



**MINNESOTA STATE COLLEGES AND UNIVERSITIES
REIMBURSEMENT REQUEST FORM
MDEA, HRA AND DCEA**



**Minnesota
STATE COLLEGES
& UNIVERSITIES**

EMPLOYEE BENEFITS

Complete the information below for expenses incurred by you, your spouse, or other eligible dependents for which you request payment. See reverse side for complete instructions. **If the form is incomplete it will be returned to you and your reimbursement will be delayed.** Print or type the information requested, then date and sign the form. Keep a copy of all documentation for your records. **There is a \$50.00 minimum reimbursement amount** except for claims filed after the last week of the plan year. Send the original form with documentation to:

Pre-Tax Benefits Eide Bailly Employee Benefits
5601 Green Valley Drive, Suite 710
Minneapolis, Minnesota 55437-1145
Fax 952-918-3622
www.eidebaillybenefits.com/som

Benefit Year: _____

Employee ID Number: _____

First Name: _____ MI: _____

Last Name: _____

Address: _____

City: _____ State: _____ ZIP: _____

Daytime Phone: (____) _____

Check if new address

Unreimbursed Medical/Dental or Health Reimbursement Arrangement Expense (for you, your spouse and your dependents)**

Date(s) of Service (MM/DD/YY)	Person for Whom Expense Incurred	Expense Description	Name of Service Provider	Net Amount*
1				
2				
3				
4				
5				
6				

Note: If you need additional space, attach a separate sheet of paper.

Total Unreimbursed Medical/Dental or HRA Expense Claim	\$
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*Net Amount is the amount of the claim not reimbursed to you through another plan: for example, through health or dental insurance.

**Claims will be reimbursed from the Medical/Dental Expense Account first; when the MDEA has been exhausted, remaining claims will be reimbursed from the HRA account. If you do not want any remaining claims to be paid from your HRA account, check here

Unreimbursed Dependent Care Expense (Daycare Expenses)

Period Covered from (MM/DD/YY) to (MM/DD/YY)	Name of Dependent	Identify below the Provider Name, Tax ID and Signature OR attach a receipt from the Provider with the Provider Name, Tax ID and Signature. The information is required with each submission.	Actual Amount Incurred
7		Provider Signature -	
8		Provider Signature -	
9		Provider Signature -	

Total Unreimbursed Dependent Care Expense Claim	\$
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Note: If same Dependent Care Provider for each claim listed above, signature is required only once.

Read Carefully

The undersigned participant in the plan certifies that all expenses, for which reimbursement of payment is claimed by submission of this form, were incurred during a period while the undersigned was covered under the cafeteria plan for the State of Minnesota and/or the HRA plan document for the Minnesota State Colleges and Universities. The undersigned fully understands that he/she alone is responsible for the sufficiency, accuracy, and veracity of all information relating to this claim which is provided by the undersigned and that, unless an expense for which payment of reimbursement is claimed is a proper expense under the plan, the undersigned may be liable for payment of all related federal, state, or city income tax on amounts paid from the plan which relate to such expense.

EMPLOYEE PLEASE SIGN HERE

DATE

Plan Year January 1, 2010 through December 31, 2010. Final deadline for claims is February 28, 2011.

A Reminder About Reimbursable Medical/Dental and HRA Expenses

1. Reimbursement is based upon the incurred date not the paid date. You **"incur" an expense on the date that the service is received, not when you pay the bill.** You must provide proof that the expenses were incurred by attaching a statement from the provider indicating the date of service, a description of the service, and the charge for the service. Examples of acceptable documentation for healthcare expenses are an itemized statement or an insurance company's explanation of benefits (EOB). **Do Not** send canceled checks, copies of checks, credit card receipts or statements, a predetermination or estimate of insurance benefits form, balance-forward statements, or balance due statements of expense. **Keep a copy of the documentation for your records.** There is a fee for retrieval and copying of previously processed claims. For prescription medications you must include a copy of the pharmacy drug label or pharmacy statement showing the name of prescription(s). **For over-the-counter medications you must submit a third party receipt with the name of the medicine or drug, the date purchased, and the amount paid.** Reimbursable over-the-counter items must be used to treat a medical condition, not for personal comfort or general well being.
2. You can use the Medical/Dental Expense Account (MDEA) and the HRA for the reimbursement of any eligible expenses not paid in full by another plan or for any eligible expenses not covered by your health plan. To be eligible, expenses must meet the following requirements:
 - They must be directed or prescribed by a physician or dentist
 - They must be directly related to a physical or mental condition
 - Expenses must be incurred on or after the effective date of the plan and after the date you become a plan participant
 - Expenses must be incurred by you, your spouse, or other person who qualifies as an eligible dependent for federal income tax purposes
3. Examples of eligible expenses:
 - Deductibles (the part of covered expenses you pay before your health plan pays any benefits)
 - Co-insurance amounts (the percent of covered expenses you must pay, if any, after the deductible requirement has been met)
 - Dental expenses such as exams or other services
 - Vision care expenses such as eye examinations and eye glasses
 - Hearing care expenses, including hearing examinations and hearing aids
 - Routine physical examinations
 - Prescription and over-the-counter medicines to alleviate or treat a medical condition
 - Copays

▪ A Reminder About Reimbursable Dependent Care (Daycare) Expenses

1. For your dependent care expenses to qualify for reimbursement from the Dependent Care (Daycare) Expense Account, (DCEA) the following requirements must be met:
 - Your spouse must be working for pay, attending school, or seeking employment while you are at work.
 - Children receiving daycare must be under the age of 13 at the time the daycare services are provided, or the person receiving care must be physically or mentally incapable of self-care.
 - The provider cannot be listed as a dependent on your federal income tax form, and if the provider is your own child, your child must be at least 19 years of age.
 - An unlicensed care provider must care for no more than six children (excluding full-time residents of the daycare facility).
 - Expenses must be incurred on or after the effective date of the plan and after the date you become a plan participant.
 - Under federal law, when you file your income tax return with the IRS you must also report the name, address, and taxpayer identification number of all providers of dependent care services whose fees were reimbursed to you under this plan during the year. Failure to do so constitutes tax fraud **unless** the provider of these services is a 501(c)(3) tax-exempt organization. If you have questions on how this might affect your tax filing, refer your question to your tax advisor.
2. If the amount of daycare expense reimbursement you receive for a calendar year exceeds your earnings and you are single or the earnings of the lower-paid spouse if you are married, the difference must be reported as taxable income for the year. There are special rules if your spouse is a full-time student or is physically or mentally incapable of self-care. Again, see your tax advisor if you have questions.
3. You must provide proof that the expenses were incurred either by having the provider complete the Provider Signature section of the form or by attaching an itemized statement from the provider. Indicate the actual amount incurred, not the amount you calculate to be in the account.
4. If there is not enough money in your DCEA to cover in full the eligible expenses listed on this form, you will be reimbursed up to the amount of your account balance and the excess expenses will be carried forward and paid from the contributions you make in subsequent periods. You do not have to re-submit the charges.

Notice Regarding Collection of Private Data

Under provisions of Minnesota Statutes 43A 22-24, Eide Bailly Employee Benefits has been authorized to administer the State of Minnesota Pre-tax Benefits and Health Reimbursement Arrangement Plans. Information is requested on this form about you, your family members and your expenses to identify you as a participant in the Plan and to determine your eligibility for expense reimbursements. You are not legally required to provide any information requested. However, providing all the requested information will help to process your claim accurately and quickly. If you do not provide critical information, we may be unable to process your reimbursement request. The information requested may be provided to: representatives of the Minnesota Dept. of Employee Relations, federal and state tax authorities, professional auditors who audit the State of Minnesota Pre-Tax Benefits or the HRA Plan, law enforcement entities with statutory authority to gain access to the data, and any other person or entity authorized by law or court order.

Questions About the Reimbursement Process?

For toll-free support, call Eide Bailly Employee Benefits at 1-800-300-1672 or from the Twin Cities Metro area, call 952- 944-6633. When calling, please identify yourself and your employer, and have your Employee ID Number available.

Minnesota Management & Budget
NOTICE OF COLLECTION OF PRIVATE DATA

Minnesota Management & Budget administers the State Employee Group Insurance Program (SEGIP). This notice explains why we may request information (data) about you, your dependents and beneficiaries, how we will use it, who will see it, and your obligation to provide that information.

What information will we use?

We will use the information you provide us at this time, as well as information you have previously provided us about yourself, your dependent(s), and/or your beneficiary. If you provide any information about yourself or your dependent or beneficiary that is not necessary, we will not use it for any purpose.

SEMA4, the information system used to administer employee benefits, contains required information fields that may not be necessary for us to process your request. We do not need the gender or marital status for your beneficiary designation, so you may enter "unknown" in these fields. We only need your dependent's date of death to process a death benefit claim or to discontinue the dependent's coverage due to his or her death. Student status and disability status are needed only to determine eligibility for insurance continuation for your dependent. We only need your dependent's social security number to offer insurance continuation or process a death benefit.

Why we ask you for this information?

We ask for this information to process your request to add or change coverage for yourself, your dependent or a beneficiary. The requested information helps us to determine eligibility, to identify you and your dependents and beneficiaries, and to contact you or your dependents and beneficiaries. We use the information so that we can successfully administer SEGIP, including analyzing unidentifiable aggregate data to develop new programs and ensure current programs are effectively and efficiently meeting member needs. We may ask for information about you that we have already collected, including all or part of your social security number, in order to ensure we are matching you to the correct change request or other insurance benefit transaction.

Do you have to answer the questions we ask?

You are not legally required to provide any of the information requested.

What will happen if you do not answer the questions we ask?

If you do not answer these questions, the insurance benefit transaction you requested for you or your dependent or other insurance benefit transaction may be delayed or denied.

Who else may see this information about you and your dependents and beneficiaries?

We may give information about you and your dependents and beneficiaries to the insurance carrier you have chosen, SEGIP's representatives, vendors, and actuary, the Legislative Auditor, the Department of Health, any law enforcement agency or other agency with the legal authority to the information, and anyone authorized by a court order. In addition, the parents of a minor may see information on the minor unless there is a law, court order, or other legally binding instrument that blocks the parent from that information. We can use or relate this information only as stated in this notice unless you give your written consent to authorize release of the information to another person/entity, or if Congress or the Minnesota Legislature passes a law allowing or requiring us to release the information or to use it for another purpose.

We ask for this information to process your request to add or change coverage for yourself, your dependent or beneficiary. The requested information helps us to determine eligibility, identify you and your dependents and beneficiaries, and contact you or your dependents and beneficiaries. We use the information so that we can successfully administer SEGIP, including using unidentifiable, aggregate data to develop new programs and ensure current programs effectively and efficiently meet member needs. We can use or release this information only as stated in this notice unless you give us your written permission to release the information or to use it for another purpose.

You are not legally required to provide us any of this information and you may refuse to provide the information. However, if you do not provide us the requested information, the insurance transaction you requested for you or your dependent or other insurance benefit transaction may be delayed or denied.

We may give information about you and your dependents and beneficiaries to the insurance carrier you have chosen, SEGIP's representatives, vendors, and actuary, the Legislative Auditor, the Department of Health, any law enforcement agency or other agency with the legal authority to the information, and anyone authorized by a court order. In addition, the parents of a minor may see information on the minor unless there is a law, court order, or other legally binding instrument that blocks the parent from that information. This information may also be used or released if Congress or the Minnesota Legislature passes a law allowing or requiring us to release the information or to use it for another purpose.