Agenda Summary Report (ASR)
Franklin County Board of Commissioners

DATE SUBMITTED: 10/23/2019
PREPARED BY: Carlee Nave

Meeting Date Requested: 10/29/2019
PRESENTED BY: Carlee Nave

ITEM: (Select One) X Consent Agenda

Brought Before the Board
Time needed:

SUBJECT: 2020 Update to Franklin County Benefits Administration Policy

FISCAL IMPACT: Franklin County contributes $1,030 per employee per month for eligible employees toward employee benefits. Today’s requested action does not result in any additional fiscal impact.

BACKGROUND: The current Benefits Administration Policy was adopted in late 2017 for the 2018 plan year. We have reviewed the policy annually for changes due to legislation, best practice guidance, County policy changes, or plan requirements.

For 2020, the change to bi-weekly payroll for all County employees has afforded us the opportunity to split benefits deductions and payments into twice per month, spreading out deductions so paychecks are more consistent.

The proposed policy contains minor changes to accommodate more frequent benefit payment processing and. Changes from the existing policy (other than minor, administrative additions or edits) are summarized below:

VII. Contribution Amount and Payment: Benefits premiums will be deducted from the first and second payroll of each month and HRA VEBA deposits will be processed following the first and second payroll of each month.

IX. Leave of Absence: Employee’s share of premiums, when employee is on unpaid leave, are due by the 15th of the effective coverage month (formerly the 25th).

XI. Retiree Coverage: Clarification for retiree coverage eligibility for regular employees, consistent with existing practice.

This policy will continue to be reviewed annually and updates brought to the Board for approval, as appropriate.

The policy was brought for the Board’s consideration on October 22, 2019. After some discussion, the Board requested language be added to section VII, Contribution Amount and Payment, acknowledging that some County employee groups do not participate in the HRA VEBA plan. The following language was added to the policy proposed for approval today:

VII. Contribution Amount and Payment:
  A. If the County chooses to offer an HRA VEBA health reimbursement savings plan, employee groups may opt out of participation, by mutual agreement.
     1. Such agreements will be established through resolution or collective bargaining agreement.
        a. Any cash payments received, in lieu of VEBA contributions, will be grossed down in the amount of applicable employer payroll taxes to ensure all employees receive the same employer contribution equivalency.
**RECOMMENDATION:** Adoption of the policy is recommended by HR and our Benefits Broker, Conover Insurance.

**COORDINATION:** The policy draft was sent to Conover Insurance and the payroll team in the Auditor’s Office for review and comment. Conover insurance indicated support for the policy. One response was received from the Auditor’s Office, J Burckhard, Director of Audit Services, who reviewed the draft and indicated it looked good. Legal review was completed by J Johnson, Chief Deputy Prosecuting Attorney/Risk Manager.

**ATTACHMENTS:** (Documents you are submitting to the Board)

1. Resolution
2. Benefits Administration Policy

**HANDLING / ROUTING:** (Once document is fully executed it will be imported into Document Manager. Please list name(s) of parties that will need a pdf)

n/a

I certify the above information is accurate and complete.

[Signature]

Carlee Nave, HR Director

Revised: October 2017
FRANKLIN COUNTY RESOLUTION

BEFORE THE BOARD OF COMMISSIONERS
FRANKLIN COUNTY, WASHINGTON

ADOPTING FRANKLIN COUNTY BENEFITS ADMINISTRATION POLICY

WHEREAS, the Benefits Administration Policy has been reviewed and updated to reflect administrative considerations for 2020; and

WHEREAS, the Board of Franklin County Commissioners constitutes the legislative authority of Franklin County and deems this to be in the best interest of the County.

NOW, THEREFORE, BE IT RESOLVED the Franklin County Board of Commissioners does hereby adopt the attached Franklin County Benefits Administration Policy, effective January 1, 2020.

APPROVED this ___ day of ________________, 2019.

BOARD OF COUNTY COMMISSIONERS
FRANKLIN COUNTY, WASHINGTON

___________________________
Chair

___________________________
Chair Pro Tem

___________________________
Member

ATTEST:

___________________________
Clerk to the Board
I. **DEFINITIONS**

A. Affordable Care Act (ACA) Look-Back Measurement Period: Period of time used to determine which employees qualify as full time for the upcoming plan year. September 1st of previous calendar year through August 31st of current calendar year.

B. Child: Biological or adopted child, legal ward, or a child for which the employee stood in loco parentis.

C. Consolidated Omnibus Reconciliation Act (COBRA): Federal law which, among other things, requires continuation coverage to be offered to covered employees, their spouses, former spouses, and dependent children when group health coverage would otherwise be lost due to certain specific events.

D. Open Enrollment: A period of time during which employees are able to elect or make changes to benefits plans for the upcoming plan year.

E. Plan Administrator: Franklin County Human Resources (HR) is the designated Plan Administrator for all Franklin County-sponsored employee benefits plans.

F. Qualifying Life Event: A change in an employee’s situation triggering eligibility for a Special Enrollment Period, allowing the employee to enroll in health insurance outside of the annual Open Enrollment Period.

II. **ELIGIBILITY**

A. Employee eligibility shall be determined through budget approval, resolution, or annual review of the ACA look-back measurement period.

B. Eligible dependents may only enroll in benefits plans offered to the employee if the employee is enrolled in said plan.

1. Eligible dependents include:
   a. Legally married spouse.
   b. State-registered domestic partner in accordance with [RCW 26.60](https://laws.wa.gov/statute/26/60).
   c. Child under 26 years of age.

   1. Coverage may continue beyond the age of 26 for an unmarried, dependent child who cannot support themselves due to a developmental or physical disability as certified by a physician.
III. COVERAGE

A. Coverage will be effective the first calendar day of the month following the employee’s date of hire into a benefits-eligible position.

B. Coverage will terminate the last day of the calendar month of the last day physically worked in a benefits-eligible position.

IV. COVERAGE CHANGES
Coverage changes following initial enrollment can be made only in the following situations:

A. Open Enrollment
   1. During the annual open enrollment period, employees must make plan elections for the upcoming plan year.
   2. Failure to take action on plan elections during open enrollment will result in the employee being enrolled in the lowest cost employee-only plan.

B. Qualifying Life Event
   1. The Special Enrollment Period allows plan changes within 30 days of a qualifying life event.

V. MANDATORY ENROLLMENT

A. All employees are required to enroll in a minimum of employee-only coverage in the following lines of coverage:
   1. Dental
   2. Vision
   3. Life/Accidental Death and Dismemberment (AD&D)
   4. Long Term Disability (LTD) / Employee Assistance Program (EAP)

VI. WAIVER OF MEDICAL COVERAGE

A. Employees may waive medical coverage with proof of other qualifying group medical coverage. Individual medical plans are not qualifying group medical coverage which will permit waiver of County medical coverage. To waive coverage, eligible employees must:
   1. Complete the Waiver of Medical Coverage Form,
   2. Provide the completed Waiver of Medical Coverage Form, including evidence of qualifying group coverage, to HR within seven days of enrollment.

B. If the Waiver of Medical Coverage Form, including evidence of other qualifying medical group coverage, is not received by HR within seven days of enrollment, the employee will be enrolled in employee-only coverage for the lowest cost medical plan.
VII. CONTRIBUTION AMOUNT AND PAYMENT

A. The Board of County Commissioners will establish, through resolution or collective bargaining agreement, the monthly employer contribution amount for approved Franklin County benefits plans.

B. Premium amounts in excess of the County’s monthly maximum benefit plan contribution amount shall be the sole responsibility of the employee.
   1. Payroll deductions for benefits premiums will be processed on the first and second payrolls of each month for coverage effective the following month.
   2. Employees have the opportunity to choose after-tax or pre-tax deductions at the time of enrollment.

C. If the County chooses to offer an HRA VEBA health reimbursement savings plan, the difference between the premiums for plans selected by the employee and the amount of the County contribution, if greater, will be deposited to the employee’s VEBA account.
   1. Deposits will be processed following the first and second payrolls of each month for contributions effective the following month.

D. If the County chooses to offer an HRA VEBA health reimbursement savings plan, employee groups may opt out of participation, by mutual agreement.
   1. Such agreements will be established through resolution or collective bargaining agreement.
      a. Any cash payments received, in lieu of VEBA contributions, will be grossed down in the amount of applicable employer payroll taxes to ensure all employees receive the same employer contribution equivalency.

VIII. ENROLLMENT PROCEDURES

A. Newly Eligible Employees.
   1. Newly benefits-eligible employees shall complete enrollment within 15 days of eligibility.
   2. Failure to enroll within 15 days of eligibility will result in the employee’s enrollment in the lowest cost, employee-only tier for all lines of coverage.

B. Open Enrollment.
   1. During the eligible enrollment period, employees shall indicate their benefit plan choices by the specified method of enrollment by the established deadline.
   2. Failure to enroll during the open enrollment period will result in the employee’s enrollment in the lowest cost, employee-only tier for all lines of coverage.

IX. LEAVE OF ABSENCE

A. Paid Leave of Absence
   1. Benefits coverage and applicable payroll deductions for benefits premiums will continue.
B. Unpaid Leave of Absence
   1. Unless the unpaid leave of absence is covered by state or federal law requiring continuation of benefits, coverage will end the last calendar day of the last month in which leave hours are applied.
      a. If benefits coverage is ended due to unpaid leave of absence, the employee will be eligible for COBRA coverage for up to 18 months or until return from leave of absence.

   2. The employee’s share of any benefits premiums must be made to the Auditor’s Office by the 15th of the effective coverage month.
      a. If at any time payment is more than 30 days late, benefits coverage will be cancelled.

X. REINSTATEMENT AFTER UNPAID LEAVE OF ABSENCE

   A. If benefits premiums are being paid by the employee while on unpaid leave of absence, County-paid benefits will resume on the first of the month following the employee’s return to benefits-eligible employment.

   B. If benefits were canceled due to non-payment of premiums while on an unpaid leave of absence, County-paid benefits will resume on the first of the month following return to benefits-eligible employment. Any monies owed to the County will be re-paid via payroll deduction, in compliance with applicable laws.

   C. If benefits were terminated due to loss of eligibility while on an unpaid leave of absence, coverage will resume on the first of the month following an employee’s return to benefits-eligible employment.

XI. RETIREE COVERAGE

   A. Under Age 65
      1. Regular employees under age 65 retiring from Franklin County are eligible for coverage under Franklin County’s group medical, dental, and vision plans.

   B. Over Age 65
      1. Regular employees age 65 or older retiring from Franklin County are eligible for coverage under Franklin County’s group dental and vision plans.

   C. Voluntary Supplemental Life Insurance
      1. Employees enrolled in voluntary supplemental life insurance at the time of retirement may convert to an individual policy with the insurance carrier.
XII. **POST-SEPARATION BENEFITS**

A. COBRA coverage is available for separating employees for up to 18 months following separation of employment.
   1. Separated employees and their dependents aged 65 and over, or on Medicare, are not eligible for COBRA coverage.
   2. Employees terminated for gross misconduct are not eligible for COBRA coverage.

XIV. **REPEALER**

As of the effective date of this policy, any and all prior Benefits Administration policies are hereby repealed and superseded by this policy.