Q1: I have been called to active duty and have questions about my employer-provided retirement and health benefits. Where can I get more information about my benefits?

The Department of Labor’s Veterans' Employment and Training Service (VETS) has information for veterans, National Guard, or reservists who may be activated for military service. National Guard and reserve members called to active duty and their civilian employers have certain rights and responsibilities under the Uniformed Services Employment and Reemployment Rights Act (USERRA). VETS has developed a fact sheet and an interactive computer program, the USERRA Advisor, which address the rights and responsibilities of individuals and their employers under the law. These tools, and other USERRA information can be found on the VETS Web site.

Health Benefits Q's and A's

Q2: My family had health coverage through my employer when I was called for active duty in the military. What are my rights to health coverage now?

If you are on active duty for more than 30 days, you and your dependents should be covered by military health care. For more information on these programs contact your military unit.

In addition, two laws, COBRA and USERRA, protect your health coverage rights. Both laws generally allow individuals who leave work for military service to continue coverage for themselves and their dependents under an employment-based group health plan.

COBRA provides health coverage continuation rights to employees and their families after an event such as a reduction in employment hours. COBRA provides for 18 months of coverage, with further extensions for certain events. COBRA applies to group health plans maintained by employers with 20 or more employees. If an employer is too small to be subject to COBRA, state law may require the plan’s insurer to provide some continuation coverage.

USERRA is intended to minimize the disadvantages that occur when a person needs to be absent from civilian employment to serve in the uniformed services. USERRA applies to all employers, regardless of size, and provides for up to 24 months of continuation health coverage.

If military service is for 30 or fewer days, you and your family can continue coverage at the same cost as before your short service. If military service is longer, you and your family may be required to pay as much as 102 percent of the full premium for coverage. If your health plan is covered by COBRA, you should receive a notice from the plan explaining your rights.

The Health Insurance Portability and Accountability Act (HIPAA) may give you and your family rights to enroll in other group health plan coverage if it is available to you (for example, if your spouse's employer sponsors a group health plan). You and your family have this opportunity to enroll regardless of the plan's otherwise applicable enrollment periods.
However, to qualify, you must request enrollment in the other plan (for example, your spouse's plan) within 30 days of losing eligibility for coverage under your employer's plan. After special enrollment is requested, coverage is required to be made effective no later than the first day of the first month following your request for enrollment. If you are on active duty more than 30 days, coverage in another plan through special enrollment may be cheaper than continuation coverage because the employer often pays a part of the premium.

Another option is enrolling in coverage through the Health Insurance Marketplace (Marketplace). The Marketplace offers comprehensive health coverage and you may be eligible for a tax credit that will lower your monthly premiums and cost-sharing reductions that will lower your out-of-pocket costs for deductibles, coinsurance, and copayments. For Marketplace coverage, you must select a plan either within 60 days before losing coverage or within 60 days after losing coverage. For more information, visit HealthCare.gov.

**Note:** When considering your health coverage options, you should examine the scope of the coverage (including benefit coverage and limitations), premiums, cost-sharing (including co-payments and deductibles), and waiting periods for coverage.

**Q3:** If one of my dependents wants to continue with a current doctor or hospital, can I elect COBRA continuation coverage for only that dependent?

Yes. You and each of your dependents have a separate, individual right to elect continuation coverage.

**Q4:** My family was already on COBRA when I was called for active duty. Can we keep our COBRA coverage?

Yes. COBRA continuation coverage cannot be terminated because a reservist receives health coverage as an active duty member of the uniformed services and a reservist's family receives health coverage under a government program such as TRICARE.

**Q5:** My family and I had health coverage under my employer's group health plan before I was called for active duty. We let this coverage lapse while I was away and took military health coverage. When I return to my employer from active duty, what are our rights to health coverage under my old plan?

Under USERRA, you and your family should be able to reenter your employer's health plan. In addition, your plan generally cannot impose a waiting period or other exclusion period if health coverage would have been provided were it not for military service. The only exception to USERRA's prohibition of exclusions is for an illness or injury determined by the Secretary of Veterans Affairs to have been incurred in or aggravated during performance of service in the uniformed services, which is covered by the military health plan or by the Department of Veterans Affairs.

**Q6:** Where can I get more information on COBRA, HIPAA, and USERRA?

For more information on your health benefits rights and options, find the following publications on the EBSA Web site:

- An Employee's Guide to Health Benefits Under COBRA
- Retirement and Health Care Coverage, Questions and Answers for Dislocated Workers

You may also call EBSA's toll-free number at 1-866-444-3272 to request one or more copies of the publications. To request assistance from a benefits advisor, contact EBSA electronically or call the toll-free number.
Additional health information for military personnel and their families is available:

- IRS Notice 90-58: Continuation of Employer Health Coverage for Activated Reservists and Their Families
- TRICARE Offers Benefits to Activated Reservists and National Guard Members
- Frequently Asked Questions on TRICARE

For information on USERRA, contact the Department of Labor's Veterans' Employment and Training Service (VETS) office nearest you. Find the office on the VETS Web site. The VETS Web site also includes resources such as the USERRA Guide and the USERRA Advisor, an interactive program that answers questions about the rights and responsibilities for both employees and employers.

Information and assistance on USERRA is also available from the Employer Support of the Guard and Reserve (ESGR), a Department of Defense program.

**Retirement Benefits Q’s & A’s**

**Q7:** Will my period of active duty be considered a break in service with my employer and impact my eligibility to participate in my employer's retirement plan or my vesting or benefit accrual under the plan?

No. USERRA requires that the period of military duty be counted as covered service with the employer for participation, vesting, and benefit accrual purposes. Returning service members are treated as if they had been continuously employed regardless of the type of retirement plan the employer has adopted. However, a person who is reemployed is entitled to accrued benefits resulting from employee contributions only to the extent that he or she actually makes the contributions to the plan.

**Q8:** While I am on active duty, is there a requirement for my employer to continue to make employer contributions to my 401(k) plan?

There is no requirement for your employer to make contributions to your 401(k) plan while you are on active duty. However, once you return from military duty and are reemployed, your employer must make the employer contributions that would have been made if you had been employed during the period of military duty. If employee contributions are required or permitted under the plan, the employee has a period equal to three times the period of military duty or 5 years, whichever ends first, to make up the contributions. If the employee makes up the contributions, the employer must make up any matching contributions. There is no requirement that the employer contributions include earnings or forfeitures that would have been allocated to the employee had the contributions been made during their military service.

**Q9:** I am a participant in a 401(k) plan. While I am on active duty, may I give my spouse or another individual the authority to change my investment allocations through a power of attorney or other legal document? Can that individual also apply for a participant loan or hardship withdrawal on my behalf?

The terms of the plan would generally govern this situation. However, if some employees are permitted to designate individuals to act on their behalf in other contexts when they are away from work, the employer should permit the service member to designate someone to act on his or her behalf.

**Q10:** I have heard that members of the uniformed services can participate in the Thrift Savings Plan that the Federal government has for civilian employees. Where can I get information about that?
The Thrift Savings Plan Web site provides information about the benefits available to TSP participants. Members of the uniformed services will participate under most of the same rules and receive the same benefits as civilian TSP participants. However, the contribution rules are different for uniformed services members.

Because the TSP record keeper must maintain separate accounts for civilian and uniformed services participants, participants who are both Federal civilian employees and uniformed services members (i.e., reservists) may have two separate accounts. If you have two accounts, you will need to review information about your accounts separately in the civilian and the uniformed services sections of this Web site.

Additional information is available from the TSP.

**Q11: Under the Servicemembers Civil Relief Act, creditors are required to drop interest (including fees and other charges) down to 6 percent on debt owed by those called to active duty. How does this apply to a loan from my retirement plan?**

Servicemembers seeking to have the 6% interest rate cap applied to their retirement plan loans should provide notice of their military service and a copy of their military orders to the creditor. Further, under the Employee Retirement Income Security Act (ERISA), the loan will not fail to be a qualified loan under ERISA solely because the interest rate is capped by SCRA.

For more information about retirement benefits, you may obtain copies of the publications mentioned by visiting EBSA's Web site or calling the EBSA toll-free number at 1-866-444-3272. If you have questions, contact EBSA electronically or call the toll-free number. For tax-related questions, visit the Internal Revenue Service Web site and look under “Resources for Individuals”.