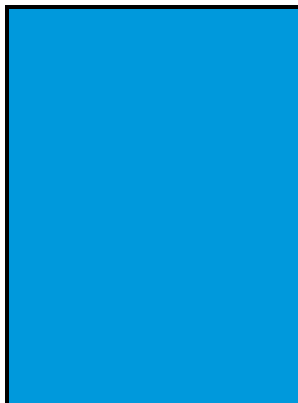


Significant rulings and determinations - November 2004 through March 2007

Nuclear Claims Tribunal - Federal :: Employee Benefits



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Looking for a self-employed or small business payroll provider? See section 125 g 4.

Administrative Rules Supplement

The recipient must have affirmatively consented to receive the statement in an electronic format.

Internal Revenue Bulletin: 2004

After the original ruling has been supplemented several times, a new ruling may be published that includes the list in the original ruling and the additions, and supersedes all prior rulings in the series.

Headlines

The cafeteria plan offers an accident and health plan through Insurer X. If a nonspouse beneficiary elects a direct rollover, the amount directly rolled over is not includible in gross income in the year of the distribution.

Headlines

Thus, for example, a taxpayer maintaining annual telephone expense records for 2003 would divide its total telephone expenses by 12.

26 CFR § 1.6655

See paragraph g of this section for a permissive disaggregation rule. However, a cafeteria plan may provide benefits to spouses and dependents of participants. The one remaining week that is, the elective week is carried over to the next plan year or the value thereof used for any other purpose

in the next plan year.

USITC Rules & Procedures

C continues to be covered by the accident and health plan. However, other personnel from the IRS and Treasury Department participated in their development.

Internal Revenue Bulletin: 2004

The qualified benefits are statutory nontaxable benefits. See section 125 b , c. The cafeteria plan fails to satisfy the requirements in this paragraph a , and is not a cafeteria plan.

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