## IDP 401(k) Profit Sharing Checklist

1.	<ul> <li>DOCUMENT PACKAGE</li> <li>a. □ Volume Submitter Plan and Trust as one document</li> <li>b. □ Volume Submitter Plan and Trust as separate documents</li> <li>c. □ Volume Submitter Plan Only–No Trust: (select one)</li> <li>1. □ Separate trust specifically approved by the IRS for use with this Plan</li> <li>2. □ Separate trust not approved by the IRS for use with this Plan (will cause loss of reliance)</li> <li>d. □ No Plan or Trust</li> </ul>		Plan No. (select one         b.       001         c.       002         d.       003         e.       004         f.	nal)		
2.	FIRM NAME		·			
	Х			PLAN ADMINIST	RATION	
	у	10	Plan Information			
			a. 🗌 New Plan (sk	ip to 11)		
	EMPLOYER INFORMATION		b. Restatement			
-			Is the pre-restateme	ent name of the P	lan being re	tained?
5.	Employer's Name (exactly as it is to appear with punctuation)		c. 🗌 Yes d. 🔲 No			
	a				o this restate	ment: (exactly as it is to
	b		appear with punc	,		
6.	Employer's Principal Office					
	a(State)		Z			
	AND, optionally, specify a different state for determining which state's law will control (when not preempted by federal law):		Was this Plan previo contain Money Purcha assets (i.e., other than	ase Plan assets d		OR does this Plan er or similar transfer of
	b. (State)		e. 🗌 No or N/A ( <b>sk</b>	ip to 11)		
7.	Employer Entity         IRS Note: This Plan does not provide for any exceptions applicable to a governmental plan (IRC §414(d)) or a nonelecting church plan.         a.       S Corporation         b.       Corporation         c.       Professional Service Corporation         d.       Sole Proprietorship		plan ( <b>ski</b> 2.	f2) urchase assets we p to 11)	ere merged o m a money p ed prior to this	r transferred into this urchase plan: (select s restatement
	<ul> <li>e. Partnership (including Limited Liability)</li> <li>f. Limited Liability Company that is taxed as: <ol> <li>a partnership or sole proprietorship</li> <li>a Corporation</li> </ol> </li> </ul>		If conversion, shall F g. □ No h. □ Yes	Participants be fully	vested in th	e converted funds?
	<ul> <li>3. an S Corporation</li> <li>g. Tax-Exempt</li> <li>1. Corporation</li> </ul>		AND what was the n i. N/A (There's h inception)			
	2. Association 3. Trust		j. The name of t selected with		se plan is sh	own at <b>10d</b> (may not be
	h. D Church or Government		k. 🗌 Other: Enter t	he name of mone		lan prior to its conversion:
	AND, is the Plan subject to ERISA? 1.  Yes		(exactly as it i	is to appear with p	unctuation)	
	2. 🔲 No (see commentary)		1			
	<b>Note:</b> This Plan does not provide for any exceptions applicable to a governmental plan (IRC §414(d)) or a nonelecting church plan.		2			
8.	Employer's Address		Has the Plan been fr contributions)? (sele		rticipants ar	nd no further
	a(Street)					is: (cannot be later than ot be selected with <b>10a</b> )
	b c d				ment) (may r	IOI DE SEIECIEU WILLI IUA)
	(City) (State) (Zip)		(month)	(day)		(year)
	e. Telephone			())		· · · ·
9.	Employer's ID (EIN)					
	a					
	···					

12.	Is this Plan	beina	restated	for PPA?	(skip to	13 if 10a)
		boing	rootatoa	1011171	(online to	10 11 104

- a. Do, Plan already is a PPA document
- b. Yes, this is the first restatement of an EGTRRA document for PPA. and... (select one):
  - 1. The Plan previously adopted an amendment to add an EACA or QACA provision
  - 2. The Plan is first adopting an EACA or QACA as of the effective date of the restatement (may not be selected with 11b) (see also the option at 23m)
  - 3. The Plan does not currently have and never did have an EACA or QACA

AND IF 12b1 selected, are all the provisions of the latest (or the only) EACA/QACA amendment still in effect?

c. Yes, all the provisions of the latest (or the only) EACA/QACA amendment are still in effect on the effective date of this restatement, and the effective date of that earlier amendment was:

- 1. The amendment provides for only an EACA (no QACA)
- 2. The amendment provides for a QACA without an EACA

3. The amendment provides for a combined EACA and QACA

- d. No, NOT all the EACA or QACA provisions in the latest (or the only) EACA/QACA amendment are still in effect. The employer will complete an IRS-approved QACA/EACA Addendum for each such arrangement that was previously in effect. The current provisions of any EACA/QACA (if any) will be indicated at Questions 53 - 54, as applicable: (select at least one)
  - 1. The Plan previously had one or more EACA-only amendment(s) and those EACA provisions have subsequently been (or are now being) changed or discontinued
  - 2. The Plan previously had one or more QACA-only amendment(s) and those QACA provisions have subsequently been (or are now being) changed or discontinued
  - 3. The Plan previously had one or more combined EACA and QACA amendment(s) and the latest combined QACA/EACA provisions have subsequently been (or are now being) changed or discontinued

### 13. Effective Date(s) (must specify a., and must specify b. if 10b selected)

a. Initial Effective Date

		(month)	(day)	(year)
b. Thi	s restatement			
		(month)	(day)	(year)
Note:	For PPA Restatement, <b>13</b> current Plan Year. The pr made retroactive to their s	ovisions of this	Act (and c	others) will be

14. Plan Name/Title of Document (exactly as it is to appear with punctuation)

a.	
d.	

Separate Trust Name/Title of Document (may only be selected if a separate Plan and Trust selected at 1b)

- f. IN/A (same as Plan Name)
- g.
- h.

NOTE: ONLY AN IRS-PREAPPROVED SEPARATE TRUST MAY BE USED IF YOU WISH TO RETAIN VOLUME SUBMITTER RELIANCE.

- 15. Plan document: Include witnesses to Employer's signature
  - a. 🗌 No b. 🗌 Yes

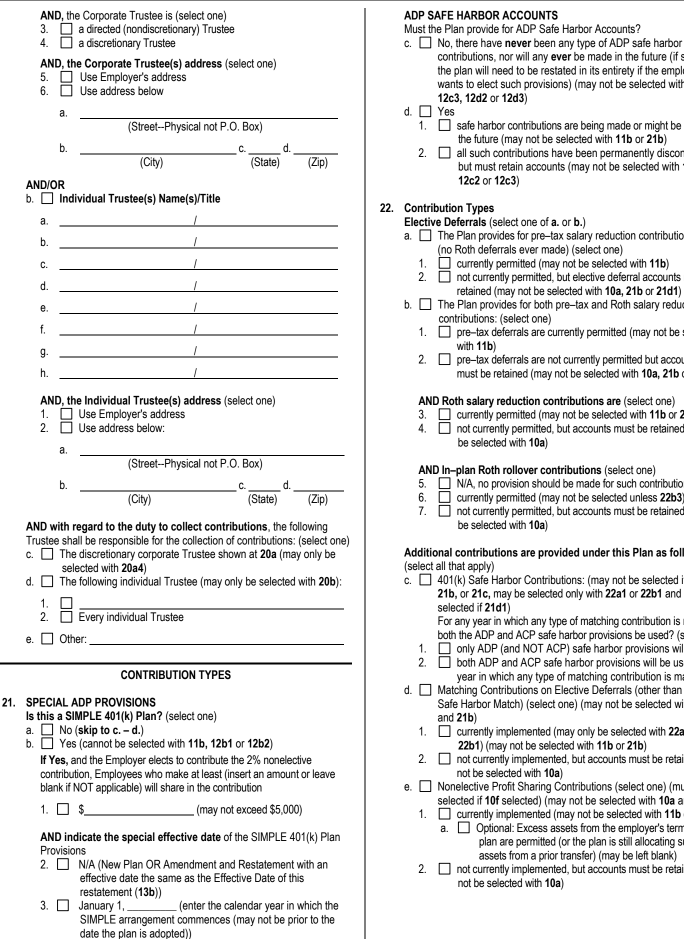
Will document be signed electronically?

- c. □ No
  d. □ Yes (if selected, "signed electronically" will be inserted in the signature lines) (may not be selected with 15b)
- 16. If affiliated Employers adopt this Plan, then profit sharing contributions and forfeitures will be allocated only to each adopting employer's employees unless a. selected below: (leave blank if a. NOT applicable) a. Allocated to all affiliated adopting employers' employees

### 17. Skip to 18.

18.	а	an Y	The cale	endar year		
	ы. Б		Decine	indui your		
	D.		begins_		(month)	(day)
		1.				
		1.			(month)	(day)
			Short P	lan Year (select a	. and b., OR sl	kip to 19)
			а. 📋	If short Plan Yea	r, date began _	(month) (day) (year)
			b. 🗖	and date ends		
			и. Ц		(mor	nth) (day) (year)
	~	_	Note:	If short Plan Yea going forward.	r, enter Plan Y	ear (18b, 18b1) as it will exist
	0	-	52/53 w	eek year ending _		
	0.		02/00 1	cert year chaing _		(day of week)
		1.	Date ne	arest to		
	No	ote:	If the Pla		01(k) Plan ( <b>21k</b>	(day) will be selected), the Plan
19.			i <b>strator</b> Employe	<b>shall be</b> er, using Employe	er's address an	d phone
	b.		Other:			
			_		(Name)	
		1.	Ú Use	er selected e Employer's addre e address and pho	ess and phone ne below	
	a.					
				(Street	Physical not P	.O. Box)
	b.					_ c d (State)          (Zip)
				(City)		(State) (Zip)
	e.	Tele	ephone (	)		
20.				: <b>a.</b> and/or <b>b.</b> ) <b>ate</b> (e.g., bank) <b>T</b> i	rustee Name (	if applicable)
		2.				<u> </u>

### IDP 401(k) Profit Sharing Checklist



### wants to elect such provisions) (may not be selected with 12c2, 12c3, 12d2 or 12d3) d. 🗌 Yes 1. Safe harbor contributions are being made or might be made in the future (may not be selected with **11b** or **21b**) 2. all such contributions have been permanently discontinued but must retain accounts (may not be selected with 12b2, 12c2 or 12c3) 22. Contribution Types Elective Deferrals (select one of a. or b.) a. The Plan provides for pre-tax salary reduction contributions only (no Roth deferrals ever made) (select one) 1. currently permitted (may not be selected with **11b**) 2. In not currently permitted, but elective deferral accounts must be retained (may not be selected with 10a, 21b or 21d1) b. The Plan provides for both pre-tax and Roth salary reduction contributions: (select one) 1. pre-tax deferrals are currently permitted (may not be selected with **11b**) 2. pre-tax deferrals are not currently permitted but accounts must be retained (may not be selected with 10a, 21b or 21d1) AND Roth salary reduction contributions are (select one) 3. currently permitted (may not be selected with **11b** or **22b2**) 4. In not currently permitted, but accounts must be retained (may not be selected with **10a**) AND In-plan Roth rollover contributions (select one) 5. N/A, no provision should be made for such contributions 6. currently permitted (may not be selected unless 22b3) 7. not currently permitted, but accounts must be retained (may not be selected with **10a**) Additional contributions are provided under this Plan as follows: (select all that apply) c. 401(k) Safe Harbor Contributions: (may not be selected if **11b**, 21b, or 21c, may be selected only with 22a1 or 22b1 and must be selected if 21d1) For any year in which any type of matching contribution is made, will both the ADP and ACP safe harbor provisions be used? (select one) only ADP (and NOT ACP) safe harbor provisions will be used both ADP and ACP safe harbor provisions will be used for any year in which any type of matching contribution is made d. Matching Contributions on Elective Deferrals (other than ADP Safe Harbor Match) (select one) (may not be selected with 10a and 21b) 1. Currently implemented (may only be selected with 22a1 or 22b1) (may not be selected with 11b or 21b)

contributions, nor will any ever be made in the future (if selected,

the plan will need to be restated in its entirety if the employer

- 2. Inot currently implemented, but accounts must be retained (may not be selected with **10a**)
- e. D Nonelective Profit Sharing Contributions (select one) (must be selected if 10f selected) (may not be selected with 10a and 21b)
  - 1. Currently implemented (may not be selected with **11b** or **21b**) a. Optional: Excess assets from the employer's terminated DB plan are permitted (or the plan is still allocating such assets from a prior transfer) (may be left blank)
  - 2. In not currently implemented, but accounts must be retained (may not be selected with 10a)

- f. I Nonelective Prevailing Wage Contributions (select one) (may not be selected with 10a and 21b)
  - currently implemented (may not be selected with 11b or 21b)
     not currently implemented, but accounts must be retained (may
  - not be selected with 10a)
- g. Employee After-Tax Voluntary Contributions (select one) (may not be selected unless 11b, 22a1 or 22b1 selected)
  - 1. currently permitted (may not be selected with **11b** or **21b**)
  - not currently permitted, but accounts must be retained (may not 2. be selected with 10a)
- h. Rollover Contributions (other than in-plan Roth rollovers) (select one)
  - 1. currently permitted (may not be selected with **11b**)
  - not currently permitted, but accounts must be retained (may not 2. be selected with 10a)
- i. None of the above (may not be selected with 21d1, 22c, 22d, 22e, 22f, 22g or 22h)

### 23. Additional Plan features

Specific ADP Safe Harbor Accounts. The Plan must provide accounts for: (select one) (skip to h. - i. unless 21d selected)

- a. Both traditional and qualified (QACA) safe harbor contributions (may not be selected with 12b3 and 21d2)
- b. Only traditional ADP safe harbor contributions (may not be selected with 12c2, 12c3, 12d2 or 12d3)
- c. Only qualified (QACA) ADP safe harbor contributions (i.e., traditional ADP safe harbor contributions have never been made and will never be made) (may not be selected with 12b3 and 21d2)

### Traditional ADP Safe Harbor Accounts (skip to f. – q. if 23c) (select one)

- d. Such contributions are currently in effect or may be made in the future (may only be selected with 22c)
- e. Such contributions are permanently discontinued, but accounts must be retained (may not be selected with 21d1 and 23b)

### Qualified (QACA) ADP Safe Harbor Contributions (skip to h. - i. if 23b selected) (select one)

- f. Such contributions are currently in effect or may be made in the future (may only be selected with 22c)
- g. Such contributions are permanently discontinued, but accounts must be retained (may not be selected with 12b3, 12c2 or 12c3, or with 21d1 and either 23c or 23e)

### Provisions relating to ACAs, QACAs and EACAs

Current Automatic Contribution Arrangement. Does the Plan provide for an automatic contribution arrangement? (skip to 24 unless 22a1 or 22b1 selected)

- h. No (there is currently no EACA, QACA, or other automatic contribution arrangement in place) (may not be selected with 12b2 or 12c) (skip to 24)
- i. Yes (select one)
  - the Plan currently has an ACA that does not comply with the 1. EACA or QACA requirements (may not be selected with 12b2 or 12c) (see 52)
  - the Plan currently has an EACA, but no QACA (may not be 2. selected with 12c2 or 12c3) (see 54)
  - 3. the Plan currently has an ACA that complies with the QACA requirements, but no EACA (may not be selected with 12c1, 12c3, 21b, 23b or 23g) (see commentary, and also 53)
  - the Plan currently has an ACA that complies with both the 4. QACA and EACA requirements (may not be selected with 12c1, 12c2, 21b, 23b or 23g) (see commentary, and also 53)

Effective date of current ACA, EACA, or QACA (skip to 24 unless 23i) (select one)

- j. Defore the effective date of this document (may not be selected with 12c) (specify)
- k. Effective date of this document (may not be selected with **12c**)
- Same as the effective date of latest EACA or QACA amendment L indicated at 12c (may not be selected unless 12c)
- m. After the effective date of the document (may not be selected with 12c) (specify):

### SERVICE, ELIGIBILITY, AND VESTING

### SERVICE

- 24. Year of Service for Eligibility, Vesting and Benefit Accrual. Is same method used to determine a "year of service" (when applicable) for Eligibility, Vesting and Accrual Service?
  - a. Yes, indicate the method to be used:
    - Hours of Service Method (skip to 28) Elapsed Time Method (skip to 29) 1.
  - b. D No (select a different method for Eligibility, Vesting and Accrual Service at **25 – 27**)
- 25. If different Year of Service crediting methods (24b), complete 25 27 Eligibility Year of Service
  - a. N/A (No service required: 34b3, 35f, 35m, 35t or 59b2 will not be selected)
  - b. Hours of Service Method with a computation period of:
    - 1. Date of hire and anniversaries
    - Plan Year switch
  - c. Elapsed Time Method

### 26. Vesting Year of Service

- a. N/A (only select if 100% vesting of ALL contributions)
- b. Hours of Service Method with a computation period of: 1. Date of hire and anniversaries
  - 2. D Plan Year
- c. Elapsed Time Method

### 27. Accrual Year of Service

- a. N/A (only select if no service required: none of 67a, 67b, 67d, 77a, 77b or 77d will be selected)
- b. Hours of Service Method based on Plan Year
- c. 🗌 Elapsed Time Method
- 28. Hours of Service Method Equivalencies: Which equivalency in lieu of actual hours will be used to determine a Year of Service (skip to 29 if elapsed time method (24a2) used for all purposes)
  - a. N/A (actual hours) (skip to h.)
  - b. Days worked--one (1) Hour of Service during the day equals ten (10) Hours of Service
  - c. U Weeks worked--one (1) Hour of Service during a week equals fortyfive (45) Hours of Service
  - d. Semi-monthly payroll periods--one (1) Hour of Service during the semi-monthly payroll period equals ninety-five (95) Hours of Service
  - e. Months worked--one (1) Hour of Service during the month equals one hundred ninety (190) Hours of Service

If an equivalency method is selected above, such method will be applied to: (skip if **b** – **e**. NOT selected)

- f. All Employees
- g. Employees for whom records of actual Hours of Service are not maintained or available (e.g., salaried employees)

Hours of Service Method. A Year of Service is 1,000 hours unless selected below (leave blank for default or enter amount at h.)

Hours (not to exceed 1,000) for a Plan Year h. 🗌

(not more

29.	recognizes if predecessor maintained the Plan and whenever required by law) a.  No b. Yes, with	<ul> <li>5. Highly Compensated Employees</li> <li>6. Nonresident Aliens with no U.S. source income</li> <li>7. Part-time/seasonal employees unless 1 year of service is actually completed (skip if elapsed time used for eligibility purposes). For this purpose, such an employee is someowho is expected to complete fewer than (not m than 999) hours of service in any eligibility computation p (may not be selected with 24a2, 25a or 25c)</li> <li>8. Other:</li> </ul>
	<ul> <li>2. vesting</li> <li>3. contribution allocation</li> <li>4. limitations</li> <li>(e.g., credit service with X only on/following 1/1/13 or credit all service with entities the Employer acquires after 12/31/13)</li> <li>c. Any entity the Employer acquires whether by asset or stock purchase, but only with respect to individuals who are employees of the acquired entity at the time of the acquisition</li> <li>FOR the following: (select any limitations that apply)</li> <li>1. eligibility requirements</li> <li>2. vesting</li> <li>3. contribution allocation</li> <li>4. limitations</li> <li>(e.g., credit service with X only on/following 1/1/13 or credit all service with entities the Employer acquires after 12/31/13)</li> </ul>	<ul> <li>8. Definitely Other:</li> <li>Note: Must be definitely determinable and if using the average benefits test to satisfy IRC §410(b) coverage testing, mu a reasonable classification. In addition, the exclusion of employees cannot be such that the only NHCEs benefiti under the Plan are those with the lowest amount of compensation and/or the shortest periods of service and may represent the minimum number of these employees necessary to satisfy coverage under Code §410(b).</li> <li>Note: For this purpose, Elective Deferrals include SIMPLE 401(k) contributions, Roth Elective Deferrals, 401(k) Safe Harbor Contributions and After–Tax Voluntary Contributions; Matchil Contributions include QMACs, and Profit Sharing Contribution include QNECs unless specified otherwise.</li> <li>Excluded Employees – Matching Contributions (other than ADP S Harbor matching contributions). Are any employees excluded from</li> </ul>
30.	Skip to 31.	matching contributions?
31.	<ul> <li>Excluded Employees. Are any employees excluded from participation in the Plan? (skip to 39 unless 22a1, 22b1, 22d1 or 22e1 selected)</li> <li>a. No exclusions (skip to 34)</li> <li>b. Yes, same exclusions apply for all contribution types of the Plan. The following employees are excluded: (select all that apply, then skip to 34)</li> <li>1. Commissioned Employees</li> <li>2. Leased Employees</li> <li>3. Union Employees</li> <li>4. Non-union Employees</li> <li>5. Highly Compensated Employees</li> <li>6. Nonresident Aliens with no U.S. source income</li> <li>7. Part-time/seasonal employees until 1 year of service is completed (skip if elapsed time used for eligibility purposes). For this purpose, such an employee is someone who is expected to complete fewer than (not more than 999) hours of service in any eligibility computation period (may not be selected with 24a2, 25a or 25c)</li> </ul>	(If employee excluded under b. above, employee must also be excluded.         d. below) (skip if matching contributions (22d1) NOT selected)         c.       No exclusions         d.       Yes, the following employees are excluded: (select all that application of the following employees are excluded: (select all that application of the following employees)         1.       Commissioned Employees         2.       Leased Employees         3.       Union Employees         4.       Non-union Employees         5.       Highly Compensated Employees         6.       Nonresident Aliens with no U.S. source income         7.       Part-time/seasonal employees until 1 year of service is completed (skip if elapsed time used for eligibility purpose this purpose, such an employee is someone who is experience in any eligibility computation period (may not be swith 24a2, 25a or 25c)         8.       Other:         Note:       Must be definitely determinable and if using the average benefits test to satisfy IRC §410(b) coverage testing, mu a reasonable classification. In addition, the exclusion of
	<ul> <li>Note: Must be definitely determinable and if using the average benefits test to satisfy IRC §410(b) coverage testing, must be a reasonable classification. In addition, the exclusion of employees cannot be such that the only NHCEs benefiting under the Plan are those with the lowest amount of compensation and/or the shortest periods of service and who may represent the minimum number of these employees necessary to satisfy coverage under Code §410(b).</li> <li>c. ☐ Yes, different exclusions apply for different contribution types (may only be selected with 22c - e.)</li> </ul>	employees cannot be such that the only NHCEs benefiti under the Plan are those with the lowest amount of compensation and/or the shortest periods of service and may represent the minimum number of these employees necessary to satisfy coverage under Code §410(b). Excluded Employees – Profit Sharing Contributions. Are any emp excluded from Profit Sharing contributions? (skip if profit sharing contributions (22e1) NOT selected) e. No exclusions f. Yes, the following employees are excluded: (select all that app
32.	Excluded Employees – Vary by Contribution Type         Excluded Employees – Elective Deferrals. Are any employees excluded from making elective deferrals? (skip to e. – f. unless 22a1 or 22b1 selected)         a.       No exclusions         b.       Yes, the following employees are excluded: (select all that apply)         1.       Commissioned Employees         2.       Leased Employees         3.       Union Employees	<ol> <li>Commissioned Employees</li> <li>Leased Employees</li> <li>Union Employees</li> <li>Non-union Employees</li> <li>Highly Compensated Employees</li> <li>Nonresident Aliens with no U.S. source income</li> </ol>

a reasonable classification. In addition, the exclusion of employees cannot be such that the only NHCEs benefiting under the Plan are those with the lowest amount of compensation and/or the shortest periods of service and who may represent the minimum number of these employees necessary to satisfy coverage under Code §410(b). e: For this purpose, Elective Deferrals include SIMPLE 401(k) contributions, Roth Elective Deferrals, 401(k) Safe Harbor Contributions and After-Tax Voluntary Contributions; Matching Contributions include QMACs. and Profit Sharing Contributions include QNECs unless specified otherwise.

than 999) hours of service in any eligibility computation period

benefits test to satisfy IRC §410(b) coverage testing, must be

#### luded Employees – Matching Contributions (other than ADP Safe bor matching contributions). Are any employees excluded from

mployee excluded under b. above, employee must also be excluded under elow) (skip if matching contributions (22d1) NOT selected)

- No exclusions
- Yes, the following employees are excluded: (select all that apply)
- Commissioned Employees 1
- 2. Leased Employees
- Union Employees 3.
- Non-union Employees
- $\Box$ Highly Compensated Employees 5.
- Nonresident Aliens with no U.S. source income
- Part-time/seasonal employees until 1 year of service is completed (skip if elapsed time used for eligibility purposes). For this purpose, such an employee is someone who is expected to complete fewer than (not more than 999) hours of service in any eligibility computation period (may not be selected with 24a2, 25a or 25c)
- 8. Other:
- Note: Must be definitely determinable and if using the average benefits test to satisfy IRC §410(b) coverage testing, must be a reasonable classification. In addition, the exclusion of employees cannot be such that the only NHCEs benefiting under the Plan are those with the lowest amount of compensation and/or the shortest periods of service and who may represent the minimum number of these employees necessary to satisfy coverage under Code §410(b).

luded Employees – Profit Sharing Contributions. Are any employees uded from Profit Sharing contributions? (skip if profit sharing tributions (22e1) NOT selected)

- No exclusions
- Yes, the following employees are excluded: (select all that apply)
  - Commissioned Employees 1
- Leased Employees 2.
- Union Employees 3.  $\Box$ 4
- Non-union Employees
- Highly Compensated Employees 5.
- Nonresident Aliens with no U.S. source income

© 2020 FIS Business Systems LLC

Non–union Employees

4

7. Part-time/seasonal employees until 1 year of service is completed (skip if elapsed time used for eligibility purposes). For this purpose, such an employee is someone who is expected to complete fewer than \_\_\_\_\_ (not more than 999) hours of service in any eligibility computation period (may not be selected with 24a2, 25a or 25c)

8. Other:

Note: Must be definitely determinable and if using the average benefits test to satisfy IRC §410(b) coverage testing, must be a reasonable classification. In addition, the exclusion of employees cannot be such that the only NHCEs benefiting under the Plan are those with the lowest amount of compensation and/or the shortest periods of service and who may represent the minimum number of these employees necessary to satisfy coverage under Code §410(b).

### 33. Skip to 34.

### ELIGIBILITY

 Conditions for Eligibility. Any Eligible Employee will be eligible to participate upon satisfaction of the following: (skip to 39 unless 22a1, 22b1, 22d1 or 22e1)

Are the eligibility conditions the same for all contribution types in the Plan?

- a. No, different eligibility conditions apply for different contribution types (skip to 35) (may only be selected with 22c - e.)
- Yes, same eligibility conditions apply for all contribution types of the Plan (select 1. OR 2. and/or 3. below and c. if applicable, then skip to 37)
  - 1. Date of Hire (no age or service, skip to 37)

### OR

- 2. 🗌 AGE
  - a. 🗌 20 1/2
  - b. 🗌 21
  - c. \_\_\_\_\_ age \_\_\_\_\_ (may not exceed 21)
- SERVICE (may not be selected with 25a)
   a. \_\_\_\_\_ months of service (not to exceed 12 months)
  - (may not be selected with 31b7, 32b7, 32d7 or 32f7)
     1 Year of Service
  - c. Hours of Service (not to exceed 1,000) within 1. \_\_\_\_\_ consecutive months (not to exceed 12) from the Eligible Employee's date of hire. (If an employee does not complete the stated Hours of Service during the specified time period, the Employee is subject to the Year of Service requirement.) (may not be selected with 24a2 or 25c)

### Waiver of Conditions - All Contributions

AND, if 34b2 or 34b3, are any conditions waived? (leave blank if NOT applicable)

- - 1. service requirement (may let part-time employees into the Plan) (may only be selected with **34b3**)
    - age requirement (may only be selected with 34b2)
  - waiver is for:
     (e.g., employees of a specific division or employees covered by an IRC §410(b)(6)(C) acquisition)
  - 4. I the Participant must wait, however, until the next plan entry date

Note:	<ul> <li>ility – Elective Deferrals:</li> <li>For this purpose, Elective Deferrals include SIMPLE 401(k) contributions, Roth Elective Deferrals, 401(k) Safe Harbor</li> <li>Contributions and After–Tax Voluntary Contributions; Matching</li> <li>Contributions include QMACs; and Profit Sharing Contributions include QNECs unless specified otherwise. (skip to h. – i. unless 22a1 or 22b1 selected)</li> <li>Date of hire (no age or service) (skip to h. – i.)</li> <li>Eligibility is as follows: (answer c. – f. and g. if applicable)</li> </ul>
c. 🗌	
e. 🗌	Exe Requirement – Elective Deferrals         No service requirement (only age)         Service requirement is: (may not be selected with 25a)        months (not to exceed 12 months)         1 Year of Service        Hours of Service (not to exceed 1,000) within         aConsecutive months (not to exceed 1,000) within         aConsecutive months (not to exceed 12) from the         Eligible Employee's date of hire. (If an employee does not         complete the stated Hours of Service during the specified         time period, the Employee is subject to a Year of Service         requirement.) (may not be selected with 24a2 or 25c)         other:(may not exceed 1 Year of Service)
AND, blank i	fr of Conditions – Elective Deferrals     if 35d or 35f, are any conditions waived for Elective Deferrals? (leave     f NOT applicable)     Yes, if employed on     (enter a date), the following requirements are waived. The waiver     applies to any Eligible Employee unless 3. selected below (select 1.     and/or 2. AND 3. and/or 4. if applicable).     service requirement (may let part-time employees into the Plan)     (may only be selected with f.)     age requirement (may only be selected with d.)     waiver is for:         (e.g., employees of a specific division or employees covered         by an IRC §410(b)(6)(C) acquisition).     }
contrib	ility – Matching Contribution (skip to o. – p. if matching outions (22d1) NOT selected) Date of hire (no age or service) (skip to o. – p.) Eligibility is as follows: (answer j. – m. and n. if applicable)
j. 🗌	Requirement – Matching Contribution         No age requirement (only service)         Age requirement is:         20 1/2         21         age(may not exceed 21)
Servic I m 1. 2.	<ul> <li>Requirement – Matching Contribution         No service required (only age)         Service requirement is: (may not be selected with 25a)        months (not to exceed 24 months) (40a or 41a must be selected if more than 12 months)        1 Year of Service     </li> </ul>

35. Eligibility – Vary by Contribution Type (skip to 37 if 34b)

2.

- 3. 1 1/2 years (40a or 41a must also be selected) (may not be selected with 22c2)
- 4. 2 years (40a or 41a must also be selected) (may not be selected with 22c2)
- 5. \_\_\_\_ Hours of Service (not to exceed 1,000) within

a. consecutive months (not to exceed 24) from the Eligible Employee's date of hire. (If an employee does not complete the stated Hours of Service during the specified time period, the Employee is subject to a Year of Service requirement.) (may not be selected with 24a2 or 25c)

6. other: (may not exceed 2 Years of Service) (40a or 41a must be selected if more than 12 months)

### Waiver of Conditions – Matching Contribution

AND, if 35k or 35m, are any conditions waived for Matching Contributions (leave blank if NOT applicable)

n. Yes, if employed on

(enter a date), the following requirements are waived. The waiver applies to any Eligible Employee unless 3. selected below (select 1. and/or 2. AND 3. and/or 4. if applicable).

- 1. service requirement (may let part-time employees into the Plan) (may only be selected with m.)
- 2. age requirement (may only be selected with **k**.)
- 3. waiver is for: (e.g., employees of a specific division or employees covered by an IRC §410(b)(6)(C) acquisition)
- 4. I the Participant must wait, however, until the next plan entry date

#### Eligibility - Profit Sharing Contribution (skip if profit sharing contributions (22e1) NOT selected)

- o. Date of hire (no age or service req.) (skip to 37 below)
- p. Eligibility is as follows: (answer q. t. and u. if applicable)

### Age Requirement – Profit Sharing Contribution

- q. O No age requirement (only service)
- Age requirement is: r.
  - ☐ 20 1/2 □ 21 1.
  - 2.

5.

3. age \_\_\_\_\_ (may not exceed 21)

### Service Requirement – Profit Sharing Contribution

- s. No service required (only age)
- t. Service requirement is: (may not be selected with 25a)
  - 1. months (not to exceed 24 months) (40a or 41c must be selected if more than 12 months)
  - 2. 1 Year of Service
  - 3.
  - ☐ 1 1/2 years (**40a** or **41c** must also be selected) ☐ 2 years (**40a** or **41c** must also be selected) 4.
    - $\Box$  \_ Hours of Service (not to exceed 1,000) within

consecutive months (not to exceed 24) from the а. Eligible Employee's date of hire. (If an employee does not complete the stated Hours of Service during the specified time period, the Employee is subject to a Year of Service requirement.) (may not be selected with 24a2 or 25c)

### 6. dther: (may not exceed 2 Years of Service) (40a or 41c must be

selected if more than 12 months)

Waiver of Conditions - Profit Sharing Contribution. AND, if 35r or 35t, are any conditions waived for Profit Sharing contributions (leave blank if NOT applicable)

u. Yes, if employed on (enter a date), the following requirements are waived. The waiver applies to any Eligible Employee unless 3. selected below (select 1. and/or 2. AND 3. and/or 4. if applicable).

- 1. service requirement (may let part-time employees into the Plan) (may only be selected with t.)
- 2. age requirement (may only be selected with r.)
- 3. waiver is for: (e.g., employees of a specific division or employees covered by an IRC §410(b)(6)(C) acquisition)
- 4. I the Participant must wait, however, until the next plan entry date

#### Skip to 37. 36.

37. Entry Date. Is the entry date the same for all contribution types?

a.	No, different entry dates apply for different contribution types (ski
	to 38) (may not be selected with 21b)

- b. Yes, same entry date applies for all contribution types of the Plan. Eligible employees shall enter the Plan as of: (select one)
  - 1. date eligibility requirements are met
  - 2. dual entry (1st day of year and 6 months later)
  - 3. Ist day of the month coinciding with or next following date eligibility requirements are met
  - 4. Ist day of the Plan Year coinciding with or next following date eligibility requirements are met (Eligibility must be age 20 1/2 and/or 6 months or less)
  - 1st day of the Plan Year guarter coinciding with or next 5. 🗌 following date eligibility requirements are met
- 6. Other:
- Note: Specified entry date(s) must not delay entry for an eligible employee who has satisfied the statutory maximum age (21) and service requirements (one Year or Period of Service) and who is otherwise entitled to participate, beyond a date that is no later than the earlier of (a) 6 months after such requirements are satisfied, or (b) the first day of the first Plan Year after such requirements are satisfied, unless the employee separates from service before such participation date.

AND, should there be an additional one-time entry date? (select one) (may not be selected with 37b1):

- c. 🗌 No
- d. Yes, and the date is: (select one):
  - 1. \_\_\_\_ the date specified at 34c
  - 2. other (specify date):

AND if 37d2 selected, is the special entry date limited to a select group of employees? (select one):

- 3. 🗌 no
- ves, any individuals who worked for the following company 4. immediately before becoming an employee (of the plan sponsor):
- 5. yes, other (specify group) (must be definitely determinable and nondiscriminatory):

38.	Entry Date - Elective Deferrals. Eligible employees shall enter the Plan as
	of: (select one) (skip to i. – j. unless 22a1 or 22b1 selected)

- a. No entry date requirement (employee enters on the date eligibility requirements are met) (skip to e. - f.)
- b. D Participant must wait for first entry date:
  - 1. dual entry (1st day of year and 6 months later)
  - 2. Ist day of the month coinciding with or next following date eligibility requirements are met

- 3. Ist day of the Plan Year coinciding with or next following date eligibility requirements are met (Eligibility must be age 20 1/2 and/or 6 months or less)
- 4. 1st day of the Plan Year guarter coinciding with or next following date eligibility requirements are met
- 5. O other:
- Note: Specified entry date(s) must not delay entry for an eligible employee who has satisfied the maximum statutory age (21) and service requirements (one Year or Period of Service (or two years if full and immediate vesting)) and who is otherwise entitled to participate beyond a date that is no later than the earlier of (a) 6 months after such requirements are satisfied, or (b) the first day of the first Plan Year after such requirements are satisfied, unless the employee separates from service before such participation date.
- **Note:** For this purpose, Elective Deferrals include SIMPLE 401(k) contributions, Roth Elective Deferrals, 401(k) Safe Harbor Contributions and After-Tax Voluntary Contributions; Matching Contributions include QMACs; and Profit Sharing Contributions include QNECs unless specified otherwise.

AND should there be an additional one-time entry date: (select one) (may not be selected with 38a)

- c. 🗌 No
- d. Tes, and the date is: (select one)
  - 1. the date specified at **35g**
  - 2. dother (specify date):

AND if 38d selected, is the special entry date limited to a select group of employees? (select one)

- 3. 🗌 no
- ves, any individuals who worked for the following company 4. immediately before becoming an employee (of the plan sponsor):
- 5. yes, other (specify group) (must be definitely determinable and nondiscriminatory): \_

Entry Date - Matching Contribution. Eligible employees shall enter the Plan as of: (skip to i. - j. if matching contributions (22d1) NOT selected)

- e. D No entry date requirement (employee enters on the date eligibility requirements are met) (skip to i. - j.)
- f. Participant must wait for first entry date:
  - 1. dual entry (1st day of year and 6 months later)
  - 2. Ist day of the month coinciding with or next following date eligibility requirements are met
  - 3. Ist day of the Plan Year coinciding with or next following date eligibility requirements are met (Eligibility must be age 20 1/2 and/or 6 months or less)
  - 4. Ist day of the Plan Year quarter coinciding with or next following date eligibility requirements are met
  - 5. other:
- Note: Specified entry date(s) must not delay entry for an eligible employee who has satisfied the statutory maximum age (21) and service requirements (one Year or Period of Service (or two years if full and immediate vesting)) and who is otherwise entitled to participate, beyond a date that is no later than the earlier of (a) 6 months after such requirements are satisfied, or (b) the first day of the first Plan Year after such requirements are satisfied, unless the employee separates from service before such participation date.

AND, should there be an additional one-time entry date: (select one) (may not be selected with 38e)

- g. No (skip to 38i j.)
- h. Yes, and the date is: (select one)
  - 1. the date specified at **35n**
  - 2. dther (specify date):

AND if 38h selected, is the special entry date limited to a select group of employees? (select one)

- a. in no
  b. yes, any individuals who worked for the following company immediately before becoming an employee (of the plan sponsor):
- 5. ges, other (specify group) (must be definitely determinable and nondiscriminatory):

Entry Date - Profit Sharing Contribution. Eligible employees shall enter the Plan as of (skip to 39 if profit sharing contributions (22e1) NOT selected)

- i. I No entry date requirement (employee enters on the date eligibility requirements are met) (skip to 39)
- Participant must wait for first entry date: j.

  - dual entry (1st day of year and 6 months later)
     1st day of the month coinciding with or next following date eligibility requirements are met
  - 3. Ist day of the Plan Year in which eligibility requirements are met
  - 4. 1st day of the Plan Year nearest date eligibility requirements are met
  - 5. 1st day of the Plan Year coinciding with or next following date eligibility requirements are met (Eligibility must be age 20 1/2 and/or 6 months or less)
  - 6. Ist day of the Plan Year guarter coinciding with or next following date eligibility requirements are met

### 7. other:

Note: Specified entry date(s) must not delay entry for an eligible employee who has satisfied the statutory maximum age (21) and service requirements (one Year or Period of Service (or two years if full and immediate vesting)) and who is otherwise entitled to participate, beyond a date that is no later than the earlier of (a) 6 months after such requirements are satisfied, or (b) the first day of the first Plan Year after such requirements are satisfied, unless the employee separates from service before such participation date.

AND, should there be an additional one-time entry date: (may not be selected with 38i)

- k. No
  I. Yes, and the date is: (select one)
  - 1. the date specified at 35u
  - 2. dther (specify date):

AND if 38I selected, is the special entry date limited to a select group of employees? (select one)

- 3. 🗋 no
- 4. yes, any individuals who worked for the following company immediately before becoming an employee (of the plan

sponsor):

5. yes, other (specify group) (must be definitely determinable and nondiscriminatory):

### VESTING

- 39. Vesting Schedule. Is the vesting schedule the same for profit sharing contributions, matching contributions, and QACA contributions? (select one)
  - a. N/A -- No matching, profit sharing, or QACA contributions contribution types are provided under this Plan (must be selected if 21b selected and may not be selected if 12d2, 12d3, 22d, 22e, 23a or 23c selected) (skip to 47)

b. Yes, the same vesting schedule applies for ALL contribution types, regardless of when contributions were made (i.e., there are no bifurcated accounts for pre-EGTRRA matching contributions or pre-PPA nonelective contributions). (select d. or e., answer 40 then skip to 42) (must satisfy 2-year graded vesting schedule if 23a or 23c selected) (may not be selected with 11b)

c. **No, different vesting schedules** apply for matching, profit sharing, and/or QACA contribution types, and/or there are bifurcated accounts (select d. or e., then skip to 41) (may not be selected with 11b)

Amendment to Vesting Schedule. If any vesting schedule is directly or indirectly amended in the future, and the effect of the change is to reduce the vested percentage associated with one or more specified number of years of service, then the Plan will: (select one)

d.	Provide affected Participants who have at least 3 years of service
	with an opportunity to elect to be subject to either the pre-
	amendment or the post-amendment vesting schedule for
	contributions made after the change in vesting

e.	Automatically vest each Participant's entire account balance using
	the greater of the pre-amendment vested percentage or the post-
	amendment vested percentage for the Participant's years of service
	at the time of determination

### 40. Vesting - All Contribution Types subject to vesting. Vesting shall be: (skip if 39b NOT selected)

- a. 100% upon entering Plan (skip to 42)
- b. Subject to the following vesting schedule: (may not be selected with 11b. 21b or 26a) (skip to 42)
  - 1. 4-year graded (25% per year) (may not be selected with 23a or 23c)
  - 5-year graded (20% per year) (may not be selected with 23a 2. or 23c)
  - 3-year cliff (may not be selected with 23a or 23c) 3.
  - 6-year graded (2 years 20% then 20% per year) (may not be 4. selected with 23a or 23c)
  - 5. 2-year graded (1 year 50% then 100%)
  - 6. 2-year cliff
  - 7. Other (in each year must be as liberal as 3. or 4., or, if there are QACA contributions, all contributions must be fully vested under the following schedule after 2 years)

	Service	Percent		Service		Percent	
a.		1	%	d.		1	%
b.		1.	_%	e.		1.	_%
C.		1	_%	f.		1	%

- 41. Vesting Matching Contribution. Vesting shall be: (skip if matching contributions (22d) NOT selected)
  - a. 100% upon entering Plan (must be selected if 35m3 or 35m4) b

	Subject to the following vesting schedule: (may not be selected
	with 11b, 21b or 26a)

- 1. 4-year graded (25% per year)
- 2. 5-year graded (20% per year)
- 3. 3-year cliff
- 4. 6-year graded (2 years 20% then 20% per vear)

5.	Other	(in each y	ear must	be as	s liberal as	3. or 4.)	
	Service	Pe	ercent		Service	Per	cent
a.		1	%	d		1	%
b.		1	%	e		1	%
C.		1.	%	f.		1.	%

AND, if Plan has a separate vesting schedule for pre-EGTRRA matching contributions (i.e., for Plan Years beginning prior to January 1, 2001) (skip if 10a or 39b selected)

- c. The schedule shown above applies to all matching contributions
- d. Pre-EGTRRA matching contributions are subject to the following vesting schedule:
  - 4-year graded (25% per year) 1.
  - 5-year graded (20% per year) 2.
  - 3-year cliff 3.
  - 6-year graded (2 years 20% then 20% per year) 4
  - 5-year cliff 5. 6

	7-year	graded	(3	vears	20%	then	20%	per	vear	)

7.	Other (	in each ye	ar must	be as liberal as	3. or 4.)	
	Service	Perc	cent	Service	Perc	cent
a.		1	%	е	1	%
b.		1	%	f	1	%
C.		1	%	g	1	%
d.		1.	%			

Vesting - Profit Sharing Contribution. Vesting shall be: (skip to i. - j. if profit sharing contributions (22e) NOT selected)

e.	100% upon	entering Plan	(must be selected	if 35t3 or 35t4)

f.	Subject to the following vesting schedule: (may not be selected
	with <b>11b</b> , <b>21b</b> or <b>26a</b> )

- 4-year graded (25% per year) 1
- 2. S-year graded (20% per year)
- 3. 3-year cliff

4.	6-year	grade	ed (2 yea	ars 20%	then	20%	per yea	ar)
_							-	

5.	☐ Other	(in each y	year must	be as	s liberal as 3	<b>3.</b> or <b>4.</b> )
	Service	Pe	ercent		Service	Percent
			0/			

а.	 1	%	d.	 1.	9
b.	1.	%	e.	1.	%

1. \_\_\_\_% f. \_\_\_ 1. C.

### AND, if restatement: (skip if 10a or 39b selected)

g.	The schedule shown	above applies to all p	rofit sharing contributions

- h. Pre-PPA nonelective contributions (i.e., contributions made for Plan Years beginning prior to January 1, 2007) are subject to the following vesting schedule:
  - 1. 4-year graded (25% per year)
  - 2. 5-year graded (20% per year)
  - 3. 3-year cliff
  - 4. 6-year graded (2 years 20% then 20% per year)
  - 5 5-year cliff

6.	7-year graded (3 years 20% then 20% per year)
7	Other (in each vector must be as likeral as $2 \text{ or } 1$ )

7.	U Other (	(in each year must	be as liberal as	3. or 4.)
	Service	Percent	Service	Percent

		CICCIII	0011	100	i croont
9	1	%	e	1	%

а.	 1.	%	e.	 1.	%
b.	 1.	%	f.	 1.	%

•	 1.	 %	f.	 1.	

C.	 1.	%	g	 1	%
d.	1.	%			

	1.	 %	

Vesting - QACA Contributions. Vesting of QACA contributions shall be: (select one) (skip unless 23a or 23c selected)

i. All QACA contributions are fully vested

j.	All QACA contributions have the same vesting schedule: (may not
	be selected with 26a)

- 1. 🔟 2-year cliff 2
  - 2-year graded (50% per year)
- % vested after 1 year, and 100% vested after 2 years 3
- 4. Other:

(in each year must be as liberal as in 41j2)

- k. Not all QACA contributions have the same vesting schedule. All current QACA contributions will be: (select one) (skip if 10a)
  - 1. 2.
- fully vested
   subject to the following vesting schedule: (select one) (may not be selected with 26a)
  - 2-year cliff a.
  - 2-year graded (50% per year) b.
  - % vested after 1 year, and 100% vested after two C. vears d. Other:
    - (in each year must be as liberal as in 41k2b)

AND, the effective date of the above schedule is the first day of the Plan year coinciding with or next following: (select one)

- 3. The effective date of the restatement
- 4. Other:

AND, the vesting schedule for all QACA contributions prior to the effective date shown above was: (select one)

- 5. In fully vested (may not be selected with 41k1)
  6. In subject to the following vesting schedule: (select one)
  - a. 2-year cliff (may not be selected with **41k2a**)
  - b. 2-year graded (50% per year) (may not be selected with 41k2b)
  - % vested after 1 year, and 100% vested after c. 🗌 two years
  - d. Other:

(in each year must be as liberal as in 41k6b)

- 42. If Restated Plan and full vesting, are there (or might there be) forfeitures left to recognize? (skip to 43 if 10a, 39a or 40b)
  - a. No, all forfeitures have already been reallocated or used to reduce prior contributions
  - b. Yes, there are (or may be) forfeitures arising from: (select at least one)
    - 1. Immatching contributions (may be selected only with 22d AND 40a or 41a)
    - 2. profit sharing (or top heavy) contributions (may be selected only with 22e AND 40a or 41e)
    - 3. QACA contributions (may be selected only with (12d, 23i3 or 23i4 AND 40a) or if 41i)

### 43. Vesting, if Plan was Top-Heavy prior to PPA, the top-heavy vesting schedule was: (skip unless 12b and 22e selected)

- a. IN/A (Top-Heavy always satisfied for all contributions) (may not be selected with 22e AND 41h5 or 41h6, or if 22d AND 41d5 or 41d6)
- b. 🗌 100%
- c. 3-year cliff (may not be selected with 26a)
- d. 6-year graded (may not be selected with **26a**)
- e. 25% per year (may not be selected with **26a**)
- f. 20% per year (may not be selected with 26a)

### 44. Vesting service (skip to 47 if 40a selected)

- a. No exclusions
- b. Yes, exclude the following service: (select all that apply)
  - 1. Service prior to Effective Date of the Plan or a predecessor plan
  - 2. Service prior to 18th birthday

Vesting Waiver. Shall certain employees employed on a certain date be 100% vested and thereafter the vesting schedule(s) apply?

- c. No or N/A -- Vesting schedule(s) apply to all Participants
  d. Yes (select one)
- 1. 100% vesting applies for any Participant who was employed on
- (enter a date) 2. Other: 100% vesting applies for any Participant who:

(provide definitely

determinable language describing the group of Participants)

- Other vesting provisions (skip if 39a or 40a selected) 45. Regardless of the vesting schedule. Participants shall become fully vested upon death or disability unless otherwise selected below: (select all that
  - apply)
  - a. 🔲 Do not vest upon death b. Do not vest upon disability
  - c. Do not vest upon early retirement
- 46. Forfeitures shall occur (skip to 47 if NONE of the following have been selected: 40b, 41b, 41d, 41f, 41h, 41j or 41k)
  - a. Earlier of distribution or five 1-year breaks-in-service
  - b. Only after five 1-year breaks-in-service

### COMPENSATION

- 47. Compensation for 415 purposes ("415 Compensation") Post-Severance Pay (select one)
  - a. Default provisions apply (**skip to 48**)
  - b. Non-Default provisions apply: (select all that apply)
    - 1. Exclude post-severance leave cashouts
    - Exclude post-severance deferred compensation 2
    - 3. Include post-severance disability continuation payments: (select one)
      - For nonhighly compensated employees only a.
      - For all Participants and the salary continuation will b. continue for the following fixed or determinable period:
    - 4. Include post-severance military continuation payments (if such payments are made) for pre-HEART limitation years beginning on and after July 1, 2007 (may only be selected with 12b)

Optional Provisions (does not apply to just post-severance pay) (select if applicable)

c. Apply the administrative delay ("first few weeks") rule when determining compensation for 415 purposes.

### 48. Plan Compensation means:

- a. W-2 Wages subject to income tax as defined in Reg. 1.415(c)-2(d)(4) (must select if **21b** selected)
- b. IRC §3401(a) wages as defined in Reg. 1.415(c)-2(d)(3)
- c. Simplified 415 Safe Harbor Compensation as defined in Reg. 1.415(c)-2(d)(2)

**AND**, Compensation will be based on the following determination period:

- d. The Plan Year
- e. 
  The Fiscal Year coinciding with or ending within the Plan Year (cannot be used to conduct the ADP or ACP test)
- f. 
  The calendar year coinciding with or ending within the Plan Year

### Are adjustments made to compensation?

- g. Yes, however different adjustments apply for different contribution types (skip to 50) (may not be selected with 11b)
- Yes and same adjustments apply for all contribution types of the h. 🗍 Plan (select all that apply at 49 below, then skip to 51)
- Note: For this purpose, Elective Deferrals include Roth Elective Deferrals, and After-Tax Voluntary Contributions; Matching Contributions include QMACs; and Profit Sharing Contributions include QNECs and Prevailing Wage Contributions unless specified otherwise.
- Note: Salary Deferrals (401(k), 125, 132(f), 402(k), SEP, 414(h) pickup and 457) are automatically included for Elective Deferral and After-tax Voluntary contribution purposes.
- Note: Compensation for SIMPLE plan contributions is controlled by plan language.

a       2.       Exclude Compensation paid during determination period while not a Participant: (select all that apply)         a.       pre-participation Compensation         b.       all post-severance Compensation (not a 414(s) safe harbor)         3.       Exclude overtime (not a 414(s) safe harbor)         4.       Exclude bonuses (not a 414(s) safe harbor)         5.       Exclude commissions (not a 414(s) safe harbor)         6.       Exclude post-HEART military continuation payments
<ul> <li>7. Other:</li></ul>
overtime ( <b>50b3</b> ), bonuses ( <b>50b4</b> ), commissions ( <b>50b5</b> ), or "other" compensation ( <b>50b7</b> ) will result in the need to test the definition of compensation for nondiscrimination (as described in regulations under IRC §414(s)). B
ift       For PPA Restatements – Plan Compensation – HEART Special         Effective Date. The exclusion of military continuation pay at 50b6 is         e       effective January 1, 2009 unless a later date is specified below: (skip         unless 12b and 50b6)       c.         pr       c.       (enter a later effective date)
g is       Post-Severance Plan Compensation: (skip to f. if 50b2b selected) (select one)         g is       d. Default provisions apply         e. Non-Default provisions apply: (select all that apply)         1. Exclude post-severance regular pay (not a 414(s) safe harbor)         2. Exclude leave cashouts         3. Exclude deferred compensation         4. Include pre-HEART post-severance payments for military service (if such payments were made) until January 1, 2009 (may only be selected with 12b)         5. Include disability continuation payments: (select one)         a. For nonhighly compensated employees only         b. For all Participants and the salary continuation will continue for the following fixed or determinable period:
For PPA Restatements – Plan Compensation – 415 Regulations         Special Effective Date. The definition of Plan Compensation for the         contributions described above is the first day of the first plan year beginning         after June 30, 2007 unless otherwise specified: (skip to g. – h. unless 12b)         f.
<ul> <li>Compensation Adjustments – 401(k) Safe Harbor Matching and Nonelective Contributions. The following adjustments are made to compensation: (skip to m. – n. if safe harbor contributions (21d1) NOT selected)</li> <li>g. No adjustments (skip to j. – k.)</li> <li>h. Yes, the following adjustments are made: (select all that apply)</li> <li>1. Exclude Salary Deferrals (401(k), 125, 132(f), 402(k), SEP, 414(h) pickup and 457)</li> <li>2. Exclude all items listed in Reg. 1.414(s)–1(c)(3)</li> <li>3. Exclude Compensation paid during determination period while not a Participant: (select all that apply)</li> <li>a. pre–participation Compensation for both safe harbor nonelective contributions and safe harbor matching contributions (unless 1. selected below)</li> <li>1. exclude overtime (not a 414(s) safe harbor)</li> <li>4. Exclude bonuses (not a 414(s) safe harbor)</li> <li>6. Exclude commissions (not a 414(s) safe harbor)</li> </ul>

<ul> <li>7. Exclude post–HEART military continuation payments</li> <li>8. Other:</li></ul>	<ul> <li>Note: The exclusion of all post–severance compensation (50n2b), overtime (50n3), bonuses (50n4), commissions (50n5), or "other" compensation (50n7) will result in the need to test the definition of compensation for nondiscrimination (as described in regulations under IRC §414(s)).</li> <li>For PPA Restatements – Plan Compensation – HEART Special Effective Date. The exclusion of military continuation pay at 50n7 is effective January 1, 2009 unless a later date is specified below: (skip unless 12b and 50n7)</li> </ul>
definition of compensation for nondiscrimination (as described in regulations under IRC §414(s)). For PPA Restatements – Plan Compensation – HEART Special	<ul> <li>o. (enter a later effective date)</li> <li>Post–Severance Plan Compensation: (skip to r. if 50n3b selected) (select one)</li> </ul>
Effective Date. The exclusion of military continuation pay at <b>50h7</b> is effective January 1, 2009 unless a later date is specified below: (skip unless <b>12b</b> and <b>50h7</b> )	<ul> <li>p. Default provisions apply</li> <li>q. Non–Default provisions apply: (select all that apply)</li> <li>1. Exclude post–severance regular pay (not a 414(s) safe</li> </ul>
i. (enter a later effective date) Post-Severance Plan Compensation: (skip to I. if 50h3b selected) (calest end)	harbor) 2.  Exclude leave cashouts 3.  Exclude deferred compensation 4.  Include pre–HEART post–severance payments for military
<ul> <li>(select one)</li> <li>j. Default provisions apply</li> <li>k. Non–Default provisions apply: (select all that apply)</li> <li>1. Exclude post–severance regular pay (not a 414(s) safe harbor)</li> <li>2. Exclude leave cashouts</li> <li>3. Exclude deferred compensation</li> <li>4. Include pre–HEART post–severance payments for military</li> </ul>	<ul> <li>4. Include pre-HEART post-severance payments for minitary service (if such payments were made) until January 1, 2009 (may only be selected with 12b)</li> <li>5. Include disability continuation payments: (select one)</li> <li>a. For nonhighly compensated employees only</li> <li>b. For all Participants and the salary continuation will continue for the following fixed or determinable period:</li> </ul>
<ul> <li>service (if such payments were made) until January 1, 2009 (may only be selected with 12b)</li> <li>5. Include disability continuation payments: (select one)</li> <li>a. For nonhighly compensated employees only</li> <li>b. For all Participants and the salary continuation will continue for the following fixed or determinable period:</li> </ul>	For PPA Restatements – Plan Compensation – 415 Regulations Special Effective Date. The definition of Plan Compensation for the contributions described above is effective as of the first day of the first plan year beginning after June 30, 2007 unless otherwise specified: (skip to s. – t. unless 12b)
	r(enter a later effective date)
For PPA Restatements – Plan Compensation – 415 Regulations Special Effective Date. The definition of Plan Compensation for the contributions described above is the first day of the first plan year beginning after June 30, 2007 unless otherwise specified: (skip to m. – n. unless 12b)	Compensation Adjustments – Profit Sharing Contributions and all other Nonelective Contributions other than ADP Safe Harbor Nonelective Contributions. The following adjustments are made to compensation: (skip unless profit sharing contributions (22e1) or prevailing wage contributions (22f1) selected)
I(enter a later effective date)	<ul> <li>s. No adjustments (skip to v. – w.)</li> <li>t. Yes, the following adjustments are made: (select all that apply)</li> <li>1. Exclude Salary Deferrals (401(k), 125, 132(f), 402(k), SEP,</li> </ul>
Compensation Adjustments – Matching Contributions other than ADP Safe Harbor Matching Contributions. The following adjustments are made to compensation: (skip to s. – t. if matching contributions (22d1) NOT selected) m. □ No adjustments (skip to p. – q.) n. □ Yes, the following adjustments are made: (select all that apply)	<ul> <li>414(h) pickup and 457)</li> <li>2. Exclude all items listed in Reg. 1.414(s)–1(c)(3)</li> <li>3. Exclude Compensation paid during determination period while not a Participant: (select all that apply)</li> <li>a. pre-participation Compensation</li> </ul>
<ol> <li>Exclude Salary Deferrals (401(k), 125, 132(f), 402(k), SEP, 414(h) pickup and 457)</li> <li>Exclude all items listed in Reg. 1.414(s)–1(c)(3)</li> <li>Exclude Compensation paid during determination period while not a Participant: (select all that apply)</li> <li>pre-participation Compensation</li> </ol>	<ul> <li>b. all post-severance Compensation (not a 414(s) safe harbor)</li> <li>4. Exclude overtime (not a 414(s) safe harbor)</li> <li>5. Exclude bonuses (not a 414(s) safe harbor)</li> <li>6. Exclude commissions (not a 414(s) safe harbor)</li> <li>7. Exclude post-HEART military continuation payments</li> </ul>
<ul> <li>all post-severance Compensation (not a 414(s) safe harbor)</li> <li>Exclude overtime (not a 414(s) safe harbor)</li> </ul>	<ul> <li>8. Other:</li> <li>Note: Describe Compensation from the elections available above or a combination thereof as to a Participant group (e.g., no</li> </ul>
<ul> <li>5. Exclude bonuses (not a 414(s) safe harbor)</li> <li>6. Exclude commissions (not a 414(s) safe harbor)</li> <li>7. Exclude post-HEART military continuation payments</li> <li>8. Other:</li></ul>	<ul> <li>exclusions as to Division A Employees and exclude bonuses as to Division B Employees); and/or describe another exclusion (e.g., exclude shift differential pay).</li> <li>Note: The exclusion of all post–severance compensation (50t2b), overtime (50t3), bonuses (50t4), commissions (50t5), or "other" compensation (50t7) will result in the need to test the definition of compensation for nondiscrimination (as described in regulations under IRC §414(s)).</li> </ul>

For PPA Restatements – Plan Compensation – HEART Special Effective Date. The exclusion of military continuation pay at 50t7 is effective January 1, 2009 unless a later date is specified below: (skip unless 12b and 50t7 selected)         u.	<ul> <li>2. Each Plan Year quarter</li> <li>3. Any pay period (no limitation)</li> <li>4. Each month</li> <li>5. Other:</li></ul>
For PPA Restatements – Plan Compensation – 415 Regulations Special Effective Date. The definition of Plan Compensation for the contributions described above is effective as of the first day of the first plan year beginning after June 30, 2007 unless otherwise specified: (skip to 51 unless 12b) x	<ul> <li>(select one)</li> <li>a. □ Pre-tax elective deferral</li> <li>b. □ Roth elective deferral (may only be selected if 22b3)</li> <li>Participants affected on the effective date of the arrangement. As of the effective date of the ACA, must all Participants complete a new affirmative election in order to avoid automatic deferrals? (select one)</li> <li>c. □ No</li> </ul>
CONTRIBUTIONS AND ALLOCATIONS	<ul> <li>d. Yes, regardless of any affirmative election in effect immediately prior to the effective date of this automatic contribution arrangement (skip to h. – i.)</li> </ul>
<ul> <li>SALARY REDUCTION ELECTION</li> <li>51. Employee Salary Reduction Election (skip to 69 if 22a2 or 22b2 selected) <ul> <li>Employee may elect to have Compensation reduced by:</li> <li>a. □ Up to% (not more than 100%)</li> <li>b. □ From% to 1% (not more than 100%) (using a minimum deferral percentage greater than one percent could potentially be discriminatory, and would not be appropriate for ADP safe harbor plan years)</li> <li>c. □ Up to the maximum percentage allowed (must select if 21b selected)</li> <li>Note: 1% minimum may be imposed administratively.</li> </ul> </li> </ul>	<ul> <li>AND if 52c selected, automatic deferrals will be made for only those Participants who, as of the effective date of the automatic contribution arrangement, have: (select one of e. or f., and g. if applicable)</li> <li>e. Not made an affirmative election of at least the automatic deferral amount</li> <li>f. Not made an affirmative election (i.e., if any amount was affirmatively elected, then that Participant is not subject to this ACA)</li> <li>g. The automatic deferral provisions apply only to Participants: (select one)</li> <li>1. Participants whose effective date of participation is on or after the effective date of the ACA</li> <li>2. Participants who were first hired on or after the effective date of the ACA</li> </ul>
<ul> <li>Additional deferral provisions: (select all that apply)</li> <li>d. ☐ Special Effective Date for elective deferrals:</li> <li>e. ☐ Separate Bonus Election. A Participant may make a separate election to defer up to% (not more than 100%) of any bonus (may not be selected with 49e or 50b4) (if not selected, the deferral percentage elected by a Participant for other compensation will apply to the bonus)</li> <li>f. ☐ Separate HCE Limit. For Participants who are Highly Compensated Employees determined as of the beginning of a Plan Year, then the deferral limit is:</li> <li>1. ☐% (not more than 100%) of compensation</li> <li>2. ☐ Other: (e.g., must be a specific limit that only applies to some or all HCEs)</li> <li>Modifications to Salary Reduction Elections generally only permitted prior to beginning of each plan year unless specified below</li> <li>g. ☐ Each Plan Year (annually)</li> <li>h. ☐ More often, as follows:</li> <li>1. ☐ First day of Plan Year and first day of seventh month (semi-annually)</li> </ul>	Initial (or constant) automatic deferral amount. Each Participant who is subject to the automatic deferral provisions will have Compensation deferred by the following amount unless otherwise elected by the Participant: (select one) h% of Compensation for each payroll period i% of Compensation for each payroll period i% of Compensation for each payroll period i% of Compensation for each payroll period Escalation of deferral amount (select one of j. or k.) j% N/A (no escalation – skip to 53) k The initial automatic deferral amount shall increase as selected below: (select one) 1 one percentage point of Compensation per year a up to a maximum of% of Compensation. 2 percentage points of Compensation. 3 per time period described (Time of Escalation) a up to a maximum of \$%

	a. b. c. d. e.	1% (may not be selected with i.)     2. \$(may not be selected with h.)     other:	AND if 53c selected, automatic deferrals will be made for only those         Participants who, as of the effective date of the automatic contribution arrangement, have: (select one)         e.       Not made an affirmative election of at least the initial automatic deferral amount         f.       Not made an affirmative election (i.e., if any amount was affirmatively elected, then that Participant is not subject to this QACA)         Automatic Deferral Amount (must select g. or h. below)         Constant automatic deferral amount. Each Participant who is subject to the automatic deferral provisions will have Compensation deferred by the following amount unless otherwise elected by the Participant:         g.      % (at least 6, and not more than 10%) of Compensation for each payroll period         Initial Deferral Amount with Escalation. Each Participant who is subject to the automatic deferral provisions will have Compensation deferred by the following amount unless otherwise elected by the Participant:         Initial Deferral Amount with Escalation. Each Participant who is subject to the automatic deferral provisions will have Compensation deferred by the following amount unless otherwise elected by the Participant:         Initial Deferral Amount with Escalation. Each Participant who is subject to the automatic deferral amount (skip to i. if 53g)         The initial automatic deferral amount (skip to i. if 53g)         The initial automatic deferral amount shall increase as elected below: (select one)         1.
53.	(select one I Ea m Ea con n Th o Th p Oth Current (c (QACA) (tl Plan is als to 54 if 23i Type of au a Pre	scalation. The escalation provision above shall apply as of:         a) (skip unless k. selected)         ch anniversary of the Participant's date of hire         ch anniversary of the Participant's entry into the automatic         ntribution arrangement         e first day of each Plan Year         e first day of each calendar year         her:	5 and thereafter       6%         4. □ in accordance with the following schedule (must be at least as rapid, at each point in time, as shown at 53h3, and cannot have a maximum automatic deferral over 10%):         Plan Year       Automatic Deferral Amount         a. □ 2      %         (skip to i j. if no escalation beyond this point)         b. □ 3      %         (skip to i j. if no escalation beyond this point)         c. □ 4      %         (skip to i j. if no escalation beyond this point)         d. □ 5      %         (skip to i j. if no escalation beyond this point)         d. □ 5      %         (skip to i j. if no escalation beyond this point)         d. □ 5      %         (skip to i j. if no escalation beyond this point)         e. □ 6      %         (skip to i j. if no escalation beyond this point)         e. □ 6      %         (skip to i j. if no escalation beyond this point)         f. □ 7      %         (skip to i j. if no escalation beyond this point)         f. □ 7      %         (skip to i j. if no escalation beyond this point)
	the effective affirmative (select one c. No d. Ye	,	g. □ 8% EACA provisions. Is this QACA also intended to satisfy the EACA rules? i. □ No (may not be selected with 23i4) j. □ Yes, (may not be selected with 23i3) Deferral refunds under EACA. Does the Plan permit Participant withdrawals within 90-days (or less) of first automatic deferral? (select one) 1. □ No 2. □ Yes, within 90 days of first automatic deferral 3. □ Yes, within (not more than 90) days of first automatic deferral

54.

Current Eligible Automatic Contribution Arrangement (EACA, but no QACA) (skip to 55 unless 23i2)	day <u>s (</u> or les	funds. Does the Plan permit Participant withdrawals within 90– s) of first automatic deferral? (select one)
Type of automatic elective deferral. The automatic deferral shall be:         a.       Pre-Tax Elective Deferral         b.       Roth Elective Deferral (may only be selected if 22b3 selected)		s, within 90 days of first automatic deferral s, within (not more than 90) days of first automatic erral
<ul> <li>Participants affected on the effective date of the arrangement. As of the effective date of the EACA, must all Participants complete a new affirmative election in order to avoid automatic deferrals? (select one)</li> <li>c. □ No</li> <li>d. □ Yes, regardless of any affirmative election that was made (or not made) prior to the effective date of this EACA</li> <li>AND if 54c selected, automatic deferrals will be made for only those Participants who, as of the effective date of the automatic contribution arrangement, have: (select one)</li> <li>e. □ Not made an affirmative election of at least the initial automatic deferral amount</li> <li>f. □ Not made an affirmative election (i.e., if any amount was affirmatively elected, then that participant is not subject to this EACA)</li> </ul>	Should Parescalation?         a.       No         b.       Yes         con       con         c.       Yes         the       1.         2.       3.         4.       □	s, but only if the Participant voluntarily chooses escalation when npleting the deferral election form ( <b>skip to 57</b> ) (see also <b>205b</b> ) s, automatically (unless a new deferral election is submitted), for following Participants: All Participants who make an affirmative election less than% All Participants who make an affirmative election of at least%
<ul> <li>Automatic deferral amount. Each Participant who is subject to the automatic deferral provisions will have Compensation deferred by the following amount unless otherwise elected by the Participant: (select one)</li> <li>g% of Compensation for each payroll period, with no escalation</li> <li>h% of Compensation for each payroll period, with escalation of: (select one)</li> <li>1 one percentage point of Compensation per plan year <ul> <li>a up to a maximum of% of Compensation</li> <li>2 percentage points of Compensation per plan year <ul> <li>a up to a maximum of% of Compensation</li> </ul> </li> </ul></li></ul>	5	No exclusions All Participants who have already made an affirmative election as of the effective date of this automatic escalation feature, and the effective date for this purpose shall be: the effective date of this document other:
Plan Year       Automatic Deferral Amount         a. □ 2      %         (skip to i. – j. if no escalation beyond this point)       b. □ 3      %         b. □ 3      %         (skip to i. – j. if no escalation beyond this point)       c. □ 4      %         (skip to i. – j. if no escalation beyond this point)       d. □ 5      %         (skip to i. – j. if no escalation beyond this point)       e. □ 6      %         (skip to i. – j. if no escalation beyond this point)       f. □ 7      %         (skip to i. – j. if no escalation beyond this point)       f. □ 7      %         (skip to i. – j. if no escalation beyond this point)       f. □ 7      %         (skip to i. – j. if no escalation beyond this point)       g. □ 8      %         Affirmative election. Will all Participants who are eligible to make an affirmative deferral election continue to be subject to the annual EACA notice requirement? (select one)	applicable): f. ☐ 10% g. ☐ Oth AND each i h. ☐ The i. ☐ The j. ☐ Oth First Escal Participant to occurs after effective dat k. ☐ The des	ximum of 100% unless otherwise specified (select one if 6 er:% (specify a number not greater than 99) increase shall occur on the following escalation date: a start of each Plan Year a anniversary date of the Participant's affirmative election er: (specify a time that occurs annually) ation Date. The automatic escalation provision will apply to a beginning with the second escalation date specified above that the Participant files an affirmative election (or, if sooner, the te of such election), unless k. is selected below: e escalation provision will apply as of the first escalation date scribed above
i. Yes (if selected, then the annual notice must be provided to	56. Skip to 57.	
<ul> <li>Participants)</li> <li>j. No (if selected, then the Plan cannot use the 6–month period for relief from the excise tax of Code §4979(f)(1))</li> </ul>	57 404/W S-f-	401(K) SAFE HARBOR CONTRIBUTIONS

1. Only the following classification(s) of employees are eligible for the EACA:

(must be definitely determinable in accordance with Regulation §1.401–1(b)(1)(ii))

57. 401(k) Safe Harbor Contributions (skip unless 23d or 23f selected)

Is there a special effective date for the 401(k) Safe Harbor Contributions?

- 58. ADP Safe Harbor Formulas. If 23d or 23f selected, then alternative 401(k) Safe Harbor Contributions are contained in the Plan. The Plan has the following default contribution alternatives: (skip to 61 unless 23d or 23f selected)
  - AND, if 23d selected ...
  - Traditional Basic Matching Contribution (100% of first 3% deferred, and 50% of next 2% deferred), with the contribution computation period being the entire year;
  - Traditional Enhanced Matching Contribution equal to 100% of elective deferrals that do not exceed 4% of compensation, with the contribution computation period being the entire year, and
  - Traditional Nonelective Contribution (definite or contingent) equal to 3% of compensation
  - AND/OR, if 23f selected ...
  - QACA Basic Matching Contribution, with the contribution computation period being the entire year (100% of first 1% deferred, and 50% of next 5% deferred)
  - QACA Enhanced Matching Contribution equal to 100% of elective deferrals that do not exceed 3.5% of compensation, with the contribution computation period being the entire year; and
  - QACA Nonelective Contribution (definite or contingent) equal to 3% of compensation

### Use of default alternatives: (select one)

- a. Use standard parameters for all safe harbor contributions formulas
- b. Make the following modifications: (select at least one of 1. 6.)
  - 1. Traditional Basic Matching Contribution, but using the following matching computation period instead of the plan year (may be selected only if 23d selected) (select one)
    - a. aeach payroll period
    - b. all payroll periods ending with or within each month
    - c. all payroll periods ending with or within a Plan Year quarter
  - 2. Traditional Enhanced Matching Contribution equal

% (not less than 100%) of elective deferrals that do to not exceed (answer a. or b. below) (may be selected only if 23d selected)

- N/A (the ACP test will apply) (**skip to e. g.**) а.
- % (at least 3%, and may not exceed 6% if 22c2 h selected) of compensation

plus (answer c. or d.)

- c. N/A (no additional contributions)
- d. 🗌 % of elective deferrals that exceed the percentage of compensation shown at 58b2b, but do not \_% of compensation (may not exceed exceed 1. 6% if 22c2 selected)

AND, use the following alternative matching computation period (leave blank if determined on Plan Year basis)

e. 🔲 each payroll period

f. all payroll periods ending with or within each month
g. all payroll periods ending with or within a Plan Year quarter

NOTE: At any rate of Elective Deferrals, the matching contribution specified above must equal at least the amount of matching contribution that would be made under the Traditional Basic Matching Formula, and the rate of match cannot increase as deferrals increase.

- 3. Traditional Nonelective Contribution (may be selected only if 23d selected) (select all that apply)
  - a. 🗌 equal to % (more than 3%) of compensation
  - b. allocated to (name of other plan)
- 4. QACA Basic Matching Contribution, but using the following alternative matching computation period instead of the plan year (may be selected only if 23f selected) (select one)
  - each payroll period а.
  - all payroll periods ending with or within each month b.
  - all payroll periods ending with or within a Plan Year quarter C.

- 5. QACA Enhanced Matching Contribution equal to: (may be selected only if 23f selected) % (not less than 100%) of elective deferrals that do not exceed (answer a. or b. below)
  - a. N/A (the ACP test will apply) (**skip to b5e g.**)
  - % (must be at least 1%, and may not exceed b. 🗌 6% if 22c2 selected) of compensation

### plus (answer c. or d.)

- c. D N/A (no additional contributions) d. D \_\_\_\_% of elective deferral % of elective deferrals that exceed the percentage of compensation shown at **58b5b**, but do not exceed 1. % of compensation (may not exceed 6% if 22c2 selected)

NOTE: At any rate of Elective Deferrals, the matching contribution specified above must equal at least the amount of matching contribution that would be made under the QACA Basic Matching Formula, and the rate of match cannot increase as deferrals increase.

> AND, use the following alternate matching computation period (leave blank if determined on Plan Year basis)

- e. each payroll period
- all payroll periods ending with or within each month f.
- g. all payroll periods ending with or within a (Plan Year)
- quarter
- 6. QACA Nonelective Contribution (may be selected only if 23f selected)
  - a. 🗌 equal to % (more than 3%) of compensation
  - allocated to b.

(name of other plan)

Current (or "Maybe") ADP Safe Harbor Formula. Which of the above ADP safe harbor contributions is in effect on the effective date of the document being drafted (see commentary)? (select one)

- c. No formula currently effective
- d. 
  Show the following traditional formula for the current year: (select one) (may be selected only with 23d)
  - 1. use the traditional Basic Matching Formula
  - 2. use the traditional Enhanced Matching Formula
  - 3. use the traditional Nonelective Formula
  - 4. I reserve the right to amend the Plan (at least 30 days prior to the end of the current plan year) in order to make the traditional Nonelective Safe Harbor Contribution for the current plan year

e. Show the following QACA formula for the current year: (select one) (may be selected only with 23i3 or 23i4)

- 1. D use the QACA Basic Matching Formula
- 2. use the QACA Enhanced Matching Formula
- 3. use the QACA Nonelective Formula
- 4. I reserve the right to amend the Plan (at least 30 days prior to the end of the current plan year) in order to make the QACA Nonelective Safe Harbor Contribution for the current plan year

Duration of Current Formula. How long should the ADP safe harbor contribution elected above remain in effect? (skip to 59 unless 58d or 58e is selected)

- f. Stays in effect until an amendment is adopted to end or change the safe harbor contribution
- Stays in effect until the end of the current plan year (if using a g. 🗌 different contribution method for the forthcoming plan year, see Question 181)
- Excluded and/or Disaggregated Employees 401(k) Safe Harbor 59. Contribution. In addition to those employees who are not eligible to make elective deferrals, are there any other exclusions? (skip unless 21d1 selected)
  - a. No additional exclusions (skip to 61)
  - b. Yes, the following additional employees are excluded: (select all that apply)

- Highly Compensated Employees will be excluded
   Employees who have NOT attained during the plan year their hypothetical entry date following age 21 and 1 Year of Service (i.e., "otherwise excludable" employees) will be in a separate disaggregated ADP-tested group (may not be selected with 25a or 25c)
- 3. Employees who have NOT attained during the plan year their hypothetical entry date following age and service specifications will be in a separate disaggregated ADP-tested group. (may not be selected with 25a or 59b2): (select one or both)
  - a. age: \_\_\_\_\_ (not greater than 21)
    b. service: \_\_\_\_\_ of service (not more than 1 year)
- 4. Other:
- Must be one or more HCEs or must be a group of employees Note: who can be excluded under the permissive or mandatory disaggregation rules of Regulations Sections 1.401(k)-1(b)(4) and 1.401(m)-1(b)(4), e.g., all collectively bargained employees.

AND, if b2 or b3 selected, Participants will be treated as being in the safe harbor group for the entire plan year in which the hypothetical entry date occurs. What is the hypothetical date of plan entry for purposes of dividing the ADP population? (select one)

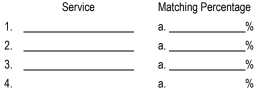
- 5. Use the same entry dates as for elective deferrals
- 6. Use the following date(s): (select one)
  - a. 1st day of the Plan Year in which eligibility requirements are met
  - b. The 1st day of the Plan Year and the date six months later (semi-annual)
  - c. 🗌 other: (no later than the earlier of (a) 6 months after such requirements are satisfied, or (b) the first day of the first Plan Year after such requirements are satisfied)
- 7. N/A (b2 or b3 not selected)

Skip to 61. 60.

### MATCHING CONTRIBUTIONS

- 61. Employer Matching Contributions (other than 401(k) Safe Harbor Matching Contributions): (skip to 69 unless 22d1 selected) (select one)
  - a. Discretionary matching amount
  - b. Fixed matching contribution equal to % of elective deferrals, plus
    - 1. 🗌 N/A
    - 2. Discretionary matching amount
  - c. A matching contribution equal to a discretionary percentage, to be determined by the Employer, of each tier, to be determined by the Employer, of the Participant's Elective Deferrals
  - tier of each Participant's Elective Deferrals, determined as follows: Tiers (indicate \$ or %) Matching Percentage
    - a. \_\_\_\_% 1. First \_\_\_\_\_
    - 2. Next \_\_\_\_\_ a. \_\_\_\_%
    - a. \_\_\_\_% 3. Next \_\_\_\_\_
    - a.\_\_\_\_ 4. Next \_\_\_\_\_
  - e. The Employer will make matching contributions equal to a uniform percentage of each Participant's Elective Deferrals, based on Years (or Periods) of Service determined as follows:

%



- AND, if e. selected, for purposes of the formula, a Year of Service (or Period) means a Year of Service (or Period) for: (select one)
- 5. vesting (may not be selected with 26a)
- 6. eligibility (may not be selected with 25a)
- 62. Elective Deferrals taken into account. In determining the matching contribution specified at 61, only elective deferrals up to the percentage or dollar amount specified below will be matched: (skip to 62e/f unless 61a or 61b) (select one of a. - c., and may select d. if applicable)
  - a. N/A: all deferrals will be matched
  - b. Elective deferrals up to \_\_\_\_\_% of compensation will be matched
  - c. Elective deferrals up to \$\_\_\_\_\_ will be matched
  - d. With respect to any discretionary match, a discretionary percentage of a Participant's Compensation or a discretionary dollar amount, the percentage or dollar amount to be determined by the Employer on a uniform basis to all Participants (may be selected only with 61a)
  - Note: Any Plan intended to comply with ACP Safe Harbor requirements (i.e., 22c2 selected) will impose appropriate restrictions on the selections made above.

Catch-Up Contributions taken into account. Will catch-up elective deferral contributions be taken into account in applying the matching contribution described at 61? (skip if 51i)

- e. 🗌 No
- f. 🗌 Yes
- 63. Overall Limit on Matching amount: The matching contribution made on behalf of any Participant for any Plan Year will not exceed:
  - a. N/A; no additional limit on the matching contribution
  - b. 🗌 \$\_\_\_\_
  - c. \_\_\_\_% of Compensation
- 64. ACP Safe Harbor. If 401(m) ACP Safe Harbor Contributions (22c2) selected with 22d1, should the matching contribution selected at 61 be made for the Plan Year in which 401(k) Safe Harbor Contributions are made for HCEs? (skip unless both 22c2 and 22d1 selected) a. 🗌 No

  - b. Yes (may not impose allocation conditions at 67) c. Yes, but any allocation conditions imposed at 67 will be
    - disregarded for such a plan year (so as not to jeopardize the ACP safe harbor)
- Period of Determination (Matching Computation Period). Fixed matching 65. contributions will be determined on the following basis (and any Compensation or dollar limitation used in determining the match will be based on the applicable period): (select one)
  - a. 
    The entire year
  - b. Each payroll period
  - c. All payroll periods ending with or within each month
  - d. All payroll periods ending with or within the Plan Year quarter
  - e. D N/A. The match is discretionary and the Employer shall determine the calculation methodology at the time the match formula is determined (may be selected only if 61a or 61c selected)
  - Note: If the Plan provides for both a fixed and discretionary match (61b2), then the Plan will provide for a discretionary computation period for the discretionary portion of the match.
- 66. QMACs. Will all the matching contributions be Qualified Matching Contributions?
  - a. 🗌 No
  - b. I Yes, ALL matching contributions will be fully Vested, subject to restrictions on withdrawals and may be used in either the ADP or ACP test. (may not be selected with 40b or 41b)

67.	Matching contributions to be made to Participants who: a. Complete a Year of Service (may not be selected with 27a nor		c. D Fixed contribu Participants e
	with <b>22c2</b> and <b>64b</b> )		selected with
	<ul> <li>D. Complete a Year of Service and are actively employed on last day</li> </ul>		
	of Plan Year (may not be selected with 27a nor with 22c2 and 64b)		What is the allocation
	c. Are employed on last day of Plan Year (may not be selected with		d. Integrated de
	22c2 and 64b)		(answer 72 a
	d. Are actively employed on last day of Plan Year or have completed		e. Non-integrat
	more than 500 Hours of Service (or three months under the elapsed time rules) prior to termination of employment ( <b>skip to 68</b> ) (may not		to 76) f.  General Non
	be selected with 27a nor with 22c2 and 64b)		based safe h
	e. Are employed at any time during the Plan Year (must be selected		
	if 22c2 and 64b have been selected) (skip to 69)	72.	Integrated Allocatio
			compensation to eac
	f. Other: (may not be selected with 22c2 and 64b)		a. 🔲 No
	<b>Note:</b> Must be definitely determinable, not subject to Employer discretion		b. 🗌 Yes
	and may not require more than one Year of Service (or Period of		AND, the non-inte
	Service if the Elapsed Time method is elected)		1. 3%
	, , , , , , , , , , , , , , , , , , ,		2. 🔲 4% 3. 🔲 5%
	AND, should the IRC §410(b)(1)(B) ratio percentage fail-safe provisions		3. 4. 7.5%
	(eliminating the above conditions) be included? (skip to 68 unless 67a,		т. Ц 1.370
	67b, 67c or 67f selected)	73.	Integrated Allocatio
	g. No	. •1	a. 5.7% and TW
	h. 🗌 Yes		b. 🔲 5.7% and 20%
8.	Waiver of conditions – Matching Contribution. Participants who are not		c. 🔲 5.7% and \$
υ.	employed at the end of the Plan Year due to any of the following events		d. 5.4% and: (se
	shall be eligible to share in the allocations regardless of the above		1. 🗌 80% of T
	conditions: (select all that apply) (skip to 69 if 67e)		2.
	a. 🗌 Death		100%) 3. 🔲 80% of v
	b. 🔲 Disability		20% of T
	c. 🔲 Early or Normal Retirement		e. 4.3% and \$
~			in excess of
<b>9</b> .	AND Forfeitures of matching contributions will be disposed of no later than the Plan Year in which such forfeitures occur, and will be: (skip		f. 🗌 4.3% and
	unless the following has been selected: 22d with 40b OR 41b or 42b1)		TWB
	(skip to 81 if SIMPLE plan (21b))		Note: If the Employ
	a. Used to reduce Employer contribution (other than QNECs,		permitted dis
	QMACs, and traditional (non–QACA)) (may only be selected with		permitted dis
	22c, 22d1, 22e1 or 22f1)	74.	Non–Integrated Allo
	b. D Used to reduce ordinary matching contributions only (may only be		a. Compensatio
	selected with 22d1)		b. In the same of
	c. Reallocated comp to comp		c. 🔲 In the same c
	AND, are allocated to: 1.  all Participants		Participant
	1. ∐ all Participants 2. ☐ only NHCPs		d. 🗌 Point System
	d. Treated as an additional discretionary match (may only be		for "Year of S
	selected with 61a, 61b2 or 61c)		1. 🗌
	e. Treated as an additional discretionary nonelective contribution		a. ∐ Nol b. ∏ upt
	(71a must be selected) and subject to the allocation conditions		b. ∐ up t <b>AND,</b> Year o
	for PS contributions (may be selected only with 22e1)		c. 🗌 Yea
	f. 🔲 Other:		vith
	Note: Describe the treatment (not the timing) of forfeitures that is some		d. 🗌 Yea
	combination of the above.		sele
	Note: Plan allows forfeitures to pay expenses.		2.
			a. \$
0.	Skip to 71.		3.
	•		Year
	NONELECTIVE PROFIT SHARING CONTRIBUTIONS	75.	General Nondiscrim
1.	Employer Discretionary Contribution to Profit Sharing Plan (skip to 76		a. 🗌 New compara
••	unless profit sharing contributions (22e1) selected) (non-profits should		In the case of
	select <b>a</b> . or <b>c</b> .)		partners), the
	a. Discretionary, but not limited to profits		to apply and t

- a. Discretionary, but not limited to profits
- b. Discretionary, out of profits (may not be selected with 69e)

% of Compensation of oution equal to eligible to share in allocations (skip to 76) (may not be h 22e1a or 69e)

### ion method?

- esign-based safe harbor (following IRC §401(I)) and 73, then skip to 76)
- ted design-based safe harbor (answer 74, then skip
- ndiscrimination Testing/Cross–Testing (not a design– harbor) (skip to 75)
- on: first allocate a nonintegrated percentage of ch eligible Participant
  - - tegrated percentage is:

### ons

- NΒ
  - 0% of TWB
- (equal to or less than 20% of TWB)
- select one) TWB plus \$1.00
- % of TWB (must be greater than 80% and less than
- wage base plus \$\_\_\_ \_\_ (must be less than TWB)
- (greater than 20% of TWB but not 80% of TWB)
- \_% (not less than 21% nor more than 80%) of
- yer maintains two or more Plans providing or imputing sparity, provide language that complies with the overall sparity limits (Reg. 1.401(I)-5).

### ocations

- on to total of all Compensation
- dollar amount to all Participants (per capita)
- dollar amount per Hour of Service completed by each
- n (select all that apply) ("Period of Service" is substituted Service" if Elapsed Time Method is elected.)
  - points for each Year of Service limitation
    - Years of Service to
    - of Service is:
      - ar of Service for vesting purposes (may not be selected h **26a**)
    - ar of Service for eligibility purposes (may not be lected with 25a)
  - \_ points for each
  - of compensation (may not exceed \$200)
  - points for each year of age as of the end of the Plan

### mination/Cross-Testing (select one)

rability formula: Each Participant is in a separate group. of self-employed individuals (i.e., sole proprietors or e requirements of Regulation §1.401(k)-1(a)(6) continue to apply and the allocation method should not be such that a cash or deferred election is created for a self-employed individual as a result of the application of this allocation method.

- b. New comparability formula: Classifications specified below must be clearly defined in a manner that will not violate the definitely determinable allocation requirement of Regulation §1.401-1(b)(1)(ii).
  - Group A: a.
  - b. Group B:\_\_\_\_\_
  - Group C: C.
  - Group D: d.
  - Group E: e.
  - Group F: \_\_\_\_\_ f.
  - Group G: g.
  - h. 🗌 Group H: \_\_\_\_\_

  - Additional Groups: i.

NOTE: Each participant shall be included in only one group. The design of the groups cannot be such that the only NHCEs benefiting under the Plan are those with the lowest amount of compensation and/or the shortest periods of service and who may represent the minimum number of these employees necessary to satisfy coverage under IRC §410(b).

AND, the allocation method within each group will be:

- 1. pro-rata based on Compensation
- 2. equal dollar amounts (per capita)
- 3. different methods for different groups (enter **a.** and **b.**)
- a. pro-rata based on Compensation for
  - (e.g., Groups A and C) b. equal dollar amounts (per capita) for

(e.g., Groups B and D)

AND, if a Participant shifts from one classification to another during a Plan Year, then unless elected below, the Participant is in a classification based on the Participant's status as of the last day of the Plan Year, or if earlier, the date of termination of employment. However, if elected below, the Administrator will instead apportion the Participant's allocation during a Plan Year based on the following: (select one or none)

- 4. Months in each classification. Pro-rata based on the number of months the Participant spent in each classification
- 5. Days in each classification. Pro-rata based on the number of days the Participant spent in each classification
- One classification only. The Employer in a nondiscriminatory 6. manner will direct the Administrator to place the Participant in only one classification for the entire Plan Year during which the shift occurs
- c. Super integrated formula equal to \_\_\_\_\_% of Compensation, plus either 1. or 2. below:

1.		% of Compensation above
	a.	\$
2.		Compensation to total of all Compensation in excess of

\$\_ d. Age weighted with interest of:

2. 🗌 8.0% 1. 🗌 7.5%

3. 3.8.5%

AND, if using 3% 401(k) Safe Harbor Contribution:

(leave blank if NOT applicable) (skip if 21d1 NOT selected)

4. include ADP Safe Harbor contributions (to the extent possible) in the age weighted allocations

AND when determining the Gateway Contribution, 415 Compensation shall be recognized as of the:

- e. 🔲 First day of the Plan Year
- f. Date Participant entered the Plan

- 76. Forfeitures of Profit Sharing Contributions will be disposed of no later than the Plan Year in which such forfeitures occur, and will be (skip if NONE of the following have been selected: 22e with 40b, or 41f or 42b2)
  - a. Used to reduce Employer contributions (other than QNECs, QMACs, and traditional (non-QACA) ADP safe harbor contributions) (21d1, 22d1, 22e1 or 22f1 must be selected)
  - b. Reallocated comp to comp (may not be selected with **75d**) AND, are treated as:
    - 1. Nonelective Contributions
    - 2. Qualified Nonelective Contributions
    - AND, are allocated to:
    - 3. All Participants
    - 4. Only NHCPs
  - c. Added to Employer's Nonelective contribution and allocated together (may only be selected with 71a or 71b)
  - d. Treated as an additional discretionary match (may only be selected with 61a, 61b2 or 61c) (may not be selected with 75d)
  - e. Other: (may not be selected with 75d) Describe the treatment (not the
  - timing) of Forfeitures that is some combination of the above. Note: Plan allows forfeitures to pay expenses.
- 77. Participants shall share in the allocation of Profit Sharing contributions for a Plan Year (skip to 81 if current profit sharing contributions (22e1) NOT selected) (select one)
  - a. If completed a Year of Service (may not be selected with 27a)
  - b. If completed a Year of Service and actively employed on last day of Plan Year (may not be selected with 27a)

  - c. If actively employed on last day of Plan Year
    d. If actively employed on last day of Plan Year or have completed more than 500 Hours of Service (or three months under the elapsed time rules) prior to termination of employment (skip to 79) (may not be selected with 27a)
  - e. If employed at any time during the Plan Year (**skip to 81**)

f. Other: If (must be definitely determinable, not subject to Employer discretion and may not require more than one Year of Service (or Period of Service if the Elapsed Time method is elected))

- 78. AND, should the IRC §410(b)(1)(B) ratio percentage fail-safe provisions (eliminating the above conditions) be included? (skip to 79 unless 77a, 77b, 77c or 77f selected) (skip to 81 if 77e selected)
  - a. 🗌 No
  - b. 🗍 Yes
- 79. Waiver of conditions. Participants who are not employed at the end of the Plan Year due to any of the following events shall be eligible to share in the allocations regardless of the above conditions (select all that apply):
  - a. 🗌 Death
  - b. 🗌 Disability c. Early or Normal Retirement
- 80. Skip to 81.

### PREVAILING WAGE CONTRIBUTION

- 81. Should the Prevailing Wage Contribution be made subject to the distribution restrictions applicable to QNECs and ADP safe harbor nonelective contributions? (skip to 82 if Prevailing Wage Contributions (22f1) NOT selected)
  - a. 🗌 No
  - b. 🗌 Yes

Shall Highly Compensated Employees be excluded from receiving a Prevailing Wage Contribution?

- c. 🗌 No
- d. Yes (must be selected if **31b5** or **32f5**)

	<ul> <li>Shall the profit sharing contributions allocated on behalf of a Participant be reduced (offset) by the Prevailing Wage Contribution made on behalf of such Participant for the Plan Year under this Plan? (skip to 82 if 22e1 not selected)</li> <li>e. □ No, the Prevailing Wage Contribution will be added to amounts allocated pursuant to question 71</li> <li>f. □ Yes (may not be selected with 81b)</li> </ul>		<ul> <li>ACP Testing. Method for determining NHCP's actual contribution ratio. Indicate whether the current OR prior year testing method is used to calculate the ACP (skip to 85 if none of the following selected: 21d1, 22d1, 22g1)</li> <li>e Current year</li> <li>f Prior year</li> <li>However, regardless of the above, for the first year if a new plan or for the first year as a 401(m) Plan:</li> <li>g Use the following to determine NHCP's actual contribution ratio</li> </ul>
82.	GENERAL PLAN PROVISIONS Method of allocating Trust earnings		<ol> <li>3% (a prior-year test election)</li> <li>current year method for the first Plan Year</li> <li>N/A (e.g., this is an existing 401(m) Plan) (may not be selected with 10a)</li> </ol>
	Note:       If daily valuations, select a.         a.       Beginning balance         b.       Ending balance         1.       Including contributions         2.       Excluding YTD contributions         3.       Excluding 1/2 YTD contributions         4.       Excluding YTD non-payroll contributions except excluding only 1/2 of payroll contributions         c.       Weighted average         d.       Other:         Note:       Must be a definite predetermined formula that is not based on		<ul> <li>Highly Compensated Employee. Use the top paid group and/or calendar year data election?</li> <li>a. □ No</li> <li>b. □ Yes, select one or more of the options below:</li> <li>1. □ Top-paid group election: HCE only includes the top 20% of employees ranked by compensation</li> <li>2. □ Make the calendar year the "look-back year" when the Plan Year is NOT a calendar year (may not be selected with 18a)</li> </ul>
83.	Compensation and that satisfies the nondiscrimination requirements of Regulation Section 1.401(a)(4)–4 and is applied uniformly to all Participants. Should Top–Heavy provisions be included?	86.	<ul> <li>Does the Plan accept Rollovers from IRAs and other qualified plans? (skip to 87 unless 22h selected)</li> <li>a. □ No (may not be selected with 22h1) (skip to 86.1)</li> <li>b. □ Yes, by all currently employed Participants (may not be selected with 22h2)</li> </ul>
	<ul> <li>a. Yes</li> <li>b. No (may only select if governmental plan or if Plan covers exclusively union employees) (skip to 84)</li> </ul>		AND, the Plan will also accept rollovers from the following: (select all that apply) 1.  Participants who are no longer employed
	<ul> <li>Top-Heavy provisions. Defined Contribution Plan top-heavy minimum contribution earned by:</li> <li>c. Only Non-Key Employees (must be selected if age weighted allocation (75d) selected)</li> <li>d. All Participants</li> </ul>		<ul> <li>2. Eligible Employees expected to enter the Plan</li> <li>AND, may distributions of rollovers be made at any time?</li> <li>c. No, only at such time(s) as amounts attributable to employer contributions are distributable</li> <li>d. Yes</li> </ul>
	<ul> <li>If DC and DB Plans are maintained, which Plan provides top-heavy minimum benefit for employees who participate in both plans?</li> <li>e. N/A (DC and DB Plans not maintained)</li> <li>f. Defined Contribution Plan, with 5% minimum</li> <li>g. Defined Benefit Plan, with 2% minimum accrual</li> <li>h. Provide full top-heavy minimums in each Plan</li> <li>Note: IRC §401(a)(4) design based safe harbor uniformity will be maintained if either (1) f. or g. selected AND the DC and DB Plans benefit the same Participants, or (2) h. selected.</li> </ul>		<ul> <li>AND, should rollover contributions be excluded from determining the value of the Participant's nonforfeitable account balance for purposes of determining any \$5,000 threshold?</li> <li>e. No or N/A</li> <li>f. Yes, exclude rollover contributions</li> <li>AND, if this Plan does not provide for current voluntary after-tax contributions, shall the Plan nevertheless accept rollovers of after-tax voluntary contributions? (skip if 22g1 selected)</li> </ul>
	<ul> <li>If 39a and 83a selected, future top heavy contributions should be: (select one)</li> <li>i. □ Treated as a QNEC (consistent with Relius IDP–formatted EGTRRA document)</li> <li>j. □ Subject to a 6–year graded vesting schedule (20% after 2 years, plus 20% for each additional year) (may not be selected with 26a)</li> </ul>	87.	<ul> <li>g. No or N/A</li> <li>h. Yes</li> <li>Were deductible QVECs permitted prior to 1/1/87? (skip to 89 if 10a)</li> <li>a. No or N/A (new Plan effective after 12/31/86)</li> <li>b. Yes</li> </ul>
84.	<ul> <li>ADP Testing. Method for determining NHCP's actual deferral ratio.</li> <li>Indicate whether the current OR prior year testing method is used to calculate the ADP (skip to 85 unless 22a1 or 22b1 selected)</li> <li>a. □ Current year</li> <li>b. □ Prior year</li> </ul>	<u>88.</u> 89.	Skip to 89.           May Participant loans be made?           a.         No           b.         Yes
	<ul> <li>However, regardless of the above, for the first year if a new plan or for the first year as a 401(k) Plan:</li> <li>c. Use the following to determine NHCP's actual deferral ratio</li> <li>1. 3% (a prior-year test election)</li> <li>2. current year method for the first Plan Year</li> <li>d. N/A (e.g., this is an existing 401(k) Plan) (may not be selected</li> </ul>	90.	Will the Plan permit Directed Investments? a. No (skip to 91) b. Yes

e.  Current year f.  Prior year
<ul> <li>However, regardless of the above, for the first year if a new plan or for the first year as a 401(m) Plan:</li> <li>g. Use the following to determine NHCP's actual contribution ratio <ol> <li>3% (a prior-year test election)</li> <li>current year method for the first Plan Year</li> </ol> </li> <li>N/A (e.g., this is an existing 401(m) Plan) (may not be selected with 10a)</li> </ul>
<ul> <li>Highly Compensated Employee. Use the top paid group and/or calendar year data election?</li> <li>a. □ No</li> <li>b. □ Yes, select one or more of the options below: <ol> <li>Top-paid group election: HCE only includes the top 20% of employees ranked by compensation</li> <li>Make the calendar year the "look-back year" when the Plan Year is NOT a calendar year (may not be selected with 18a)</li> </ol> </li> </ul>
Does the Plan accept Rollovers from IRAs and other qualified plans? (skip to 87 unless 22h selected) a. No (may not be selected with 22h1) (skip to 86.1)

- 'n Participants who are no longer employed
- Eligible Employees expected to enter the Plan

- No, only at such time(s) as amounts attributable to employer
  - contributions are distributable

- No or N/A
- Yes
- leductible QVECs permitted prior to 1/1/87? (skip to 89 if 10a)
  - No or N/A (new Plan effective after 12/31/86)

### o 89.

- articipant loans be made?
  - No
  - Yes
- e Plan permit Directed Investments?
  - No (skip to 91)
  - Yes

with 10a)

### IDP 401(k) Profit Sharing Checklist

<ul> <li>If Yes, Directed Investments are permitted for the following accounts:</li> <li>c. All Accounts</li> <li>d. From the following accounts only: (select all that apply)</li> <li>1. Pre-Tax Elective Deferral Accounts</li> <li>2. Roth Elective Deferral Accounts (may only be selected with 22b)</li> <li>3. Matching Contributions Accounts (may only be selected with 22b)</li> </ul>	94. Normal Retirement Date (NRD)         a.       First day of the month on or next following NRA         b.       First day of the month nearest NRA         c.       Anniversary Date on or next following NRA         d.       Anniversary Date nearest NRA         e.       Participant's NRA
<ul> <li>22d)</li> <li>Qualified Matching Accounts and, when applicable, ADP Safe Harbor matching contributions</li> <li>Nonelective Contribution Accounts and, when applicable, Prevailing Wage Contribution Accounts (may only be selected with 22e or 22f)</li> </ul>	<ul> <li>95. Early Retirement Date <ul> <li>a. □</li> <li>None provided (skip to 96) (may not be selected with 45c)</li> <li>b. □</li> <li>First day of the month coinciding with or next following</li> <li>c. □</li> <li>Anniversary Date coinciding with or next following</li> </ul> </li> </ul>
<ol> <li>Qualified Nonelective Contribution Accounts, and, when applicable, ADP Safe Harbor nonelective contributions</li> <li>Rollover Accounts (may only be selected with 22h)</li> <li>After-Tax Voluntary Contribution Accounts (may only be selected with 22g)</li> <li>Other:</li> </ol>	<ul> <li>the date on which a Participant reaches</li> <li>d. age</li> <li>AND, completion of (leave blank if not applicable)</li> <li>1Years of Service</li> </ul>
<ul> <li>Note: Specify account(s) and conditions in a manner that is definitely determinable and not subject to Employer discretion.</li> <li>91. May Life Insurance be purchased to provide additional death benefits? <ul> <li>a. <ul> <li>No</li> <li>b. <ul> <li>Yes, at Administrator's option</li> </ul> </li> </ul></li></ul></li></ul>	<ul> <li>A Year of Service (or Period) means a Year of Service (or Period) for:</li> <li>a. vesting (may not be selected with 26a)</li> <li>b. eligibility (may not be selected with 25a)</li> </ul> 96. Disability of Participants to be determined
<ul> <li>c. Yes, at option of each Participant</li> <li>92. May Qualifying Employer securities or qualifying employer real property be purchased?</li> <li>a. No</li> <li>b. Yes (may not be selected with 7h2)</li> </ul>	<ul> <li>a. No disability benefits provided (may not be selected with 45b, 68b or 79b)</li> <li>b. By a physician appointed by Administrator</li> <li>c. Under the Social Security Act</li> <li>d. As determined in accordance with the provisions of the Plan prior to this restatement (may not be selected with 10a):</li> </ul>
RETIREMENT AND DISABILITY	97. Skip to 98.
<ul> <li>93. Normal Retirement Age (NRA) is: <ul> <li>a birthday (not to exceed 65th and, if this Plan includes transferred pension assets, may not be less than the later of age 55 or the representative typical retirement age for the adopting Employer's industry)</li> <li>OR, if later the</li> <li>b N/A</li> <li>c anniversary (not to exceed 5th) of joining Plan BUT in no event later than (leave blank if not applicable)</li> <li>1 birthday (not to exceed 65th and, if this Plan includes transferred pension assets, may not be less than the later of age 55 or the representative typical retirement age for the adopting Employer's industry)</li> <li>a or the anniversary of joining the Plan, if later</li> </ul> </li> </ul>	DISTRIBUTIONS         98. Plan Distributions shall be made in Joint and Survivor Annuities         a. □ No         b. □ Yes, and Minimum Spouse's Death Benefit shall be equal to:         1. □ 100% of Participant's accounts         2. □% (not less than 50% of Participant's accounts)         99. If 98a selected, will certain benefits be subject to the Joint and Survivor Annuity rules AND others not?         a. □ No or N/A (transfer of assets from pension plan not permitted)         b. □ Yes (must be selected if 10f selected)         Note: If Yes, only Money Purchase assets (10f) or other transferred assets, if applicable, as well as any accounts that are permitted to be invested in an annuity contract, will be subject to the Joint and

<ul> <li>101. Distributions may be made in <ul> <li>a. Cash only (the value of insurance contracts or other property allocated to the participant's account, and participant loan notes, may be treated as cash for this purpose)</li> <li>b. Cash or property <ul> <li>Except that the following limitation(s) shall apply (must be definitely determinable and nondiscriminatory):</li> </ul> </li> </ul></li></ul>	<ul> <li>106. Minimum distributions. The required beginning date shall be the later of age 70 1/2 or retirement (except for 5% owners) unless otherwise elected below (leave blank if defaults apply)</li> <li>a</li></ul>
	12/31/1996)
102. Distribution upon termination prior to death, disability, or retirement.	Skip to 108.
For amounts over \$5,000, distributions may be made:	108. May Hardship Distributions be made?
a. Only upon death, disability or retirement	a. No (skip to 109)
<ul> <li>b. As soon as feasible after termination of employment</li> <li>c. Only after Participant incurs 1–year break–in–service</li> </ul>	b. Yes
d months after termination of employment	
e. On or after the Anniversary Date following termination of	AND, hardship shall be determined based upon
employment	c. Safe Harbor standards of 401(k) Regulations
f. As soon as administratively feasible following the valuation date	d.  Facts and circumstances
coincident with or next following the termination of employment	Hardship distributions are permitted from the following accounts:
g. Other: (not later than Normal Retirement Age)	e. All of the following accounts
(not later than normal Retrement Age)	f. From the following accounts only:
For amounts of \$5,000 or less, lump-sum distributions may be made:	1. Pre–Tax Elective Deferral Accounts
h. 🔲 Same as above	2. Roth Elective Deferral Accounts (may only be selected with
i. As soon as feasible after termination of employment	22b)
j. Only after Participant incurs 1–year break–in–service	3. Matching Contribution Accounts (does not include ADP Safe Harbor or QMAC) (may only be selected with <b>22d</b> )
<ul> <li>Ch or after the Anniversary Date following termination of employment</li> <li>As soon as administratively feasible following the valuation date</li> </ul>	4. Nonelective Contribution Accounts and Prevailing Wage
coincident with or next following the termination of employment	Contributions (does not include ADP Safe Harbor or QNEC)
στη τη τ	(may only be selected with <b>22e</b> or <b>22f</b> )
103. Participant consent (mandatory distribution provisions)	5. Rollover Accounts (may only be selected with <b>22h</b> )
<b>Note:</b> Plan provides that distributions of amounts of \$5,000 or less do	6. Transfer Accounts (subject to legal restrictions stated in Plan)
not require spousal consent and are only paid as lump-sums.	AND, the following limitations apply to hardship distributions:
<b>Does the Plan</b> provide for mandatory distributions (i.e., involuntary	g. N/A. No limitations
distributions)? a.  No, Participant consent is required for all distributions (NO	h. The following limitations:
mandatory distributions)	1. The minimum amount of a distribution is \$
b. Yes, Participant consent is needed only if the distribution exceeds:	(may not exceed \$1,000) 2.
1. 🔲 \$5,000	Participant during a Plan Year
2.  \$1,000 3.  \$ (may not exceed \$1,000)	3. Distributions may only be made from accounts which are fully
3. S (may not exceed \$1,000) Note: If 2. or 3. selected, rollovers must be included in determining the	Vested (may be selected only if 40b, 41b, 41d, 41f, 41h, 41j,
threshold for Participant consent regardless of elections made at	41k or 83j selected)
86e – f.	4. A Participant does not include a former employee at the time of
	<ul> <li>the hardship distribution</li> <li>5. Hardship distributions may be made subject to the following</li> </ul>
<b>104. Required minimum distributions upon the death</b> of the Participant prior to	provisions:
the commencement of benefit distributions must: a.  begin within 1 year of death, with spousal exception*	(must be definitely determinable and not subject to discretion)
b. be made within 5 years of death for all beneficiaries	( ····· , ··· , ··· , ··· , ··· , ··· , ··· ,
c. De made within 5 years for nonspouse, with spousal exception*	Hardship distributions for beneficiaries (select if applicable)
d. D be made (under one of these two methods) pursuant to the election	i. Hardship distributions are allowed for beneficiary expenses
of the Participant or beneficiary	effective, for a PPA restatement, as of August 17, 2006 unless another date is elected below:
*spousal exception permits delay in the start of death benefit payments until Participant would have attained 70 1/2.	
	1. (may not be earlier than August 17, 2006) (skip unless <b>12b</b> selected)
105. If no valid designation of beneficiary exists, any death benefit (in excess of	
the minimum spouse's death benefit) will be paid to:	<b>109.</b> May in-service distributions (other than hardship distributions) be made?
a. 🔲 the Participant's estate	a. No (skip to 111)
b. 🔲 the Participant's spouse, children, or parents, then estate	b. 🔲 Yes, if the Participant has (select one or both)
AND, shall divorce revoke any designation of beneficiary to the spouse (at	1. 🔲 attained age
the time the designation was made)?	a. however, the <b>only</b> funds available for in-service distribution are
c. 🔲 No	money purchase accounts (select <b>only</b> when applicable) ( <b>skip</b>
d. 🔲 Yes (this provision was in all Relius IDP–formatted EGTRRA	to 109ef., then skip to 109h) (may be selected only if 10f)

2. I reached Normal Retirement Age

documents)

**In–service distributions** are permitted from the following accounts (subject to additional restrictions required by law):

- c. 
   All accounts
- d. Trom the following accounts only: (select at least one)
  - 1. Elective Deferral Accounts (select at least one of the following)
    - a. pre-tax deferrals
    - b. Roth deferrals (may select only with 22b)
  - Matching Contributions (select at least one of the following)
     a. 

     ordinary matching contributions (may select only with 22d)
     D. 
     QMACs
    - ADP safe harbor matching contributions (may be selected only with 21d)
  - Nonelective Contribution Accounts and, when applicable, Prevailing Wage Contribution Accounts (select at least one of the following)
    - a. profit sharing contributions (may only be selected with 22e or 22f)
    - b. 🗌 QNECs
    - c. ADP safe harbor nonelective contributions (may be selected only with **21d**)
  - **NOTE:** Distributions from a Participant's Elective Deferral Account, Qualified Matching Contribution Account and Qualified Nonelective Contribution Account, and ADP safe harbor contribution accounts are subject to restrictions and generally may not be distributed prior to age 59 1/2.

### AND, the following provisions apply to in-service distributions:

e. 🗌 None

f.

- The following provisions: (select all that apply)
- The minimum amount of a distribution is \$\_\_\_\_\_ (may not exceed \$1,000)
- 2. No more than \_\_\_\_\_ distribution(s) may be made to a Participant during a Plan Year
- Distributions may only be made from accounts which are fully Vested (may be selected only if 40b, 41b, 41d, 41f, 41h, 41j, 41k or 83j selected)
- 4. In-service distributions may be made subject to the following provisions:

(must be definitely determinable and not subject to discretion)

## Additional in-service distribution events for profit sharing and matching contributions. The following provisions also apply:

- g.  $\Box$  In-service distributions may be made if: (select one) (**skip to h.**
- unless **109c** AND **22d**, **22e** or **22f**; or unless **109d2a** or **109d3a**) 1. The Participant has been a Participant for at least 5 years
  - The amount to be distributed has accumulated in the Plan for at
  - least 2 years
  - 3. Either of the preceding two conditions is met
  - 4. Both the conditions in **g1** and **g2** are met

AND for purposes of 109g, such distributions may be made at any age unless the following option is selected

5. The Participant must also have attained the age specified at **109b** 

AND for purposes of **109g**, the following contribution sources will be available: (select one or both)

- Matching contributions (other than QMACs and ADP safe harbor matching contributions) (may select only with 109c AND 22d, or if 109d2a)
- Nonelective contributions (other than QNECs and ADP safe harbor nonelective contributions) (may select only with 109c AND 22e or 22f, or if 109d3a)

- In-service distributions of money purchase pension plan funds are available prior to normal retirement age (select one) (may only be selected with 10f) (must be selected if 109b1a)
  - 1. Yes, at age 62
  - 2. Yes, at age: (must be at least age 62)

AND is this provision retroactively effective? (select one) (skip to 111 unless 12b)

3. 🗌 No

- 4. Types, effective as of the first day of the 2007 plan year

### 110. Skip to 111.

5.

# 111. In–Plan Roth Rollover Contributions (skip to 112 unless 22b6 or 22b7 selected)

Any Participant may elect an In–Plan Roth Rollover by direct rollover except that, if elected below, a Participant must also be an Employee at the time of the In–Plan Roth Rollover. (select all that apply)

- a. In-service distribution only. Only Participants who are Employees may elect an In-Plan Roth Rollover
- b. No transfer of loans. Loans may not be distributed as part of an In–Plan Roth Rollover (may not be selected with **89a**)

In-service distribution provisions. The Employer elects the following regarding in-service distributions from the Plan solely for purposes of making an In-Plan Roth Rollover: (select one)

- c. Only existing in-service distribution provisions apply. The Plan's existing in-service distribution provisions apply (may be selected only with **109b**) (skip to **111e.-f.**)
- d. Deemed in-service distribution provisions. The Employer elects to permit in-service distributions as follows solely for purposes of making an In-Plan Roth Rollover. Regardless of any election below to the contrary, In-Plan Roth Rollovers are not permitted from a Participant's Elective Deferral Account, Qualified Matching Contribution Account, Qualified Nonelective Contribution Account and accounts attributable to ADP safe harbor contributions prior to age 59 1/2: (select one or more of 1. 4.)
  - 1. The Participant has attained age \_
  - The Participant has \_\_\_\_\_ years of participation (specify minimum of 5 years)
  - The amounts being distributed have accumulated in the Plan for at least \_\_\_\_\_\_ years (at least 2)

Source of In–Plan Roth Rollover. The Plan permits a direct rollover from any qualifying source unless otherwise elected below: (select one) 5. All qualifying Accounts

- 6. A Participant may only elect an In–Plan Roth Rollover from the following gualifying sources (select one or more from a. f.):
  - a. Pre-Tax Elective Deferral Account
  - Account(s) attributable to any Employer matching contributions
  - c. Account attributable to Employer profit sharing contributions (may only be selected with **22e**)
  - d. Qualified Nonelective Contribution Account (including any ADP safe harbor nonelective contributions)
  - e. Rollover Account (may only be selected with 22h) f. Other:
    - (specify account(s) and conditions in a manner that is definitely determinable and not subject to Employer discretion)

Note:	Regardless of any election above to the contrary, In-Plan Roth		
	Rollover Contributions are not permitted from a Participant's Elective Deferral Account, Qualified Matching Contribution Account, Qualified Nonelective Contribution Account, or ADP		PPA/HEART/WRERA TRANSITIONAL PROVISIONS (skip to 118 unless 12b selected)
	Safe Harbor Account prior to age 59 1/2, and are not permitted prior to age 62 with respect to a Participant's account attributable to amounts transferred into the Plan from a money purchase pension plan or target benefit plan.	113.	<b>Non–spousal rollovers prior to 2010.</b> (This provision is mandatory after December 31, 2009.) Non–spousal rollovers to IRAs (or other plans) were first allowed after December 31, 2006 unless a later effective date is
7.	provisions regarding direct In–Plan Roth Rollovers (select one) ] No other provisions		selected below: a. Prior to 2010 (select one) 1. Non–spousal rollovers were not allowed prior to 2010
	Apply the following provisions: (select one or more from <b>a</b> . – <b>c</b> .) The minimum amount that may be rolled over is (may not exceed \$1,000)		2. Non-spousal rollovers were allowed effective (not earlier than
b.			January 1, 2007 and not later than January 1, 2010)
c.	<ul> <li>In-service distributions may be made subject to the following provisions: (describe):</li></ul>	114.	<ul> <li>RMD waivers for 2009 (select one) (skip to 118 unless 12b selected)</li> <li>a. RMDs continued in accordance with the terms of the Plan without regard to WRERA (i.e., no election available to Participants) (skip to 118)</li> <li>b. The payment of RMDs was modified in some way:</li> </ul>
actual	onal distribution for withholding. If the Plan does not permit an distribution upon the event triggering the right to elect the In–Plan Rollover, then a Participant may not elect to have an amount		<ol> <li>RMDs continued unless otherwise elected by a Participant</li> <li>RMDs were suspended unless a Participant elected otherwise</li> </ol>
distribu	<ul> <li>a Participant may not elect to have an amount ated for tax withholding purposes unless elected below:</li> <li>Distribution for withholding also permitted. A Participant may elect to take a distribution solely for purposes of federal or State income tax withholding related to the In–Plan Roth Rollover</li> </ul>		3. RMDs for 2009 were suspended for any Participant who was scheduled to receive the first RMD for 2009 or who had no existing election to receive all RMDs (unless the Participant made an election to receive such distribution). RMDs for 2009 were continued for any Participant who had an existing
provisions	tation of In–Plan Roth Rollover Contributions. These first became effective on the date of this document unless elected below: (skip if <b>12b</b> )		election to receive all RMDs (or a greater stream of payments) (unless the Participant made an election to suspend such distribution)
e. 🗌 Ef	fective date:		4. Other:
Pla	an permitted Roth elective deferrals)		The Plan treated the following amounts as eligible rollover distributions in 2009 (if no election is made, then direct rollovers were offered only for
provisions ( selected)	of In–Plan Roth Rollover Contributions. If elected, the described above ceased as of: (response required if 22b7		distributions that were eligible rollover distributions without regard to Code §401(a)(9)(H)): (select one or neither) c. Both 2009 RMDs and Extended 2009 RMDs
f. L Ef	fective date of cessation of In–Plan Roth Rollovers:		<ul> <li>d. 2009 RMDs, but only if paid with an additional amount that would have been an eligible rollover distribution without regard to Code §401(a)(9)(H)</li> </ul>
	d benefit accruals for those in the military. Does the Plan	115.	Skip to 118.
	continued benefit accruals? (select one) (skip unless 21b, 1, 22e1 or 22f1 selected)		OTHER PERMITTED ELECTIONS
b. 🗌 Yes c. 🔲 Yes sel	s, effective as of the effective date of this document s, effective on the first day of the 2007 Plan Year) (may not be lected unless <b>12b</b> selected) s, effective as of:	118.	Miscellaneous Elections (select all that apply) a. Rule of parity. Exclude rule of parity (all years count) b. Change in eligibility. If eligibility is being made more strict as of the effective date of the restatement, then all Participants must meet the
(ma	ay not be earlier than the first day of the 2007 Plan Year)		new requirements, rather than being grandfathered (skip if <b>10a</b> ) c. Deemed <b>125 compensation</b> . Amounts included in compensation
permit dist	ons for deemed severance of employment. Does the Plan ributions on account of the deemed severance of employment s in the military:		<ul> <li>because of an election under Code §125(a) shall include deemed 125 compensation as described by IRS Revenue Ruling 2002–27.</li> <li>d. Definition of Spouse. The term Spouse includes a spouse under federal law as well as the following:</li> </ul>
g. 🗌 Ye	s, effective as of the effective date of this document s, effective as of: ay not be earlier than the first day of the 2007 Plan Year)		
,	Reservist Distributions. Does the Plan permit distributions on		PARTICIPATING EMPLOYERS
account of military: (se h. 🔲 No	the deemed severance of employment for persons in the elect one)	140.	Complete information for the Participating Employers who are adopting the Plan as Participating Employers?
j. 🗌 Ye	s, effective as of the effective date of this document s, effective as of: ay not be earlier than September 11, 2001)		a.  No (skip to 165) b.  Yes

1131	
<ul> <li>AND, (select all that apply)</li> <li>1. Ist the Participating Employers in the SPD</li> <li>2. include Participation Agreements for Participating Employers</li> </ul>	h. RESTATEMENT AND MERGER. The Participating Employer's adoption of this Plan constitutes the amendment and restatement of the Participating Employer's plan known as:
RST PARTICIPATING EMPLOYER INFORMATION	1. and originally effective:
Name	<ol> <li>and originally effective:</li></ol>
Address (Street)	2. Which plan is being merged into this Fian elective as of.
1. City	i. CESSATION. The Participating Employer is ceasing its
2. State	participation in the Plan effective as of:
	j. 🔲 SPECIAL EFFECTIVE DATES:
3. Zip	Will these here. Third Destining the sufferent second
Telephone	Will there be a Third Participating Employer? k.
Taxpayer Identification Number (TIN)	
Fiscal Year	143. THIRD PARTICIPATING EMPLOYER INFORMATION
<ul> <li>FECTIVE DATE(S) (select one of f. – i. and j. if applicable)</li> <li>NEW PLAN. The Participating Employer's adoption of this Plan constitutes the adoption of a new plan by the Participating Employer, effective as of:</li> <li>RESTATEMENT. The Participating Employer's adoption of this Plan constitutes the adoption of an amendment and restatement of the Plan and effective as of:</li> </ul>	a. Name
with the Participating Employer having originally commenced	c. Telephone
participation in the Plan effective as of:	d. Taxpayer Identification Number (TIN)
<ol> <li></li></ol>	e. Fiscal Year EFFECTIVE DATE(S) (select one of f. – i. and j. if applicable) f NEW PLAN. The Participating Employer's adoption of this Plan
1. and originally effective:	constitutes the adoption of a new plan by the Participating Employer
2. which plan is being merged into this Plan effective as of:	<ul> <li>effective as of:</li> <li>g. RESTATEMENT. The Participating Employer's adoption of this Plan constitutes the adoption of an amendment and restatement of the</li> </ul>
CESSATION. The Participating Employer is ceasing its	Plan and effective as of:
participation in the Plan effective as of:	with the Participating Employer having originally commenced
SPECIAL EFFECTIVE DATES:	participation in the Plan effective as of:
ill there be a Second Participating Employer? ☐ No (skip to 165) ☐ Yes	<ul> <li>RESTATEMENT AND MERGER. The Participating Employer's adoption of this Plan constitutes the amendment and restatement of the Participating Employer's plan known as:</li> </ul>
COND PARTICIPATING EMPLOYER INFORMATION	1. and originally effective:
Name	<ol> <li>which plan is being merged into this Plan effective as of:</li> </ol>
	2. Which plan is being merged into this Flan enective as of.
Address (Street)	i. CESSATION. The Participating Employer is ceasing its
1. City	participation in the Plan effective as of:
2. State	j. 🔲 SPECIAL EFFECTIVE DATES:
3. Zip	Will there be a Fourth Participating Employer?
Telephone	Will there be a Fourth Participating Employer? k.
Taxpayer Identification Number (TIN)	
Fiscal Year	
<ul> <li>FECTIVE DATE(S) (select one of f. – i. and j. if applicable)</li> <li>NEW PLAN. The Participating Employer's adoption of this Plan constitutes the adoption of a new plan by the Participating Employer, effective as of:</li> <li>RESTATEMENT. The Participating Employer's adoption of this Plan constitutes the adoption of an amendment and restatement of the Plan and effective as of:</li> <li>with the Participating Employer having originally commenced participation in the Plan effective as of:</li> </ul>	144. FOURTH PARTICIPATING EMPLOYER INFORMATION         a. Name
1.	

1	41. FIRST PARTICIPATING EMPLOYER INFORMATION
	a. Name
	b. Address (Street)

D. Address (Street)
1. City
2. State
3. Zip
c. Telephone
d. Taxpayer Identification Number (TIN)
e. Fiscal Year

### EFFECTIVE DATE(S) (select one of f. - i. and j. if applicable)

F.	NEW PLAN. Th	ne Participating Employer's adoption of this	Plan
	constitutes the	adoption of a new plan by the Participating	Employer
	effective as of:		

g.	RESTATEMENT. The Participating Employer's adoption of this Plan
	constitutes the adoption of an amendment and restatement of the
	Plan and effective as of:
	with the Participating Employer having originally commenced
	participation in the Plan effective as of:

	1
h.	RESTATEMENT AND MERGER. The Participating Employer's
	adoption of this Plan constitutes the amendment and restatement of
	the Participating Employer's plan known as:

- 1. and originally effective:
- 2. which plan is being merged into this Plan effective as of:
- i. CESSATION. The Participating Employer is ceasing its participation in the Plan effective as of:
- j. SPECIAL EFFECTIVE DATES:

### Will there be a Second Participating Employer?

	k. □ No ( <b>skip to 165</b> ) I. □ Yes
142.	SECOND PARTICIPATING EMPLOYER INFORMATION
	a. Name
	b. Address (Street)
	1. City
	2. State
	3. Zip
	c. Telephone
	d. Taxpayer Identification Number (TIN)
	e. Fiscal Year

- **EFFECTIVE DATE(S)** (select one of **f**. **i**. and **j**. if applicable)
- f. NEW PLAN. The Participating Employer's adoption of this P constitutes the adoption of a new plan by the Participating E effective as of:

g.	RESTATEMENT. The Participating Employer's adoption of this Plan
	constitutes the adoption of an amendment and restatement of the
	Plan and effective as of:
	with the Participating Employer having originally commenced

participation in the Plan effective as of: 1.

e. Fiscal Year

	(a ala at a ma aff : a ma	(; ; ferralized ()
EFFECTIVE DATE(S	(select one of f i. and	I J. IT applicable)

- f. NEW PLAN. The Participating Employer's adoption of this Plan constitutes the adoption of a new plan by the Participating Employer, effective as of:
- g. RESTATEMENT. The Participating Employer's adoption of this Plan constitutes the adoption of an amendment and restatement of the Plan and effective as of: with the Participating Employer having originally commenced

with the Participating Employer having originally commenced participation in the Plan effective as of:

- h. RESTATEMENT AND MERGER. The Participating Employer's adoption of this Plan constitutes the amendment and restatement of the Participating Employer's plan known as:
  - 1. and originally effective:
  - 2. which plan is being merged into this Plan effective as of:
- i. CESSATION. The Participating Employer is ceasing its participation in the Plan effective as of:
- j. 🔲 SPECIAL EFFECTIVE DATES:

### Will there be a Fifth Participating Employer?

- k. 🗌 No (skip to 165)
- I. 🗌 Yes

### 145. FIFTH PARTICIPATING EMPLOYER INFORMATION

a.	Name
	Address (Street)
	1. City
	2. State
	3. Zip
C.	Telephone
d.	Taxpayer Identification Number (TIN)

e. Fiscal Year

**EFFECTIVE DATE(S)** (select one of **f**. – **i**. and **j**. if applicable)

- f. NEW PLAN. The Participating Employer's adoption of this Plan constitutes the adoption of a new plan by the Participating Employer, effective as of:

participation in the Plan effective as of:

- h. RESTATEMENT AND MERGER. The Participating Employer's adoption of this Plan constitutes the amendment and restatement of the Participating Employer's plan known as:
  - 1. and originally effective:
  - 2. which plan is being merged into this Plan effective as of:
- i. CESSATION. The Participating Employer is ceasing its participation in the Plan effective as of: \_\_\_\_\_
- j. 🔲 SPECIAL EFFECTIVE DATES: \_\_\_\_\_

### Will there be a Sixth Participating Employer?

k.	No	(skip	to	165)

I. 🗌 Yes

- 146. SIXTH PARTICIPATING EMPLOYER INFORMATION
  - a. Name \_\_\_\_\_
  - b. Address (Street)
    - 1. City \_\_\_\_\_
  - 2. State
  - 3. Zip \_\_\_\_\_
  - c. Telephone
  - d. Taxpayer Identification Number (TIN)
  - e. Fiscal Year

### EFFECTIVE DATE(S) (select one of f. – i. and j. if applicable)

- f. NEW PLAN. The Participating Employer's adoption of this Plan constitutes the adoption of a new plan by the Participating Employer, effective as of:
- g. RESTATEMENT. The Participating Employer's adoption of this Plan constitutes the adoption of an amendment and restatement of the Plan and effective as of: with the Participating Employer having originally commenced participation in the Plan effective as of:
- h. RESTATEMENT AND MERGER. The Participating Employer's adoption of this Plan constitutes the amendment and restatement of the Participating Employer's plan known as:
  - 1. and originally effective:
  - 2. which plan is being merged into this Plan effective as of:
- i. CESSATION. The Participating Employer is ceasing its participation in the Plan effective as of:
- j. 🔲 SPECIAL EFFECTIVE DATES:

### Will there be a Seventh Participating Employer?

- k. 🗌 No (skip to 165)
- I. 🗌 Yes

### 147. SEVENTH PARTICIPATING EMPLOYER INFORMATION

 a. Name

 b. Address (Street)

 1. City

 2. State

 3. Zip

 c. Telephone

 d. Taxpayer Identification Number (TIN)

e. Fiscal Year \_\_\_\_

EFFECTIVE DATE(S) (select one of f. – i. and j. if applicable)

- f. NEW PLAN. The Participating Employer's adoption of this Plan constitutes the adoption of a new plan by the Participating Employer, effective as of:
- g. RESTATEMENT. The Participating Employer's adoption of this Plan constitutes the adoption of an amendment and restatement of the Plan and effective as of: with the Participating Employer having originally commenced participation in the Plan effective as of:
- h. RESTATEMENT AND MERGER. The Participating Employer's adoption of this Plan constitutes the amendment and restatement of the Participating Employer's plan known as:

1. and originally effective:	g. 🔲 RESTATEMENT. The Participating Employer's adoption of this Plan
2. which plan is being merged into this Plan effective as of:	constitutes the adoption of an amendment and restatement of the Plan and effective as of:
i. CESSATION. The Participating Employer is ceasing its	with the Participating Employer having originally commenced participation in the Plan effective as of:
participation in the Plan effective as of:	1
j. 🔲 SPECIAL EFFECTIVE DATES:	h. RESTATEMENT AND MERGER. The Participating Employer's adoption of this Plan constitutes the amendment and restatement of
Will there be an Eighth Participating Employer?	the Participating Employer's plan known as:
k.  ☐ No ( <b>skip to 165</b> ) Ⅰ.  ☐ Yes	
	1. and originally effective:
48. EIGHTH PARTICIPATING EMPLOYER INFORMATION	2. which plan is being merged into this Plan effective as of:
a. Name	i. CESSATION. The Participating Employer is ceasing its
b. Address (Street)	participation in the Plan effective as of:
1. City	j. 🔲 SPECIAL EFFECTIVE DATES:
2. State	
3. Zip	Will there be a Tenth Participating Employer? k.
c. Telephone	I. TYes
d. Taxpayer Identification Number (TIN)	
e. Fiscal Year	150. TENTH PARTICIPATING EMPLOYER INFORMATION
	a. Name
EFFECTIVE DATE(S) (select one of f. – i. and j. if applicable)	b. Address (Street)
f. NEW PLAN. The Participating Employer's adoption of this Plan constitutes the adoption of a new plan by the Participating Employer,	1. City
effective as of:	2. State
g. RESTATEMENT. The Participating Employer's adoption of this Plan	3. Zip
constitutes the adoption of an amendment and restatement of the	c. Telephone
Plan and effective as of: with the Participating Employer having originally commenced	· · · · · · · · · · · · · · · · · · ·
participation in the Plan effective as of:	d. Taxpayer Identification Number (TIN)
1	e. Fiscal Year
<ul> <li>RESTATEMENT AND MERGER. The Participating Employer's adoption of this Plan constitutes the amendment and restatement of the Participating Employer's plan known as:</li> </ul>	<ul> <li>EFFECTIVE DATE(S) (select one of f. – i. and j. if applicable)</li> <li>f. NEW PLAN. The Participating Employer's adoption of this Plan constitutes the adoption of a new plan by the Participating Employer,</li> </ul>
1 and originally effectives	
<ol> <li>and originally effective:</li> <li>which plan is being merged into this Plan effective as of:</li> </ol>	g. RESTATEMENT. The Participating Employer's adoption of this Plan constitutes the adoption of an amendment and restatement of the Plan and effective as of:
i. CESSATION. The Participating Employer is ceasing its	with the Participating Employer having originally commenced
	participation in the Plan effective as of:
participation in the Plan effective as of:	1
	h. RESTATEMENT AND MERGER. The Participating Employer's adoption of this Plan constitutes the amendment and restatement of
Will there be a Ninth Participating Employer? k.  No (skip to 165)	the Participating Employer's plan known as:
I. $\square$ Yes	
	1. and originally effective:
149. NINTH PARTICIPATING EMPLOYER INFORMATION	2. which plan is being merged into this Plan effective as of:
a. Name	i.  CESSATION. The Participating Employer is ceasing its
b. Address (Street)	participation in the Plan effective as of:
1. City	j. 🔲 SPECIAL EFFECTIVE DATES:
2. State	Will there be an Eleventh Participating Employer?
3. Zip	k. $\square$ No (skip to 165)
c. Telephone	I. 🔲 Yes
d. Taxpayer Identification Number (TIN)	
e. Fiscal Year	
0. 1 iour	
<ul> <li>EFFECTIVE DATE(S) (select one of f. – i. and j. if applicable)</li> <li>f. NEW PLAN. The Participating Employer's adoption of this Plan constitutes the adoption of a new plan by the Participating Employer, effective as of:</li> </ul>	

151. ELEVENTH PARTICIPATING EMPLOYER INFORMATION a. Name	<b>EFFECTIVE DATE(S)</b> (select one of <b>f. – i.</b> and <b>j.</b> if applicable) f.
b. Address (Street)	constitutes the adoption of a new plan by the Participating Employer,
1. City	effective as of:
2. State	constitutes the adoption of an amendment and restatement of the
3. Zip	Plan and effective as of:
c. Telephone	with the Participating Employer having originally commenced participation in the Plan effective as of:
d. Taxpayer Identification Number (TIN)	1.
e. Fiscal Year	<ul> <li>RESTATEMENT AND MERGER. The Participating Employer's adoption of this Plan constitutes the amendment and restatement of the Participating Employer's plan known as:</li> </ul>
<b>EFFECTIVE DATE(S)</b> (select one of <b>f</b> . – <b>i</b> . and <b>j</b> . if applicable) f. INEW PLAN. The Participating Employer's adoption of this Plan	·
constitutes the adoption of a new plan by the Participating Employer,	1. and originally effective:
	<ol><li>which plan is being merged into this Plan effective as of:</li></ol>
g. RESTATEMENT. The Participating Employer's adoption of this Plan constitutes the adoption of an amendment and restatement of the	i. CESSATION. The Participating Employer is ceasing its
Plan and effective as of:	participation in the Plan effective as of:
with the Participating Employer having originally commenced	j. SPECIAL EFFECTIVE DATES:
participation in the Plan effective as of:	
<ol> <li>RESTATEMENT AND MERGER. The Participating Employer's adoption of this Plan constitutes the amendment and restatement of the Participating Employer's plan known as:</li> </ol>	Will there be a Thirteenth Participating Employer?         k.       No (skip to 165)         I.       Yes
1. and originally effective:	153. THIRTEENTH PARTICIPATING EMPLOYER INFORMATION
	a. Name
2. which plan is being merged into this Plan effective as of:	b. Address (Street)
i. CESSATION. The Participating Employer is ceasing its	1. City
participation in the Plan effective as of:	2. State
j. 🔲 SPECIAL EFFECTIVE DATES:	3. Zip
Will there be a Twelfth Participating Employer?	c. Telephone
k. No (skip to 165)	d. Taxpayer Identification Number (TIN)
I. 🔲 Yes	e. Fiscal Year
152. TWELFTH PARTICIPATING EMPLOYER INFORMATION a. Name	EFFECTIVE DATE(S) (select one of f. – i. and j. if applicable)
b. Address (Street)	f. INEW PLAN. The Participating Employer's adoption of this Plan
	constitutes the adoption of a new plan by the Participating Employer, effective as of:
1. City	g. RESTATEMENT. The Participating Employer's adoption of this Plan
2. State	constitutes the adoption of an amendment and restatement of the
3. Zip	Plan and effective as of: with the Participating Employer having originally commenced
c. Telephone	participation in the Plan effective as of:
d. Taxpayer Identification Number (TIN)	i
e. Fiscal Year	h. RESTATEMENT AND MERGER. The Participating Employer's adoption of this Plan constitutes the amendment and restatement of the Participating Employer's plan known as:
	1. and originally effective:
	<ol> <li>which plan is being merged into this Plan effective as of:</li> </ol>
	i. CESSATION. The Participating Employer is ceasing its
	participation in the Plan effective as of:
	j. 🔲 SPECIAL EFFECTIVE DATES:
	Will there be a Fourteenth Participating Employer?

<ul> <li>a. Name</li></ul>	f.
<ul> <li>b. Address (Street)</li> <li>c. Telephone</li> <li>c. Telephone</li> <li>d. Taxpayer Identification Number (TIN)</li> <li>e. Fiscal Year</li> </ul> <ul> <li>EFFECTIVE DATE(S) (select one of f. – i. and j. if applicable)</li> <li>f. NEW PLAN. The Participating Employer's adoption of this Plan constitutes the adoption of a new plan by the Participating Employer, effective as of.</li> <li>g. RESTATEMENT. The Participating Employer's adoption of this Plan and effective as of.</li> <li>g. RESTATEMENT AND MERGER. The Participating Employer's adoption of this Plan constitutes the amendment and restatement of the Plan and effective as of.</li> <li>h. RESTATEMENT AND MERGER. The Participating Employer's adoption of this Plan constitutes the amendment and restatement of the Plan and effective as of.</li> <li>h. MESTATEMENT AND MERGER. The Participating Employer's adoption of this Plan constitutes the amendment and restatement of the Participating Employer's plan known as:</li> <li>f. and originally effective:</li> <li>g. which plan is being merged into this Plan effective as of:</li> <li>g. Which plan is being merged into this Plan effective as of:</li> <li>g. DECENTION The Darticipating Employer's adoption of a memplane transmisment and restatement of the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the</li></ul>	1.
1. City	
2. State	
3. Zip	
<ul> <li>c. Telephone</li></ul>	
<ul> <li>d. Taxpayer Identification Number (TIN)</li></ul>	
<ul> <li>e. Fiscal Year</li></ul>	
<ul> <li>EFFECTIVE DATE(S) (select one of f. – i. and j. if applicable)</li> <li>f. NEW PLAN. The Participating Employer's adoption of this Plan constitutes the adoption of a new plan by the Participating Employer, effective as of.</li> <li>g. RESTATEMENT. The Participating Employer's adoption of this Plan constitutes the adoption of an amendment and restatement of the Plan and effective as of:</li> <li>h. RESTATEMENT AND MERGER. The Participating Employer's adoption of this Plan constitutes the amendment and restatement of the Participating Employer's plan known as:</li> <li>f. and originally effective:</li> <li>g. which plan is being merged into this Plan effective as of:</li> <li>i. and originally effective:</li> <li>j. Which plan is being merged into this Plan effective as of:</li> <li>j. CECCONTION The Participating Employer's adoption of an amendment and restatement of the Participating Employer's plan known as:</li> <li>j. CECCONTION The Participating Employer is planknown as:</li> <li>j. CECCONTION The Participating Employer's adoption of an amendment and restatement of the Participating Employer's planknown as:</li> <li>j. CECCONTION The Participating Employer's adoption of an amendment and restatement of the Participating Employer's planknown as:</li> <li>j. CECCONTION The Participating Employer's adoption of an amendment and restatement of the Participating Employer's adoption of a new plane that the participating Employer's adoption of a new plane that the participating Employer's adoption of a new plane that the participating Employer's adoption of an amendment and restatement of the Participating Employer's adoption of a new plane that the participating Employer's adoption of a new plane that the participating Employer's adoption of a new plane that the participating Employer's adoption of an amendment and restatement of the Participating Employer's adoption of a new plane that the participating Employer's adoption of a new plane that the participating Employer's adoption of an amendment and resta</li></ul>	
<ul> <li>f. NEW PLAN. The Participating Employer's adoption of this Plan constitutes the adoption of a new plan by the Participating Employer, effective as of:</li></ul>	
<ul> <li>constitutes the adoption of a new plan by the Participating Employer, effective as of:</li> <li>g. RESTATEMENT. The Participating Employer's adoption of this Plan constitutes the adoption of an amendment and restatement of the Plan and effective as of:</li> <li>with the Participating Employer having originally commenced participation in the Plan effective as of:</li> <li>h. RESTATEMENT AND MERGER. The Participating Employer's adoption of this Plan constitutes the amendment and restatement of the Participating Employer's plan known as:</li> <li>f. and originally effective:</li> <li>which plan is being merged into this Plan effective as of:</li> <li>which plan is being merged into this Plan effective as of:</li> <li>c. Telephone</li> <li>d. Taxpayer Identification Number (TIN)</li> <li>e. Fiscal Year</li> </ul> EFFECTIVE DATE(S) (select one of f. – i. and j. if applicable f. NEW PLAN. The Participating Employer's adoption of the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of an amendment and restatement of the Participating Employer's plan known as: I. and originally effective: <ul> <li>which plan is being merged into this Plan effective as of:</li> <li>c. Telephone</li> <li>d. Taxpayer Identification Number (TIN)</li> <li>e. Fiscal Year</li> </ul>	
<ul> <li>g. RESTATEMENT. The Participating Employer's adoption of this Plan constitutes the adoption of an amendment and restatement of the Plan and effective as of:</li></ul>	
<ul> <li>constitutes the adoption of an amendment and restatement of the Plan and effective as of:</li></ul>	
<ul> <li>Plan and effective as of:</li></ul>	
<ul> <li>d. Taxpayer Identification Number (TIN)</li> <li>d. Taxpayer Identification Number (TIN)</li> <li>e. Fiscal Year</li> <li>e. Fiscal Year</li> <li>e. Fiscal Year</li> <li>EFFECTIVE DATE(S) (select one of f. – i. and j. if applicable f</li> <li>NEW PLAN. The Participating Employer's adoption of the Participating Employer's plan known as:</li> <li>and originally effective:</li> <li>which plan is being merged into this Plan effective as of:</li> <li>which plan is being merged into this Plan effective as of:</li> <li>CECCATION The Darticipating Employer's adoption of an amendment and restatement of plan and effective as of:</li> </ul>	
<ul> <li>1</li></ul>	
<ul> <li>RESTATEMENT AND MERGER. The Participating Employer's adoption of this Plan constitutes the amendment and restatement of the Participating Employer's plan known as:</li> <li>and originally effective:</li> <li>which plan is being merged into this Plan effective as of:</li> <li>CECCATION The Darticipating Employer's accession it</li> </ul>	
<ul> <li>the Participating Employer's plan known as:</li> <li>and originally effective:</li> <li>which plan is being merged into this Plan effective as of:</li> <li>CECCATION The Participating Employer's adoption of an amendment and restater Plan and effective as of:</li> </ul>	
<ol> <li>and originally effective:</li> <li>which plan is being merged into this Plan effective as of:</li> <li>CECCATION The Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of a new plan by the Participating Employer's adoption of an amendment and restater plan and effective as of:</li> </ol>	
<ol> <li>and originally effective:</li></ol>	
2. which plan is being merged into this Plan effective as of: GENERATION. The Dertisinating Employer's adoption constitutes the adoption of an amendment and restater Plan and effective as of:	ng Employer,
CECCATION The Destination Fundament and restater	
i CESSATION The Participating Employer is ceasing its Plan and ellective as or.	nent of the
With the Participating Employer having originally comme	enced
participation in the Plan effective as of: participation in the Plan effective as of:	
j. SPECIAL EFFECTIVE DATES: 1 h. RESTATEMENT AND MERGER. The Participating Em	nlover's
Will there be a Fifteenth Participating Employer? adoption of this Plan constitutes the amendment and re-	
k. D No ( <b>skip to 165</b> ) the Participating Employer's plan known as:	
1. and originally effective:	
155. FIF TEENTH PARTICIPATING EMPLOYER INFORMATION	
	1.
b. Address (Street) i.  CESSATION. The Participating Employer is ceasing its	
1. City participation in the Plan effective as of:	
2. State j.  SPECIAL EFFECTIVE DATES:	
3. Zip Will there be a Seventeenth Participating Employer?	
c. Telephone k. D No (skip to 165)	
d. Taxpayer Identification Number (TIN) I. Yes	
e. Fiscal Year 157. SEVENTEENTH PARTICIPATING EMPLOYER INFORMAT	ON
EFFECTIVE DATE(S) (select one of f. – i. and j. if applicable) a. Name	
f. NEW PLAN. The Participating Employer's adoption of this Plan b. Address (Street)	
constitutes the adoption of a new plan by the Participating Employer, effective as of:	
g. RESTATEMENT. The Participating Employer's adoption of this Plan 2. State	
constitutes the adoption of an amendment and restatement of the 3. Zip	
Plan and effective as of:	
participation in the Plan effective as of: d. Taxpayer Identification Number (TIN)	
h. RESTATEMENT AND MERGER. The Participating Employer's adoption of this Plan constitutes the amendment and restatement of	
the Participating Employer's plan known as:	

<ul> <li>EFFECTIVE DATE(S) (select one of f. – i. and j. if applicable)</li> <li>f. NEW PLAN. The Participating Employer's adoption of this Plan constitutes the adoption of a new plan by the Participating Employer,</li> </ul>	159. NINETEENTH PARTICIPATING EMPLOYER INFORMATION a. Name
effective as of:	b. Address (Street)
g. RESTATEMENT. The Participating Employer's adoption of this Plan	1. City
constitutes the adoption of an amendment and restatement of the Plan and effective as of:	2. State
with the Participating Employer having originally commenced	3. Zip
participation in the Plan effective as of:	c. Telephone
	d. Taxpayer Identification Number (TIN)
h. RESTATEMENT AND MERGER. The Participating Employer's adoption of this Plan constitutes the amendment and restatement of	e. Fiscal Year
the Participating Employer's plan known as:	
1.   and originally effective:	<ul> <li>EFFECTIVE DATE(S) (select one of f. – i. and j. if applicable)</li> <li>f. NEW PLAN. The Participating Employer's adoption of this Plan constitutes the adoption of a new plan by the Participating Employer</li> </ul>
2. which plan is being merged into this Plan effective as of:	effective as of:
	g. RESTATEMENT. The Participating Employer's adoption of this Plan
i. CESSATION. The Participating Employer is ceasing its	constitutes the adoption of an amendment and restatement of the
participation in the Plan effective as of:	Plan and effective as of:
j. 🔲 SPECIAL EFFECTIVE DATES:	participation in the Plan effective as of:
Will there be an Eighteenth Participating Employer?	1.
k. ☐ No ( <b>skip to 165</b> ) I. ☐ Yes	<ul> <li>RESTATEMENT AND MERGER. The Participating Employer's adoption of this Plan constitutes the amendment and restatement of the Participating Employer's plan known as:</li> </ul>
58. EIGHTEENTH PARTICIPATING EMPLOYER INFORMATION	
a. Name	1. and originally effective:
b. Address (Street)	2. which plan is being merged into this Plan effective as of:
1. City	i. CESSATION. The Participating Employer is ceasing its
2. State	participation in the Plan effective as of:
3. Zip	j. D SPECIAL EFFECTIVE DATES:
c. Telephone	
d. Taxpayer Identification Number (TIN)	Will there be a Twentieth Participating Employer?
e. Fiscal Year	k. □ No ( <b>skip to 165</b> ) I. □ Yes
EFFECTIVE DATE(S) (select one of f. – i. and j. if applicable)	160. TWENTIETH PARTICIPATING EMPLOYER INFORMATION
f. D NEW PLAN. The Participating Employer's adoption of this Plan	a. Name
constitutes the adoption of a new plan by the Participating Employer,	b. Address (Street)
effective as of:	1. City
constitutes the adoption of an amendment and restatement of the	
Plan and effective as of:	2. State
with the Participating Employer having originally commenced participation in the Plan effective as of:	3. Zip
1.	c. Telephone
h. C RESTATEMENT AND MERGER. The Participating Employer's	d. Taxpayer Identification Number (TIN)
adoption of this Plan constitutes the amendment and restatement of	e. Fiscal Year
the Participating Employer's plan known as:	EFFECTIVE DATE(S) (calest one of f i and i if applicable)
A mend a similar line offer these	<b>EFFECTIVE DATE(S)</b> (select one of <b>f</b> . – <b>i</b> . and <b>j</b> . if applicable) f. NEW PLAN. The Participating Employer's adoption of this Plan
1. and originally effective:	constitutes the adoption of a new plan by the Participating Employer
2. which plan is being merged into this Plan effective as of:	effective as of:
i. CESSATION. The Participating Employer is ceasing its	g. RESTATEMENT. The Participating Employer's adoption of this Plan
participation in the Plan effective as of:	constitutes the adoption of an amendment and restatement of the Plan and effective as of:
j. SPECIAL EFFECTIVE DATES:	with the Participating Employer having originally commenced participation in the Plan effective as of:
Will there be a Nineteenth Participating Employer?	1
k. No (skip to 165)	h. RESTATEMENT AND MERGER. The Participating Employer's
I. Yes	adoption of this Plan constitutes the amendment and restatement of
	the Participating Employer's plan known as:

		1.	and originally effective:	166. Incluc
		2.	which plan is being merged into this Plan effective as of:	<b>108b</b> a.
	i.		CESSATION. The Participating Employer is ceasing its	b
			participation in the Plan effective as of:	Н
	j.		SPECIAL EFFECTIVE DATES:	20
	J.	_		el
Skip	to	165.		Ca
			OPTIONAL UPDATES	Te
165.	a.		<b>n Roth Transfers.</b> Does the Plan permit In-Plan Roth Transfers? No ( <b>skip to 166 if 108b, otherwise skip to 180</b> ) Yes (may only be selected with <b>22b3</b> )	ha (a Pa 1.
		as	ective Date. This Amendment is effective: (may be left blank if same Plan or Restatement Effective Date)	2.
			(enter date not earlier than January 1, 2013)	
		owin	of In–Plan Roth Transfer. The Plan permits a transfer from the g qualifying sources: The Vested portion of any Account Only from the Vested portion of the following accounts: (select one or more)	N be Ja E
		1. 2.	<ul> <li>Pre-Tax Elective Deferral Account</li> <li>Account(s) attributable to Employer matching contributions (includes any ADP/ACP test safe harbor matching contributions) (may only be selected with 22c or 22d</li> </ul>	to ha 3. 4.
		3.	Nonelective Account attributable to Employer profit sharing contributions (may only be selected with 22e)	407 Handa
		4.	Qualified Nonelective Contribution Account (includes any ADP test safe harbor nonelective contributions) (may only be selected with 22c or 22e)	167. Hards provis will o
		5. 6.	<ul> <li>Rollover Account (may only be selected with 86b)</li> <li>Other: (specify account(s) and conditions in a manner that is definitely determinable and not subject to Employer discretion; e.g., a Participant's Pre-tax Deferral Account or Matching Contribution Account, but not the Participant's Nonelective Contribution Account)</li> </ul>	Loan requir loans, a.
	Ot e. f.	her li	mitations on In–Plan Roth Transfer. Are there other limitations?         No other limitations         The following limitations apply: (select one or more)         The minimum amount that may be transferred is         \$	Expar amour distrib b.
		3.	Vested No more than transfer(s) may be made during a Plan Year	Hards (relation
		4.	<ul> <li>Only Participants who are Employees may elect an In-Plan Roth Transfer</li> </ul>	Losse

5. Transfers may be made subject to the following provisions (describe):

(must be definitely determinable and not subject to Employer or Administrator discretion)

- 66. Include hardship provisions of the Budget Act of 2018? (skip to 180 if 108b NOT selected) (An SMM can be generated if 192b6 is selected)
  - a. 🔲 No (**skip to 180**)
  - Yes. (Answer below as applicable):

Hardship Default provisions: Effective for the first PY beginning in 2019; loans and 6-month suspension are not required; earnings on elective deferrals may be withdrawn; and hardship needs include casualty losses and disaster losses.

**Termination of deferral suspension.** If a Participant received a hardship distribution before the Effective Date, and Elective Deferrals (and employee contributions, if applicable) were suspended, will the Participant be able to resume deferrals?

- Yes. Beginning on the Effective Date, Elective Deferrals (and employee contributions, if applicable) will not be suspended on account of a hardship distribution, regardless of the date of the distribution.
- 2. No. The Participant's suspension of Elective Deferrals that began before the Effective Date will continue for the six-month period.

**NOTE:** Elective Deferrals (and employee contributions) can no longer be suspended with respect to any hardship distribution made on or after January 1, 2020.

**Expansion of sources available for a hardship distribution.** Pursuant to Amendment Section 3.2, are the QNECs and QMACs available for hardship distributions?

- 3. Yes. QNECs and QMACs are available for hardship distributions.
- No. QNECs and QMACs are not available for hardship distributions.
- 167. Hardships. Skip selections a. d. below if you accept the default provisions listed at 166 above. Any entry in selections a. – d. below will override those defaults.

Loan Requirement. The provisions of Amendment Section 3.1(b), requiring recipients of hardship distributions to take available nontaxable loans, will NOT apply unless selected below: (skip unless 89b)

a. Amendment Section 3.1(b) APPLIES (i.e., Participants are required to obtain a Plan loan) indefinitely, unless and until the Plan is further amended.

**Expansion of sources available for a hardship distribution.** Earnings on amounts attributable to Elective Deferrals are available for hardship distribution, unless selected below:

b. Earnings on amounts attributable to Elective Deferrals are NOT available for hardship distributions

Hardship needs/events. The provisions of Amendment Sections 3.3 (relating to residential casualty losses) and 3.4 (relating to Disaster Losses) apply as of January 1, 2018, or as soon as practical thereafter, unless otherwise elected below:

- c. Amendment Section 3.3 will NOT apply (and so casualty losses are limited to federally declared disasters, pursuant to Code §165(h)
- d. Amendment Section 3.4 will NOT apply (and so the Plan will not make hardship distributions on account of Disaster Losses)

Effective Dates. Unless otherwise selected below, the Effective Date is the first day of the first Plan Year beginning after December 31, 2018, or as soon as administratively feasible thereafter. Except as otherwise specified in this Amendment, all provisions are effective on the Effective Date. e. Other general Effective Date: (may not be earlier than the first day of the first Plan Year beginning on or after January 1, 2019 or after the Latest Effective Date) f. Special Effective Date for Amendment Section 2.2a: \_\_ (Enter a special effective date, no sooner than the first day of the 2019 Plan Year) Special Effective Date for Amendment Section 2.3a: g. (Enter a special effective date, no sooner than the first day of the 2019 Plan Year) Special Effective Date for Amendment Section 2.3b: h. (Enter a special effective date, no sooner than the first day of the 2019 Plan Year) i. Special Effective Date for Amendment Section 2.3c: \_ (Enter a special effective date for the expansion of hardship needs/events, no sooner than January 1, 2018) Skip to 180. **OTHER PROVISIONS** 180. QDIA. Include Qualified Default Investment Alternative? (skip if 90a (plan does NOT provide for directed investments)) a. No (skip to 181) b. 🗌 Yes 1. However, I want to skip to Q181 at this time (leave c. - i. blank if these will be completed in participant notices at a later time) The basic QDIA(S) are: (select one of **c**. or **d**.) c. Single Primary QDIA (skip to e.) (insert name of the primary QDIA) Primary QDIA characteristics (select all that apply) a. Investment objectives: Risk/return characteristics: b. c. Eees/expenses: Multiple Primary QDIA d. QDIA characteristics (select all that apply) Investment objectives: 1. 2 Risk/return characteristics: 3. Fees/expenses: Description of Investments (select all that apply) 4. Year of NRA Name of Investment \_\_\_\_\_ 1. \_\_\_\_\_ a. b. \_\_\_\_\_ 1. 1. C. \_\_\_\_\_ 1. \_\_\_\_\_ d. 1. \_\_\_\_\_ е. 1. \_\_\_\_\_ \_\_\_\_\_ f. 1. \_\_\_\_\_ \_\_\_\_\_ g.

e.	<ul> <li>Transitional QDIAs (select all that apply or leave blank if not applicable</li> <li>Grandfathered (pre–12/24/07) QDIA:</li> </ul>
	(insert name)
	2. Short-term QDIA (120 day maximum):
	(insert name)
	Short-term QDIA characteristics (select all that apply)
	a. Investment objectives:
	b. Risk/return characteristics:
	c. Fees/expenses:
	—
	requency of opt-out election. Participants are allowed to elect out of the sfault investment: (select one) At any time
g.	
h.	Other: (must be at least quarterly)
	ees/restrictions. The following fees and/or restrictions will apply for ansfers out of the default election:
ar ha a.	eparate Amendment for ADP Safe Harbor Formula. Should a separate nendment be adopted to start, change, or stop the current ADP safe arbor method? (skip to 190 unless 23d or 23f selected)         No (skip to 190)         Yes
C.	ffective Dates (fill in both) What is the first day of the plan year in which this amendment will be adopted (i.e. the "current" plan year) is:
d.	What is the first day of the plan year beginning after the date that this amendment will be adopted (i.e. the "forthcoming" plan year) is:
ef to ye	urrent Plan Year. Is there already a "maybe" safe harbor election in fect for the current plan year, and the employer wants to amend the plan activate the safe harbor nonelective contribution for the current plan ear? (select only when applicable) (skip unless <b>58d4</b> or <b>58e4</b> selected) ☐ Yes, the Plan is adopting an amendment at least 30 days prior to the end of the current Plan Year to make the ADP safe harbor nonelective contribution for the current Plan Year. (NOTE: This contribution will be a Qualified Nonelective Safe Harbor Contribution if <b>23i3</b> or <b>23i4</b> has been selected)
ha f.	<ul> <li>brthcoming Plan Year. For the forthcoming Plan Year, which ADP safe arbor contribution formula will be used? (select one)</li> <li>Not applicable (may only be selected with 181e)</li> <li>No safe harbor contribution will be made for the forthcoming Plan Year (select one) (skip to 190)</li> <li>Use the current–year ADP testing method for the forthcoming plan year</li> <li>Use the prior–year ADP testing method for the forthcoming plan</li> </ul>
h.	<ul> <li>year (generally cannot be selected unless the plan has used the current-year ADP testing method (which includes any ADP safe harbor plan year) for a 5 consecutive year period)</li> <li>Traditional Formula. Use the following traditional ADP safe harbor method: (select one) (may only be selected if 23d AND neither 23i3 nor 23i4 selected)</li> <li>Basic Matching</li> <li>Enhanced Matching</li> <li>Nonelective</li> </ul>

h.

i.

j.

\_\_\_\_\_

1. \_\_\_\_\_

1. \_\_\_\_\_

\_\_\_\_\_ 1. \_\_\_\_\_

subsequent amendment must be adopted at least 30 days

prior to the end of the plan year for which such contribution

is being made)

- i. QACA Formula. Use the following QACA ADP safe harbor method: (select one) (may only be selected with 23f AND either 23i3 or 23i4)
  - Basic Matching 1.
  - 2.
  - 3.

4

 Decision matching
 Enhanced Matching
 Nonelective
 Reserve the right to amend the plan to make a Nonelective Safe Harbor Contribution (such subsequent amendment must be adopted at least 30 days prior to the end of the plan year for which such contribution is being made)

#### Duration of Amendment. The amendment's provisions for the forthcoming plan year will: (select one)

- remain in effect until such time (if any) that the employer changes j. these provisions by adopting a subsequent amendment
- k. D be effective for only the forthcoming plan year

#### Skip to 190.

### 190. Include the following amendment(s):

- a. In-Plan Roth Transfers (may only be selected with 165b)
- b. Amendment to remove restriction on forfeitures reducing QNECs, QMACs and SH contributions
- c. Amendment for hardship provisions of the Budget Act of 2018 (may only be selected with 166b)

### DOCUMENT REQUESTS

- 191. Basic Supporting Forms (other than annual notices at 198)
  - a. No basic forms
  - b. Includes all forms--SPD-8.5 x 11, Short Form Q&A, Annual Notices, Tax Notices (402(f)), Administrative Forms with Guide, Resolution, Tax Forms, Notice and Index
  - c. Select Individual Forms
    - 1. SPD-8.5 x 11
      - a. Short Form Q&A
    - 2. Resolution
    - 3. Annual Contribution Notices (may only be selected with 21b, 23i, 58d, 181e or 181h)
    - Annual Investment Notice (may only be selected with 180b) 4.
    - 5.
    - Tax Notices (402(f)) Administrator's Guide 6.
    - 7.
    - Administrative Forms (select all that apply) 8
      - a. 🗌 General Forms
      - b. Distribution Forms (General)
      - c. Distribution Forms (Death)
      - d. Distribution Forms (In-Service)
      - e. Loan Forms (applies only if loans to Participants are permitted)

### 192. Additional Supporting Forms

- a. No additional forms
- b. Also include the following forms:
  - 1. 🗌 Tax Forms
  - 2. D Notice to Interested Parties
  - 3. Submission Instructions (Submission Forms)
  - Appendix for Plan Expense Allocations (appears at the end of 4 the SPD)
  - 5. Appendix for Rollovers From Other Plans (appears at the end of the SPD; applies only if Plan accepts rollovers) (may only be selected with 22h)
  - 6. Include an SMM for hardship provisions of the Budget Act of 2018 (applies only if 166b selected)

### Explanation of Forms

Many of the forms packages include an explanation to the Administrator as the first page of the forms package unless c. is selected below: c. Do NOT include administrator page with forms packages.

### 193. Format

Font Options

- a. 9pt Times
- b. 8.5pt Arial

### **Drafting Preferences**

- c. Standard (single, ragged)
- d. Single, right justified
- e. Double, ragged
- f. Double, right justified

#### SPD (8.5 x 11). Include headers and/or footers (skip to 195 if not 191b or 191c1)

g. h.	1. 2.	No Yes (select all that apply) Header for SPD: Footer footer footer footer footer footer foote
	3.	☐ Footer for SPD title page:
		b. same as footer at <b>2</b> . above.

194. Skip to 195.

If no SPD or Forms (191a & 192a) selected, skip to 210. Otherwise skip to 195.

#### SUPPORTING FORMS INFORMATION

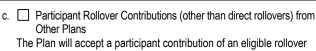
195. Additional contact information (if items are entered below, they will appear in the Supporting Forms in addition to the address and phone number; optional - may be skipped)

a. Employer (may only be selected with **19a** or **19b1**)

1	Eov:	
	 гах	

- 2. 🗌 Email:
- b. Administrator (may only be selected with **19b2**)
  - 1. 🗌 Fax:
    - 2. 🗌 Email:\_\_\_
- 196. If Appendix for Plan Expense Allocations selected, include the plan expenses that may be assessed against an individual participant's account? (select a. or all that apply at b. - o.) (skip unless 192b4 selected)
  - a. No not known or appendix will be completed later (skip to 197)
  - b. Distribution following termination. Amount: \$
  - c. Limitation on small account distributions. The Plan will not charge any fee for processing a distribution if participant's vested account balance does not exceed \$
  - d. Installment distribution. Amount: \$ (applies only if installments selected under form of distributions)
  - e. Administrative processing fee to eliminate certain small account distributions
  - f. Participant loan: (applies only if loans to participants are permitted) (select all that apply)
    - Amount of application fee: \$\_ 1.
    - 2. Amount of annual maintenance fee: \$\_\_\_\_\_
  - g. 🔲 QDRO. Amount: \$
  - h. Hardship distribution. Amount: \$ (applies only for 401(k) or Profit Sharing if hardship distributions are permitted) (may not be selected with 108a)
  - i. In-service distribution. Amount: \$ (applies only if in-service distributions are permitted) (may not be selected with 109a)
  - RMD. Amount: \$
  - k. D Participant direction of investment: brokerage account option. Amount: \$
  - (applies only if Participant directed investments are permitted) I. Benefit calculation. Calculation of benefits, including determination of substantially equal payments. Amount: \$

	m. Terminated participants may incur a pro-rata share of the plan's expenses even though active participants are not charged this fee	<ul> <li>7. Loans are repaid by:</li> <li>a. payroll deduction</li> </ul>
	n. 🗌 Other (describe)	<ul> <li>b. ACH (Automated Clearing House)</li> <li>c. check (select all that apply)</li> </ul>
	o. D Other (describe)	1. Only for prepayment
	p. D Other (describe)	2. Only for terminated employees
197	SPD.	Loans may be made from the following accounts:
137.	COLA – update the SPD for the 2021 limits (Note: The SPD currently reflects	<ul> <li>c. All Accounts (skip to g.)</li> <li>d. From the following accounts only:</li> </ul>
	the 2020 dollar limitations on benefits and contributions) (select <b>a</b> . if applicable)	1. Pre-Tax Elective Deferral Accounts
	a. Yes, include amounts for the 2021 tax year as follows: (select all that	2. Roth Elective Deferral Accounts (may only be selected with 22b)
	apply)	3. A Matching Contribution Accounts (may only be selected with <b>22d</b> )
	1. 🔲 Regular 401(k) deferral limit: \$	<ol> <li>Qualified Matching Accounts (includes Safe Harbor matching contributions)</li> </ol>
	2. SIMPLE 401(k) deferral limit: \$	5. Some Sector S
	3. Regular 401(k) catch–up limit: \$	22e or 22f)
	4. SIMPLE 401(k) catch–up limit: \$	6. Qualified Nonelective Contribution Accounts (includes Safe
	5. Annual compensation limit (401(a)(17)): \$	<ul><li>Harbor nonelective contributions)</li><li>7. Rollover Accounts (may only be selected with 22h)</li></ul>
	6. [] 415 dollar limit: \$	8. After–Tax Voluntary Contribution Accounts (may only be
		selected with 22g)
	<b>SPD. Include language for past provisions?</b> (adds language to the SPD for certain provisions that are no longer included in the Plan) (leave blank if not	9. Other
	applicable; skip if new plan) (may not be selected if <b>89b</b> AND <b>91b</b> or <b>91c</b> )	AND, if d. selected above, then the following will be applied: (skip to g.
	b. Yes (select all that apply)	unless <b>199d</b> selected) (if left blank, then <b>f</b> . below applies)
	1. Loans were permitted prior to	<ul> <li>By determining the limits by only considering the restricted accounts</li> <li>By determining the limits taking into account a Participant's entire</li> </ul>
	(may not be selected with <b>89b</b> ) 2.	interest in the Plan
	(may not be selected with <b>91b</b> or <b>91c</b> )	
		Loan Interest Rate g. D Loans will be granted at the following interest rate: (if left blank, then
	SPD. Include optional language (leave blank if not applicable)	<ul> <li>g. Coalis will be granted at the following interest rate. (in left blank, then</li> <li>3. below applies)</li> </ul>
	<ul> <li>c. Yes, include the following:</li> <li>1. Spanish Text. Include in introduction (refers participants to</li> </ul>	1 percentage points over the prime interest rate
	Administrator)	2%
	a. Administrator Office Hours (optional)	<ol> <li>the Administrator will establish the rate in a nondiscriminatory manner, based on a commercially reasonable rate of interest</li> </ol>
400		
198.	Annual Contribution and Annual Investment Notices. Include optional language (applies for ALL plans with QDIA provisions and 401(k) plans	Refinancing (select if applicable)
	with SIMPLE, safe harbor or automatic contribution provisions) (skip	h. 🔲 Loans may be refinanced
	unless 21b, 21d1, 23i or 180b selected)	200. If Appendix for Rollovers selected, the Plan will accept direct rollovers of
	a. Effective Date of Notice: Fill in effective date of notice(s). Notice is	an eligible rollover distribution from the sources specified below: (skip to
	effective for the forthcoming Plan Year beginning on: (skip if using the effective	<ul> <li>201 unless 192b5 selected)</li> <li>a. N/A blank form provided; appendix to be completed later (skip to 201)</li> </ul>
	dates specified at Question 181)	b. The Plan will accept a direct rollover of an eligible rollover
	b. Cover Letter. Include Annual Notices cover letter; note if both	distribution from: (select all that apply)
	Annual Contribution Notice and Annual Investment Notice are	1. a qualified plan described in IRC §401(a), <b>excluding</b> after-tax
	provided, there will be a single cover letter unless <b>3.</b> is selected below) (skip unless <b>198a</b> )	employee contributions 2.
	1. Date. Cover letter should be dated as follows (optional):	employee contributions (may be selected only if <b>22g</b> or <b>86h</b>
		selected)
	<ol> <li>Employer Contact. Include name of person to contact (optional):</li> </ol>	3. a qualified plan described in IRC §403(a) (an annuity plan),
	3. Separate QDIA Letter. Include separate cover letter for Annual	<ul> <li>excluding after-tax employee contributions</li> <li>4. a qualified plan described in IRC §403(a) (an annuity plan),</li> </ul>
	Investment Notice (QDIA) (only applies for 401(k) with QDIA	including after-tax employee contributions (may be selected
	AND SIMPLE, safe harbor or automatic contribution	only if <b>22g</b> or <b>86h</b> selected)
	provisions). (skip unless <b>180b</b> AND <b>21b</b> , <b>21d1</b> or <b>23i</b> selected	5. an annuity contract described in IRC §403(b) (a tax-sheltered
	AND 180b1 NOT selected)	annuity), <b>excluding</b> after–tax employee contributions 6.
199.	Loan Limitations. If Loans permitted (89b), then the following shall apply:	annuity), <b>including</b> after-tax employee contributions (may be
	(skip if <b>89b</b> not selected)	selected only if 22g or 86h selected)
	a. N/A. No limitations ( <b>skip to c./d.</b> )	7. I if this Plan permits Roth Elective Deferrals, a Roth elective
	<ul> <li>b. The following limitations:</li> <li>1. Loans are participant–directed investment</li> </ul>	deferral account from (select all that apply) (may not be
	2. Loans only for hardship/financial necessity	selected unless <b>22b3</b> ) 1.
	3. Minimum loans of \$ (not more than \$1,000)	2. a qualified plan described in IRC §403(b) (a tax–sheltered
	4. Only outstanding loan(s) per Participant	annuity plan)
	<ol> <li>Loan balances due and payable upon distributable event</li> <li>Loan balances due upon termination of employment (even if no</li> </ol>	8. an eligible plan under IRC §457(b) which is maintained by a
	immediate distribution)	governmental employer (governmental 457 plan)



distribution: (select all that apply)

- 1. a qualified plan described in IRC §401(a)
- a qualified plan described in IRC §403(a) (an annuity plan) an annuity contract described in IRC §403(b) (a tax–sheltered 2. 3.
- annuity)
- 4. an eligible plan under IRC §457(b) which is maintained by a governmental employer (governmental 457 plan)

Participant Rollover Contributions from IRAs:

- The Plan: (select one)
- d. 🗌 will
- e. 🗌 will not

accept a participant rollover contribution of the portion of a distribution from a traditional IRA that is eligible to be rolled over and would otherwise be includible in gross income. Rollovers from Roth IRAs or a Coverdell Education Savings Account (formerly known as an Education IRA) are not permitted because they are not traditional IRAs. A rollover from a SIMPLE IRA is allowed if the amounts are rolled over after the Participant has been in the SIMPLE IRA for at least two years.

- 201. Valuation Date. Do you want the SPD to show the frequency of valuation dates (if more frequent than annually)?
  - a. 🗌 No b. 🗌 Yes 1.
    - daily semi-2. semi-annually
    - 3. quarterly
    - other: \_\_\_\_\_ 4

202. Optional Index Information

a. Include blank lines to enter amendment information

Skip to 210 if no SPD or Forms (191a & 192a) selected, otherwise skip to 205.

### ADMINISTRATIVE FORMS

- 205. Deferral Elections. Include optional language (leave blank if not applicable) (skip to 206 unless 51a, 51b or 51c selected)
  - Lapse of Affirmative Elections. Affirmative deferral elections will a. lapse at the end of each Plan Year
  - b. Voluntary Escalation of Affirmative Elections (may only be selected with 55b). Include option for Participants to elect to automatically escalate an Affirmative Election in accordance with the following:
    - Escalation amount. A Participant's Affirmative Election will increase by:
    - \_% of Compensation up to a maximum of a. \_\_\_\_\_% 1. of Compensation (leave blank if no limit)
    - 2. 🗌 other:
    - Timing of escalation. The escalation will apply as of:
    - 3. 🔲 first day of each Plan Year

First period of application. Unless selected below, the escalation provision above will apply as of the second period specified above that begins after the period in which the Participant first has contributions made pursuant to a default election.

6. The escalation provision will apply as of the first period after the Participant first has contributions made pursuant to a default election.

- c. Suspended Deferrals. A Participant's deferral election will NOT be treated as lapsing at the start of any suspension period due to hardships (108c) or a deemed distribution for qualified military service (112f or 112g) (i.e., such Participant's deferrals will resume if such deferral election is otherwise still in effect) (may be selected only if 108c, 112f or 112g selected)
- 206. SPD and Forms. Include optional language (a. b. may only be selected if Plan provides for mandatory distributions of amounts more than \$1,000) (skip to 206c unless 103b1)
  - a. Automatic IRA Rollover amount. If no participant election is made, mandatory distributions of at least: \$ (specify \$1,000 or less) will be automatically rolled over to an IRA. (Note: If this option is NOT selected, mandatory distributions of amounts of \$1,000 or less will be distributed in a lump-sum.)

Distribution Election Form. Include optional language (if b. not selected, the form will include blanks to complete the information at a later time)

- b. Automatic IRA Rollover issuer. Include name and address of the financial institution where the IRA will be established
  - 1. Name of IRA Institution:
  - 2. Address:

**SPD.** Does the plan intend to comply with ERISA 404(c) in operation (with respect to accounts subject to participant investment directions)? (may only be selected with 90b)

c. ERISA 404(c). Yes, the SPD should describe that compliance with ERISA 404(c) is intended.

SPD. Contact Information for Special Trustee specified at 20e (with regard to the duty to collect): (skip unless 20e selected)

d.	Special	Trustee	Title:	
	_ ·			

	2. 🔲 Use Tru	stee address and Iress and telephor	telephone num	ber	
a.		(StreetPhys	ical not P.O. Bo	ox)	
b.		(City)	C	d State)	(Zip)
e.	Telephone (	)	(-	, , , ,	(

Lies Employer address and talephane number

Skip to 210.

### FORM 5307 INFORMATION

### **IRS SUBMISSION REQUIREMENTS:**

If you are receiving Form 5307 with your document package, the following information may be answered on the Form 5307 by completing the questions below. For additional information refer to instructions for Form 5307.

- 210. Are there modifications to the volume submitter plan? (skip to
  - 210c. d. if 11b)
  - a. No (skip remaining questions)
  - b. Yes
  - AND will an IRS submission be made?
  - c. No (plan will have no reliance) (skip remaining questions)
  - d. 🗌 Yes

### 04/23/2020

211. a. (1e) Employer state abbreviation (ex. FL)	<ul> <li>217. (6a) Is employer a member of an affiliated service group (ASG)?</li> <li>a. Yes (an attachment to the Form must be prepared by you (see IRS)</li> </ul>
b. (1f) +4 digit Zip code (ex. 12345–XXXX)	instructions))
c. (1g) Country	b. No
d. (1j) Fax number	(6b) Is employer a member of a controlled group or a group of trades or businesses under common control?
e. (1k) Employer's tax year ends—Enter (MM)	c. Yes (an attachment to the Form must be prepared by you (see IRS
<b>212.</b> (2a) Person to contact if more information is needed.	d. 🗌 No
(If same as plan sponsor, select a. If other than plan sponsor, complete b. – i. below.)	
a. N/A (Form 2848 will be filed) (skip to next question)	218. Skip to 219.
b	219. (8d–5307) Is this a collectively bargained plan? (See Regulations section
(Name)	1.410(b)-9.)
C(Address)	a.  Yes b.  No
	c. 🗌 Not known
d e f g g (City) (State) (Zip code + 4)	
h. Telephone number	(8f) Has this plan been involved in a merger? d. □ Yes
i. Fax number	e. 🔲 No
	f. 🗌 Not known
213. (3a) Determination requested for: a. Initial Qualification	(8g) Has the plan been amended or restated to change the type of plan?
b. 🔲 Request after initial qualification (complete 1. and skip to d.) (may	g. Yes
not be selected with <b>10a</b> )	h. 🗌 No i. 🔲 Not known
1. Effective date of restatement (MMDDYYYY)	
If Initial Qualification: c. Date plan signed (MMDDYYYY)	<b>220.</b> (9a) Do you maintain any other qualified plan(s) under section 401(a)? a. ☐ Yes
(3c) Enter number of amendments included	b. 🔲 No (skip to 223) (may not be selected with 83f, 83g or 83h)
à. 🗀	c. Not known (skip to 223) (may not be selected with 83f, 83g or 83h)
(3d) Enter the date the amendment(s) were signed (MMDDYYYY)	221. (9b) Do you maintain another plan of the same type (i.e., both this plan and
e	the other plan are defined contribution plans or both are defined benefit plans)
f.	that covers non–key employees who are also covered under this plan? a. □ Yes
g	b. 🔲 No ( <b>skip to 222</b> )
h	c. 🗌 Not known ( <b>skip to 222</b> )
	If Yes, when the plan is top-heavy, do the non-key employees covered
(3e) Enter the date the amendment(s) were effective (MMDDYYYY)	under both plans receive the required top-heavy minimum contribution or benefit under:
l	(1) This plan?
j	d. 🗌 Yes
k	e. No f. Not known
	(2) The other plan?
214. (3f) Has the Plan received a determination letter?	g.  Yes h.  No
a. 🔲 Yes b. 🔲 No ( <b>skip to 216.</b> )	i. 🔲 Not known
(3g/3h) If Yes, answer <b>c.</b> and/or <b>d.</b> if known.	222 (0a) If this is a defined contribution plan do you maintain a defined haraft
c. Date of letter (MMDDYYYY)	<b>222.</b> (9c) If this is a defined contribution plan, do you maintain a defined benefit plan (or if this is a defined benefit plan, do you maintain a defined
d. 🔲 Number of amendments	contribution plan) that covers non-key employees who are also covered
	under this plan? a.
215. Skip to 216.	b. No (skip to 223) (may not be selected with 83f, 83g or 83h)
216. (3n) Is this plan an offset arrangement with any other plan?	c. Not known (skip to 223) (may not be selected with 83f, 83g or 83h)
a. Yes	If Yes, when the plan is top heavy, do non-key employees covered under both
b. 🔲 No c. 🔲 Not known	plans receive: (1) the top-heavy minimum benefit under the defined plan?
d. (4c) Enter month plan year ends (MM)	d. 🔲 Yes
	e. 🔲 No f. 🔄 Not known
e. (4d) Enter plan's original effective date (MMDDYYYY)	
f. (4e) Enter number of participants:	

<ul> <li>(2) at least a 5% minimum contribution under the defined contribution plan?</li> <li>g. Yes</li> <li>h. No</li> <li>i. Not known</li> <li>(3) the minimum benefit offset by benefits provided by the defined contribution plan?</li> </ul>	<ul> <li>225. (12) Is this a request for a deternation under section 401(a)(4)</li> <li>a. Yes</li> <li>b. No (skip remaining question of the section of the section 401 (a) (b) (b) (b) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c</li></ul>
<ul> <li>j. Yes</li> <li>k. No</li> <li>l. Not known</li> <li>(4) benefits under both plans that, using a comparability analysis, are at least equal to the minimum benefit?</li> <li>m. Yes</li> </ul>	<ul> <li>226. (12a) Does the plan provide for intended to meet the permitted</li> <li>a. ☐ Yes</li> <li>b. ☐ No (skip to 228)</li> <li>c. ☐ Not known (skip to 228)</li> </ul>
n. 🗌 No o. 🗌 Not known	227. (12b) Do the provisions of the p disparity limits will not be excee a. □ Yes
<ul> <li>223. (9d) Does the plan prevent the possibility that the section 415 limitations will be exceeded for any employee who is (or was) a participant in this plan and any other plan of the employer?</li> <li>a. Yes</li> <li>b. No</li> <li>c. Not known</li> </ul>	b. □ No     c. □ Not known      228. (12c) Enter the letter ("A" – "G"     harbor intended to be satisfied     a. □ A—1.401(a)(4)–2(b)(2)
Does the plan include the following groups? (skip if <b>31a</b> ) d.  Only hourly rate employees e.  Only salaried employees	allocation formula b. B-1.401(a)(4)-3(b)(3) c. C-1.401(a)(4)-3(b)(4) d. D-1.401(a)(4)-3(b)(4) allocation formula
(10a) Does any amendment to the plan reduce or eliminate any Section 411(d)(6) protected benefit including an amendment adopted after September 6, 2000, to eliminate the joint and survivor annuity form of benefit	e. E—1.401(a)(4)-3(b)(5) f. F—1.401(a)(4)-8(b)(3) g. G—1.401(a)(4)-8(c)(3) h. Not known
f. Yes g. No h. Not known	<ul> <li>229. (12d) List the plan section(s) th applicable, the permitted disparent a.</li> </ul>
<ul> <li>224. (10c-g) Is this plan or trust currently under examination or is any issue related to this plan or trust currently pending before the: (select all that apply at a e. OR f. or g.)</li> <li>a. ☐ Internal Revenue Service</li> <li>b. ☐ Department of Labor</li> <li>c. ☐ Pension Benefit Guaranty Corporation</li> <li>d. ☐ Voluntary Compliance Resolution Program of the Employee Plans Compliance Resolution System (EPCRS), or Employee Benefits Security Administration</li> </ul>	

- e. 🗌 Any court
- f. No (none of the above)
- g. 🗌 Not known

225.	(12) Is this a request for a determination regarding a design-based safe
	harbor under section 401(a)(4)?

- stions)
- ing questions)
- r disparity in contributions or benefits that is I disparity requirements of section 401(I)?
  - )
- plan ensure that the overall permitted eded?
- ) from the list below that identifies the safe
  - defined contribution (DC) plan with uniform
  - unit credit defined benefit (DB) plan
  - (i)(C)(1) unit credit DB fractional rule plan
  - (i)(C)(2) flat benefit DB plan
  - insurance account
  - target benefit plan
  - (iii)(b) cash balance plan
- hat satisfy the safe harbor (including, if rity requirements) here: