ADOPTION AGREEMENT FOR FIS BUSINESS SYSTEMS LLC

VOLUME SUBMITTER-PRE-APPROVED NON-STANDARDIZED DEFINED BENEFIT PLAN

CAVEATS:

THIS IS A MACHINE-GENERATED "COMPARE" FILE.
THE LANGUAGE IS SUBJECT TO CHANGE.
THIS FILE IS A TEMPORARY FILE FOR A LIMITED PURPOSE.

CAUTION: Failure to properly fill out this Adoption Agreement may result in disqualification of the Plan.

EMPLOYER INFORMATION

(An amendment to the Adoption Agreement is not needed solely to reflect a change in the information shown at this Employer Information SectionQuestion.)

	Name:			
	Address:			
	Address.	Street		
		City	State	Zip
	Telephone:			
	Taxpayer Identific	ation Number (TIN a.k.a. EIN):		
	Employer's Fiscal	Year ends:		
2	TABLE OF ENTIRE	7		
2. 2.	TYPE OF ENTITY TYPE OF ENTITY	Y (An amendment to the Adoption Agr	eement is not needed solely to reflec	t a change in the information show
	at this Question.)			
		tion (including Tax-exempt or Non-pro	fit Corporation)	
		onal Service Corporation		
	c. [] S Corpo	Liability Company that is taxed as:		
	1. []			
	2. []			
		an S Corporation		
	e. [] Sole Pro	prietorship		
		hip (including a Limited Liability arran		
	g. [] Other:		(must be a legalan entity recogni	zed under both state and federal
	income t	ax laws)		
3	AFFILIATED EM	PLOYERS/PARTICIPATING EMPLO	OYERS (Plan Sections 1.7 and 1.63)	⊨Is the Employer an Affiliated
		nember of a controlled group or an affil	iated service group (within the mean	ning of Code §414(b), (c), (m) or
	(o)))?			
	a. [] No	F 1	1 4 61 2 110 1 4 66	
	b. Yes, the	Employer is a member of (select one of A controlled group)	r both of I Z. AND select one of :	5. – 4. bclow):
	2 []	A controlled group An affiliated service group		
	2. []			9
	AND, W	ill any of the Affiliated Employers ado Yes. (Complete a participation agreer	ot the Plan as Participating Employe	!\$! \
	4. []	No. (The Plan could fail to satisfy Co	de §§ 401(a)(26) and 410(b).)	1.)
	MULTIPLE EMP	LOYER PLAN (Plan Article XII). Will	any Employers who are not Affiliat	ed Employers adopt this Plan as
		Employer Plan (MEP) arrangement?	3 1 3	1 3 1
	e. [] No			
		mplete a participation agreement for e		
Note:	Even when used for	or a governmental or church employer,	this Plan does NOT reflect any spec	ial rules applicable to a

Volume Submitter Pre-A	pproved No	n-Standardized	Defined Be	nefit Plan
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3.	MULTIPLE EMPLOYER PLAN (Plan Article XII). Will any Employers who are not Affiliated Employers adopt this Plan as part of a Multiple Employer Plan (MEP) arrangement? a. [] No, only Affiliated Employers will adopt the Plan. b. [] Yes, an Employer other than an Affiliated Employer has adopted or might adopt the Plan, and Article XII will apply to any such Employers. (Complete a participation agreement for each Participating Employer.)
	N INFORMATION
(An a	mendment to the Adoption Agreement is not needed solely to reflect a change in the information in Questions 8. through 10.)
4.	PLAN NAME:
5.	PLAN STATUS a. [] New Plan b. [] Amendment and Restatement of existing Plan PPAAND this is the first Cycle 3 RESTATEMENT (leave the following option blank if not applicable updating the AA for a plan that has already been restated for Cycle 3) 1. [] This is an amendment and the first restatement for Cycle 3, i.e., to bring a plan document into retroactive compliance with the Pension Protection Act of 2006 ("PPA") and other legislative and regulatory changes (i.e., the 6 year pre approved plan restatement) set forth in IRS Notice 2020-14.
6.	EFFECTIVE DATE (Plan Section 1.27) Initial Effective Date of Plan (complete-a. for all plans)
	 a (enter month day, year) (hereinafter called the "Effective Date" unless 6.b. is entered below) (for new plans, this date may not be prior to the first day of the current Plan Year). Restatement Effective Date. If this is an amendment and a restatement, the effective date of the restatement (hereinafter called the "Effective Date") is: (complete b-only if an amendment and a restatement)
	b (enter month day, year). NOTE: If this is a PPA Restatement, the The restatement effective date earnotmay not be earlier thanprior to the first day of the 2008current Plan Year. A current effective date, however, may be entered because the Plan (The Plan document contains appropriate retroactive effective dates with respect to provisions for appropriate laws, some of which might need to be specified on this AA for a Cycle 3 restatement.)
7.	PLAN YEAR (Plan Section 1.69) means, except as otherwise provided in d. below: a. [] the calendar year b. [] the twelve-month period ending on
	SHORT PLAN YEAR (Plan Section 1.81). SelectSpecify below if there is a Select Plan Year (if the effective date of participation is based on a Plan Year, then coordinate with Question 15) (leave blank if not applicable): d. [] beginning on (enter month day, year; e.g., July 1, 2016) and ending on (enter month day, year).
8.	PLAN NUMBER assigned by the Employer. (An amendment to the Adoption Agreement is not needed solely to reflect a change in the information shown at this Question.) a. [] 001 b. [] 002 c. [] Other:

	Insurer. (This Plan is funded exclusively with Contracts and the name of the Insurer(s) is:contracts)
	(1) (2) (if more than 2, add names to signature page).
ь г <u>т</u>	Individual Trustee(s). Individual Trustee(s) who serve as discretionary Trustee(s) over assets not subject to control
b. []	corporate Trustee. (Add additional Trustees as necessary)
	Name(s) Title(s)
	Address and Telephone number
	1. [] Use Employer address and telephone number
	2. [] Use address and telephone number below:
	Address:
	Street
	City State Zip
	Telephone:
c. []	Corporate Trustee(s) (add additional Trustees as necessary)).
c. []	Corporate Trustee(s) (and additional Trustees as necessary).
	Name:
	Address:
	Street
	City State Zip
	Telephone:
(nondisc Trustee (retionary) Trustee (Plan Section 1.22) and if there is an individual Trustee, he or she will serve as a Discretionary Plan Section 1.23) over all Plan assets (select all that apply; leave blank if defaults apply) —Directed Trustee exceptions (leave blank if no exceptions):
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trust agreement. Trust Agreement. The separate Trust Agreement cannot state that the separate Trust Agreement prevails in the event of a conflict with the language of the Adoption Agreement and Basic Plan Document (i.e., the "Plan").

10.	needed solely to reflect a ch (If none is named, the Emplo	ME, ADDRESS AND TELEPHONE ange in the information shown at the oyer will be the Administrator (Plar inployer address and telephone num	Section 1.5).)	Adoption Agreement is not
	Name:			
	Address:			
		S	treet	
	Telephone:	City	State	Zip
11.	ANNIVERSARY DATE of	Plan:	(enter month and day)	
12.	Adoption Agreement. FROZEN PLAN (Plan Sectia. [] This is a frozen Plan [] All accrprovisio and/or section [] All accrement [] All acc	ion 5.2(lk)) (leave blank if not applian (i.e., all accruals cease): uals ceased as of, or prior to, the eff ns <i>are not</i> reflected in this Adoption elect benefit formula and/or contribuals ceased or were suspended and inter effective date at 3. below and se	made under the Normal Retirement II cable) Tective date of this amendment and result in Agreement (may enter effective date utions at b g. (optional), skip questiff the prior Plan provisions are reflected elect type of benefit formula and other fective date is optional unless a.2. has the Plan; the adoption of an amendment	statement and the prior Plan e at 3. below (optional), ons 13-24) In this Adoption Agreement r contributions below)
	b. [] Traditional defin 1. [] Non-Integrated 2. [] Integrated Ber c. [] Cash Balance Fo 1. [] Cash Balance 2. [] The Plan was Effective date OTHER CONTRIBUTIONS d. [] Rollover contribut e. [] Mandatory Employ g. [] Floor-offset arrang in the	for the following benefit formula (seed benefit formula only (select on d Benefit Formula (Question 20) nefit Formula (Question 21) remula (Question 23) (select one): Formula has been in effect since plaintially a traditional defined benefit of conversion to a cash balance plaintially a traditional defined benefit of conversion to a cash balance plaintially (Question 50) (other than rolled oyee mandatory contributions (Question 57) germent (Plan Section 5.2(ji)). Benefit of the property of the formula (Plan Section 5.2(ji)).	an inception t plan h:	
ELIG	IBILITY REQUIREMENTS			
13.	are excluded below or elsew a. [] No other exclusion underemployees or b. [] Exclusions. The first labeled are exclusions. The first labeled are exclusions.	there in the Plan (select a. OR select ons. No exclusions (skip to Question ther than those, if any, described in	n 14). (There are no additional excluding the Basic Plan (skip to Question 14). e Employees for Plan purposes (selection 1.28)	led Employees Document Section 1.28.

	 3. [] Highly Compensated Employees 4. [] Leased Employees 5. [] Part-time/Temporary/Seasonal Employees. A part-time, temporary or seasonal Employee is an Employee whose regularly scheduled Service is less than (may not exceed 1,000) Hours of Service in the Employees initial eligibility computation period set forth in Plan Section 1.98 and then shifting to the Plan Year computation period as set forth in Plan Section 1.98. If, however, any such excluded Employee actually completes a Year of Service, then such Employee will no longer be part of this excluded class. All such Employees are excluded unless one or more selections made below: a. [] 6Part-time b. [] Temporary c [] Seasonal 6. [] Residents of Puerto Rico 7. [] Interns (as defined in Section 1.28) 8. [] Other: (Must be definitely determinable, may not be based on age or length of service (except as provided in 5. above), and, if using the average benefits test to satisfy Code §410(b) coverage testing, be a
c. []	reasonable classification. In addition, the specified exclusions cannot result in the group of Nonhighly Compensated Employees participating under the Plan being only those Nonhighly Compensated Employees 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).) Code §410(b)(6)(C) inclusion. The Code §410(b)(6)(C) exclusion set forth in Plan Section 1.28 will not apply with respect to the following (such Employees must still satisfy any applicable eligibility conditions): 1. [] All Employees. 2. [] Only the following Employees (e.g.,: those who became Employees due to the acquisition of the assets of ABC Company)
Any Elig d. are op	TIONS OF ELIGIBILITY (Plan Section 3.1) gible Employee will be eligible to participate in the Plan upon satisfaction of the following (select either a. OR b.; c. and tional): No age or service required (skip to Question 15). Eligibility. Any Eligible Employee will be eligible to participate in the Plan upon satisfaction of the following
	(complete age and service; complete c. and d. if applicable): Age 1. [] No age requirement 2. [] Age requirement as follows:
	a. [] Age 20 1/2 b. [] Age 21 c. [] Age (may not exceed 21)
	Service 3. [] No service requirement 4. [] Service requirement as follows: a. [] (not to exceed 12) months of service (elapsed time) b. [] 1 Year of Service c. [] 1 1/2 Years of Service d. [] 2 Years of Service
	e. [] (not to exceed 12) consecutive month period from the Eligible Employee's employment commencement date and during which at least (not to exceed 1,000) Hours of Service are completed. If an Employee does not complete the stated Hours of Service during the specified time period, the Employee is subject to the 1 Year of Service requirement in 4.b. above. f. [] (not to exceed 12) consecutive months of employment from the Eligible Employee's employment commencement date. If an Employee does not complete the stated number of months, the Employee is subject to the 1 Year of Service requirement in 4.b. above.
	g. [] Other: (e.g., date on which 1,000 Hours of Service is completed within the computation period) (must satisfy the Notes below)

	NOTE:	If b.2.c. or b.4.g. is selected, the condition must be an age or service requirement that is definitely determinable and may not exceed age 21 and 2 Years of Service. If more than 1 Year of Service is selected, 100% immediate vesting is required.
		If the service requirement is or includes a fractional year, then, except in a manner consistent with b.4.e., an Employee will not be required to complete any specified number of Hours of Service to receive credit for such fractional year. If expressed in months of service, then an Employee will not be required to complete any specified number of Hours of Service in a particular month, unless selected in b.4.e. above. In both cases, the Plan must use the elapsed time method to determine service, except that the Hours of Service method will be used for the 1 Year of Service override (e.g., options b.4.e. and b.4.f.). In such case, select the Hours of Service method at Question 17. Year of Service means Period of Service if elapsed time method is chosen.
	c. []	Requirements waived. The service and/or age requirements specified above will be waived if employed on The waiver applies to any Eligible Employee unless 3. is selected below. Such Employee will enter the Plan as of such date. The requirements to be waived are (select 1. and/or 2. AND 3. if applicable): 1. [] service requirement (will let part-time Eligible Employees into the Plan)
		 2. [] age requirement 3. [] waiver is for: (e.g., employees of a specific division or employees covered by a Code §410(b)(6)(C) acquisition).
		If this is an amendment or restatement that modifies the eligibility requirements, then the modified eligibility conditions set forth above only apply to the following Eligible Employees (the prior eligibility conditions apply to those who are not subject to the modified conditions). If this option is NOT selected, then the modified eligibility conditions do not apply to Participant's in the Plan as of the effective date of the modification). 1. [] The modified eligibility conditions apply to all Eligible Employees even those who were Participants as of the effective date of the modification. 2. [] The modified eligibility conditions only apply to individuals who are hired on or after the effective date of the modification.
15.	An Eligib	IVE DATE OF PARTICIPATION (ENTRY DATE) (Plan Section 3.2) ble Employee who has satisfied the eligibility requirements will become a Participant in the Plan as of:
	a. [] b. [] c. [] d. []	the date such requirements are met the first day of the month coinciding with or next following the date on which such requirements are met the first day of the Plan Year quarter coinciding with or next following the date on which such requirements are met the earlier of the first day of the Plan Year or the first day of the seventh month of the Plan Year coinciding with or
	e. []	next following the date on which such requirements are met the first day of the Plan Year coinciding with or next following the date on which such requirements are met. (Eligibility must be six months of service (or 1 1/2 Years (or Periods) of Service if 100% immediate vesting is selected) or less and age must be 20 1/2 or less)
	f. [] g. []	
	h. [] i. []	the earlier of the last day of the Plan Year or the last day of the sixth month of the Plan Year coinciding with or next following the date on which such requirements are met the last day of the Plan Year coinciding with or next following the date on which such requirements are met. (Eligibility must be six months of service (or 1 1/2 Years (or Periods) of Service if 100% immediate vesting is selected) or less and age must be 20 1/2 or less)
	j. [] NOTE:	other:(must be definitely determinable and satisfy Note below) If j. above is selected, then it must be completed in a manner that ensures an Eligible Employee who has satisfied the maximum age (21) and service requirements (1 Year (or Period) of Service (or more than 1 year if full and immediate vesting)) and who is otherwise entitled to participate, will become a Participant not 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.
SERVIC	EE	
16.	RECOGN	NITION OF SERVICE WITH OTHER EMPLOYERS (Plan Sections 1.64 and 1.98) No service with other employers is recognized except as otherwise required by law (e.g., the Plan already provides for the recognition of service with Employers who have adopted this Plan as well as service with Affiliated Employers and predecessor Employers who maintained this Plan; skip to Question 17)
	b. []	predecessor Employers who maintained this Plan; skip to Question 17). Prior service with the designated employers is recognized as follows (answer c. and select one or more of c.1 3.; select d g. as applicable) (if more than 3 employers, attach an addendum to the Adoption Agreement or complete option m. under Section B of Appendix A to the Adoption Agreement (Special Effective Dates and Other Permitted Elections)):

Other E	mployer	Eligibility	Vesting	Benefits
c. []	Employer name:	1. []	2. []	3. []
d. []	Employer name:	1. []	2. []	3. []
e. []	Employer name:	1. []	2. []	3. []
f. []	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	1. []	2. []	3. []
Limitatio	ons			
g. []	The following provisions or limitations apply with respect to the recognition of prior service:	1. []	2. []	3. []
	all service with A only on following 1/1/322 of credit all service with entities the Employer acquires after 12/31/4222)			
NOTE:	If the other Employer(s) maintained this qualified Plan, then Years (an must be recognized pursuant to Plan Sections 1.64 and 1.98 regardless			h Employer(s)
SERVICE apply)	E CREDITING METHOD (Plan Sections 1.64 and 1.98) (select all that	apply; leave blank	if not applical	ble or if defaults
11 37				
automatic	-This Question may be skipped if (1) there are no age and service requically 100% Vested in their Accrued Benefit, OR (2) the provisions set f98 including the following default provisions apply:			
com of ac be u	or eligibility purposes, a Year of Service means the completion of at lead putation period. Hours of Service will be based on actual Hours of Service at leading the state of Service are not maintained or available (e.g., salaried Ensed). The eligibility computation period will only shift to the Plan Year vice or less. (To modify these defaults, complete a. below)	vice except that for Inployees) the month	Employees for ly equivalenc	r whom records y method will
com of S salar	or Vesting purposes, a Year of Service means the completion of at least putation period. The vesting computation period will be the Plan Year. ervice except that for Employees for whom records of actual Hours of Stried Employees) the monthly equivalency method will be used). (To me e "one-year hold-out" rule after a 1-Year Break in Service will not be used).	Hours of Service was Service are not main addify this default, co	ill be based on tained or avai mplete b. bel	n actual Hours ilable (e.g., ow)
a. []	Eligibility. Alternative definition of Year of Service for eligibility (sel 1. [] Elapsed time. The elapsed time method will be used instead 2. [] Hours of Service. Alternative definitions for the Hours of S	l of the Hours of Ser		
	AND, if a.2. selected, select one or more of 3 5. (may not be selected 3. [] Hours of Service required. Instead of 1,000 Hours of Service computation period during which an Employee has complete of Service.	ce, Year of Service		
	4. [] Equivalency Method. Instead of using actual Hours of Service for eligibility. Such method will a. [] all Employees		method will l	be used to
	b. [] Employees for whom records of actual Hours of S (e.g., salaried Employees)	ervice are not maint	ained or avail	able
	c. [] other:	(e.g., per-	diem Employ	rees only)
	Hours of Service for eligibility will be determined on the ba	sis of:		
	d. [] days worked (10 hours per day).e. [] weeks worked (45 hours per week).			
	f. [] semi-monthly payroll periods worked (95 hours per	er semi-monthly pay	period).	
	g. [] months worked (190 hours per month).			
	h. [] bi-weekly payroll periods worked (90 hours per bi i. [] other: (must satisfy DOL Regu			on d is used for
	per-diem Employees and option e. is used for on-c		(5), 5.g., opti	on a. 15 usea 101

		 5. [] Computation period. Alternative method for determining eligibility computation period a. [] The eligibility computation period will shift to the Plan Year after the initial computation period. b. [] The eligibility computation period will be based on the date an Employee first performs an Hour of Service (initial computation period) and subsequent computation periods will be based on each anniversary date thereof.
	b. []	 Vesting. Alternative definition of Year of Service for vesting (select 1. or 2.) 1. [] Elapsed Time. The elapsed time method will be used instead of the Hours of Service method. 2. [] Hours of Service. Alternative definitions for the Hours of Service method will be used.
		AND, if b.2. selected, select one or more of 3 5. (may not be selected with b.1.) 3. [] Hours of Service required. Instead of 1,000 Hours of Service, Year of Service means the vesting computation period during which an Employee has completed at least (not to exceed 1,000) Hours of Service. 4. [] Equivalency Method. Instead of using actual Hours of Service, an equivalency method will be used to determine Hours of Service for vesting. Such method will apply to: a. [] all Employees b. [] Employees for whom records of actual Hours of Service are not maintained or available (e.g., salaried Employees) c. [] other: (e.g., per-diem Employees only) Hours of Service for vesting will be determined on the basis of: d. [] days worked (10 hours per day). e. [] weeks worked (45 hours per week). f. [] semi-monthly payroll periods worked (95 hours per semi-monthly pay period). g. [] months worked (190 hours per month). h. [] bi-weekly payroll periods worked (90 hours per bi-weekly pay period). i. [] other: (must satisfy DOL Regulation §2530.200b-3(e); e.g., option d. is used for per-diem Employees and option e. is used for on-call Employees)
		5. [] Computation period. Instead of the Plan Year, the vesting computation period will be based on the date an Employee first performs an Hour of Service (initial computation period) and each anniversary thereof.
	c. []	The "one-year hold-out" rule. The "one-year hold-out" rule will apply to (select one or both): 1. [] determine eligibility 2. [] determine vesting
COMPI	ENSATIO	N
18.	Base def a. [] b. []	NSATION with respect to any Participant is defined as follows (Plan Sections 1.16 and 1.38). inition Wages, tips and other compensation on Form W-2. Code §3401(a) wages (wages for withholding purposes). 415 safe harbor compensation-(i.e., the "simplified" definition found only at Regulation Section §1.415(c)-2(d)(2)).
	income o	Plan Section 1.16(d) provides that the base definition of Compensation includes deferrals that are not included in ue to Code §§401(k), 125, 132(f)(4), 403(b), 402(h)(1)(B)(SEP), 414(h)(2), & 457. The selection made above is also etermine 415 Compensation.
	will be a	ents to Compensation base compensation (for Plan Section 1.16). Compensation The base definition of compensation dijusted by: No adjustments (i.e., total pre-severance compensation) Adjustments. Compensation will be adjusted by: (select one or more) (options 1., 2., 3., and 4. are safe harbor adjustments) 1. [] excluding salary reductions (401(k), 125, 132(f)(4), 403(b), SEP, 414(h)(2) pickup, & 457) 2. [] excluding reimbursements or other expense allowances, fringe benefits (cash or non-cash), moving expenses, deferred compensation (other than deferrals specified in 1. above) and welfare benefits 3. [] excluding all post-severance Compensation paid during the "determination period" while(generally does not a Participant in the Planexclude Military Differential Pay) 4. [] excluding Military Differential Pay 5. [] excluding overtime 6. [] excluding commissions 8. [] excluding Compensation in excess of \$
		7. [] Outer(must be definitely determinable)

(e.g., describe Compensation from the elections available above or a combination thereof as to a Participant group).

NOTE: If Options 3. 4, 5., 6., 7., 8., or 9. are selected, the definition of Compensation could violate the nondiscrimination rules is not automatically nondiscriminatory under IRC 414(s), meaning that annual compensation testing is required in any context that requires a nondiscriminatory definition of compensation (such as, but not limited to, ADP safe harbors).

Military Differential Pay special effective date (leave blank if not applicable)

POST-SEVERANCE COMPENSATION (415 REGULATIONS Plan Section 1.38)

The following optional provision of the Code §415 Regulations will apply to Limitation Years beginning on or after July 1, 2007 unless otherwise elected below:

415 Compensation (post-severance compensation adjustments)

(select all that apply gf. – h.; leave blank if none apply)

NOTE: Unless otherwise elected under g. below, the following defaults apply: Compensation and 415 Compensation will include (to the extent provided in Plan Section 1.38), post-severance regular pay, leave cash-outs and payments from nonqualified unfunded deferred compensation plans.

- gf. [] The defaults listed above apply except for the following (select one or more):
 - 1. [] Leave cash-outs will be **excluded**
 - 2. Nonqualified unfunded deferred compensation will be **excluded**
 - 3. [] Military Differential Pay will be **included** (Plan automatically includes for Limitation Years beginning after December 31, 2008)
 - 43. [] Disability continuation payments will be **included** for:
 - a. [] Nonhighly Compensated Employees only
 - b. [] all participants and the salary continuation will continue for the following fixed or determinable period: _____
- h. [] Theg. [] For 415 Compensation only, the last paycheck ("administrative delay") rule will be applied (amounts paid in the first few weeks of a Limitation Year due to administrative delay relate back to the prior Limitation Year).
- NOTE: The above treatment of Military Differential Pay only applies to Plan Years beginning prior to January 1, 2009. For Plan Years beginning after such date, Military Differential Pay is not considered post-severance compensation and the provisions of a. e. apply.
- NOTE: The post severance Compensation adjustments will also be made to Compensation for benefit purposes.

Post-seve		ompensation special effective date (leave blank if not applicable)
A Particip within the NOTE: 1. The "modi: 2. The "meast 3. The C	For "Cor selected regular p 1. [] 2. [] 3. [] a. [b. [c. [d. [] d. [] GE COMP pant's Ave e Participa This Que set forth 'averaging fify this det 'measuring pericompensary compensary compe	mpensation" within the meaning of Section 1.16 (a.k.a. "plan compensation"), the following defaults apply except as below. The defaults are that the Plan will include (to the extent provided in Plan Section 1.16), post-severance bay, leave cash-outs and payments from nonqualified unfunded deferred compensation plans. (select one) The same post-severance compensation adjustments above for (as described above) will be included for both Compensation (Plan Section 1.16) and 415 Compensation or Plan (Plan Section 1.38)) (skip to next Question if option 18e3 was selected) For "Compensation-applied other than the first day of the Plan Year beginning on or after July 1, 2007, then enter," all post-severance pay will be excluded (may violate the date such provisions were first effective: ———————————————————————————————————
	Alternat 1. [] a. 2. []	tive definition of "averaging period." The "averaging period" is: consecutive "measuring periods" which produce the highest Average Compensation. [] within the following number of most recent measuring periods:(must be higher than number of measuring periods indicated above) final "measuring periods" included in the Compensation history. all "measuring periods" (career average).
		Other: In order to be a design-based safe harbor plan under the Code §401(a)(4) Regulations, the "averaging period" must be at least 3 years (or 36 months if the "measuring period" below is the calendar month).
b. []	1. [] 2. []	tive definition of "measuring period." The "measuring period" is: the Plan Year. the calendar year. the 12-month period ending on a calendar month.
c. []	1. [] 2. [] 3. [] 4. []	tive definition of Compensation history. The Compensation history is: the period that begins on the Participant's date of hire and ends in the current Plan Year- the period that begins on the date the Participant's participation in the Plan commenced and ends in the current Plan Year. the consecutive "measuring periods" ending in the current Plan Year. the period measured from through the end of the current Plan Year. Other: (must be definitely determinable, may not discriminate in favor of Highly Compensated Employees and must be applied uniformly to all Participants).
d. []	Other ex 1. [] 2. [] 3. []	A "measuring period" in which the Participant terminates employment. A "measuring period" in which the Participant does not complete at least Hours of Service. Other: (must be definitely determinable, may not discriminate in favor of Highly Compensated Employees and must be applied uniformly to all Participants).

BENEFIT FORMULAS

NORMAL RETIREMENT BENEFIT FORMULA – NON-INTEGRATED FORMULAS (Plan Section 5.1) 20.

NOTE:	efit	
		to be a design-based safe harbor plan under the Code §401(a)(4) Regulations, a Participant must be required to
		e a minimum of 25 years of Credited Service to receive an unreduced benefit. Therefore, to be a design-based safe lan using a Flat Benefit formula with a fractional accrual method, Question 20.i.1. must be completed with an
		of no less than 25 years of Credited Service.
a. []		_% of Average Compensation.
Unit Ben		
		to be a design-based safe harbor plan under the Code §401(a)(4) Regulations, if a Unit Benefit formula is used and
	the Accr Code §4	ued Benefit is calculated using a fractional accrual method or the Plan is a fully insured Code §412(e)(3) (formerly 12(i)) Plan, then the maximum number of years of Credited Service may not be less than 25.
c. []		_% of Average Compensation, multiplied by Credited Service. The maximum number of years of Credited
	Service t	to be taken into account will be
1. []	\$	multiplied by Credited Service. The maximum number of years of Credited Service to be taken into will be
	account	will be
:. []		% of Average Compensation, multiplied by the first years of Credited Service
		plus
	2. []	plus% of Average Compensation multiplied by the number of all remaining years of Credited
	NOTE:	Service. The maximum number of years of Credited Service to be taken into account will be If the unit accrual method applies, any percentage selected in 1. or 2. above may not be more than 133 1/3%
	MOIE.	greater than any prior percentage under the formula. If the Employer elects to apply the Fractional Accrual
		Method and the years of Credited Service to which the first percentage under e. applies is less than 33, special
		limits apply for the Plan to be a design-based safe harbor plan under the Code §401(a)(4) Regulations.
[]		ng method. A Participant's Years of Credited Service multiplied by a dollar amount or a percentage of the
		ant's Average Compensation as set forth below. (Selecting this option is inconsistent with having a safe harbor, i.e.,
		imination testing will be required.)
	The dollar	ar amount or percentage and credited service limit are based on the Participant's classification as follows (add
	additiona	ar amount or percentage and credited service limit are based on the Participant's classification as follows (add
	additiona	ar amount or percentage and credited service limit are based on the Participant's classification as follows (add
	additiona	ar amount or percentage and credited service limit are based on the Participant's classification as follows (add al classifications as necessary): Classification A will consist of: The benefit is \$OR% of Average Compensation
	additiona	ar amount or percentage and credited service limit are based on the Participant's classification as follows (add al classifications as necessary): Classification A will consist of: The benefit is \$OR% of Average Compensation times credited service up toyears (leave years blank if no limit).
	additiona	ar amount or percentage and credited service limit are based on the Participant's classification as follows (add al classifications as necessary): Classification A will consist of: The benefit is \$ OR
	additiona	ar amount or percentage and credited service limit are based on the Participant's classification as follows (add al classifications as necessary): Classification A will consist of: The benefit is \$ OR
	additiona	ar amount or percentage and credited service limit are based on the Participant's classification as follows (add al classifications as necessary): Classification A will consist of: The benefit is \$ OR
	additiona 1. [] 2. []	ar amount or percentage and credited service limit are based on the Participant's classification as follows (add al classifications as necessary): Classification A will consist of: The benefit is \$
	additiona 1. [] 2. [] 3. []	ar amount or percentage and credited service limit are based on the Participant's classification as follows (add al classifications as necessary): Classification A will consist of: The benefit is \$ OR
	additiona 1. [] 2. [] 3. []	ar amount or percentage and credited service limit are based on the Participant's classification as follows (add al classifications as necessary): Classification A will consist of: The benefit is \$
	additiona 1. [] 2. [] 3. []	ar amount or percentage and credited service limit are based on the Participant's classification as follows (add al classifications as necessary): Classification A will consist of: The benefit is \$ OR
	additiona 1. [] 2. [] 3. [] 4. []	ar amount or percentage and credited service limit are based on the Participant's classification as follows (add al classifications as necessary): Classification A will consist of: The benefit is \$ OR
	additiona 1. [] 2. [] 3. [] 4. []	ar amount or percentage and credited service limit are based on the Participant's classification as follows (add al classifications as necessary): Classification A will consist of: The benefit is \$
	additiona 1. [] 2. [] 3. [] 4. []	ar amount or percentage and credited service limit are based on the Participant's classification as follows (add al classifications as necessary): Classification A will consist of: The benefit is \$
	additiona 1. [] 2. [] 3. [] 4. []	ar amount or percentage and credited service limit are based on the Participant's classification as follows (add al classifications as necessary): Classification A will consist of: The benefit is \$
	additiona 1. [] 2. [] 3. [] 4. [] NOTE:	ar amount or percentage and credited service limit are based on the Participant's classification as follows (add al classifications as necessary): Classification A will consist of: The benefit is \$ OR
	additiona 1. [] 2. [] 3. [] 4. [] NOTE:	ar amount or percentage and credited service limit are based on the Participant's classification as follows (add al classifications as necessary): Classification A will consist of: The benefit is \$
	additiona 1. [] 2. [] 3. [] 4. [] NOTE:	ar amount or percentage and credited service limit are based on the Participant's classification as follows (add al classifications as necessary): Classification A will consist of:

Plan Year, or if earlier, the date of termination of employment: (select if applicable)

5. [] The Participant will be assigned to the 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.

Volume Submitter Pre-Approved Non-Standardized Defined Benefit Plan

	g. []	Other:(The Employer may only describe a formula from
		the elections available above at a. – f. or Option 21 below and/or a combination thereof. For example: (1) a Flat Benefit for Union Employees and a Unit Benefit for non-Union Employees, or (2) a Unit Credit Excess Benefit but disregarding the provisions of Plan Section 5.21. The formula must be definitely determinable and not be subject to Employer discretion.)
	Accumu	lation Plan (optional)
		If c. or e. is selected above, the benefit formula applies separately for each Plan Year, using Compensation for the Plan Year (instead of Average Compensation).
	Reduction limitation	
	i. []	Reductions and limitations. The following apply (select one or more):
		1. [] A Participant's benefit will be reduced on a pro-rata basis for each year of Credited Service less
		than (e.g., 25) that the Participant is credited with at Normal Retirement Date.
		 2. [] A Participant's benefit will not exceed \$ 3. [] A Participant's benefit will not be less than \$
		4. [] Increases in a Participant's benefit resulting from a change in Compensation will be recognized as of each
		Anniversary Date, but decreases will not be recognized until the decrease in Compensation has been in effect
		for Plan Years.
		5. [] The benefit will be rounded to the [] next [] nearest \$
		NOTE: To be a design-based safe harbor plan under the Code §401(a)(4) Regulations, if a fractional accrual method is used with a Flat Benefit formula, option i.1. above must be selected with a reduction for Credited Service less than 25.
21.	Subject t determin method i	L RETIREMENT BENEFIT FORMULA – INTEGRATED BENEFIT FORMULAS (Plan Section 5.1). the overall permitted disparity limits in the Plan, a Participant's "Normal Retirement Benefit" is an annual benefit ed under the formula selected below (select one from a d. and one from e.1 e.7.; g is optional unless a fractional accrual s used). A Participant is only considered to be benefiting under Code §401(a)(26) if the Participant receives a meaningful rithin the meaning of Code §401(a)(26).
	a. []	Unit Credit Excess Benefit. The sum of 1. and 2. below:
		1. Base benefit percentage and excess benefit percentage (complete a., b. and c.)
		a% (base benefit percentage) times Average Compensation up to the integration level times each year of Credited Service
		b. plus a benefit equal to% (excess benefit percentage not to exceed the base benefit percentage by more than the lesser of the base percentage or the maximum excess allowance) times Average Compensation in excess of the integration level times each year of Credited Service.
		c. The maximum number of years of Credited Service taken into account under this paragraph will be (may not exceed 35). If the Participant's Accrued Benefit after the latest Fresh-Start Date is determined under the fractional method, the maximum number of years of Credited Service during which permitted disparity is taken into account under this formula may not be less than 25.
		The number of years of Credited Service taken into account under paragraph 1. for any Participant will not exceed the Participant's cumulative permitted disparity limit. The Participant's cumulative permitted disparity limit is

The number of years of Credited Service taken into account under paragraph 1. for any Participant will not exceed the Participant's cumulative permitted disparity limit. The Participant's cumulative permitted disparity limit is equal to 35 minus the number of years credited to the Participant for purposes of the benefit formula or the accrual method under the Plan or under one or more qualified plans or simplified employee pensions (whether or not terminated) ever maintained by the Employer, other than years for which a Participant earned a year of Credited Service under the benefit formula in paragraph a. 1. above. For purposes of determining the Participant's cumulative permitted disparity limit, all years ending in the same calendar year are treated as the same year. If the Participant's cumulative permitted disparity limit is less than the period of years specified in paragraph 1., then for years after the Participant reaches the cumulative permitted disparity limit and through the end of the period specified in paragraph 1., the Participant's benefit will be equal to the excess benefit percentage, or, if the Participant's benefit after the latest Fresh-Start Date is not accrued under the fractional accrual rule and the Plan

		does not satisfy Code §411(b)(1)(F), 133 1/3 percent of the base benefit percentage, if lesser, times Average Compensation.
	2.	Additional benefit percentage
	2.	a
		b. The maximum number of years of Credited Service taken into account under this paragraph 2. will be (if benefits after the latest Fresh-Start Date are accrued under the fractional accrual rule and the Plan does not satisfy Code §411(b)(1)(F), the number of years entered must be no less than 35 minus the number of years of Credited Service specified in paragraph 1. above).
b. []	Fla	t Excess Benefit (complete 1. and 2.):
	1.	% (base benefit percentage) times Average Compensation up to the integration level.
	2.	plus a benefit equal to% (excess benefit percentage not to exceed the base benefit percentage by more than the lesser of the base percentage or the maximum excess allowance) times Average Compensation in excess of the integration level for the Plan Year.
c. []	Off	set Formula (Unit Credit Benefit): The sum of 1. and 2. below:
	1.	Gross benefit percentage and offset percentage (complete a., b. and c.)
		a% (gross benefit percentage) times Average Compensation for the Plan Year times each year of Credited Service.
		b. offset by% (offset percentage not to exceed the lesser of one-half of the gross benefit percentage of the maximum offset allowance) times Final Average Compensation up to the offset level times each year of Credited Service. The offset percentage for any Participant will not exceed one-half of the gross benefit percentage, multiplied by a fraction (not to exceed one), the numerator of which is the Participant's Average Compensation, and the denominator of which is the Participant's Final Average Compensation up to the offset level.
		c. The maximum number of years of Credited Service taken into account under this paragraph will be (may not exceed 35). If the Participant's Accrued Benefit after the latest Fresh-Start Date is determined under the fractional method, the maximum number of years of Credited Service during which permitted disparity is taken into account under this formula may not be less than 25.
		The number of years of Credited Service taken into account under paragraph 1. for any Participant may not exceed the Participant's cumulative permitted disparity limit. The Participant's cumulative permitted disparity limit is equal to 35 minus the number of years credited to the Participant for purposes of the benefit formula or the accrual method under the Plan or under one or more qualified plans or simplified employee pensions (whether or not terminated) ever maintained by the Employer, other than years for which a Participant earned a year of Credited Service under the benefit formula in paragraph 1. above. For purposes of determining the Participant's cumulative permitted disparity limit, all years ending in the same calendar year are treated as the same year. If the Participant's cumulative permitted disparity limit is less than the period of years specified in paragraph 1., then for years after the Participant reaches the cumulative permitted disparity limit and through the end of the period specified in paragraph 1., the Participant's benefit will be equal to the gross benefit percentage, or, if the Participant's benefit after the latest Fresh-Start Date is not accrued under the fractional accrual rule and the Plan does not satisfy Code §411(b)(1)(F), 133 1/3 percent of the gross benefit percentage reduced by the offset percentage, if lesser, times Average Compensation.
	2.	[] Additional benefit percentage
		a% (not to exceed the lesser of (a) the gross benefit percentage, or (b) 133 1/3 percent of the gross benefit percentage reduced by the offset percentage times Average Compensation for each year of Credited Service taken into account in paragraph 1. above. If, however, benefits after the latest Fresh-Start Date are accrued under the fractional method, then for each Year of Credited Service taken into account in paragraph 1. above, this percentage will be equal to the gross benefit percentage.)
		b. The maximum number of years of Credited Service taken into account under this paragraph 2. will be (if the Participant's Accrued Benefit after the latest Fresh-Start Date is determined under the fractional method, the number of years entered must be no less than 35 minus the number of years of Credited Service taken into account in paragraph 1.).
d. []	Off	set Formula (Flat Benefit) (complete 1. and 2.):
-	1.	% (gross benefit percentage) times Average Compensation.
	2.	offset by% (offset percentage not to exceed the lesser of one-half of the gross benefit percentage or the maximum offset allowance) times Final Average Compensation up to the offset level. The offset percentage for

any Participant will not exceed one-half of the gross benefit percentage, multiplied by a fraction (not to exceed one), the numerator of which is the Participant's Average Compensation, and the denominator of which is the Participant's Final Average Compensation up to the offset level.

e.	Integ	gratio	on Level (or offset level) means (subject to the adjustments described below) (select one):
	1.		the current Covered Compensation Table.
	2.	ĺ	the Frozen Covered Compensation Table for the year (may be the Covered
	-	-	Compensation for a Plan Year earlier than the current Plan Year, provided the earlier Plan Year is the same for all Employees and is not earlier than the Plan Year that begins 5 years before the current Plan Year. If the Plan Year entered is, or becomes, more than five years prior to the current Plan Year, the Participant's Covered
			Compensation will be that determined under the Covered Compensation table for the Plan Year five years prior to the current Plan Year).
	3. []	the greater of \$10,000 or one-half of the Covered Compensation of any person who attains Social Security Retirement Age during the calendar year in which the Plan Year begins.
	4 . [-	
			one-half of the Covered Compensation of any person who attains Social Security Retirement Age during the
			calendar year in which the Plan Year begins).
		5.	[] \$s (more than \$10,000, but not in excess of the greater of \$25,450 or 150% of the
			Covered Compensation of any person who attains Social Security Retirement Age during the calendar year in which the Plan Year begins). The reduction to the maximum disparity factor that is described in Note #6
			below will be implemented by using:
			a. [] The plan-wide reduction method described at 1.401(l)-3(d)(9)(iii)(A)
			b. [] The individual reduction method described at 1.401(l)-3(d)(9)(iii)(B)
	6. []	a uniform percentage equal to
			Participant's Covered Compensation for the current Plan Year, but in no event in excess of the Taxable Wage Base
			for excess plans, or Final Average Compensation for offset plans.
	7. []	the Taxable Wage Base, and the reduction to the maximum disparity factor that is described in Note #7 below
			will be implemented by using:
			a. [] The plan-wide reduction method described at 1.401(l)-3(d)(9)(iii)(A)
			b. [] The individual reduction method described at 1.401(l)-3(d)(9)(iii)(B)
			EXCESS OR OFFSET ALLOWANCE AND OTHER LIMITATIONS
			naximum permissible excess percentage 75% (i.e., 26.25% for a flat benefit plan). However, the maximum
			excess percentage of .75% (26.25%) will be reduced by all of the following limitations and adjustments will
ap	>1∀. (₩	men a	applicable).

NOTES

- 1. If e.5. or e.6. is selected as an integration level, the maximum excess or offset allowance will be .75% (or 26.25% for a flat benefit plan) multiplied by .8.
- 2. If the Normal Form of Benefit is other than a life annuity, the maximum excess or offset allowance will be .75% (or 26.25% for a flat benefit plan) reduced, if necessary, pursuant to 1. above, multiplied by the factor below.

Normal Form of Benefit	Factor
Life Annuity +5 Years Certain	0.97
Life Annuity +10 Years Certain	0.91
Life Annuity +15 Years Certain	0.84
Life Annuity +20 Years Certain	0.78

- 3. If this is a fully insured Plan within the meaning of Code §§ 411(b)(1)(F) and 412(e)(3) and the unit credit funding method is not being used, then the maximum excess or offset allowance will be .75% (or 26.25% for a flat benefit plan), reduced, if necessary, pursuant to 1. and 2. above, multiplied by a factor of .8.
- 4. If a Participant begins receiving benefits at an age other than the Social Security Retirement Age, the maximum excess or offset allowance will be .75% (or 26.25% for a flat benefit plan), reduced, if necessary, pursuant to 1. and 2. above, and Plan Section 5.20. However, this limitation will not apply to a fully insured plan within the meaning of Code §§ 411(b)(1)(F) and 412(e)(3).
- 5. With respect to an offset formula, the offset for any year of Credited Service will not exceed one-half of the Employer derived benefit, prior to the application of the offset, with respect to the Participant's Average Compensation not in excess of Final Average Compensation up to the integration level.
- 6. With respect to an offset formula, the offset for any year of Credited Service will not exceed one-half of the Employer derived benefit, prior to the application of the offset, with respect to the Participant's Average Compensation not in excess of Final Average Compensation up to the integration level.
- 7. If the Covered Compensation is the Taxable Wage Base (option e.7 is selected above), the maximum excess percentage will be

	reduced by .42%
	Reductions and limitations. Regardless of the above, the formula above will be modified as follows (leave blank if no reductions or
	limitations):
	f. [] Reductions and limitations. The following apply (select one or more):
	1. [] A Participant's benefit will be reduced on a pro-rata basis for each year of Credited Service less than _ (e.g., 35)
	that the Participant is credited with at Normal Retirement Date. 2. [] A Participant's benefit will not exceed \$
	3. [] A Participant's benefit will not be less than \$
	4. [] Increases in a Participant's benefit resulting from a change in Compensation will be recognized as of each
	Anniversary Date, but decreases will not be recognized until the decrease in Compensation has been in effect
	forPlan Years.
	5. [] The benefit will be rounded to the [] next [] nearest \$
	NOTE: To be a design-based safe harbor plan under the Code §401(a)(4) Regulations, if a fractional accrual method is used with a Flat Benefit formula, option f.1. above must be selected with a reduction for Credited Service less than 35.
	Accumulation Plan (with integration) (optional)
	g. [] If a. is selected above, the benefit formula applies separately for each Plan Year, using Compensation for the Plan Year
	(instead of Average Compensation).
22.	CREDITED SERVICE (Plan Section 1.20) (skip if 20.a. or 20.b. selected)
	Determining Credited Service. For purposes of applying the benefit formula, with respect to a Participant, Credited Service means:
	 a. [] N/A. The retirement benefit formula is not based on Credited Service or a Cash Balance Formula is being used). b. [] Total Years of Service (as defined for benefit accrual purposes).
	c. [] Plan Years of Service (as defined for benefit accrual purposes).
	Limitations. If a fractional accrual method is NOT being used, then the The following limitations apply in determining Credited
	Service (select all that apply or leave blank if not applicable):
	d. [] Credited Service completed prior to is disregarded.
	e. [] Credited Service attributable to "past service credit" will be limited to years (may not exceed 5 years). "Past
	service credit" means (1) benefit accruals for service prior to the Effective Date of this Plan, (2) increases in existing Accrued Benefits resulting from service prior to the Effective Date of a Plan amendment, and (3) benefit accruals for
	service with another employer.
	NOTE: To be a design-based safe harbor plan under the Code §401(a)(4) Regulations, if a fractional accrual method is being used,
	Credited Service and service used in the fraction must be determined on the same basis.
22	
23.	NORMAL RETIREMENT BENEFIT FORMULA – CASH BALANCE FORMULAS. (Plan Section 5.1) A Participant's "Normal Retirement Benefit" is an annual benefit determined under the formula below (select one). A Participant is
	only considered to be benefiting under Code §401(a)(26) if the Participant receives a meaningful benefit within the meaning of Code
	§401(a)(26).
A.	Principal Credit Formula. The Principal Credit will equal: (select one)
A.	a. [] Uniform amount. The Principal Credit for each Participant will equal (select one):
	1. [] % of "determination period" Compensation for each eligible Participant
	2. []\$for each eligible Participant
	3. []% of each Participant's Moving Average Compensation (may be selected only for a plan using the
	Plan Year as both the Principal Credit Period and the Compensation Computation Period) (must define at option
	k.6.)
	b. [] Grouping Method . The Principal Credit for the Principal Credit Period will equal the amount determined below (each group must be definitely determinable). (Selecting this option is inconsistent with having a safe harbor, i.e.,
	nondiscrimination testing will generally be required.)
	1. [] Group A: (select one of)
	a. or []% of "determination period" Compensation
	b.; c. and d. are optional). [] \$
	a. [] %-of "determination period" Compensation
	c. [] The greater of — % % of "determination period" Compensation or
	c. [] The greater of

d. [] The lesser of

% of "determination period" Compensation or

	2. []	Group B:	(select one of a.
		or b.; c. and d. are optional) a. []	mpensation
		b=	
		c. [] The greater of	
		d. [] The lesser of	
	3. []		(select one of a.
		or b.; c. and d. are optional) a. []% of "determination period" Con	mpensation
		b. [] \$	1
		b. [] \$	
		\$\$	
		d. [] The lesser of% of "determination period" Compensation or \$\$	
	4. []	Group D: or b.; c. and d. are optional)	(select one of a.
		a. []of "determination period" Compensation	
		a.	
		<u>b.</u>] \$	
		c. [] The greater of% of "determination period" Compensation or	
		d. [] The lesser of% of "determination period" Compensation or	
	5. []	Group E:	(select one-of a.
		or b.; e. and d. are optional) a. [] %a. [] %fright of "determination period" Control of the c	mnensation
		b. [] \$	препаціон
		b. [] \$	
		\$\$	
		d. [] The lesser of	
		an addendum to the Adoption Agreement to add additional groups as necessary.	A.D
NOTE:	may only	ssifications of Participants must be definitely determinable and not subject to Employer discretion. ly belong to one classification. In addition, an Employer cannot select both a dollar amount and a pensation for a specified classification.	
NOTE:		ign of the groups cannot be such that the only NHCEs benefiting under the Plan are those with the lesation and/or the shortest periods of service and who may represent the minimum number of	
		ry to satisfy coverage under Code §410(b).	- <i>y</i>
		f a Participant shifts from one classification to another during a Plan Year, then unless elected below	
		ant will be considered as belonging to the classification that provides the greatest Principal Credit. I below, the Participant will be assigned to the classification based on the Participant's status as of the	
	Plan Yea	ear, or if earlier, the date of termination of employment: (select if applicable)	
	0. []	The Participant will be assigned to the classification based on the Participant's status as of the las Plan Year, or if earlier, the date of termination of employment.	t day of the
c. []		r of Percentage of Compensation or Dollar Amount The Principal Credit for each eligible Partic	
	the great	tter of:% of "determination period" Compensation for each eligible	Participant or
d. []		of Percentage of Compensation or Dollar Amount. The Principal Credit for each eligible Particip	
	the lesse	er of:% of "determination period" Compensation for each eligi	ble Participant
e. []	Simple S	Schedule of Graded Principal Credits. The Principal Credit for each eligible Participant will equ	al:
		1. or 2. and select one of 3. – 5.) %	
	L]		

c. []

		2.	[] \$ \$
			each: (select one)
		3.	
		4.	
		5.	whole year of the Participant's attained age plus each whole year of participation
f.	[]	Tier one)	red Schedule of Graded Principal Credits. A Principal Credit for each eligible Participant in the amount of: (select
		1. 2.	[] The percentage of "determination period" Compensation shown in the table below
		ANI	D the designated amount will be based on: (select one)
		3.	· · · · · · · · · · · · · · · · · · ·
		4.	
		5.	
		6. 4	AND the following amounts will be used for purposes of the preceding provisions (enter a dollar amount or percent):
			Units Amount
			First
			Next Next
			Next
	NOT		Next
			Attach an addendum to the Adoption Agreement to add additional tiers as necessary.
	NOT		The schedule of Principal Credits must comply with the 133 1/3% rule under Code §411(b)(1)(B), taking into account the minimum Principal Credits (guaranteed (if any).). For this purpose, a plan for which the Interest Credit Rate could
			be negative is permitted to assume that the Interest Credits Credit Rate for the current and future years will be equal to
		2	zero. The Employer does not have reliance on the advisory letter Opinion Letter with respect to whether this formula
			meets the accrual rule requirements under Code §411(b).
g.	[]	Oth	er: (The Employer may only describe the principal credit formula
J		fron	n the elections available above and/or a combination thereof as to any Participant group (e.g., specifying a tiered
			dule of graded principal credits for Division A Employees and a uniform amount for Division B Employees). The
			nula must (1) be definitely determinable, (2) not be subject to Employer discretion, and (3) by design, satisfy the 133
			% rule under Code §411(b)(1)(B)).
N	OTE:		schedule of Principal Credits must comply with the 133 1/3% rule under Code §411(b)(1)(B), taking into account the
			imum Principal Credits (guaranteed (if any)). For this purpose, a plan for which the Interest Credit Rate could be ative is permitted to assume that the Interest Credit Rate for the current and future years will be equal to zero. The
			ployer does not have reliance on the Opinion Letter with respect to whether this formula meets the accrual rule
			irements under Code §411(b).
B. Pr	incipa	l Cre	dit Provisions (complete h., i., j. and k.)
h.		•	Crediting Date Period. The Principal Credit will be allocated as of the last day of the "determination period," which
			be the:
	1. [2. [1	Plan Month (see Plan Section 1.67) Plan Quarter (see Plan Section 1.68)
	3. [Plan Year
		j	Calendar month
	5. [Calendar quarter
	6. [Calendar year
	NOT	E:	If the Principal Credit uses Compensation, then the selection above defines the period (the "determination period") of
			Compensation to be used in the Principal Credit.
i.	_		articipants. The Principal Credit will be made to Participants who (select all that apply of 1. – 4. or select 5.):
	1. [J	are actively employed on the last day of the "determination period" (Plan Section 1.16(c)). (may not be selected with
	2. [1	i.3. below.) complete 1 Year of Service (may only be selected if h.3. and 24.c.2 have been selected)(may not be selected with 3.)
	<u> </u>	J	a. [] Limit this requirement to only HCEs
	3. []	complete a 12-month Period of Service during the "determination period" (may only be selected if 24.c.1. has been
	-		selected) (may not be selected with 2.)
	4 -	,	a. [] Limit this requirement to only HCEs
	4. []	are employed at any time during the "determination period" (may not be selected if h.3 is selected and may not be

<i>-</i> 1	. ,	selected with i.2)
5.	.]	Other: (must be definitely determinable and not subject to Employer discretion)
NO	ГЕ:	If h.3. or h.6. is selected, i.1. may not also be selected (would violate accrual requirements under Code §411(b)).
ANI	D, the	conditions above will be waived in the year of a Participant's (skip if i.4. is selected above) (select all that apply, if any)
6. 7. 8.	j	death disability retirement
j. []	incl	ermining Principal Credits. If the Principal Credit is based on Compensation, pre-participation Compensation will be uded in determining Principal Credits unless elected otherwise below: [] Exclude pre-participation compensation
k. []	Use	ustments to Principal Credit. (If k. is selected, must select at least one option below) partial year flat dollar amount. Whenever the Principal Credit is based on a flat dollar amount, then (select if licable)
		[] For any Principal Credit Period, adjust for the number of hours of actual participation in proportion to the total number of potential hours during the Principal Credit Period (based on maximum of 2,000 hours annually, e.g., 500 hours for a 3-month Principal Credit Period)
	12-r (ski	tial dollar credit for year of retirement. Whenever an allocation to a participant is based on a flat dollar amount for a month period, use the prescribed dollar amount except as elected below: (select if applicable, otherwise leave blank) p if the Principal Credit Period is not a Plan Year or calendar year) [] For the year of retirement only, provide 25% of the Principal Credit for each quarter through the end of the quarter that:
		a. [] precedes the date of retirement b. [] contains the date of retirement
	3.	nimum Principal Credit. A Participant will receive a minimum Principal Credit accrual for each Plan Year of: [] The amount needed to provide an increase in accrued benefit of .5% of compensation at NRA using the actuarial equivalence factors in the Plan's definition of Actuarial Equivalent [] Other:
	4.	[] Other: (must be definitely determinable, uniform, nondiscriminatory, and satisfy the 133 1/3% accrual method, and must be a formula that could have been provided as a permissible benefit formula using the preapproved Principal Credit of this checklist (and which uses the 133 1/3% accrual method), and the minimum amount provided shall be at least the amount needed to provide an increase in accrued benefit of .5% of compensation at NRA using the actuarial equivalence factors in the Plan's definition of Actuarial Equivalent)
	may	rting Principal Credit. For the first Plan Year, Participant will receive the following Principal Credit (this election on the used to meet the requirements of Regulations §1.411(b)(5)-1(c) for purposes of the benefit described in gulations §1.411(b)(5)-1(c)(2)(i)(A)):
		[] Credit the Hypothetical Account (on the Effective Date of the Plan) with the following amount: a. [] A credit (equal to the first year's Principal Credit as a participant) for each year of service credit prior to the Effective Date of the Plan, up to a maximum of
Interest		tit Provisions
	mak aver dete gene	ving Average definition of Compensation. Solely for the purpose of determining the Principal Credit (prior to cing any adjustments, e.g., minimum or maximum), "Moving Average Compensation" shall be determined as the rage Compensation for the number of consecutive Principal Credit Periods which produce the highest average, ermined as follows. (Selecting this option is inconsistent with having a safe harbor, i.e., nondiscrimination testing will erally be required.) (must select if option a.3. is selected) [] Use the consecutive Principal Credit Periods ending with the end of the current Principal Credit Period to determine average Compensation for purposes of determining the current Principal Credit (skip unless option a.3. selected)
		a. [] within the last compensation computation periods (must be higher than number of measuring periods indicated above) (leave blank if not applicable)

C.		Credit Rate Provisions. Provide the interest credit rate by selecting one of options l. through o. (The plan may, however, nore complex interest credit rate by also selecting option 23.v. below.)
		credit rate. The Interest Credit Rate will be: (select one of 1. o.; select p. if applicableone)
	1. []	Fixed rate. A fixed annual rate of% (enter at least 1% and not more than 6%) (the document will
		require pro-rating for a non-annual Interest Credit Period)
	m. []	Government Securities. Based on the following government securities: (select one of 1. – 5.; 6 and 7 are optional).) 1. [] The discount rate on month (enter a whole number that is not more than 12) Treasury Bills 2. [] The yield on 1-year Treasury Constant Maturities
		3. [] The yield on (not more than 3) year Treasury Bonds
		4. [] The yield on (at least 4 and not more than 7) year Treasury Bonds
		5. [] The yield on (at least 8 and not more than 30) year Treasury Bonds (may not select option m.6.)
		AND the time of determination will be as follows: (response required)
		6. [] The look-back month will be the (enter first, second, third, fourth or fifth) month preceding the first
		day of the following stability period:
		a. [] Plan Year
		b. [] Interest Credit Period (each credit must be a pro rata portion of the published annual rate)
		Optional Provisions (leave blank if not applicable):
		67. [] Basis Point. The following basis points will be added to the above rate (select one):
		Note: The following restrictions apply to option m.6: (1) If option m.1 is selected with an entry other than 3
		months, then option m.6.g. cannot be selected; (2) If option m.2. is selected then options m.6.e. – g. may not be
		selected; (3) if option m.3. is selected then options m.6.c. – g. may not be selected; (4) if option m.4. is selected
		then only option m.6.a. can be selected.
		a. [] 25
		b. [] 50
		c. [] 75
		d. [] 100
		e. [] 125 f. [] 150
		g. [] 175
	7	8. [] Guaranteed annual rate. Provide for an aguaranteed annual floorrate of% (enter at
	7.	least 1% and not more than 5%)(may not be selected if m.5.b. g. is selected above)%)
	n. []	Segment Rate. Based on the following Code §430(h)(2) segment rate:
		1. [] 1st segment rate under Code §430(h)(2)
		2. [] 2nd segment rate under Code §430(h)(2)
		3. [] 3rd segment rate under Code §430(h)(2)
		Look back month.
		4.4.[] The rate used by the Plan for purposes of Code §417(e)(3)(D)
		a. [] Using the time of determination expressed at Q26c (i.e., for §417 purposes)
		b. [] Using the time of determination expressed below
		AND the time of determination will be as follows: (response required) (skip if c.4. selected)
		5. [] The look-back month will be the(enter first, second, third, fourth or fifth) month
		preceding the first day of the following stability period:
		a. [] Plan Year
		b. [] Interest Credit Period (each credit must be a pro rata portion of the published annual rate)
		GuaranteedOptional guaranteed annual rate. (leave blank if not applicable):
		56. [] Provide for an guaranteed annual floorrate of% (enter at least 1% and not more than 4%)
		Adjustment Optional adjustment. (leave blank if not applicable)
		67. [] The selected segment rate will reflect the adjustment for 25-year average interest rates under Code §430(h)(2)(C)(iv))
	0 []	
	o. []	Actual Rate of Return on the aggregate assets of the Plan, using the following rules of application (must complete 1. – 5.) 1. The Actual Rate of Return will be determined to the following number of decimals: (select one)
		a. [] none (e.g., 1% or 3%)
		b. [] one decimal (e.g., 1.2% or 2.7%)
		c. [] two decimals (e.g., 1.24% or 2.75%)

2.	Contributions Employer contributions (excluding a contribution receivable) will be included based on the actual date of such contribution(s), with weighting for the period of time between the contribution date and the end of the Interest Credit Period based on number of: (select one of a. – g. and one of h. and i.) a. [] days b. [] whole Plan Months c. [] whole calendar months d. [] nearest Plan Months e. [] nearest Plan Quarters f. [] nearest calendar months g. [] nearest calendar quarters
3.	Additionally, in calculating the Actual Rate of Return, only distributions of benefits made during the Interest Credit Period will be reflected, and contributions receivable as of the last day of the Plan Year shall be treated: (select one) h. [] as if they were made as of the last day of the Plan Year i. [] as if they were made on the day each amount was actually contributed
4.	Distributions of benefits will be included in the calculation of the Actual Rate of Return with weighting for the period of time between the actual date of distribution and the end of the Interest Credit Period based on the number of: (select one) a. [] days b. [] whole Plan Months c. [] whole calendar months d. [] nearest Plan Months e. [] nearest Plan Quarters f. [] nearest calendar months g. [] nearest calendar quarters
5.	The following Plan expenses incurred for the Interest Credit Period will be included: (select one) a. [] investment expenses paid from the Plan's Trust b. [] administrative and investment expenses paid by the Plan's Trust c. [] administrative and investment expenses paid by the Plan's Trust except:
p. [] T.	For purposes of the first Plan Year only of the Plan, the Interest Crediting Rate shall be: (select one) a. [] 4% b [] 5% c. [] 6% d. [] N/A e. [] Other: (must be between 4% and 6%) ne lesser of the rate selected above or (Must be definitely determinable and except as permitted option o. above, may not be based on the actual return on plan assets or a subset of plan assets (as described in egulations §1.411(b)(5) 1(d)(5)(ii)) or the rate of return on a Registered Investment Company (as described in egulations §1.411(b)(5) 1(d)(5)(iv); e.g., lesser of option (o) (Actual Rate of Return) or 5% interest).
Interest cre	dit period. The Interest Credit Period will be: (select one)
Fq. [] C sr. [] O 1. 2. 3. 4. 5. T 6. 7.	Calendar quarter Calendar month

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ŧ		
S. []	Interest after Annuity Starting Date. If a Participant's Annuity Starting Date occurs before the end of an Interest Credit Period, the Interest Credit Rate for such period will be a pro-rata Interest Credit Rate based on the portion of the Interest Credit Period before the Participant's Annuity Starting Date (if this option is not selected, then no Interest Credit Rate will be provided for such period).
]	Special Effective Date of Preservation of Capital. The Plan's provisions regarding the preservation of capital will apply to all distributions since the inception of the Cash Balance Formula unless a special effective date applies, as follows: (leave blank if Plan always provided for preservation of capital): (insert a date no later than June 29, 2005, or the date the Plan became a cash balance plan, if later).
¥		(insert a date no later than June 29, 2003, or the date the Fian occarne a cash balance plan, if later).
u. []	Cumulative Floor. In no event will the Hypothetical Account Balance be less than the amount that would have been determined if the Plan had used a fixed annual interest credit rate for the period starting on the date described below, using the interest described below, and ending on the Annuity Starting Date: 1. [] Beginning date:
		2. [] Interest rate: % (enter at least 1 and no more than 3)
v. [Complex Interest Credit Rate Provisions. All Participants shall have the same Interest Credit Rate described on the Addendum for Uniform Complex Interest Credit Rate. The Interest Credit Rate which is specified above needs to be compared to a different Interest Credit Rate, and the Plan shall make such comparison as elected below, and shall specify the "secondary" interest credit rate on the Complex Interest Credit Rate Addendum: (select one) 1. [] The lesser of the Rate determined above or the Rate determined using the Complex Interest Credit Rate Addendum 2. [] The greater of the Rate determined above or the Rate determined using the Complex Interest Credit Rate
		Addendum
satis ame	fy IR ndm	benefit. Unless otherwise specifically provided by law, an amendment to the Plan to change the Interest Credit Rate must C § 411(d)(6) with respect to a Participant's Hypothetical Account Balance that has accrued as of the date of the ent. See Reg. § 1.411(b)(5)-1(e)(3).) ED BENEFIT (Plan Section 5.2) will be:
a. A	Accr	ual method. The Accrued Benefit will be calculated using the following method:
	1. [
	2. [3. [
4	4. [Fractional rule using Plan Years of Service, plus Years of Service credited prior to Plan entry.
	5. [6. [
		E: If the Plan is using a Cash Balance Formula (Question 12.c is selected) then the 133 1/3% method must be selected. In addition, a plan using a Cash Balance Formula may not be a fully insured plan under Code §412(e)(3).
a I	NOT	tations. If a fractional method is being used (a.2 - a.4. above), then the following limitations on Years of Service taken into an indetermining a Participant's Accrued Benefit will apply (select all that apply or leave blank if not applicable): E: To be a design-based safe harbor plan under the Code §401(a)(4) Regulations, if a fractional accrual method is being used, then Credited Service and the fraction must be determined on the same basis.
1	l. [The denominator of the fraction will not exceed
3	2. [3. [Years of Service completed prior to are disregarded. Years of Service in excess of years are disregarded.
4	1. [] "Past service credit" will be limited to years (safe harbor for past service is 5 years or less) and the "past service credit" limitation will
		a. [] apply to the determination of a Participant's entire Accrued Benefit.b. [] only apply in determining increases to a Participant's Accrued Benefits.
(B) it	urposes of this Section, "past service credit" means (A) benefit accruals for service prior to the Effective Date of this Plan, acreases in existing Accrued Benefits resulting from service prior to the Effective Date of a Plan amendment, and (C) it accruals for service with another employer.
		of Service. For benefit accrual purposes, a Year of Service means: Elapsed time. The elapsed time method will be used, and a Participant will be credited with a Year of Service for:
		 a. [] each 12-month Period of Service b. [] if the Participant has a 3-month Period of Service during the accrual computation period (as defined in Section 1.64 of the Basic Plan Document.

		beach 3 months of service
	2. []	Hour of Service. Unless otherwise selected below, a Year of Service will be a Plan Year during which an Employee completes at least 1,000 Hours of Service. Hours of Service will be based on actual Hours of Service except that for Employees for whom records of actual Hours of Service are not maintained or available (e.g., salaried Employees) the monthly equivalency method will be used). (select all that apply of a c. or leave blank if defaults apply) a. [] Alternative definition of Year of Service (select all that apply or leave blank if not applicable) 1. [] Computation period. The computation period for benefit accrual purposes will be based on the date an Employee first performs an Hour of Service and each anniversary thereof.
		 Number of Hours of Service required. Year of Service will be the applicable computation period during which an Employee has completed at least (may not be more than 2,000) Hours of Service. (If more than 1,000 Hours of Service is entered, credit for a fractional period must be recognized and c.2. below must be selected.) A Participant will be credited with a Year of Service if employed on the last day of the Plan Year or if more than 500 Hours of Service has been completed during the Plan Year.
		 b. [] Equivalency methods. Instead of using actual Hours of Service, the following equivalency method will be used to determine Hours of Service. (leave blank if not applicable): Such method will apply to: 1. [] all Employees 2. [] Employees for whom records of actual Hours of Service are not maintained or available (e.g., salaried Employees) 3. [] other: (e.g., per-diem Employees only)
		Hours of Service will be determined on the basis of: 4. [] days worked (10 hours per day) 5. [] weeks worked (45 hours per week) 6. [] semi-monthly payroll periods worked (95 hours per semi-monthly pay period) 7. [] months worked (190 hours per month) 8. [] bi-weekly payroll periods worked (90 hours per bi-weekly pay period) 9. [] other: (must satisfy DOL Regulation §2530.200b-3(e); e.g., option 3. is used for per-diem Employees and option 4. is used for on-call Employees)
		c. [] Fractional Credit. If c.2.a.2. or c.2.a.3. is selected above, will Participants receive fractional credit? 1. [] No 2 [] Yes, based on Hours of Service. 3. [] Yes, for Participants who have died, become Totally and Permanently Disabled or retired, based on Hours of Service.
d.	Special l	ules (select all that apply or leave blank if not applicable)
	1. []	Top-Heavy Minimum Benefit (select one or more):
		 a. [] If the Plan is a Top-Heavy Plan, the Accrued Benefit of a Participant who is a Key Employee will not be less than the minimum benefit for any Top-Heavy Plan Year as set forth in Plan Section 5.6. b. [] Instead of 2%, substitute the following percentage(s) to determine top-heavy minimum benefits (must be at
		c. [] A 5-year "averaging period" applies to determine Average Compensation for the top-heavy minimum benefit regardless of the "averaging period" used in the "Normal Retirement Benefit" formula.
	2. []	Application of Code §415 limitations. The Code §415 limits apply to the "Normal Retirement Benefit" formula before determining a Participant's Accrued Benefit.
	3. [] 4. []	The special accrual rule in Plan Section 5.2(kj) used to satisfy the minimum coverage rules of Code §410(b) will apply The monthly Accrued Benefit shall not be less than \$
e.	Fresh-st 1. [] 2. []	rt rules N/A (new Plan or there is no Fresh-Start Date) The Fresh-Start Date is
		Accrued Benefit. The Accrued Benefit with respect to each Participant in the "Fresh-Start Group" will be determined using the following fresh-start rules (Plan Section 5.2(fe)): (if this Plan is a conversion from a traditional defined benefit plan to a Cash Balance Plan, then the formula without wear-away (option b. below) must be used) a. [] Formula with wear-away (the greater of the Frozen Accrued Benefit or the Accrued Benefit determined under Plan Section 5.2).
		 b. [] Formula without wear-away (the sum of the Frozen Accrued Benefit plus the Accrued Benefit determined under Plan Section 5.2, but only taking into account Credited Service after the Fresh-Start Date). c. [] Formula with extended wear-away (the greater of a. or b. above).

If the fractional accrual method is being used or if this Plan is fully insured, the formula without

	(2) If the 3% accrual method is being used, the formula with wear-away is the only method which may be
	used. (3) The formula with wear-away and formula with extended wear-away fresh-Start rules above take into account an Employee's past service in determining the Employee's benefit accruals under the Plan; either of these fresh-Start rules may cause the Plan to fail to satisfy the safe harbor for past service in Regulations §1.401(a)(4)-5(a)(5).
	Adjustments. Each Participant's Frozen Accrued Benefit will be adjusted in accordance with the following fraction (Plan Section 5.2(gf)(8)): d. [] N/A or no adjustment e. [] Old compensation fraction f. [] New compensation fraction g. [] Reconstructed compensation fraction based on the Plan Year beginning in (insert 1989, 1990, 1991, 1992, 1993 or 1994) (the year must begin after the latest Fresh-Start Date) h. [] Special adjustment for "TRA '86 Section 401(a)(17) participants" and "OBRA '93 Section 401(a)(17) participants."
	"Fresh-Start Group." The "Fresh-Start Group" consists of all Participants who have Accrued Benefits as of the Fresh-Start Date and have at least one Hour of Service with the Employer after that date. However, if designated below, the "Fresh-Start Group" will be limited to: (select all that apply or leave blank if not applicable) i. [] Code §401(a)(17) Participants (may be selected only with respect to a Tax Reform Act of 1986 (TRA '86) Fresh-Start Date and with respect to an Omnibus Budget Reconciliation Act of 1993 (OBRA '93) Fresh-Start Date). A "TRA '86 Fresh-Start Date" means a Fresh-Start Date that is not earlier than the last day of the last Plan Year beginning before the first Plan Year beginning on or after January 1, 1989 (the statutory effective date), and not later than the last day of the last Plan Year beginning before the first Plan Year beginning before the first Plan Year beginning on or after January 1, 1994 (the regulatory effective date). An "OBRA '93 Fresh-Start Date" means the last day of the last Plan Year beginning before the first Plan Year beginning on or after January 1, 1994. j. [] Members of an "acquired group of Employees." An "acquired group of Employees" means employees of a prior employer who become employed by the Employer in a transaction between the Employer and the prior employer that is a stock or asset acquisition, merger, or other similar transaction involving a change in the employer of the employees of the trade business on or before (enter a date no later than the end of the transaction period defined in Code §410(b)(6)(C)(ii), if the date selected is after February 10, 1993). The date in the preceding sentence will be the Fresh-Start Date with respect to members of the "acquired group of Employees" consists of: The "acquired group of Employees" consists of:
	 k. [] Employees with a Frozen Accrued Benefit that is attributable to assets and liabilities transferred to the Plan as of a Fresh-Start Date in connection with the transfer and for whom the current formula is different from the formula used to determine the Frozen Accrued Benefit. The Fresh-Start Date in connection with the transfer is: (must be the date as of which the Employees begin accruing benefits under the Plan). The group of Employees with the Frozen Accrued Benefit that is attributable to assets and liabilities
25.	NORMAL FORM OF BENEFIT (Plan Section 5.1(b)) will be: a. [] a life annuity. b. [] an annuity for life and years certain. c. [] for married Participants a joint and% % survivor annuity and for unmarried Participants an annuity for life and years certain (leave years blank if only a life annuity for unmarried Participants). NOTE: If options b. or c. are selected, then the Plan could fail to satisfy Code §415. In addition, options b. and c. may not be completed with so large a period-certain that it would likely result in a violation of Code §401(a)(9).
26.	ACTUARIAL EQUIVALENT (Plan Section 1.4) means amounts of equal value when computed using the following (select a. OR b.; c. must be completed) (See Plan Section 1.4 for special rules that apply to certain forms of distributions such as nondecreasing annuities):
	Actuarial assumptions a. [] The following actuarial assumptions will apply except as otherwise provided below or in Plan Section 1.4 (select one) 1. [] Only use the "applicable interest rate" and "applicable mortality table" as defined in Plan Section 1.4. (skip to c. below) 2. [] Use the following: (select one or more of a d.) a. [] Pre-Retirement Mortality Table:
23	

NOTES: (1)

wear-away may not be selected.

		b. [] Pre-Retirement Interest:
		c. [] Post-Retirement Mortality Table:
		d. [] Post-Retirement Interest:
	NOT	E: If an integrated benefit formula is elected (Question 21), then to be a design-based safe harbor plan the mortality table above must be a standard mortality table as described in Regulations §1.401(a)(4)-12-and the interest rate above must be between 7.5% and 8.5%.
	NOT	E: For Plan Years that begin on or after the effective date specified in Regulation § 1.411(a)(13)-1(e)(2)(ii)(A) or Reg.§ 1.411(a)(13)-1(e)(2)(ii)(B) as applicable (generally, for Plan Years beginning on or after January 1, 2017, if the Accrued Benefit attributable to the Cash Balance Formula is determined using assumptions that are not considered reasonable, including assumptions that produce a subsidized Accrued Benefit, the Cash Balance Formula is not considered a lump sum based formula. If that is the case, the lump sum payment must be no less than the present value of the Accrued Benefit using the applicable interest and mortality rates under Code § 417(e)(3).
	NOT	E: For post-2009 Plan Years, the applicable mortality table (under Revenue Ruling 2001-62) for purposes of Code §415 is specified at Question 39.
b.	morta assun name. Balan option 1. [2. [3. [insured Plan; (traditional formula plan). For a fully insured (i.e., Code §412(e)(3)) Plan, the interest and ality assumptions specified in the insurance or annuity contract will be used; instead of specifying such aptions at option a. above. The Employer must attach an Appendix to the Plan indicating the contract frumber, the company that issued the contract, and the date of issuance of the contract. A Plan using a Cash ce Formula may not be a fully insured Plan. The Contract information is as follows: (Complete 1., 2., and 3, and healty 4. and/or 5.) Response optional. Contract name/number: Insurer that issued the contract: Date of issuance:
	under specif 4. [5. [6. [if the insurance or annuity contract specifies different interest and mortality assumptions for different purposes the contract, the assumptions that will be used to determine Actuarial Equivalence are those assumptions fied under the contract for purposes of determining: (select at least one) N/A the amount of benefits payable in different forms the cash surrender value of the contract other:(must be in the nature of some other purpose stated in the contract)
		are there are additional contracts? There are additional contracts to be identified in an Appendix that provides all the above information for each contract. (response optional, select only if applicable)
	change in th	y change in the insurance or annuity contract, including the substitution of a different contract, that results in a see interest and mortality assumptions used to determine Actuarial Equivalence under the Plan shall be treated as an of the Plan for purposes of Section 1.4 of the Plan.
c.		
	a. [b. [c. [d. [back month. The "lookback month" relating to the "stability period" is the: first calendar month preceding the first day of the "stability period" second calendar month preceding the first day of the "stability period" third calendar month preceding the first day of the "stability period" fourth calendar month preceding the first day of the "stability period" fifth calendar month preceding the first day of the "stability period" average rate for two or more calendar months preceding the first day of the "stability period" (specify which of the first through fifth months are averaged)

	Cash Balance benefit formula		
	d. [] With respect to benefits determined under a Cash Balance Formula, Actuarial Equivalence will be applied to: 1. [] The Participant's Hypothetical Account Balance		
	2. [] The Participant's Accrued Benefit in the Normal Form commencing at Normal Retirement Age (rare)		
	e. [] With respect to benefits determined under a Cash Balance Formula, lump sum payments and other benefits payable in a form that would normally be subject to the minimum present value requirements of Code § 417(e)(3) either will or will not be determined (as specified below) using the applicable mortality table and applicable interest rate under Code § 417(e)(3), if doing so produces a benefit that is greater than the Hypothetical Account Balance (if the benefit is paid in the form of a lump sum payment) or the benefit determined using the Actuarial Equivalence assumptions specified in item a. above (if the benefit is paid in a form other than a lump sum payment): 1. [] Will not 2. [] Will (rare)		
NORM	IAL RETIREMENT		
27.	NORMAL RETIREMENT AGE ("NRA") (Plan Section 1.57)		
	a. "NRA" means:		
	1. [] Specific age. The date of a Participant attains age (see Note below).		
	2. [] Age/participation. The later of the date a Participant attains age (see Note below)(or the (not to exceed 5th) anniversary of the first day of the Plan Year in which participation in the Plan commenced.		
	3. [] Age/participation. The later of the date a Participant attains age (see Note below)(or the (not to exceed 5th) anniversary of the first day of the Plan Year in which participation in the Plan commenced, but in no		
	event later than age 4. [] Other: (may not be later than the maximum permitted under 2. above).		
	NOTE: A Participant's age specified above may not exceed 65 and may not be less than age 55. An age between age 55 and 62		
	may satisfy this requirement if it is reasonably representative of the typical retirement age for the industry in which the Participant's work based on facts and circumstances, and the IRS Opinion Letter offers no reliance on that issue. An age of 62 or older is deemed to satisfy this requirement, (and will be accompanied by reliance).		
	Maximum "NRA." However, a Participant's "NRA" will not be later than the satisfaction of each of the following (select all that		
	apply or leave blank if not applicable).		
	b. [] Attainment of age		
	c. [] The anniversary of the first day of the Plan Year in which Participation in the Plan commenced. d. [] The anniversary of the Participant's date of hire.		
	e. [] The completion of Years of Service.		
	Special effective date. Is there a special effective date for the age requirement specified in a. above (as a result of Regulations §1.401(a) 1)? (leave blank if not applicable)		
	f. [] Yes, the effective date of the age requirement specified in a. above is: (specify a		
	date on or between May 22, 2007 and the first day of the first Plan Year beginning after June 30, 2008).		
	NOTE: Regardless of any elections made herein, effective as of the first day of the first Plan Year beginning after June 30, 2008, a Participant's NRA cannot be earlier than the age set forth in the Note at the end of 27.a. above.		
28.	NORMAL RETIREMENT DATE (Plan Section 1.58) means, with respect to any Participant, the:		
20.	a. [] date on which the Participant attains "NRA"		
	b. [] first day of the month		
	 [] nearest the Participant's "NRA." [] coinciding with or next following the Participant's "NRA." 		
	c. [] Anniversary Date		
	1. [] nearest the Participant's "NRA."		
	2. [] coinciding with or next following the Participant's "NRA."		
	d. [] Other: (Must be definite and applied in a uniform and nondiscriminatory manner; in addition, in order to be a design-based safe harbor plan under the Code §401(a)(4)		
	Regulations, the Normal Retirement Date may not be more than 6 months earlier or later than the Participant's "NRA.")		
	NOTE: If c.2. is selected, this Plan will not be a design-based safe harbor plan under the Code §401(a)(4) Regulations.		
EARL	Y AND LATE RETIREMENT, DISABILITY AND DEATH BENEFITS		
29.	EARLY RETIREMENT PENSION		
	a. [] N/A (no early retirement provision provided; skip to next Question)		
	b. [] Early retirement benefits will equal:		

	 Vested Accrued Benefit reduced by 1/15 for each of the first five years and then 1/30 for each of the next five years (and actuarially thereafter) that the Early Retirement Date precedes the Normal Retirement Date (See Plan Section 5.4). [] Actuarial Equivalent of Vested Accrued Benefit. [] Vested Accrued Benefit reduced by 1/2 of 1% for each month early retirement precedes normal retirement. [] Fully accrued early retirement benefit. There is no reduction of the Vested Accrued Benefit unless such reduction is required by applicable laws and regulations. [] Vested Accrued Benefit reduced by 5/9 of 1% for each of the first sixty (60) complete calendar months, and 5/18 of 1% for each complete calendar month in excess of sixty (60) calendar months that the Early Retirement date precedes Normal Retirement Date. [] Vested Accrued Benefit subject to the following actuarial reduction for early commencement:
	Early Retirement Age ("ERA") Participant attains age AND, completes the following (select 1. or leave blank if not applicable): 1. [] at least Years (or Periods) of Service for:
30.	ATE RETIREMENT BENEFIT COMMENCEMENT (Plan Section 5.5) payable to If a Participant who continues employment attaining beyond Normal Retirement Age, benefits will be paid at the time and in the manner elected below: 1. [] No benefit is payable until actual retirement, at which time the participant will be entitled to an accrual for each year the benefit is deferred that is equal to the greater of that year's (1) continued accrual or (2) actuarial adjustment for deferred retirement. 2. [] No special provisions (i.e., greater of continued accruals or actuarially adjusted Accrued Benefit) 3. [] as follows: 1. [] The benefit will be paid as elected below: 1. [] The benefit will be paid as though the Participant had actually retired on the Normal Retirement Date. 2. [] at option of Participant, 2. [] The participant may elect either to defer benefit payments or to be paid as though the Participant had actually retired on the Normal Retirement Date.
31.	DISABILITY RETIREMENT BENEFITS (Plan Section 5.8) a. [] N/A (no disability benefits are provided; skip to next Question) b. [] Disability benefits will beare equal to: 1. [] early retirement Early Retirement benefit without regard to age and service requirements. 2. [] Actuarial Equivalent of Vested Accrued Benefit. 3. [] Vested Accrued Benefit subject to the following actuarial reduction for early commencement: — (may not discriminate in favor of Highly Compensated Employees and must be applied uniformly to all Participants). Determination. The disability of Participants will be determined 4. [] By a physician. 5. [] Under the Social Security Act.
	 Additional Conditions. In addition to disability, the following additional conditions apply to a Participant's eligibility for a disability pension (leave blank if not applicable): 6. [] Specify: (may not discriminate in favor of Highly Compensated Employees and must be applied uniformly to all Participants).
32.	SUSPENSION OF BENEFITS (Plan Section 5.5(d)) The suspension of benefit rules applies as follows (select a., b. or c.) i. [] The suspension of benefit rules do not apply. b. [] For new Plans or for existing Plans restating an identical suspension of benefits provision, the suspension of benefit rules apply to: 1. [] all Participants. 2. [] only those participants described in Plan Section 6.1(d) whose benefits, if actuarially increased, would exceed the limitations of Plan Section 6.1.

	c. []	 Plans where a suspension of benefits option is being added or expanded, the suspension of benefit rules apply to: employees who commence participation in the Plan on or after the later of the adoption date or the effective date of the suspension of benefit rules in Plan Section 5.5(d). [] the portion of Participants' Code §411(d)(6) protected benefits (within the meaning of Regulations §1.411(d)-4, Q&A 1(a)) that accrue after the later of the adoption date or effective date of the suspension of benefit rules in Plan Section 5.5(d).
33.	DEATH a. [] b. [] c. [] d. [] e. []	the greater of (1) Policy proceeds (less the cash value of the Policies) plus the Theoretical Reserve, or (2) the Actuarial Equivalent of the Vested Accrued Benefit.
	g. []	 [] the Actuarial Equivalent of the Vested Accrued Benefit [] the Value of Total Prior Contributions the greater of the Policy proceeds OR 1. or 2. below. [] the Actuarial Equivalent of the Vested Accrued Benefit [] the Value of Total Prior Contributions
	h. [] i. [] j. []	times the anticipated monthly retirement benefit payable at Normal Retirement Age (or, if later at the date of death), based on the Participant's Vested Accrued Benefit as of the date of death. the incidental reserve, if a positive amount. The incidental reserve equals the Policy proceeds plus the Theoretical Individual Level Premium Reserve less the cash value of the Policies. the greater of the Actuarial Equivalent of the Vested Accrued Benefit or times the anticipated monthly retirement benefit payable at Normal Retirement Age (or, if later at the date of death), based on the Participant's Vested Accrued Benefit as of the date of death
	k. [] Maximu 1. [] m. [] n. [] o. [] p. []	the greater of 100 times the anticipated monthly benefit or the Theoretical Individual Level Premium Reserve
	Death b	enefit payable to Spouse. Pursuant to Plan Section 5.9(‡k), the portion of the death benefit payable to a Participant's g Spouse will be equal to:
34.		SURANCE e the following if life insurance Policies are being used to fund a death benefit (leave blank if not applicable): The face amount of the Policies will be: 1. [] equal to (maximum 100) times the anticipated monthly benefit. 2. [] an amount to be determined by the Administrator and applied in a uniform and nondiscriminatory manner, but not to exceed (may not exceed 100) times the anticipated monthly benefit. 3. [] in that amount which can be purchased by a premium equal to% of the Theoretical Contribution (select if applicable) a. [] or, if greater, (maximum 100) times the anticipated monthly benefit. b. [] but not in excess of times the anticipated monthly benefit. NOTE: If more than 66 2/3% (if whole life) or 33 1/3% (if term or universal life) of the Theoretical Contribution is used to purchase insurance, then 33.m., n., o., p. or q. must be selected. Limitations (select all that apply or leave blank if not applicable) 4. [] Each initial Policy will have a minimum face amount of \$ 5. [] Additional Policies will have a minimum face amount of \$ 6. [] The maximum face amount of Policies purchased on behalf of a Participant will be \$

VESTING

35.	a. []	Vesting waiver. 100% for those Participants employed on
	b. [] NOTE:	Option h. under Section B of Appendix A to the Adoption Agreement (Special Effective Dates and Other Permitted Elections) can be used to specify any exceptions to the provisions below.
		for Accrued Benefit 100% vesting. Participants are 100% Vested upon entering Plan. (required if eligibility requirement is greater than
	d. []	one (1) Year (or Period) of Service) The following vesting schedule, based on a Participant's Years of Service (or Periods of Service if the Elapsed Time method is selected), applies to Employer contributions:
	NOTE:	The Plan must use a vesting at least as liberal as d.1 below with respect to accruals that are based on a Cash Balance Formula.
		 [] 3 Year Cliff: 0-2 years-0%; 3 years-100% [] 5 Year Cliff: 0-4 years-0%; 5 years-100% [] 6 Year Graded: 0-1 year-0%; 2 years-20%; 3 years-40%; 4 years-60%; 5 years-80%; 6 years-100% [] 4 Year Graded: 1 year-25%; 2 years-50%; 3 years-75%; 4 years-100% [] 5 Year Graded: 1 year-20%; 2 years-40%; 3 years-60%; 4 years-80%; 5 years-100% [] 7 Year Graded: 0-2 years-0%; 3 years-20%; 4 years-40%; 5 years-60%; 6 years-80%; 7 years-100% [] Other – modified graded vesting schedule. Must be at least as liberal as either 2. or 6. above in each year without switching between the two schedules:
		Years (or Periods) of Service Percentage
		9% 9% 9% 9% 9% 9% 9% 100% 9%
		8. [] Other – modified 3 year-cliff vesting schedule. Must be at least as liberal as d.1. (use d.1. above for 3-year cliff schedule)
		Years (or Periods) of Service Percentage % % 9% 100% %
36.	Instead of Years of	EAVY VESTING (Plan Section 5.10(d)) of vesting schedule above, if this Plan becomes a Top-Heavy Plan, the following vesting schedule, based on number of Service (or Periods of Service if the elapsed time method is selected), will apply: N/A (the regular vesting schedule already satisfies one of the minimum top-heavy schedules).
		Years (or Periods) of Service Percentage

NOTE: This Section does not apply to the Accrued Benefit of any Participant who does not have an Hour of Service after the Plan has initially become top-heavy. Such Participant's Vested Accrued Benefit will be determined without regard to this Section.

	if the Plan ceases to be a Top-Heavy Plan.
	e. [] The Plan will switch back to the normal vesting schedule, except as noted in Plan Sections 5.10(f) and 5.10(g), when the Plan ceases to be a Top-Heavy Plan.
37.	VESTING OPTIONS Vesting For Death, Total And Permanent Disability and Early Retirement. Regardless of the vesting schedule, a Participant will become fully Vested upon (select all that apply; leave blank if none apply): a. [] Death b. [] Total and Permanent Disability c. [] Early Retirement Date
	Excluded vesting service. The following Years of Service will be disregarded for vesting purposes (select all that apply; leave blank if none apply): d. [] Service prior to the initial Effective Date of the Plan or a predecessor plan (as defined in Regulations §1.401(a)-5(b)(3)) e. [] Service prior to the computation period in which an Employee has attained age 18 f. [] Service during a period for which an Employee made no mandatory Employee Mandatory Contributions
38.	DEEMED CASH-OUT RULE (Plan Section 5.10(b)) Unless otherwise selected below (or unless a plan provides for 100% vesting), the deemed cash-out rule for a 0% Vested Participant applies (leave blank if not applicable). a. [] The deemed cash-out rule does not apply.
CODE §	\$415 LIMITS
39.	LIMITATION ON BENEFITS (Plan Section 6.1)
	Adjustment to compensation limit. In the case of a Participant who has had a "Severance from Employment" with the Employer, the "Defined Benefit Compensation Limitation" applicable to the Participant in any Limitation Year beginning after the date of severance will be automatically adjusted under Code §415(d) unless otherwise selected below. a. [] The "Defined Benefit Compensation Limitation" will not be automatically adjusted under Code §415(d) effective for Limitation Years beginning on or after July 1, 2007. b. [] The "Defined Benefit Compensation Limitation" will not be automatically adjusted under Code §415(d) effective for Limitation Years beginning on or after (not earlier than July 1, 2007).
	Adjustment to dollar limit. The "Defined Benefit Dollar Limitation" applicable to a Participant who has had a "Severance from Employment" with the Employer will not be automatically adjusted under Code §415(d) unless selected below. c. [] The "Defined Benefit Dollar Limitation" will be automatically adjusted under Code §415(d) effective for Limitation Years beginning on or after July 1, 2007. d. [] The "Defined Benefit Dollar Limitation" will be automatically adjusted under Code §415(d) effective for Limitation Years beginning on or after (not earlier than July 1, 2007).
	More than one plan. If a Participant is, or has ever been, a Participant in more than one defined benefit plan maintained by the Employer, the Participant may not accrue a benefit in the Plan that would cause the sum of the Annual Benefits under this Plan and all other such defined benefit plans to exceed the Maximum Permissible Amount. e. [] N/A. f. [] The rate of accrual in this Defined Benefit Plan will be reduced to the extent necessary so that the total Annual Benefits payable at any time under such plans will not exceed the Maximum Permissible Amount, as specified in Plan Section 6.1.
	g. [] Specify the method under which the Plans will meet the limitation of Code §415(b) in a manner that precludes Employer discretion NOTE: If f. or g. is selected, an Employer may not rely on the advisory letterOpinion Letter issued by the Internal Revenue Service with respect to the requirements of Code §415.
	Transition-rules PFEA. The PFEA (Pension Funding Equity Act of 2004) transition rule set forth in Plan Section 6.2(a)(2) will not apply unless selected below. h. [] The PFEA transition rule applies (this rule sets the 2003 Code §415 limit calculation as a minimum Code §415 limit applicable to the 2004 Plan Year).
	Applicable mortality table. The applicable mortality table for computing 415 limits is effective for years beginning after December 31, 2008, unless an earlier date is specified below. i. [] (may be a year beginning after December 31, 2007 and before January 1, 2009, or to any portion of such year) (leave blank if no special date)

	j. []	on Year. The Limitation Year is the Plan Year unless an alternative is specified below: The Limitation Year is
DISTRI	BUTION	s
40.	Distribut	DF DISTRIBUTIONS (Plan Sections 5.11 and 5.12) tions under the Plan may be made in one of the following optional forms of distributions in addition to the Normal Form it and the optional forms set forth in Plan Sections 5.11 and 5.12 (select all that apply or leave blank if not applicable): lump-sums substantially equal installments 1. [] Once installments have begun a Participant may elect to accelerate payments (including electing a lump-sum if lump-sums are otherwise permitted, provided, however, that once payments have begun over a period certain or as an annuity, the amount of the payments under the period certain or annuity cannot be increased except in
	c. [] d. []	limited circumstances in accordance with Regulations §1.401(a)(9)-6, Q&A-13 & Q&A 14) partial withdrawals provided the minimum withdrawal is \$
	e. []	NOTE: The basic plan document generally allows a Participant to elect a joint and 50%, 66 2/3%, 75%, or 100% survivor annuity and therefore satisfies the qualified optional survival annuity requirements of the Code. Other: (must be nondiscriminatory currently available to all Participants and may notits form must be subject tedefined by the Employer discretion under the terms of the Plan in a definitely determinable manner).
	unless of f. []	form of annuity. The normal form of the qualified Joint and Survivor Annuity will be a joint and 50% survivor annuity therwise selected below (leave blank if default applies): joint and 100% survivor annuity joint and 75% survivor annuity joint and 66 2/3% survivor annuity
	i. []	property. Distributions may be made in: cash only (except for insurance or annuity contracts). cash or property.
	Subsidiz k. [] l. []	 red benefit. The Plan provides the following subsidized benefit: N/A (no subsidized benefits) a subsidized joint and
		tive forms of distribution on death. Death benefits under the Plan may be paid in one of the following optional forms of (subject to the provisions of Plan Section 5.12): No form of payment other than Qualified Pre-Retirement Survivor Annuity is permitted (may only be selected if 33.a is selected (i.e., the Plan only provides a death benefit equal to the "minimum spouse's death benefit")). the following form of payment (select one or more)
		 [] lump-sums 2. [] substantially equal installments a. [] Once installments have begun a Participant may elect to accelerate payments (including electing a lump-sum if lump-sums are otherwise permitted, provided, however, that once payments have begun over a period certain or as an annuity, the amount of payments under the period certain or annuity cannot be increased except in limited circumstances in accordance with Regulations §1.401(a)(9)-6, Q&A-13 & Q&A 14) 3. [] partial withdrawal provided the minimum withdrawal is \$

	b. [] Only the following forms of annuity (select at least one or more): 1. [] Straight life annuity 2. [] Life and 5 years certain 3. [] Life and 10 years certain 4. [] Life and 15 years certain 5. [] Life and 20 years certain
benefits. of the lun 1. [] 2. []	(must be nondiscriminatory [] Value of lump sum distributions of early retirement If lump sum distributions are permitted and a distribution is payable upon early retirement, what is the value np sum distribution? the Actuarial Equivalent of the Accrued Benefit that would be payable at Normal Retirement Age the Actuarial Equivalent of the Accrued Benefit payable (if not equal to the amount described in the preceding option) at Early Retirement Date the greater of the values under the preceding two options
Benefit d 1. [] 2. []	ed Distributions: As described in IRS Notice 2017-44, Participants may not be elect to have the Accrued ivided and distributed using the explicit bifurcation method. (Section 5.11(g)) No special effective date required The provisions are effective for distributions made on or after January 1, 2017 The provisions are effective for distributions made on or after: (might violate the anti-cutback rule)
mortality rates unde	reviously permitted Participants to choose different forms of payment and applied the applicable interest and er Code § 417(e)(3) to the full distribution, the prior benefits must be protected under Code § 411(d)(6) unless timely adopted with an effective date shown above that is on or before December 31, 2017.
specified 1. [] 2. [] 3. [] 4. [] Note: Unless the Plamendment that pro	ed Distributions Limitations (optional): Participants who bifurcate distributions are subject to the following limitation: (select any that apply) (Section 5.11(g) The Participant may elect a lump sum distribution only of the portion of the Accrued Benefit earned through the following date, with the remaining portion of the accrued benefit payable in an annuity form described in Section 5.12: (may not be selected with 2.) The Participant may elect a lump sum distribution only of the portion of the Accrued Benefit earned after the following date, with the remaining portion of the Accrued Benefit payable in an annuity form described in Section 5.12: (may not be selected with 1.) The Participant may elect a lump sum distribution equal to the following percentage of the Accrued Benefit, with the remaining portion of the Accrued Benefit payable in an annuity form described in Section 5.12: % (may not be selected with 4.) The Participant may elect a lump sum distribution up to the following percentage of the Accrued Benefit, with the remaining portion of the Accrued Benefit payable in an annuity form described in Section 5.12: % (may not be selected with 3.) In already subjects Participants to the limitation shown above, or such limitation was timely adopted via an ovided anti-cutback relief and which provided for such limitation, such limitation can be applied only to that pant's Accrued Benefit that accrues after the date of an amendment imposing any of the above limitation.
r. [] Cost of L	iving ("COLA") adjustments Any periodic amounts being paid for life (or life expectancy) in substantially equal amounts (without regard to this provision) at specified intervals shall be increased annually for the cost of living. If specified below, such amount shall be limited to RMDs only. a. [] The COLA provisions apply only to RMDs b. [] The time of such increases shall take effect as of the date specified below following the redetermination of the published COLA percentage: 1. [] The first day of the Plan Year 2. [] The anniversary of the Annuity Starting Date c. [] The index shall be: 1. [] the same as used for Social Security (for revisions effective during the 12-month period specified above) 2. [] Other: (see following Note) Note: The amount of such increases shall be determined on a uniform basis for all participants by reference to an index that is published by the U.S. government and which is redetermined annually (such as the percentage increase used for adjusting Social Security benefits).
s. [] Other:	(The annuity must be currently available to all Participants benefiting under the Plan, and its

form must be defined by the Employer discretion under the terms of the Plan in a definitely determinable manner).

employment pursuant to Plan Section 5.10 will not be made unless the following conditions have been satisfied: Vested benefit in excess of \$5,000 Distributions may be made as soon as administratively feasible following severance of employment. b. Distributions may be made as soon as administratively feasible after the Participant has incurred 1-Year Break(s) in Service (or Period(s) of Severance if the elapsed time method is selected). c. [] Distributions may be made as soon as administratively feasible after the last day of the Plan Year coincident with or next following severance of employment. d. [] Distributions may be made as soon as administratively feasible after the last day of the Plan Year quarter coincident with or next following severance of employment. e. [] Distributions may be made as soon as administratively feasible after the Valuation Date coincident with or next following severance of employment. f. [] Distributions may be made as soon as administratively feasible after _____ months have elapsed following severance of employment. No distributions may be made until a Participant has reached Early or Normal Retirement Date. Other: _____ (must be objective conditions which are ascertainable and are not subject to Employer discretion except as otherwise permitted in Regulations §1.411(d)-4 and may not exceed the limits of Code §401(a)(14) as set forth in Plan Section 5.15) Vested benefit of \$5,000 or less Same as above Distributions may be made as soon as administratively feasible following severance of employment. k. Distributions may be made as soon as administratively feasible after the Participant has incurred ______1-Year Break(s) in Service (or Period(s) of Severance if the elapsed time method is selected). 1. [] Distributions may be made as soon as administratively feasible after the last day of the Plan Year coincident with or next following severance of employment. (must be objective conditions which are ascertainable and are not subject to Employer discretion m. [] except as otherwise permitted in Regulations §1.411(d)-4 and may not exceed the limits of Code §401(a)(14) as set forth in Plan Section 5.15). Timing after initial distributable event. If a distribution is not made in accordance with the above provisions upon the occurrence of the distributable event, then a Participant may elect a subsequent distribution at any time after the time the amount was first distributable (assuming the amount is still distributable), unless otherwise selected below (may not be selected if 41.g. and 41.i. selected): (e.g., a subsequent distribution request may only be made in n. [] Other: accordance with l. above (i.e., the last day of another Plan Year); must be objective conditions which are ascertainable and are not subject to Employer discretion except as otherwise permitted in Regulations §1.411(d)-4 and may not exceed the limits of Code §401(a)(14) as set forth in Plan Section 5.15) D. Participant consent (i.e., involuntary cash-outs). Should Vested Accrued Benefits less than a certain dollar threshold be automatically distributed without Participant consent (mandatory distributions)? NOTE: The Plan provides that distributions of amounts of \$5,000 or less do not require spousal consent and are only paid as lump-sums. No, Participant consent is required for all distributions. p. [] Yes, Participant consent is required only if the distribution is over: 1. [] \$5,000 2. [] \$1,000 (including rollover contributions) 3. [] \$_____(less than \$1,000) (including rollover contributions) NOTE: If 2. or 3. is selected, rollovers will be included in determining the threshold for Participant consent. Automatic IRA rollover. With respect to mandatory distributions of amounts that are \$1,000 or less, if a Participant makes no election, the amount will be distributed as a lump-sum unless selected below. 4. [] If a Participant makes no election, then the amount will be automatically rolled over to an IRA provided the amount is at least \$____ (e.g., \$200). Rollovers in determination of \$5,000 threshold. Unless otherwise elected below, amounts attributable to rollover contributions (if any) will be **included** in determining the \$5,000 threshold for timing of distributions, form of distributions or consent rules. q. [] Exclude rollovers (rollover contributions will be **excluded** in determining the \$5,000 threshold) NOTE: Regardless of the above election, if the Participant consent threshold is \$1,000 or less, then the Administrator must include amounts attributable to rollovers for such purpose. In such case, an election to exclude rollovers above will apply for purposes of the timing and form of distributions.

CONDITIONS FOR DISTRIBUTIONS UPON TERMINATION OF EMPLOYMENT. Distributions upon termination of

F.	Mandatory distribution at Normal Retirement Age. Regardless of the above elections other than any mandatory distributions provided for in p. above, unless otherwise selected below, a Participant who has severed employment may elect to delay a distribution beyond the later of age 62 or the Participant's Normal Retirement Age (subject to Plan Section 5.13). r. [] A Participant who has severed employment may not elect to delay a distribution beyond the later of age 62 or the Participant's Normal Retirement Age.
42.	DISTRIBUTIONS UPON DEATH (Plan Section 5.13(e)) Distributions upon the death of a Participant prior to the "Required Beginning Date" will: a. [] be made pursuant to the election of the Participant or "Designated Beneficiary." b. [] begin within 1 year of death for a "Designated Beneficiary" and be payable over the life (or over a period not exceeding the life expectancy) of such Beneficiary, except that if the "Designated Beneficiary" is the Participant's Spouse, begin prior to December 31st of the year in which the Participant would have attained age 70 1/2. c. [] be made within 5 (or if lesser) years of death for all Beneficiaries. d. [] be made within 5 (or if lesser) years of death for all Beneficiaries, except that if the "Designated Beneficiary" is the Participant's spouse, begin prior to December 31st of the year in which the Participant would have attained age 70 1/2 and be payable over the life (or over a period not exceeding the life expectancy) of such "surviving spouse."
43.	DISTRIBUTION OF THE PRE-RETIREMENT SURVIVOR ANNUITY (Plan Section 5.12(a)) may be made: a. [] as of the first day of any month following the Participant's death. b. [] as of the first day of any month following the Participant's Earliest Retirement Age. c. [] Other
44.	IN-SERVICE DISTRIBUTIONS OF ACCRUED BENEFIT a. [] In-service distributions are NOT permitted (except as otherwise elected for Late Retirement Benefits). b. [] In-service distributions may be made to a Participant who has reached (select one): 1. [] Normal Retirement Age. 2. [] age 62. 3. [] other (may not be earlier than age 62) AND, is there a special effective date for in-service distributions? (do not select if not applicable) 4. [] Special effective date. Effective as of
	Account restrictions. In-service distributions are permitted from the following: c. [] Participant's entire interest in the Plan (except as otherwise provided in f. below). d. [] Only from the following accounts (select one or more): 1. [] Participant's grandfathered Section 414(k) Account (see Plan Section 1.79 which prohibits the establishment of new 414(k) accounts and limits the addition of any new additions to existing accounts) 2. [] Participant's Rollover Transfer Account 3. [] Participant's Transfer Account
	Minimum distribution. The minimum distribution will be: e. [] N/A (no minimum) f. [] \$ (may not exceed \$1,000).
45.	RETROACTIVE ANNUITY STARTING DATE (RASD) (Plan Section 5.14) a. [] Not permitted. b. [] The Plan permits a retroactive Annuity Starting Date.
ТОР-НІ	EAVY REQUIREMENTS
46.	TOP-HEAVY DUPLICATIONS (Plan Section 5.6(j)): When a Non-Key Employee is a Participant in this Plan (if it is not a frozen Plan) and a defined contribution plan maintained by the Employer that is subject to the top-heavy rules, indicate which method will be utilized to avoid duplication of top-heavy minimum benefits (leave blank if not applicable). a. [] The full top-heavy minimum will be provided in each plan (if selected, Plan Section 5.6(j) will not apply). b. [] 5% defined contribution minimum will be made in
	NOTE: If b. – d. is selected, an Employer may not rely on the advisory letter Opinion Letter issued by the Internal Revenue Service with respect to the requirements of Code §416.

47.	PRESENT VALUE (Plan Section 9.2) For purposes of establishing the Present Value of Accrued Benefits to compute the top-heavy ratio, any benefit will be discounted only for mortality and interest based on the following: a. [] Same interest and mortality used to determine Actuarial Equivalence. b. [] the following interest and mortality: (complete 1. and 2.)
	1. [] Interest rate: 2. [] Mortality table:
48.	VALUATION DATE (Plan Section 9.2) For purposes of computing the top-heavy ratio, the valuation date will be of each year.
MISC	CELLANEOUS
49.	LOANS TO PARTICIPANTS (Plan Section 7.52) a. [] New loans are not permitted. b. [] New loans are permitted.
	NOTE: Regardless of whether new loans are permitted, if the Plan permits rollovers, then the Administrator may, in a uniform and nondiscriminatory manner, accept rollovers of loans into this Plan.
50.	a. [] Rollovers will not be accepted by this Plan. b. [] Rollovers will be accepted by this Plan.
	Eligibility. Rollovers may only be accepted from Participants who are Employees unless otherwise selected below (leave blank if not applicable): 1. [] any Eligible Employee, even prior to meeting eligibility conditions to be a Participant
	Distributions. When may distributions be made from a Participant's Rollover Account?
	 2. [] at any time 3. [] only when the Participant is otherwise entitled to a distribution under the Plan (subject to the anti-cutback rule, when applicable)
51.	AGE (Plan Section 1.8) means the age of a Participant at the: a. [] Nearest birthday b. [] Last birthday
52.	EXCESS ASSETS (Plan Section 8.2) upon Plan termination will be: a. [] Reallocated to Participants- b. [] Returned to the Employer
	NOTE: The return of excess assets to the Employer shall not be treated as effective until the end of the fifth calendar year following the date such a provision was first adopted and continuously remained in effect unless the Plan has always provided for a return of assets.
53.	HIGHLY COMPENSATED EMPLOYEE (Plan Section 1.42) Top-Paid Group election and calendar year data election are not used unless selected below (the selections made for the latest year will continue to apply to subsequent Plan Years unless the Plan is amended) (select all that apply; leave blank if none apply): a. [] Top-Paid Group Election will be used. b. [] Calendar year data election will be used (only applicable to non-calendar year Plan Year).
54.	HEART ACT PROVISIONS (Plan Section 5.26) Continued benefit accruals. a. [] Continued benefit accruals will NOT apply b. [] Continued benefit accruals will apply
	Special effective date. If this is a PPA restatement and the provision applied other than as of the first day of the 2007 Plan Year, then enter the date such provision was first effective: (leave blank if not applicable) c. [] (may not be earlier than the first day of the 2007 Plan Year)
55.	CODE §436 BENEFIT RESTRICTIONS (Plan Section 5.3) Treatment of Plan as of Close of Prohibited or Cessation Period. Unless otherwise elected below, accruals that had been limited under Plan Section 5.3 will be automatically restored in accordance with Plan Section 5.3 as of the "Section 436 measurement date" that the limitation ceases to apply (leave blank if default applies). a. [] Accruals will only continue prospectively as of the "Section 436 measurement date" that the limitation ceases to apply.
34	b. [] All accruals under the Plan will cease (even after the "Section 436 measurement date" that the limitation ceases to

apply).

Accelerated Benefit Distributions. Unless otherwise elected below, (1) there is no new "annuity starting date" with respect to payments made as a result of the benefit limitations no longer being applicable, and (2) there are no optional forms of benefit that are only available for the period of the benefit restrictions (leave blank if default applies).

- c. [] Participants who had an "annuity starting date" within a period during which a limitation under Plan Section 5.3 applied to the Plan will be provided with the opportunity to make a new election with a new "annuity starting date" in accordance with Plan Section 5.3.
- d. [] The following optional forms of benefit are only available during the period in which Regulations §1.436-1(d)(1), (d)(2), or (d)(3) applies to limit prohibited payments under the Plan (specify): _______.
- 56. EMPLOYEE MANDATORY CONTRIBUTIONS (Plan Section 4.8) (skip if Employee mandatory contributions NOT selected at Question 12.e)

NOTE: May not elect if this is a floor-offset plan. Making this election will result in the Plan no longer being a design-based safe harbor plan.

57. EMPLOYEE VOLUNTARY CONTRIBUTIONS (Plan Sections 4.4 and 4.7) (skip if voluntary Employee contributions NOT selected at Question 12.f.)

The ACP ratio for "NHCEs" will be based on the current year ratio unless prior year testing method is selected below (leave blank if current year testing method is being used):

a. [] **Prior year testing method.** The prior year ratio will be used. If this selection is made for the first year the Code §401(m) feature is added to this Plan (unless this Plan is a successor plan), then for the first Plan Year only, the amount taken into account as the ACP of "NHCEs" for the preceding Plan Year will be the greater of 3% or the actual percentage for the initial Plan Year.

Reliance on Provider Opinion Letter. The Provider has obtained from the IRS an Opinion Letter specifying the form of this document satisfies Code §401 as of the date of the Opinion Letter. An adopting Employer may rely on an advisory letter issued by the Internal Revenue Service as evidence that the Plan is qualified under Code § 401 the Provider's IRS Opinion Letter only to the extent provided in Rev. Proc. 2015-362017-41 or subsequent guidance. The Employer may not rely on the advisory letter Opinion Letter in certain other circumstances or with respect to certain qualification requirements, which are specified in the advisory letter issued with respect to the Plan Opinion Letter and in Rev. Proc. 2015-362017-41 or subsequent guidance. In order to have reliance in such circumstances or with respect to such qualification requirements, application the Employer must apply for a determination letter must be made to Employee Plans Determinations of the Internal Revenue Service IRS.

An Employer who has ever maintained or who later adopts any plan (including a welfare benefit fund, as defined in Code §419(e), which provides post-retirement medical benefits allocated to separate accounts for key employees, as defined in Code §419A(d)(3), or an individual medical account, as defined in Code §415(l)(2)) in addition to this Plan may not rely on the Opinion Letter issued by the Internal Revenue Service with respect to the requirements of Code §§ 415 and 416.

individual medical account, as defined in Code §415(l)(2)) in addition to this Plan may not Revenue Service with respect to the requirements of Code §§ 415 and 416.	t rely on the Opinion Letter issued by the Interna
This Adoption Agreement may be used only in conjunction with basic Pplan document #14 Plan Document will together be known as FIS Business System Approved Plan #18-01-001.	801. This Adoption Agreement and the Bbasic Defined Benefit Pre-
The adoption of this Plan, its qualification by the IRS, and the related tax consequences are independent tax and legal advisors.	e the responsibility of the Employer and its
FIS Business Systems LLCExecution for Page Substitution Amendment Only. If this padocuments an amendment to Adoption Agreement Election(s) effective page number(s) The Employer should retain all Adoption Agreement Execution Padate may be retroactive or may be prospective.)	, by substitute Adoption Agreement
The Provider,, will notify the Employer all adopting Employers Pre-approved Plan or of theany abandonment or discontinuance or abandonment by the Pre Plan. Furthermore, in order to be eligible to receive such notification, the Employer agrees	ovider of theits maintenance of this Pre-approved
change in address. In addition, this Plan is provided to the Employer either in connection we contract or other arrangement for products and/or services. Upon cessation of such investma rrangement, as applicable, the Employer is no longer considered to be an adopter of this P no longer has any obligations to the Employer that relate to the adoption of this Plan. For it approved Plan, the Provider's intended meaning of any Plan provisions or the effect of the contact the Provider or the Provider's representative. With regard to any questions regarding the provisions of the Plan, adoption of the Plan, or	with investment in a product or pursuant to a ment in a product or cessation of such contract or Plan and FIS Business Systems LLCthe Provider nquiries regarding the adoption of the Pre-Opinion Letter issued to the Provider, please
or write (this information must be completed by the sponsor of this Plan or its designated r	epresentative):
Provider Name:	
Address:	
Telephone: Number: _() -	-
Email address (optional):	
The Employer-and Trustee (or Insurer), by executing below, hereby adopts this Plan-	
EMPLOYER: [name of employer]	
D	
	DATE SIGNED
TRUSTEE (OR INSURER):	
[] The signature of the Trustee or Insurer appears on a separate agreement or Contract,	
OR (add additional Trustee signature lines as necessary) needed).	
[nameEMPLOYER: [Name of trusteeEmployer]	
By:	
36	DATE SIGNED



APPENDIX A SPECIAL EFFECTIVE DATES AND OTHER PERMITTED ELECTIONS

This Appendix A is an integral part of the Adoption Agreement, and any change to the information on this Appendix requires a Plan amendment. This Appendix A has been reviewed and approved by the IRS as an integral part of the Plan.

A.	Special effective dates/spin-offs/mergers (the following elections are optional; select any that apply): a. [] Special effective date(s):							
	u. []	For periods prior to the above specified special effective date(s), the Plan terms in effect prior to its restatement under this Adoption Agreement will control for purposes of the designated provisions. A special effective date may not result in the delay of a Plan provision beyond the permissible effective date under any applicable law.						
	b. []	Spin-off. The Plan was a spin-off from the	(en	er name of plan), which was al plan).				
	c. []	Merged plans. The following plan(s) are merged into this Plan (optional to enter applicable information; attach an addendum if more than 4 merged plans):						
		Name of merged plan	Merger date	Original effective date of merged plan				
		1.		_				
		2.						
		3. 4.						
	d. []	Special effective date(s) for Interest Credit Rate:						
		Prior to the above specified special effective date(s), the Interest 0 prior to its amendment to use the transition Regulations as provid amendment was made before the effective dates outlined in Reg. 1(f)(2)(i)(B)(3).	ed in Reg. § 1.411(b)(5)-1(e	(3)(iv), provided the				
B.	Other I	Permitted Elections. (the following elections are optional): No other permitted Elections						
		owing elections apply (select one or more):						
	b. []	Deemed 125 compensation (Plan Sections 1.16 and 1.38). Deem	ed 125 compensation will be	e included in Compensation				
and 415 Compensation. c. [] Reemployed after five (5) 1-Year Breaks in Service ("rule of parity" provisions) (Plan Section 3.5(d))								
	[]	parity" provisions in Plan Section 3.5(d) will not apply for (select						
		 [] Eligibility purposes. [] Vesting purposes. 						
		3. [] Accrual purposes.						
	d. []	Beneficiary if no beneficiary elected by Participant (Plan Section 5.9(ik)). In the event no valid designation of Beneficiary exists, then in lieu of the order set forth in Plan Section 5.9(ik), the following order of priority will be used:						
		(specify an order of beneficiaries; e.g., children per stirpes, parent	ts and then sten shildren)					
	e. []	Common, collective or other "pooled" trust funds (not to be cound/or 7.3(b)(6)).) The name(s) of the common, collective or pooled	onfused with a Pooled Emplo					
	f. []	"Section 411(d)(6) protected benefits" (Plan Section 8.1(b)). The						
		are preserved under this Plan: that are subject to the protected benefits; there is no reliance on the	(specify the protected benef	ts and the accrued benefits				
		inserted are those which have been the subject of a prior determin Letter).						
	g. []	Recognition of Service with other employers (Plan Sections 1.6 addition to those specified at Question 16) will be recognized as f						
		attach an addendum to the Adoption Agreement):	T310 41 414	T 7 (*				
		1 [] F	Eligibility	Vesting Accruals				
		1. [] Employer name:	a. []	b. [] c. []				
		2. [] Employer name:	a. []	b. [] c. []				

	3.	[]	Employer name:	a.	[]	b. []	c. []
	4.	[]	Employer name:	a.	[]	b. []	c. []
	5.	[]	Employer name:	a.	[]	b. []	c. []
	6.	[]	Employer name:	a.	[1	b. []	c. []
	Lin	nita	ıtio	ons					
	7.	[]	The following provisions or limitations apply with respect to the recognition of prior service:		1]	b. []	c. []
				service with entities the Employer acquires after 12/31/14).					
h. []	O th		ve]	sting provisions. The following vesting provisions apply to the P Special vesting provisions. The following special provisions app (mu:	ply to the	e ve îni	esting pro tely deter	ovisions of the minable, non-	discriminatory
	2.	[]]	under Code §401(a)(4) and otherwise satisfy the parameters set for 5.10; e.g., rather than the schedule specified at Question 35, the sinto the Plan from the XYZ Plan.) Pre-amendment vesting schedule (Plan Section 5.10(g)). If the different vesting schedule other than the schedule at Question 35 provisions apply (must complete a. AND select one of b f.):	5-year gi vesting	rado	ed schedu iedule has	le applies to a	mounts merged ed and a
				Vesting schedule a. The schedule that applies to Participants not subject to the v Years (or Periods) of Service Percer	_	che	dule in Q	uestion 35 is:	
					% _% _% _%				
Applicable Participants. The vesting schedule in Question 35 only applies to: b. [] Participants who are Employees as of									
				f. [] Other: (must be definitely determina combination of the above).	ıble, e.g.	, Pa	articipant	s in division A	, or some
i. []	Mir NO	nim TE	ur :	r Distribution Transitional Rules (Plan Section 5.13(f)(7)) This Section does not apply to (1) a new Plan, (2) an amendment contained the provisions of Code §401(a)(9) as in effect prior to Protection Act of 1996 (SBJPA), or (3) a Plan where the transition	the amer	ıdn	nents mad	le by the Smal	ll Business Job
	1.	[]]	Participants. uired Beginning Date" for a Participant who is not a "Five (5) Per April 1st of the calendar year following the year in which the Parcontinue to apply)	rcent Ow ticipant	vne atta	r" is (leav ains age 7	ve blank if not 70 1/2. (pre-SI	applicable): BJPA rules will
	2.	[]]	April 1st of the calendar year following the later of the year in what (the post-SBJPA rules), with the following exceptions (select one of January 1, 1996): a. [] A Participant who was already receiving required mini	e or both	ı; le	eave blank	k if both appli	ed effective as
				of (may not be earlier than Janua distributions and have them recommence in accordance recommencement of distributions, the following will a	ary 1, 19 with th	996) may ele	ct to stop rece	iving

			b. []	retained. 2. [] upon the recommencement A Participant who had not begun reconot be earlier than January 1, 1996) in The option to defer the commencement upon attainment of age 70 1/2) applied 1. [] the in-service distribution of 70 1/2 in or after the calendary of the commencement of the calendary of the cal	of distributions, the original Annuity Starting of distributions, a new Annuity Starting eiving required minimum distributions a nay elect to defer commencement of distributions (i.e., to elect to receive to all such Participants unless selected option is eliminated with respect to particle ar year that begins after the later of (1) restatement to bring the plan into comp	g Date is created. s of (may tributions until retirement. ve in-service distributions l below: cipants who attain age December 31, 1998, or
j.	[]			ovisions (select one or more)		
		1. []	married t		Plan, an individual is treated as Spouse of ear period ending on the earlier of the A	
		2. []			es a spouse under federal law as well as	the following:
				•	. This definition shall apply for a	-
			than thos	se mandated by Code §401(a) such as t	he required minimum distribution provi	
			and surv	ivor annuity provisions.		
		3. []	Beneficia	ary designation in the case of divorce of	(Plan Section 5.9(il)). The automatic reloes not apply.	
		4. []		of QDRO payment. A distribution to an antiwould be entitled to a distribution.	an Alternate Payee will not be permitted	prior to the time a
k.	[]	Applical by the la		aw. Instead of using the applicable state	e laws set forth in Plan Section 10.5(a),	the Plan will be governed
1.	[]	Total an	d Permar		on at Plan Section 1.93, Total and Perma st be definitely determinable).	nent Disability means:
			Name: Title a. [] Address b. []	and telephone number Use Employer address and telephone Use address and telephone number be Address:	number	
					Street	
				a'i		
				City	State	Zip
				Telephone:		
				THE TIME HOUSE	e is hereby appointed as a Trustee for th	e i imii, miim ib i eieile ie mb
					ibility of the Special Trustee is to collect	
				comply with the provisions of the Pla	Trustee has any duty to ensure that the one or is obliged to collect any contribution	one from the Employer. No
					e, is obliged to ensure that funds deposi	
				to the provisions of the Plan. The Spe	ecial Trustee must accept its position and	lagree to its obligations
			_	hereunder.		1107
		2. []	(or Custo		ons. The Employer makes the following ev. Proc. 2015-36, Sections 5.09 and 14.	
		NOTE:	Any elec	tions below must not: (i) conflict with	any Plan provision unrelated to the Trus	st or Trustee; or (ii) cause
			Plan to v	riolate Code §401(a). In addition, this r	nay not be used to substitute all of the T the Trust provisions relating to Trust in	rust provisions in the Plan.
			b. []	Duties. The Employer amends the Tr	ust provisions relating to Trustee (or Cu	stodian) duties as follows:
			c. []	Other administrative provisions. Trust as follows:	he Employer amends the other administr	rative provisions of the

- Inclusion of Reclassified Employees (1.2628). The Employer does not exclude Reclassified Employees subject to the following provisions: (leave blank of not applicable): No retroactive application of pre-SBJPA family aggregation rules. If this option is elected and the Plan was subject to the family aggregation rules of Code §401(a)(17) as in effect under Code §414(q)(6) prior to the enactment of the Small Business Job Protection Act of 1996 (SPJPA), the rules were not be deemed to have been repealed on a retroactive basis (if this option is not selected then the rules were deemed to have been repealed on a retroactive basis). p. [] Participating Employer modifications. A Participating Employer in the participation agreement may modify specified Adoption Agreement elections applicable to the Participating Employer (including electing to not apply Adoption Agreement elections) as follows: **Specified elections** 1. [] (specify by Adoption Agreement question number and indicate any restrictions that apply) NOTE: The participation agreement must be consistent with this election. Any Participating Employer election in the participation agreement which is not permitted under this election is of no force or effect and the applicable election in the Adoption Agreement applies. Pre-Entry Compensation for Traditional Formula Plan. The Plan currently has a traditional (i.e., not a Cash Balance
- q. [] Pre-Entry Compensation for Traditional Formula Plan. The Plan currently has a traditional (i.e., not a Cash Balance Formula) that prior to the initial restatement for Cycle 3 excluded Compensation paid to a new entrant during the compensation computation period prior to date of entry into the Plan. For determination periods beginning on or after the Effective Date of the Plan's initial restatement for Cycle 3, Compensation will include such pre-entry Compensation for a Plan that has a traditional benefit formula. Such pre-entry Compensation will be excluded only through the end of the Plan Year following the Plan Year in which the Plan adopts its restatement described by IRS Notice 2020-14 (DB Cycle 3).

APPENDIX B ADDITIONAL EMPLOYER INFORMATION

Because these provisions of this Appendix of the AA do not affect the substantive content of the Plan document, an amendment to the Adoption Agreement is not needed solely to reflect any change to the structure or contents of this "Additional Employer Information" Appendix.)

1	AFFILIATED EMPLOYERS/PARTICIPATING EMPLOYERS (Plan Sections 1.7 and 1.63). Is the Employer an Affiliated
	Employer? (An Affiliated Employer is a member of a controlled group or an affiliated service group (within the meaning of Cod
	§414(b), (c), (m) or (o))).
	a. [] No
	b. Yes, the Employer is a member of (select one or both of 1. – 2. AND select one of 3. – 4. below):
	1. A controlled group
	2. An affiliated service group
	AND, will any of the Affiliated Employers adopt the Plan as Participating Employers?
	3. Yes. (Complete a participation agreement for each Participating Employer.)
	4. No. (The Plan could fail to satisfy Code §§ 401(a)(26) and 410(b).)
	MULTIPLE EMPLOYER PLAN (Plan Article XII). Will any Employers who are not Affiliated Employers adopt this Plan as
	part of a Multiple Employer Plan (MEP) arrangement?
	<u>c. [] No</u>
	d. [] Yes. (Complete a participation agreement for each Participating Employer.) (may not be selected with option 3a on the
	Adoption Agreement)
	3. Open MEP
	4 [] Closed MEP

DEFINED BENEFIT ADOPTION AGREEMENT ADDENDUM UNIFORM COMPLEX INTEREST CREDIT RATE ADDENDUM

(Question 23v is selected under Benefit Formulas)

Second	ary interest credit rate. For all Participants, the Secondary Interest Credit Rate will be: (select one)
a. []	
b. []	Government Securities. Based on the following government securities: (select one of 15) (may not be selected with $23.m.$)
	1. [] The discount rate on month (enter a whole number that is not more than 12) Treasury Bills 2. [] The yield on 1-year Treasury Constant Maturities
	3. [] The yield on (not more than 3) year Treasury Bonds
	4. [] The yield on (at least 4 and not more than 7) year Treasury Bonds 5. [] The yield on (at least 8 and not more than 30) year Treasury Bonds
	5. [] The yield on (at least 8 and not more than 30) year Treasury Bonds Optional Provisions (leave blank if not applicable):
	6. [] Basis Points. The following basis points will be added to the above rate (select one):
	Note: The following restrictions apply to option a.6: (1) If option a.1 is selected with an entry other than 3 months, then option a.6.g. cannot be selected; (2) If option a.2. is selected then options a.6.e. g. may not be selected; (3) if option a.3. is selected then options a.6.c. – g. may not be selected; (4) if option a.4. is selected then only option a.6.a. can be selected.
	a. [] 25
	b. [] 50
	c. [] 75
	d. [] 100
	e. [] 125 f. [] 150
	g. [] 175
	7. [] Guaranteed annual rate. Provide for a guaranteed annual rate of% (enter at least 1% and not more than 5%))
	AND the time of determination will be as follows: (response required)
	8. [] The look-back month will be the (enter first, second, third, fourth or fifth) month preceding the first day of the:
	a. [] Plan Year
o []	b. [] Interest Credit Period Segment Rate. Based on the following Code §430(h)(2) segment rate: (may not be selected with 23.n.)
c. []	1. [] 1st segment rate under Code §430(h)(2)
	2. [] 2nd segment rate under Code §430(h)(2)
	3. [] 3rd segment rate under Code §430(h)(2)
	4. [] The rate used by the Plan for purposes of Code §417(e)(3)(D)
	a. [] Using the time of determination expressed at Q26c (i.e., for §417 purposes) b. [] Using the time of determination expressed below
	AND the time of determination will be as follows: (response required) (skip if c.4. selected)
	5. [] The look-back month will be the (enter first, second, third, fourth or fifth) month preceding the first day of the: a. [] Plan Year
	b. [] Interest Credit Period
	Optional guaranteed annual rate. (leave blank if not applicable): 6. [] Provide for a guaranteed annual rate of% (enter at least 1% and not more than 4%)
	Optional adjustment. (leave blank if not applicable) 7. [] The selected segment rate will reflect the adjustment for 25-year average interest rates under Code \$430(h)(2)(C)(iv))

d.			the aggregate assets of the Plan, using the following rules of application (must complete 1. – 5.)
	1.	with 23.0.	of Return will be determined to the following number of decimals: (select one) (may not be selected
			none (e.g., 1% or 3%)
			one decimal (e.g., 1.2% or 2.7%)
	2		two decimals (e.g., 1.24% or 2.75%)
	2.		butions (excluding a contribution receivable) will be included based on the actual date of such
			with weighting for the period of time between the contribution date and the end of the Interest Credit
			number of: (select one)
			days
		L 3	whole Plan Months
		L 3	whole calendar months
		L J	nearest Plan Months
			nearest Plan Quarters
		L J	nearest calendar months
			nearest calendar quarters
	3.		calculating the Actual Rate of Return, only distributions of benefits made during the Interest Credit
			flected, and contributions receivable as of the last day of the Plan Year shall be treated: (select one)
			as if they were made as of the last day of the Plan Year
			as if they were made on the day each amount was actually contributed
	4.		benefits will be included in the calculation of the Actual Rate of Return with weighting for the period
		of time between	the actual date of distribution and the end of the Interest Credit Period based on the number of: (select
		one)	
			days
		b. []	whole Plan Months
		c. []	whole calendar months
		d. []	nearest Plan Months
		e. []	nearest Plan Quarters
		f. []	nearest calendar months
		g. []	nearest calendar quarters
	5.	The following P	lan expenses incurred for the Interest Credit Period will be included: (select one)
		a. []	investment expenses paid from the Plan's Trust
		b. []	administrative and investment expenses paid by the Plan's Trust
		c. []	administrative and investment expenses paid by the Plan's Trust except: (insert description
			of excluded expenses)
			no administrative or investment expenses
	6.	For purposes of	the first Plan Year only of the Plan, the Interest Credit Rate shall be: (select one)
			4%
			5%
			6%
			N/A
		e. []	Other:% (must be between 4% and 6%)