## ADOPTION AGREEMENT #001 ELECTIVE DEFERRALS ONLY 403(b) NON-ERISA VOLUME SUBMITTER PLAN

The undersigned Eligible Employer, by executing this Adoption Agreement, elects to establish a 403(b) plan ("Plan") under the FIS Business Systems LLC 403(b) Non-ERISA Volume Submitter Plan (basic plan document #22). The Employer, subject to the Employer's Adoption Agreement elections, adopts fully the Volume Submitter Plan provisions. This Adoption Agreement, the basic plan document, any incorporated Investment Arrangement Documentation, and any attached appendices, constitute the Employer's plan document. All "Election" references within this Adoption Agreement are Adoption Agreement Elections. All "Section" references are basic plan document references. Numbers in parenthesis which follow headings are references to basic plan document sections. Where an Adoption Agreement election calls for the Employer to supply text, the Employer may lengthen any space or line, or create additional tiers. When Employer-supplied text uses terms substantially similar to existing printed options, all clarifications and caveats applicable to the printed options apply to the Employer-supplied text unless the context requires otherwise. The Employer makes the following elections granted under the corresponding provisions of the basic plan document.

1. <u>EMPLOYER; PLAN; PLAN ADMINISTRATOR</u> (1.29; 1.52; 1.53). (A Plan amendment is not needed solely to change the information in (a) or (d) below).

(a)	Employer Informat	ion					
	Name of Adopting Employer:						
	Address:						
	City	State	Zip				
	•						
(b)	Plan Information						
	Plan number (option		5500 reporting)				
(c)	Type of entity (Cho	ose one of (1) - (4)):					
	(1) [ ] <b>Public</b> S	School. See 1.57.					
	(2) [ ] Other (	Governmental employer exempt under Code §501(c)(3).					
	(3) [ ] Church	es and Church-Related Organizations (non-electing). See	1.09. (Choose a. and/or b.):				
	a. [ ] <b>C</b>	hurch. See 1.09. This would include a QCCO, but would no	t include a non-QCCO.				
	b. [ ] C	hurch-related organization, other than a Church. See 1.0	9(A). This would include a non-QCCO.				
	(4) [ ] Other t	ax-exempt organization under Code §501(c)(3).					
(d)	Plan Administrator	Information (If no Plan Administrator is named, the Emplo	oyer is the Plan Administrator)				
	Name:						
	Address:						
	City	State	Zip				
	Telephone:						
2.	<u>PLAN YEAR</u> (1.54)	. Plan Year means the 12 consecutive month period (except	for a short Plan Year) ending every:				
		icable blanks under Election 4 with a specific date, e.g., Jun e case of a Short Plan Year, include the year, e.g., May 1, 20					
Pla	n Year (Choose (a), (	b), or (c).):					
(a)	[ ] December 31.						
(b)	[ ] Fiscal Plan Y	ear: ending:					
(c)	[ ] Other:	(e.g., a 52/53 week year ending on the	e date nearest the last Friday in December).				

Short Pl	an Ye	<b>r</b> (Choose (d) if applicable.):				
(d) [ ]	Sho	t Plan Year: commencing:	and ending:			
	EFFECTIVE DATE (1.23). The Employer's adoption of the Plan is a (Choose (a) or (b). Complete (c); complete (d) if an amendment and restatement. Choose (e) and (f) if applicable.):					
(a) [ ]	Ne	Plan.				
(b) [ ]	Res	ated Plan.				
Initial E	ffecti	Date of Plan (enter date)				
(c)		(hereinafter called the "Effective	Date" unless 53(d) is entered below)			
Restater	nent l	fective Date (If this is an amendment and restatem	nent, enter effective date of the restatement.)			
(d) [ ]		(enter month day, year; me inafter called the "Effective Date")	ay enter a restatement date that is the first day o	of the current Plan Year)		
retroacti	ve rel	on 1.60 for the definition of Restated Plan. If this P nce, the Restatement Effective Date generally shou ective Date can be as early as January 1, 2009 but	ld be the later of January 1, 2010 or the Initial	Effective Date. The		
Addition	nal Ef	ctive Dates (Choose if applicable)				
(e) [ ]		atement of surviving and merging plans. The Pla iving) Plan. Complete (1) below for the merging pl		nd (d) above for this		
(1)	Me The	ging plan. The Plan w merging plan's restated Effective Date is:	vas or will be merged into this surviving Plan as . The merging plan's origina	of: l Effective Date was:		
(2)	[ ]	Additional merging plans. The following additional merging plans. The following additional complete a. and b. if applicable. May attach an additional merging plans.		iving Plan (Optional to		
		Name of merging plan Merg	Restated <u>Effective Date</u>	Original <u>Effective Date</u>		
	a.					
	b.					
4 CO	NTDI	UTION TYPES (1.12). The Employer and/or Partic	in a coordance with the Plan tarms make	a tha fallowing		
		the Plan ( $Choose(a)$ or $(b)$ ):	tipants, in accordance with the Flan terms, make	e the following		
(a) [ ]	Pre	Tax Elective Deferrals. See Section 3.02.				
(1)	[ ]	Roth Deferrals. See Section 3.02(F). [Note: The	Employer may not limit Elective Deferrals to Ro	oth Deferrals only.]		
(b) [ ]	<b>No</b> : 9.0	e (frozen plan). The Plan is/was frozen effective as	s of: See	Sections 3.01(F) and		
5. <u>EX</u>	XCLUDED EMPLOYEES (1.35). The following Employees are not Eligible Employees (Choose (a) or (b).):					
(a) [ ]	No	excluded Employees. All Employees are Eligible E	Employees.			
(b) [ ]	Exc	usions. The following Employees are Excluded Em	aployees (Choose one or more of (1) through (5	)):		
(1)	[ ]	Non-Resident Aliens. See Section 1.35(B).				
(2)	[ ]	Employees who normally work less than 20 hor actually completes a Year of Service, then such E subsequent Plan Years).				
(3)	[ ]	Student Employees. See Section 1.35(C) (i.e., stu	udents enrolled in the entity sponsoring this Pla	n).		
(4)	[ ]	<b>Other Employer plan.</b> Employees who are eligible or more of a. through c.):	ole to participate in another plan of the Employe	er which is a (Choose one		
	a.	[ ] 401(k) plan				
	b.	[ ] 403(b) plan				
	c.	[ ] governmental 457(b) plan				
(5)	[ ]	Describe exclusion:	(e.g., exclude hourly paid emplo	vees).		

[Note: The Employer may not complete Election 5(b)(5) in a manner which would violate the universal availability rule of Treas. Reg. §1.403(b)-5(b), after taking into consideration the entity rules of Treas. Reg. §1.403(b)-5(b)(3) and the transition rules of Treas. Reg. §1.403(b)-10(d). Accordingly, Election 5(b)(5) may only be used to provide an exclusion if the Employer is a Church or the excluded Employees are eligible to make elective deferrals under another 403(b), 401(k) or governmental 457(b) plan of the Employer.]

[Note: Any exclusion under Election 5(b)(5), except for Employees who normally work less than 20 hours per week, may not be based on age or Service.]

				SATION (1.11). The following Compensation (as adjusted under Elections 7 and 8) applies in allocating Employer Choose one of (a) through (d). Choose (e) if applicable.):	
(a)	[	]	W-2	wages increased by Elective Deferrals.	
(b)	[	]	Code	e §3401 federal income tax withholding wages increased by Elective Deferrals.	
(c)	[	]	415	Compensation.	
(d)	[	]	Desc	ribe Compensation by Participant Group:	
com	bin	atio	on the	ection 6(d), the Employer may elect Compensation from the elections available under Elections 6(a), (b), or (c), or a reof as to a Participant group (e.g., W-2 Wages for Matching Contributions for Campus A Employees and 415 n all other cases).]	
(e)	]	]		cate based on specified 12-month period.  allocation will be made based on Compensation within a specified 12-month period ending within the Plan Year as follows  ———————————————————————————————————	
7.	PF	RE I	ENTR	Y/POST-SEVERANCE COMPENSATION (1.11(H)/(I)). Compensation under Election 6:	
				<b>Compensation.</b> The following adjustments apply to Post-Severance Compensation paid within any applicable time periored ( $Choose(a), (b), or(c)$ .):	
leav	e c	ash-	der th -outs, tion.]	e basic plan document, if the Employer does not elect any adjustments, post-severance compensation includes regular pay and deferred compensation, and excludes disability continuation payments and does not count Deemed Includible	
(a)	None. The Plan includes post-severance regular pay, leave cash-outs, and deferred compensation, and excludes post-severance disability continuation payments, and Deemed Includible Compensation except as required under the basic plan document (skip to Election 10).				
(b)	]	]		ude All. Exclude all Post-Severance Compensation, [Note: 415 testing Compensation (versus allocation Compensation) include Post-Severance Compensation composed of regular pay. See Section 4.05(D).]	
(c)	[	]	Adju	<b>istments.</b> The following adjustments to Post-Severance Compensation apply (Choose one or more of (1) through (5).):	
	(1	)	[]	Regular Pay. Exclude Post-Severance Compensation composed of regular pay. See Section 1.11(I)(1)(a).	
				[Note: 415 testing Compensation (versus Compensation for Elective Deferrals) must include Post-Severance Compensation composed of regular pay. See Section 4.05(D).]	
	(2	)	[ ]	Leave cash-out. Exclude Post-Severance Compensation composed of leave cash-out. See Section 1.11(I)(1)(b).	
	(3)	)	[ ]	<b>Deferred Compensation.</b> Exclude Post-Severance Compensation composed of deferred compensation. See Section 1.11(I)(1)(c).	
	(4)	)	[ ]	<b>Salary continuation for disabled Participants.</b> Include Post-Severance Compensation composed of salary continuation for disabled Participants. See Section 1.11(I)(2). ( <i>Choose a. or b.</i> ):	
			a.	[ ] For NHCEs only.	
			b.	[ ] For all Participants. The salary continuation will continue for the following fixed or determinable period:	
				(specify period; e.g., "ten years" or "term of disability policy").	
	(5)	)	[]	Describe Post-Severance Compensation by Participant group:	
	Ca	отр	ensat	er Election 7(c)(5), the Employer may elect Compensation from the elections available under Post-Severance ion or a combination thereof as to a Participant group (e.g., Include regular pay Post-Severance Compensation for Employees, no Post-Severance Compensation for Campus B Employees).]	
8. Elec				ED COMPENSATION (1.11(G)). Apply the following additional exclusions or other adjustments to Compensation 6 and 7 ( <i>Choose (a) or (b)</i> .):	

(a) [ ] **No exclusions.** Compensation means Compensation as elected in Elections 6 and 7.

(b)	[ ]	Excl	<b>usions.</b> The following exclusions apply (Choose one or more of (1) through (8).
	(1)	[ ]	<b>Fringe benefits.</b> As described in Treas. Reg. $\$1.414(s)-1(c)(3)$ (e.g., reimbursements or other expense allowances, fringe benefits, moving expenses, deferred compensation and welfare benefits).
	(2)	[ ]	Compensation exceeding \$
		App	oly this election to (Choose a. or b.):
		a.	[ ] All Participants.
		b.	[ ] HCE Participants only.
	(3)	f 1	Bonus.
	(4)	r 1	Commission.
	(5)	[]	Overtime.
	(6)	[]	Leave of Absence Pay.
	(7)	[ ]	<b>Related Employers.</b> See Section 1.29(B). (If there are Related Employers, choose one or both of a. and b.):
	(,,	a.	[ ] Non-Participating. Compensation paid to Employees by a Related Employer that is not a Participating Employer.
		b.	[ ] Participating. As to the Employees of any Participating Employer, Compensation paid by any other Participating Employer to its Employees.
	(9)	r 1	
Γλ7.	(8)		Describe Compensation adjustment(s):
(7),	or a c	combin	ection 8(b)(8), the Employer may: (i) describe Compensation from the elections available under Elections 8(b)(1) through ation thereof as to a Participant group (e.g., No exclusions as to Campus A Employees and exclude bonus as to Campus B Vor (ii) describe another exclusion (e.g., Exclude shift differential pay). Any adjustment must be definitely determinable.]
9.			P DEFERRALS (3.02(D)/(E)). (Choose (a) or (b)):
(a)	[ ]	Pern	<b>nitted.</b> May make the following Catch-Up Deferrals to the Plan. (Choose one or both of (1) and (2)):
	(1)	[ ]	Age 50 Catch-Up.
	(2)	[ ]	Qualified Organization (defined in Section 3.02(D)(2)) Catch-Up.
(b)			Permitted. May not make any Catch-Up Deferrals to the Plan.
			ROTH ROLLOVER CONTRIBUTION (3.08(E)). The following provisions apply regarding In-Plan Roth Rollover Choose (a) or (b); leave blank if Election $4(a)(1)$ is not selected.):
(a)	[ ]	Not .	Applicable. The Plan does not permit In-Plan Roth Rollover Contributions.
(b)	[]		ies. The Plan permits In-Plan Roth Rollover Contributions to the extent permitted by the Investment Arrangement amentation with regard to the following amounts. (Choose one or both of $(1)$ and $(2)$ .)
	(1)	[ ]	Otherwise distributable amounts. This provision is effective the later of September 28, 2010, the Plan or Restatement Effective Date, or (enter later effective date if applicable).
	(2)	[ ]	Otherwise nondistributable amounts. This provision is effective the later of January 1, 2013, the Plan or Restatement Effective Date, or (enter later effective date if applicable).
			ERANCE DISTRIBUTIONS. The provisions in this Election 11 apply to distributions to Participants following Severance and (Complete (a), (b), and (c). Choose (d) and (e) if applicable.)
(a)			y <b>Distribution</b> (6.01(F)/6.08(D)). The Plan provides or does not provide for Mandatory Distribution of a Participant's count Balance following Severance from Employment, as follows ( <i>Choose</i> (1) or (2).):
	(1)	[ ]	<b>No Mandatory Distribution.</b> The Plan will not make a Mandatory Distribution (i.e., Participant consent is required for all distributions) following Severance from Employment.
	(2)	[ ]	<b>Mandatory Distribution.</b> The Plan will make a Mandatory Distribution following Severance from Employment to the extent permitted by the Investment Arrangement Documentation.
		Am	ount limit. The Mandatory Distribution maximum amount is equal to (Choose a., b., or c.; Choose d. if applicable):
		a.	[ ] \$5,000.
		b.	[ ] \$1,000.
		c.	[ ] Specify amount: \$

[Note: This election only applies to the Mandatory Distribution maximum amount.] 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 to the Participant unless otherwise elected below. [ ] If a Participant makes no election, then the amount will be automatically rolled over to an IRA provided the amount \_. (Specify an amount greater than \$0 and less than \$1,000.) Application of Rollovers to amount limit. In determining whether a Participant's Vested Account Balance exceeds the Mandatory Distribution dollar limit in Election 11(a)(2), the Plan (Choose e. or f.): [ ] Disregards Rollover Contribution Account. f. [ ] Includes Rollover Contribution Account. (b) **Default Distribution Methods (6.03).** If the Investment Arrangement Documentation does not specify the distribution which would apply, the following distribution methods are available for a Participant, subject to any limitations in the Plan or the Investment Arrangement Documentation. (Choose one or more of (1) through (6)): [ ] Lump-Sum. Installments only if Participant subject to lifetime RMDs. A Participant who is required to receive lifetime RMDs may (2) receive installments payable in monthly, quarterly or annual installments equal to or exceeding the annual RMD amount. (3) Annuity. Distribution of an Annuity Contract that the Vendor provides or purchases with the Participant's Vested Account Balance. [ ] Ad-Hoc distributions. (5) [ ] Describe distribution method(s): [Note: The Employer under Election 11(b)(6) may describe Severance from Employment distribution methods from the elections available under Election 11(b) and/or a combination thereof as to any: (i) Participant group; and/or (ii) merged plan account now held in the Plan (e.g., The accounts from the X plan merged into this Plan continue to be distributable in accordance with the X plan terms [supply terms] and not in accordance with the terms of this Plan). An Employer's election under Election 11(b)(6) must: (i) be objectively determinable; and (ii) not be subject to Employer or Plan Administrator discretion. (c) Limitations on Distribution Methods (6.03). An Investment Arrangement may distribute to a Participant (Choose (1) or (2) below): [ ] Under any distribution method available under the Investment Arrangement Documentation. Only under those distribution methods selected in Election 11(b) which are available under the Investment Arrangement (2) Documentation. Delay of Distribution (6.01(B)). Except as otherwise provided in the Plan (such as Mandatory Distributions and RMDs), distribution to a Participant who has incurred a Severance from Employment will not commence prior to (Choose (1) or (2)): [ ] Attainment of age (1) (2) Describe: [Note: An Employer's election under Election 11(d) must: (i) be objectively determinable; and (ii) not be subject to Employer or Plan Administrator discretion.] [ ] Acceleration. Notwithstanding any later specified distribution date in this election, a Participant may elect an earlier distribution following Severance from Employment (Choose one or both of (1) and (2)).): [ ] Disability. If Severance from Employment is on account of Disability or if the Participant incurs a Disability following (1) Severance from Employment. [ ] Hardship. If the Participant incurs a hardship under Section 6.07(C) following Severance from Employment. (2)12. IN-SERVICE DISTRIBUTIONS/EVENTS (6.01(D)). A Participant may elect an In-Service Distribution based on any of the following events in accordance with Section 6.01(D) (Choose (a) OR (b).): [Note: If the Employer elects any In-Service Distribution option, a Participant may elect to receive as many In-Service Distributions per Plan Year (with a minimum of one per Plan Year) as the Plan Administrator's In-Service Distribution form or policy may permit. If the form or policy is silent, the number of In-Service Distributions is not limited.] None. The Plan does not permit any In-Service Distributions except as to any of the following (if applicable): (i) RMDs under Section 6.02 and (ii) Protected Benefits. Also see Section 6.01(D)(5) with regard to Rollover Contributions.

[ ] **Age** (*Choose a. or b.*)

(b) [ ] **Permitted.** In-Service Distributions are permitted as follows(*Choose one or more of (1) through (6).*):

			a.	[ ] <b>Age</b> (must be at least 59 1/2).
			b.	[ ] Upon attaining Normal Retirement Age (age 65)
	(2	2)	[]	Hardship
	(3	3)	[]	Disability
	(4	<b>!</b> )	[]	Qualified Reservist Distribution. See Section 6.01(D)(10).
	(5	j)	[]	<b>Deemed Severance Distribution.</b> See Section 6.11.
	(6	<b>ó</b> )	[]	Describe:
40 d Acc OR sub	and, our to l ject	lor o nts o Emp	i com f Emp loyee Emplo	oyer under Election 12(b)(6) may describe In-Service Distribution provisions from the elections available under Election bination thereof as to any Participant group (e.g., Division A Employee Accounts are distributable at age 59 1/2 OR bloyees hired on/before "x" date are distributable at age 59 1/2. No In-Service Distributions apply to Division B Employees s hired after "x" date.). An Employer's election under Election 12(b)(6) must: (i) be objectively determinable; (ii) not be syer discretion; and (iii) not permit an "early" distribution of the Restricted 403(b) Account. See Sections 6.02(E) and
				CE DISTRIBUTIONS/ADDITIONAL CONDITIONS (6.01(D)). The following additional conditions apply to In-Service der Election 12(b) ( <i>Choose</i> (a), (b) and/or (c) if applicable.):
(a)	[	_		mum amount. A Participant may not receive an In-Service Distribution in an amount which is less than: \$ (specify ant not exceeding \$1,000).
(b)	[			<b>ified Roth distribution.</b> A distribution from a Participant's Roth Deferral Account may only be made if the distribution is lified distribution within the meaning of Code §402A(2)(d).
(c)	[	]	Desc	ribe other conditions:
				yer's election under Election 13(c) must: (i) be objectively determinable; (ii) not be subject to Employer discretion; and n "early" distribution of the Restricted 403(b) Account. See Section 6.02(E).]
14.	PI	LAN	LOA	ANS (7.06). The Employer makes the following elections regarding Plan Loans (Choose (a) or (b).):
(a)	[	]	No L	oans. Plan loans are not permitted.
(b)	[			s allowed. Plan loans are permitted subject to limitations of the Investment Arrangement Documentation and the Plan's loan y (if any).

STANDARD PROVISIONS. The following provisions, which are referenced in the Basic Plan Document, apply to this Plan.

- Permitted Investments. The Plan permits Custodial Accounts invested in mutual funds under Code §403(b)(7) and Annuity Contracts under Code §403(b)(1).
- 2. **ERISA Status**. The Plan's ERISA status is 'intended to be ERISA exempt.' The Plan is a deferral only arrangement with limited Employer involvement which the Employer intends to be exempt from ERISA pursuant to the ERISA Safe Harbor Exemption.
- 3. **Eligibility/Entry Date (Universal Availability)**. An Employee (other than an Excluded Employee) becomes a Participant in the Plan as soon as administratively feasible on or after his/her first day of employment with the Employer.
- 4. **Normal Retirement Age/Date.** Normal Retirement Age is age 65. Normal Retirement Date means the Anniversary Date coinciding with or next following a Participant's Normal Retirement Age.
- 5. **Vesting.** All contributions are 100% vested.
- 6. **Rollovers.** Rollovers may be accepted from all Eligible Employees. Distributions from Accounts attributable to Rollover Contributions may be made at any time.

STANDARD PROVISIONS - DO NOT APPLY. The following provisions, which are referenced in the Basic Plan Document, do not apply to this Plan.

- 1. Contribution Types. This Plan is for Elective Deferrals only. Contribution types other than Elective Deferrals are not permitted.
- 2. Automatic Deferral/Automatic Escalation. Provisions relating to Automatic Deferrals and Automatic Escalation do not apply.
- 3. **Early Retirement.** There are no early retirement provisions.
- 4. **Joint And Survivor Annuity Requirements.** The joint and survivor annuity distribution requirements do not apply.
- 5. **Multiple Employer Plans.** Provisions relating to Multiple Employer Plans do not apply.
- 6. **Appendices A, B, C.** Appendices A, B and C do not apply. Accordingly, none of the Appendix B elections that are referenced in the basic plan document apply.

## **Plan Execution**

	Employer:
	Date:
	Signed:
	[print representative name/title]
	Vendor:[vendor signature is optional]
Use of Adoption Agreement. Failure to complete properly the elections Employer's Plan. The Employer only may use this Adoption Agreement of document number on Adoption Agreement page one.  Execution for Page Substitution Amendment Only. If this paragraph is	only in conjunction with the basic plan document referenced by its
Adoption Agreement Election(s) effective, Employer should retain all Adoption Agreement Execution Pages and am	by substitute Adoption Agreement page number(s) The
Volume Submitter Practitioner. The Volume Submitter Practitioner ideadopting Employers of any amendment to this Volume Submitter Plan or Practitioner of its maintenance of this Volume Submitter Plan. Furthermo Employer agrees to notify the Volume Submitter Practitioner of any chan provided to the Employer either in connection with investment in a product and/or services. Upon cessation of such investment in a product or cessation longer considered to be an adopter of this Plan and the Volume Submit that relate to the adoption of this Plan. For inquiries regarding the adoption Practitioner's intended meaning of any Plan provisions or the effect of the please contact the Volume Submitter Practitioner at the following address	of any abandonment or discontinuance by the Volume Submitter ore, in order to be eligible to receive such notification, the ge in address or contact information. In addition, this Plan is act or pursuant to a contract or other arrangement for products ion of such contract or arrangement, as applicable, the Employer is tter Practitioner no longer has any obligations to the Employer on of the Volume Submitter Plan, the Volume Submitter et Advisory Letter issued to the Volume Submitter Practitioner,

## APPENDIX D

[Note: The Employer may modify this Appendix without the need of a Plan amendment.]

INV	ESTN	MENT ARRANGEMENTS (8.01).
(a)	[ ]	The Employer will remit contributions (including deferrals) to the following Vendors and Investment Arrangements:
1.		
2.		
3.		
4.		
5.		
6.		
7.		
8.		
9.		
(b)	[]	The following Vendors and/or Investment Arrangements were previously approved for the receipt of Plan contributions but are not currently approved:
1.		
2.		
3.		
4.		
<ul><li>5.</li><li>6.</li></ul>		
7.		
8.		
9.		
(c)	[]	The plan has entered into Information Sharing Agreements with the following Vendors and their products are approved for Contract exchanges under Section 9.06(B)(3):
1.		
2.		
3.		
4.		
5.		
6.		
7.		
8.		
9.		

ADMINISTRATIVE FUNCTION DELEGATION. The administrative functions listed below are delegated as shown. [Make at least one selection for each item below. Do not specify the Employer or the Plan Administrator (if the Plan Administrator is either the Employer or selected by the Employer) for any function involving discretion.]

		Employer	Plan Administrator	Vendor	Other (Specify)				
a.	Determining employee eligibility to participate	[ ]	[ ]	[]	[]				
b.	Determining whether deferrals comply with plan limits and are correctly calculated	[]	[ ]	[ ]	[]				
c.	Determining whether hardship distributions and loans (if any) comply with plan requirements	N/A	[ ]	[]	[ ]				
d.	Make determinations regarding rollovers and transfers	N/A	[ ]	[]	l 1				
e.	Determining the status of domestic relations orders	[ ]	[]	[]	[]				
f.	Determining whether the plan complies with Code §403(b), taking into account the rules concerning Related Employers	[ ]		N	t 1				
g.	Determining employer status (e.g., type of employer, related employer status)	[ ]	[]	[ ]	[ ]				
h.	Remitting contributions	[ ]	[ ]	[]	[ ]				
i.	Delivery of participant notice	[ ]	[ ]	[ ]	[ ]				
j.	Maintain employee records	[]	[ ]	[ ]	[ ]				
k.	Review and process claims	N/A	[ ]	[ ]	[ ]				
1.	Communication with vendor(s)	[]	[ ]	[ ]	[ ]				
m.	n. Describe: [On line m. enter other delegated functions and the parties to whom they are delegated, or specify restrictions which apply to one or more functions (e.g., the Vendor will determine if a participant qualifies for a hardship distribution but the Plan Administrator will determine whether loans exceed Code limitations).]								

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