# ADOPTION AGREEMENT FOR SUNGARD BUSINESS SYSTEMS LLC

# $\underline{\textbf{STANDARDIZED}} \ \underline{\textbf{NON-INTEGRATED}} \underline{\textbf{STANDARDIZED}} \ \underline{\textbf{DEFINED BENEFIT}}$

#### PROTOTYPE PLAN

 $\textbf{CAUTION:} \ \ \text{Failure to properly fill out this Adoption Agreement may result in disqualification of the Plan.}$ 

EMPI	OYER	INFORMA	ATION

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

	Address: Street		
	City		7.
	Telephone:	State	Zip
	Taxpayer Identification Number (TIN):		
	Employer's Fiscal Year ends:		
2.	TYPE OF ENTITY		
	a. [ ] Corporation (including Tax_tax_exempt or Non_non-pro-	rofit Corporation)	
	b. [ ] Professional Service Corporation		
	c. [ ] S Corporation d. [ ] Limited Liability Company that is taxed as:		
	1. [ ] a partnership or sole proprietorship		
	2. [ ] a Corporation		
	3. [ ] an S Corporation		
	e. [ ] Sole Proprietorship	y)	
			deral income tax laws
3	e. [ ] Sole Proprietorship f. [ ] Partnership (including Limited Liability limited liability g. [ ] Other: (mu	ist be a legal entity recognized under fed	deral income tax laws
3.	e. [ ] Sole Proprietorship f. [ ] Partnership (including Limited Liability limited liability g. [ ] Other: (mu	ist be a legal entity recognized under feath period:	deral income tax laws
3.	e. [ ] Sole Proprietorship f. [ ] Partnership (including Limited Liability limited liability g. [ ] Other: (mu	ist be a legal entity recognized under feath period:	deral income tax laws
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3.	e. [ ] Sole Proprietorship f. [ ] Partnership (including Limited Liability limited liability g. [ ] Other: (mu	ist be a legal entity recognized under fed h period: : January 1st)	
3.	e. [ ] Sole Proprietorship f. [ ] Partnership (including Limited Liability limited liability g. [ ] Other:	ist be a legal entity recognized under feath period: , January 1st)  est be the period used for IRS reporting	<del>purposes)</del>
1.	e. [ ] Sole Proprietorship f. [ ] Partnership (including Limited Liabilitylimited liability g. [ ] Other: (mu  EMPLOYER'S FISCAL YEAR means the 12 consecutive month a. [ ] Beginning on (e.g	ist be a legal entity recognized under feath period: , January 1st)  list be the period used for IRS reporting  S- (Plan Sections 1.7 and 1.63). Is the Entire IRS reporting	<del>purposes)</del> mployer <u>an Affiliated</u>
3.	e. [ ] Sole Proprietorship f. [ ] Partnership (including Limited Liability limited liability g. [ ] Other:	ist be a legal entity recognized under feath period: , January 1st)  list be the period used for IRS reporting  S- (Plan Sections 1.7 and 1.63). Is the Entire IRS reporting	<del>purposes)</del> mployer <u>an Affiliated</u>
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3. 	e. [ ] Sole Proprietorship f. [ ] Partnership (including Limited Liability limited liability g. [ ] Other:	ist be a legal entity recognized under feath period: , January 1st)  Ist be the period used for IRS reporting.  S (Plan Sections 1.7 and 1.63). Is the Enervice group (within the meaning of Co	<del>purposes)</del> mployer <u>an Affiliated</u> de <del>Section</del> -§414(b), (

<u>5.</u>	PLAN STATUS
<del>0.</del>	EFFECTIVE DATE (a. [ ]a new Plan must choose a.; a restated plan must choose b. or c.; d., e., and f. are optional)  a. [ ] This is a new Plan effective as of
	(May not be earlier than the first day of the Plan Year in which the Plan is executed).
	b. Amendment and restatement of existing Plan
	PPA RESTATEMENT (leave blank if not applicable)
	1. [ ] This is an amendment and restatement of a previously established qualified plan of the Employer which was originally
	effective The effective date of this amendment and restatement is (hereinafter called the "Effective Date").
	c. [ ] FOR EGTRRA RESTATEMENTS: This is an amendment and restatement to bring a plan into compliance
	with the Economic Growth and Tax Relief Reconciliation Pension Protection Act of 2001 ("EGTRRA2006"
	("PPA") and other legislative and regulatory changes. The Plan's original effective date was Except as specifically provided in (i.e., the Plan, the effective date of this amendment
	and 6-year pre-approved plan restatement).
6	EFFECTIVE DATE (-isPlan Section 1.27)
0.	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)
	Restatement Effective Date"). (May. If this is an amendment and restatement, the effective date of the restatement (hereinafter
	called the "Effective Date") is: (complete b. if an amendment and restatement)
	b. (enter month day, year; may enter a restatement date that is the first day of the
	current Plan Year, but in no event earlier than the first day of the Plan Year beginning in 2002). The Plan contains appropriate retroactive effective dates with respect to provisions for the appropriate laws.)
	d. [ ] Amendment by page substitution. This is an amendment by substitution of certain pages of this Adoption Agreement.
	Identify the page(s) being replaced:
	Effective Date of such changes:
	e. [ ] Special Effective Dates. The following special effective date(s) apply and, if this is a restated Plan, the corresponding
	prior provision(s) of the Plan apply before the special effective date(s). <b>Note:</b> A special effective date may not delay a provision beyond the permissible effective date under any applicable law requirement.
	——————————————————————————————————————
	f. [ ] This Plan is a frozen Plan effective
7	DIANIVEAD (DI G d' 170)
7.	PLAN YEAR (Plan Section 1.69) means, except as otherwise provided in d. below:  a. [ ] the 12 consecutive calendar year
<u>b.</u>	the twelve-month period:
	Beginning ending on
	and ending on
	month day
	EXCEPT that there will bec. [ ] other: (e.g., a 52/53 week year ending on the date nearest the last
	Friday in December)
	SHORT PLAN YEAR (Plan Section 1.81). Select below if there is a Short Plan Year (if the effective date of participation is
	based on a Plan Year, then coordinate with Question 15.): (leave blank if not applicable):
	a. [ ] N/A bd. [ ] beginning on
	month day, year (enter month day, year, e.g., July 1, 2007_2010)
	and ending on (enter month day, year).
0	DI ANNUM DED
8.	PLAN NUMBER assigned by the Employer a. [ ] 001
	b. [ ] 002
	c. [ ] Other:
9.	TRUSTEE(S) OR INSURER(S) (Plan Sections 1.45 and 1.94):
<i>)</i> .	a. [] Insurer. This Plan is funded exclusively with Contracts and the name of the Insurer(s) is:
	(1) (if more than 2,
	add names to signature page).

	Name(s)		Title(s)	
	rume(s)		Title(8)	
	1. [ ] Use Emplo	onetelephone number: oyer address and telephone numbers and telephone number below:	er <del>.</del>	
	Address:	C.		
		Si	reet	
		City	State	Zip
	Telephone:			
c. [ ]	Corporate Trustee	s) (add additional Trustees as nec	essary)	
	Name:			
	Address:			
		St	reet	
		City	State	Zip
			Ctata	7:
	T. 1. 1	City	State	Zip
	Telephone:	City	State	<u>Zip</u>
	Directed/Discretion		State  becified below, if the Trusteethere is a	
1.	Directed/Discretion shallwill serve as ÷ a Directed	ary Trustee. Unless otherwise sp (nondiscretionary) Trustee (Plan	becified below, if the Trusteethere is a Section 1.22) and if there is an indivi-	a corporate Trustee,
	Directed/Discretion shallwill serve as ÷ a Directed s a Discretionary Truste	ary Trustee. Unless otherwise sp (nondiscretionary) Trustee (Plan	pecified below, if the Trusteethere is a	a corporate Trustee,
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	Plan? d. [ ] No- e. [ ] Yes- NOTE: If Yes is selected, an e this Plan. The Plan and	xecuted copy of the trust agree	d by the IRS for use with this Prototype when the Trustee and the Empund construed together. The responsibilar reement.	ployer must be attached to
10.	PLAN-ADMINISTRATOR'S NA (If none is named, the Employer a. [ ] Employer (Useuse Em b. [ ] Other:	will be the Plan-Administrator	-) (Plan Section 1.5).)	
	Name:			
	Address:		Street	
		C'A-	Chaha	7:
		City City	State State	Zip Zip
	Telephone:			
1.	CONSTRUCTION OF ANNIVE	ERSARY DATE of Plan	(enter month and day)	
2.	BENEFIT FORMULA The selections made below must Adoption Agreement.	correspond with the selection	s made under the Normal Retirement B	enefit Section of this
	provisions and/or select  2. [ ] All accruals (must enter example)  Effective date  3. [ ] as of	e.e., all accruals cease): ceased as of, or prior to, the effect of re not reflected in this Adoptic benefit formula and/or contrib ceased or were suspended and effective date at 3. Below and s	fective date of this amendment and reson Agreement (may enter effective date outions at b d. (optional), skip questic the prior Plan provisions <i>are</i> reflected select type of benefit formula and other affective date is optional unless a.2. has	at 3. below (optional), ons 13-24) in this Adoption Agreeme contributions below)
<u>).</u>	Trustee (or Insurer), such Truste	ing benefit formula (select one	ewealth where the Employer's (or, in the see of business is located unless another	
	<pre>specified: Non-Integrated (Question 20) c. [ ] Integrated (Question 2)</pre>	21)		
	OTHER CONTRIBUTIONS (lead. [ ] Rollover contribution			
12.	—ANNIVERSARY DATE of Plan	month day	<u></u>	
ELIG	IBILITY REQUIREMENTS			
13.			ployees (including Leased Employees) ere in the Plan:	EXCEPT for the

No excluded Employees. There are no additional excluded Employees under the Plan (skip to Question 14).

	<u>b. [ ]</u>	Exclusions. b. [ ] The following are excluded Employees are not Eligible Employees for Plan purposes
	(select o	ne or more):
		1. [ ] Union Employees (as defined in Plan Section 1.2228)
		2. [ ] Nonresident aliens (as defined in Plan Section 1. <del>22</del> 29)
14.	CONDI	FIGNS OF ELICIPHITY (Dien Section 2.1)
14.	F 7	FIONS OF ELIGIBILITY (Plan Section 3.1)  No age or service required (skip to Question 15).
	<u>a.    </u> b. [ ]	Eligibility. Any Eligible Employee will be eligible to participate in the Plan upon satisfaction of the following (select
	0.	either a. OR b. and c.):complete age and service; complete c. and d. if applicable):
	1 [ ]	a <u>Age</u> No age <del>or service required.</del>
	<u>1</u> . [ ]	b. [ ] —Completion of the following service-requirement which is based on Years of
		Service (or Periods of Service if the Elapsed Time Method is selected):
		2. [ ] Age requirement as follows:
		a. [ ] Age 20 1/2
		b. [ ] Age 21
		c. [ ] Age (may not exceed 21)
		Service <sup>1</sup>
		<u>3</u> . [ ] No service requirement
		2. [ ] 64. [ ] Service requirement as follows:
		a. [ ] (not to exceed 12) months of service (elapsed time)
		3b. [ ] 1 Year of Service
		4c. [ ] 11/2 Years of Service
		5d. [ ] 2 Years of Service
		6. [ ](not to exceed 1,000) Hours of Service withine. [ ](not to
		exceed 12) monthsconsecutive 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 <u>1</u> Year of Service requirement in <u>4.b.3.</u> above.
		7. [] (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.3.
		above.
		8. [ ] Other:(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.
	NOTE:	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.64.e. above. In both cases, the Plan must use the Elapsed  Time 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.
	NOTE:	Year of Service means Period of Service if Elapsed Time elapsed time method is chosen.
	NOIE.	
	c. [ ]	Attainment of age:
		1. [ ] No age requirement
		2. [ ] 20 1/2
		3. [ ] 21 4. [ ] Other:
		4. [ ] Other (may not exceed 21)
15.	FFFFCT	TIVE DATE OF PARTICIPATION (ENTRY DATE) (Plan Section 3.2)
15.		ble Employee who has satisfied the eligibility requirements will become a Participant in the Plan as of:
	a. [ ]	
	b. [ ]	
	c. [ ]	
	d. [ ]	
		next following the date on which such requirements are met-
	e. [ ]	the first day of the Plan Year coinciding with or next following the date on which such requirements are met. (Eligibility
		(eligibility must be six months of service (or 1 1/2 Years (or Periods) of Service if 100% immediate vesting is selected)
	a =	or less and age must be 20 1/2 or less.)
	f. [ ]	
	g. [ ]	
		first 6 months of the Plan Year, or as of the first day of the next succeeding Plan Year if such requirements are met in
		the last 6 months of the Plan Year.

	h. [ ]		, provided	(must be	e definitely_
		determinable and satisfy Note below)			
	NOTE:	If h. above is selected, then it must be completed in a man maximum age (21) and service requirements (1 Year (or F vesting)) and who is otherwise entitled to participate, shall later than the earlier of (a) 6 months after such requirement such requirements are satisfied, unless the Employee separate.	Period) of Service (or mo Il commence participation ints are satisfied, or (b) the	ore than 1 year if the nowill become the first day of the	full and immediate a Participant not first Plan Year after
SERVI	CE				
16.	RECOG	NITION OF SERVICE WITH OTHER EMPLOYERS (Pla	an Sections 1 5464 and 1	<b>85</b> 88)	
10.	<u>a. [ ]</u>	No service with other employers is recognized except as of	otherwise required by law	v (e.g., the Plan a	
		the recognition of service with Employers who have adop predecessor Employers who maintained this Plan; skip to			
		Employers shall be recognized.	<del>Question 177.</del>	1,0001,1	
	<del>OR,</del> b. [ ]	Prior service with the designated employers and purposes	is recognized as follows	(answer c. and s	elect one or more of
		c.1 3.; select d g. as applicable) (if more than 3 emplo than 3 employers):or complete option m. under Section B Dates and Other Permitted Elections)):	yers, attach an addendun	n to the Adoption	n Agreement <del>if more</del>
	Other E	mployer	Eligi	bility Vest	ing Benefits
	c. [ ]	=	<b>Eligibility</b>	<b>Vesting</b>	<b>Benefits</b>
	<del>b. [_]</del>	Employer name:	<del></del>	<del>[ ]</del>	<del>[ ]</del>
	e. [	Employer name:	<del></del>	$\overline{\square}$	<del>[ ]</del>
	<del>d. [_]</del>	Employer name:	<del></del>	<del>[ ]</del>	<del>[ ]</del>
	e[_]	Limitations:	<u></u>	$\vdash$	$\vdash$
	o. [ ]	(e.g., credit service with X only on/following 1/1/09 or c	eredit-	L J	. 1
		all service with entities the Employer acquires after 12/3	; <del>1/08).</del>		
	Employe	er name:	1.	2. [	3. [ ]
	<u>d. [ ]</u>	Employer name:	1. [	] 2. [	3. [ ]
	e. [ ]	Employer name:	1. [	] 2. [	] 3. [ ]
	<u>f. [ ]</u>	Any entity the Employer acquires whether by asset or stood purchase, but only with respect to individuals who are	ck 1. [	] 2. [	] 3. [ ]
		employees of the acquired entity at the time of the acquisi	tion.		
	Limitati			2 2 5	
	g. [ ]	The following provisions or limitations apply with respect the recognition of prior service:	t to 1.	2.	3.
		(e.g., credit service with X only on/following 1/1/15 or credit service with X only on/following			
	NOTE:	all service with entities the Employer acquires after 12/31 If the other Employer(s) maintained this qualified Plan, the must be recognized pursuant to Plan Sections 1.5464 and	nen Years (and/or Periods		
		_	1.6596 regardless of any	selections above	·
17.		CE CREDITING METHOD (Plan Sections 1.64 and 1.98) Il that apply; leave blank if not applicable or if defaults applicable.	lv)		
		This Question may be skipped if (1) there are no age and	service requirements for		
		automatically 100% Vested in their Accrued Benefit, OR in Plan Section 1.98 including the following default provi		th in the definition	on of Year of Service
		1. For eligibility purposes, a Year of Service means the eligibility computation period. Hours of Service will be	completion of at least 1,0 be based on actual Hours	of Service-exce	pt that for
		Employees for whom records of actual Hours of Servi the monthly equivalency method will be used). The el			
		the eligibility condition is one (1) Year of Service or l	ess. ( <del>To</del> to modify these d	defaults, complet	e <del>b</del> a. below <del>.)</del> )
		<ol><li>For Vestingvesting purposes, a Year of Service means vesting computation period. The vesting computation</li></ol>			
		on actual Hours of Service. (To except that for Emplo			

			ained or available (e.g., salaried Employees) the monthly equivalency method will be used). (to modify this
	3		lt, complete eb. below.)  One-one-year hold-out rule after a 1-Year holdout Break in Service rule will not be used. (Toto modify this
	٥.		It, complete dc. below.)
a. [ ]	N//	<del>\ or d</del>	ofault provisions above apply to this Plan. (Go to next Question)
b. [ ]	<u>a.</u>		Eligibility. Alternative definition of Year of Service for eligibility (select 1. or all that apply of or 2.
<del>-4)</del> .)	1.	[]	The Elapsed Time Method time. The elapsed time method will be used instead of the Hours of Service Method method.
	2.	[ ]	A Year Hours of Service is Alternative definitions for the Hours of Service method will be used.
			a.2. selected, select one or more of 3 5. (may not exceed 1,000) during an be selected with a.1.)
	3.		Hours of Service required. Instead of 1,000 Hours of Service, Year of Service means the eligibility computation period_during which an Employee has completed at least (not to exceed 1,000) Hours of Service.
	3.	-	The following 4. [ ] Equivalency Method. Instead of using actual Hours of Service, an equivalency
			method will be used to determine Hours of Service-for eligibility. Such method will apply to:
			<ul> <li>a. [ ] all Employees-</li> <li>b. [ ] Employees for whom records of actual Hours of Service are not maintained or available</li> </ul>
			(e.g., salaried employees). Employees)
			ON THE BASIS OF:
			ec. [ ] other: (e.g., per-diem Employees only)
			Hours of Service for eligibility will be determined on the basis of:
			d. [ ] days worked (10 hours per day).
			de. [] weeks worked (45 hours per week).
			ef. [ ] semi-monthly payroll periods worked (95 hours per semi-monthly pay period).  fg. [ ] months worked (190 hours per month).
			gh. [ ] bi—weekly payroll periods worked (90 hours per bi—weekly pay period).
			4. [ ] i. [ ] other: (e.g., option d. is used for per-diem Employees and option
			e. is used for on-call Employees)
	5.		<ul> <li>Computation period. Alternative method for determining eligibility computation period</li> <li>a. [ ] The eligibility computation period will shift to the Plan Year after the initial computation period.</li> <li>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 shallwill be based on each anniversary date thereof.</li> </ul>
e. [ ] 2. 4.)	<u>b.</u>		Vesting. Alternative definition of Year of Service for Vesting (select 1. or all that apply of
	1.	[ ]	The Elapsed Time Method. The elapsed time method will be used instead of the Hours of Service Method.
			A Year Hours of Service is Alternative definitions for the Hours of Service method will be used.
			b.2. selected, select one or more of 3 5. (may not exceed 1,000) during a Vesting be selected with b.1.)  Hours of Service required. Instead of 1,000 Hours of Service, Year of Service means the vesting
	<u>J.</u>		computation period during which an Employee has completed at least (not to exceed 1,000)
			Hours of Service.
	3.	[ ]	The following4. [ ] 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). Employees)
			c. [] ON THE BASIS OF:
			e. 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). de. [ ] weeks worked- (45 hours per week).
			ef. [ ] semi-monthly payroll periods worked. (95 hours per semi-monthly pay period).
			fg. [ ] months worked-(190 hours per month).
			gh. [ ] bi-weekly payroll periods worked (90 hours per bi-weekly pay period).
			<u>i. [] 4. [] The Vesting</u> other: (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
	<u> </u>	-	Employee first performs an Hour of Service (initial computation period) and each anniversary thereof.

	dc. [ ] The One-Year holdout Break in Service Rule "one-year hold-out" rule. The "one-year hold-out" rule will apply to (select one or both):  1. [ ] determine eligibility- 2. [ ] determine Vesting-vesting
COM	PENSATION
18.	COMPENSATION (Plan Section 1.14) with respect to any Participant means; is defined as follows (Plan Sections 1.16 and 1.38).  Base definition  a. [ ] Wages, tips and other compensation on Form W-2.  b. [ ] Section Code § 3401(a) wages (wages for withholding purposes).  c. [ ] 415 safe harbor compensation.
	ADJUSTMENTS TO COMPENSATION
	<ul> <li>d. [ ] N/A. No adjustments.</li> <li>e. [ ] Compensation shall NOTE: Plan Section 1.16(d) provides that the base definition of Compensation includes deferrals that are not included in income due to Code §§401(k), 125, 132(f)(4), 403(b), 402(h)(1)(B)(SEP), 414(h)(2), &amp; 457.</li> </ul>
	Adjustments to Compensation (for Plan Section 1.16). Compensation will be adjusted by:  d.   No adjustments  e.   Adjustments. Compensation will be adjusted by: (select one or more) (options 1., 2., and 3. are safe harbor adjustments)  1.   including compensation which is not currently includible in the Participant's gross income by reason of the
	application of Code Sections 125 (cafeteria plan), 132(f)(4) (qualified transportation fringe), 402(e)(3) (401(k) plan), 402(h)(1)(B) (simplified employee pension plan), 414(h) (employer pickup contributions unde a governmental plan), 403(b) (tax sheltered annuity) or 457(b) (eligible deferred compensation plan)  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 Compensation paid during the "determination period" while not a Participant in the Plan  4. [ ] NOTE: If the post severance compensation provisions of the proposed Code Section 415- regulations were used, complete Appendix A (Special Effective Dates and Other Permitted Elections).
	AND, if this Plan was subject to the family aggregation rules of Code Section 401(a)(17) as in effect under Code Section
	414(q)(6) prior to the enactment of SBJPA, were the rules deemed to have been repealed on a retroactive basis with respect to years prior to the effective date of the repeal of such rules with respect to this Plan?
	f. [ ] N/A. This Plan was never subject to the pre SBJPA family aggregation rules. g. [ ] No. h. [ ] Yes, the repeal was applied on a retroactive basis.  FINAL excluding Military Differential Pay
	Military Differential Pay special effective date (leave blank if not applicable)  f. [ ] If this is a PPA restatement and the provisions above regarding Military Differential Pay (included unless e.4. is selected) have a later effective date than Plan Years beginning after December 31, 2008, then enter the date such provisions were first effective: (may not be earlier than January 1, 2009; for Plan Years beginning prior to January 1, 2009, Military Differential Pay is treated in accordance with the post-severance compensation provisions in the following Question).
	POST-SEVERANCE COMPENSATION (415 REGULATIONS)  The following optional provision of the final Code §415 Regulations will apply to limitation years Limitation Years beginning on or after July 1, 2007; unless otherwise elected below:
	415 Compensation (post-severance compensation adjustments) (select all that apply ori j.: leave blank if not applicable none apply)
	i. [ ] The following post severance Compensation adjustments will be made to 415 Compensation (if no selections are made, then NOTE: Unless otherwise elected under a. below, the following defaults apply: 415 Compensation will include (to the extent provided in Plan Section 1.32),38), post-severance regular pay, leave cash—outs and payments from nonqualified unfunded deferred compensation plans).

g.	The defaults listed above apply except for the following (select all that apply one or more):
_	1. [ ] Leave cash_outs will be <b>excluded</b>
	2. [ ] Nonqualified unfunded deferred compensation will be <b>excluded</b>
	3. [ ] Salary continuation payments for military service Participants Military Differential Pay will be included (Plan
	automatically includes for Limitation Years beginning after December 31, 2008)
	4. [ ] Disability continuation payments will be <b>included</b> for:
	a. [ ] For-Nonhighly Compensated Employees only
	b. [ ] For all participants and the salary continuation will continue for the following fixed or determinable
	period:
	5. [ ] The post severance Compensation provisions shall apply earlier than the mandatory effective date. Specify the
	date (must be earlier than the first Limitation Year beginning on or after July 1, 2007)
<u>j</u> h. [ ]	The last paycheck ("administrative delay") rule will be applied (amounts paid in the first few weeks of a Limitation Year
<u></u>	due to administrative delay relate back to the prior Limitation Year).
NOTE.	
NOTE:	
	Years beginning after such date, Military Differential Pay is not considered post-severance compensation and the
NOTE:	provisions of a e. apply.
NOTE:	The post-severance Compensation adjustments will also be made to Compensation for benefit purposes.
Post-sev	erance compensation special effective date (leave blank if not applicable)
i. [ ]	If this is a PPA restatement and the post-severance compensation adjustments above for 415 Compensation or Plan
	Compensation applied other than the first day of the Plan Year beginning on or after July 1, 2007, then enter the date such
	provisions were first effective:
	PLOTABLOID WOLD HIST OHOOUTO.
AVERA	GE COMPENSATION (Plan Section 1.11)() (select all that apply; leave blank if not applicable or if defaults apply)
	pant's Average Compensation is the average of the Participant's Compensation during the Averaging Period averaging
	nat falls within the Participant's Compensation History. Unless otherwise selected below, history.
NOTE:	This Question may be skipped if (1) the benefit formula is not based on Average Compensation, OR (2) the provisions
1 701	set forth in the following defaults will default provisions apply:
	Averaging Period <u>"averaging period"</u> is the three (3) consecutive <u>Measuring Periods measuring periods</u> which produce the
	est Average Compensation. ( <del>Toto</del> modify this default, complete b. below <del>.)</del> )
	Measuring Period measuring period is the Plan Year. (Toto modify this default, complete c. below.)
	Compensation History history is the period that begins on the Participant's date of hire and ends in the current Plan Year.
( <del>To</del> to	nodify this default, complete d. and/or e. below-)
<del>a [ ] a</del>	N/A. The defaults above apply or the benefit formula is not based on Average Compensation. (Go to next Question)
[ ]	
a. [ ]	Alternative definition of "averaging period." The "averaging period" is:
b. [ ]	Alternative definition of Averaging Period. The Averaging Period is:
	1. [ ] consecutive Measuring Periods" measuring periods" which produce the highest Average
	Compensation.
	[ ] final
	History history.
	3. [ ] all Measuring Periods" measuring periods" (career average).
	4. [ ] <u>Measuring Periods</u> "measuring periods" (whether or not consecutive) which produce the
	highest Average Compensation. (may not be selected if an integrated benefit formula is elected at Question
	<u>20)</u>
	<b>NOTE:</b> The <u>Averaging Period</u> " <u>averaging period</u> " must <u>be</u> at least 3 years (or 36 months if the <u>Measuring</u>
	Period measuring period below is the calendar month.
<u> </u>	=Alternative definition of Measuring Period. The Measuring Periodb.
<u>''measur</u>	ing period." The "measuring period" is:
	1. [ ] the Plan Year.
	2. [] the calendar year.
	3. [ ] the 12-month period ending on
	4. [] a calendar month.
	T. [ ] a carondal monun.
<u>dc</u> . [ ]	Alternative definition of Compensation History history. The Compensation History is:
	1. [ ] the period that begins on the Participant's date of hire and ends in the current Plan Year.
	2. [ ] the period that begins on the date the Participant's participation in the Plan commenced and ends in the
	current Plan Year.
	3. [ ] the consecutive Measuring Periods" measuring periods" ending in the current Plan Year.
	4. [] the period measured from through the end of the current Plan Year.
	[ ] the period measured from through the end of the current Plan Tear.
<u>ed</u> . [ ]	Other excluded periods. Compensation History does not include the following periods:
	1. [ ] A Measuring Period measuring period in which the Participant terminates employment.
	2. [ ] A Measuring Period" measuring period" in which the Participant does not complete at least Hours of

### BENEFIT FORMULAS

20.	NORMAL RETIREMENT BENEFIT FORMULA <u>NON-INTEGRATED FORMULAS</u> (Plan Section 5.1) A Partice "Normal Retirement Benefit" is an annual benefit determined under the <u>following</u> formula <u>elected below</u> (select one from a optional):  E:				
NOTE:	-). The benefit formula must provide meaningful benefits within the meaning of Code Section §401(a)(20).				
	<ul> <li>FLAT BENEFIT</li> <li>NOTE: A Participant must be required to complete a minimum of 25 years of Credited Service to receive an unreduced benefit. Therefore, if a fractional accrual method is being used, Question 21.b20.g.1. must be completed with an insertion of no less than 25 years of Credited Service.</li> <li>a. [ ]% of Average Compensation.</li> <li>b. [ ] \$</li> </ul>				
	<ul> <li>UNIT BENEFIT</li> <li>NOTE: If c. or d. is selected and the Accrued Benefit is calculated using a fractional accrual method or the Plan is fully insured Code Section §412(e)(3) (formerly Code §412(i))) Plan, then the maximum number of years of Credited Service may not be less than 25.</li> </ul>				
	c. [ ]% of Average Compensation, multiplied by Credited Service. The maximum number of years of Credited Service to be taken into account shall will be				
	d. [ ] \$d.				
	e. [ ] % of Average Compensation, multiplied by the first years of Credited Service				
	1. [ ] plus% of Average Compensation multiplied by the next years of Credited Service				
	2. [ ] plus% of Average Compensation multiplied by the number of all remaining years of Credited Service.  The maximum number of years of Credited Service to be taken into account shall will be .				
	NOTE: If the unit accrual method applies, any percentage selected in 1. or 2. above may not be more than 133 1/3% greater than any prior percentage under the formula. If the Employer elects to apply the Fractional Accrual Method 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 qualify as a safe harbor plan under the Code Section §401(a)(4) Regulations.				
	ACCUMULATION PLAN (optional)  f. [ ] If c. or e. selected above, the benefit formula applies separately for each Plan Year, using Compensation for the Plan Year (instead of Average Compensation).				
21. a.	<b>REDUCTIONS AND LIMITATIONS</b> : Regardless of the above, the formula above will be modified as follows:  [] No (leave blank if no reductions or limitations.):				
	b. [ ] The following reductions g. [ ] Reductions and limitations. The following apply (select one or more):  1. [ ] A Participant's benefit shall 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.				
	<ol> <li>[ ] A Participant's benefit shallwill not exceed \$</li> <li>[ ] A Participant's benefit shallwill not be less than \$</li> </ol>				
	<ul> <li>3. [] A Participant's benefit shallwill not be less than \$</li> <li>4. [] Increases in a Participant's benefit resulting from a change in Compensation shallwill be recognized as of each Anniversary Date, but decreases shallwill not be recognized until the decrease in Compensation has been in effect for Plan Years.</li> </ul>				
	5. [ ] The benefit shallwill be rounded to the [ ] next [ ] nearest \$				
	NOTE: If a fractional accrual method is used with a Flat Benefit formula, option bg.1. above must be selected with a reduction for Credited Service less than 25.				
21.	NORMAL RETIREMENT BENEFIT FORMULA – INTEGRATED BENEFIT FORMULAS (Plan Section 5.1). Subject to				
	the overall permitted disparity limits in the Plan, a Participant's "Normal Retirement Benefit" is an annual benefit determined under the formula selected below (select one from a d. and one from e.1 e.7.; g is optional unless a fractional accrual method is used). The benefit formula must provide meaningful benefits within 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				
	<ul> <li>of Credited Service</li> <li>b. plus a benefit equal to</li></ul>				
	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 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

- a. % (not to exceed the lesser of (1) the excess benefit percentage, or (2) 133 1/3 percent of the base benefit percentage) times Average Compensation for each year of Credited Service after the number of years 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., this percentage will be equal to the excess benefit percentage.
  - 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. [ ] Flat 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. [ ] Offset 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 or 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. [ ] Offset 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. INTEGRATION LEVEL (or offset level) means (select one):

- 1. [ ] the current Covered Compensation Table.
- 2. [ ] 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. [ ] \$ (not to exceed 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).
- 5. [ ] \$ (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).
- 6. [ ] a uniform percentage equal to % (greater than 100%, but not greater than 150%) of each 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.

### MAXIMUM EXCESS OR OFFSET ALLOWANCE AND OTHER LIMITATIONS

The following limitations and adjustments will apply.

- 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<sub>e</sub>
- 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.
	<b>REDUCTIONS AND LIMITATIONS.</b> Regardless of the above, the formula above will be modified as follows (leave blank if no
	reductions or limitations):
	f. [ ] <b>Reductions and limitations.</b> 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
	for Plan Years.  5. [ ] The benefit will be rounded to the [ ] next [ ] nearest \$ .
	NOTE: 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.
	reduction for estented betwee ress than 33.
22.	CREDITED SERVICE (Plan Section 1.20) (skip if 20.a. or 20.b. selected) 17) for
	Determining Credited Service. For purposes of applying the benefit formula means, with respect to a Participant,, Credited
	Service means:
	NOTE: If a fractional accrual method is being used, Credited Service and service used in the fraction must be determined on the
	same basis.
	a. [ ] N/A. The retirement benefit formula is not based on Credited Service-
	b. [ ] Total Years of Service (as defined for benefit accrual purposes).
	c. [ ] Plan Years of Service (as defined for benefit accrual purposes).
	Limitations. AND, if If a fractional accrual method is NOT being used, then 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" shall will be limited to years (the safe harbor is may not
	exceed 5 years or less). "Past service credit" means (A1) benefit accruals for service prior to the Effective Date of this
	Plan, (B2) increases in existing Accrued Benefits resulting from service prior to the Effective Date of a Plan amendment,
	and $(\underbrace{-3})$ benefit accruals for service with another employer.
	NOTE: If a fractional accrual method is being used, Credited Service and service used in the fraction must be determined on the
	same basis.
23.	RESERVED (This Plan does not permit cash-balance provisions)
<u>24.</u>	ACCRUED BENEFIT (Plan Section <del>1.1) shall be:</del> <u>5.2)</u>
	a. Calculated Accrual method. The Accrued Benefit will be calculated using the following method:
	1. [ ] 133 1/3% rule (unit accrual).
	2. [ ] Fractional rule based on Years of Service.
	3. [ ] Fractional rule based on Plan Years of Service.
	4. [ ] Fractional rule using Plan Years of Service, plus Years of Service credited prior to Plan entry.
	5. [ ] 3% rule. 6. [ ] N/A (Plan is fully insured (via a Code Section \$412(a)(2) (formerly Code \$412(i))) plan))
	6. [ ] N/A(Plan is fully insured-(; i.e., a Code Section §412(e)(3) (formerly Code §412(i))) plan-)
	b. <u>Limitations</u> . If a fractional method is being used, (a.2 - a.4. above), then the following limitations on Years of Service taken into
	account in determining a Participant's Accrued Benefit will apply (select all that apply or leave blank if not applicable):
	NOTE: If a fractional accrual method is being used, then Credited Service and the fraction must be determined on the
	same basis.
	1. [ ] The denominator of the fraction will not exceed .
	Years or Service completed prior to are disregarded.
	3. [1] Years of Service in excess of vears are disregarded

	4. [ ]		vice credit" will be limited to years (safe harbor for past service ismay not exceed 5 years or less) and service credit" limitation will
		a. [ ]	
		b. [ ]	only apply in determining increases to a Participant's Accrued Benefits.
	(B) incre	ases in exi	s Section, "past service credit" means (A) benefit accruals for service prior to the Effective Date of this Plan, sting Accrued Benefits resulting from service prior to the Effective Date of a Plan amendment, and (C)
	benefit a	ccruals for	service with another employer.
c.	<b>Year of</b> 1. [ ]		or benefit accrual purposes, a Year of Service means:  Time Method shalltime. The elapsed time method will be used and, a Participant will be credited with a Year e for:
		a. [ ]	each 12 month Period of Service
			each 3 months of service
	2. [ ]	which an	Service Method shall be used. Unless otherwise selected below, a Year of Service will be a Plan Year during Employee completes more than 500 at least 1,000 Hours of Service. (select all that apply of a c. or is on the last day of the Plan Year. leave blank if defaults apply)
			Alternative definition of Year of Service (select all that apply or leave blank if not applicable)  1. [ ] Computation period. 1. [ ] 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.  2. [ ] 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 500 Hours of Service is entered or if the Employee is employed on the last day of the Plan Year, credit for a fractional period must be recognized and c.2. below must be selected.)
		b. [ ]	<b>Equivalency Methods.</b> The methods. Instead of using actual Hours of Service, the following equivalency method will be used to determine Hours of Service in lieu of actual hours. Such method will apply to (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). Employees)
			ON THE BASIS OF: 3. [ ] other: (e.g., per-diem Employees only)
			Hours of Service will be determined on the basis of:  3.   days worked-
			4. [] weeks worked.
			5. [ ] semi-monthly payroll periods worked-
			6. [ ] months worked-
			7. [ ] biweekly payroll periods worked (90 hours per biweekly pay period} 8. [ ] other: (e.g., option 3. is used for per-diem Employees and option 4. is used for on-call
			Employees)
		c. [ ]	<b>Fractional </b> Credit. If c.2.a.2. is selected above, will Participants receive fractional credit?
			1. [ ] No <del>.</del>
			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.
	a		
d.	Special I		(select all that apply or leave blank if not applicable)  wy Minimum Benefit heavy minimum benefit (select one or more):
	1. [ ]		If the Plan is a Top-Heavy Plan, the Accrued Benefit of a Participant who is a Key Employee shall will not
		. ,	be less than the minimum benefit for any Top—Heavy Plan Year as set forth in Plan Section 5.56.
		b. [ ]	Instead of 2%, substitute the following percentage(s) to determine top—heavy minimum benefits (must be at least 2%)
		c. [ ]	A 5year Averaging Period" averaging period" applies to determine Average Compensation for the top-heavy minimum benefit regardless of the Averaging Period averaging period used in the normal
	2 [ ]	Applicati	retirement benefit"Normal Retirement Benefit" formula. on of Code Section §415 limitations. The Code Section §415 limits apply to the normal retirement
	2. [ ]		Normal Retirement Benefit" formula before determining a Participant's Accrued Benefit.
6	Fronk C4	ort Dulos	etort rules
e.	1. [ ]	<del>art Rules</del> N/A <del>. Thi</del>	start rules sis a (new Plan or there is no Fresh-Start Date-)
	2. [ ]		hStart Date is

		2. is selected, the Accrued Benefit. The Accrued Benefit with respect to each Participant in the "Fresh-Start
		hall will be determined using the following Fresh-Start rules (Plan Section 5.2(f)):
	a. [ ]	Formula with wear-away. (The the greater of the Frozen Accrued Benefit or the Accrued Benefit
		determined under Plan Section 5.2-).
	b. [ ]	Formula without wear-away. (The 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 (the greater of a. or b. above.)).
	NOTES:	
	NOTES	
		wear-away may not be selected.
		(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 Freshfresh-Start rules above take
		into account an Employee's past service in determining the Employee's benefit accruals under the
		Plan; either of these Freshfresh-Start rules may cause the Plan to fail to satisfy the safe harbor for past
		service in Regulation Section Regulations §1.401(a)(4)-5(a)(5).
	AND	
		ch Adjustments. Each Participant's Frozen Accrued Benefit will be adjusted in accordance with the following
		Plan Section 5.2(g)(8)):
		N/A or None adjustment
	e. [ ]	Old compensation fraction
	f. [ ]	New compensation fraction
	g. [ ]	Reconstructed compensation fraction based on the Plan Year beginning in (insert 1989, 1990,
	8 1 3	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)
	п. [ ]	participants."
AND TI	HE "FRESH-START GF	
<del>AND, 11</del>		
		Start Group." The "Fresh-Start Group" consists of all Participants who have Accrued Benefits as of the
		art Date and have at least one Hour of Service with the Employer after that date. However, if designated
		e "Fresh-Start Group" shall will be limited to: (select all that apply or leave blank if not applicable)
	i. [ ]	Code Section \( \) \( \) 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 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.
	: []	Members of an "acquired group of employees Employees." An "acquired group of employees Employees."
	j. [ ]	
		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 Section §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" described below.
		The <u>"acquired group of Employees"</u> consists of:
	k. [ ]	Employees with a Frozen Accrued Benefit that is attributable to assets and liabilities transferred to the Plan
	ж. [ ]	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 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
		transferred to the Plan is:
2.12.5	NODICAL FORMOR	
<del>24</del> 25.		BENEFIT (Plan Section 5.1(b)) shallwill be:
	a. [ ] a life annuity	
	b. [ ] an annuity for	or life and years certain.
<del>25</del> 26.	ACTUARIAL EQUIV	ALENT (Plan Section 1.4) means amounts of equal value when computed using the following (select a. OR
	b.; c. must be complete	
		t be completed; d. is optional):
	Correct d. OIX O., C. IIIUS	to completed, d. 15 optional).
	Actuarial assumption	ıs
	a. [ ] The following	g actuarial assumptions will apply except as otherwise provided in Pian Section 1.4 (select <del>1. or all that</del>
		ag actuarial assumptions will apply except as otherwise provided in Plan Section 1.4 (select 1. or all that
	apply of 2. th	nrough 5.)one)
	<del>apply of 2. tl</del> 1. [ ] Or	

		a. [ ] Pre-Retirement Morta	ity Table:
		3b. [ ] Pre-Retirement Intere	t:
			ality Table:
			st:
			ted benefit formula is elected (Question 21), then the mortality table above must
			described in Regulations §1.401(a)(4)-12 and the interest rate above must be
		between 7.5% and 8.5%.	
b.			e., Code Section §412(ie)(3)) Plan, the interest and mortality assumptions
		-	nuity contract (complete 1., 2. and 3.; 4. is optional):
		2. [ ] Company that issued the contra	et:
		3. [ ] Date of issuance:	
		different purposes under the contract, the the Plan are those assumptions specified	annuity contract specifies different interest and mortality assumptions for a the assumptions that will be used to determine Actuarial Equivalence under under the contract for purposes of determining: of benefits payable in different forms under the contract or cash surrender value
		<del>'provisions</del>	
1.			<u>Γhe applicable interest is based on the following:</u> purposes of determining the <u>Applicable Interest Rate</u> applicable interest rate
	1.	is:	purposes of determining the <del>rapplicable interest Rate</del> <u>applicable interest rate</u>
		a. [ ] <del>One</del> one calendar month	
		b. [ ] One one Plan Year quarter	
		c. [ ] One one calendar year quarter	
		d. [ ] Oneone Plan Year	
		e. [ ] Oneone calendar year	
	2.	a. [ ] first calendar month preceding t b. [ ] second calendar month preceding c. [ ] third calendar month preceding d. [ ] fourth calendar month preceding e. [ ] fifth calendar month preceding	ck month" relating to the Stability Period"stability period" is the: the first day of the Stability Period"stability period"
		(specify which of the first through	h fifth months are averaged)
d.		transition rules.	
			lect the elections that had been made as part of the GUST update.
			h below do not apply to this Plan. (If selected, skip to Question 26).
			, 1994, the GATT implementation date for purposes of Code Section 417(e) is:
		a.     the first day of the first Plan	Year beginning in 1995. fter(may not be later than the first day of the first Plan
		b. [ ] Plan Years beginning on or Year beginning in 2000).	thei (may not be later than the first day of the first Fair
			a CATT implementation data reduced purposent to the change made by
		Plan Section 1.4?	e GATT implementation date reduced pursuant to the change made by
		c. [ ] Yes.	
		d. [ ] No.	
			on data the following rules applied (complete a of is optional):
		e. [ ] The applicable PBGC rates	on date, the following rules applied (complete e.; f. is optional):
		1. [ ] the first day of the	Plan Year in which a distribution occurs.
		2. [ ] the Participant's A	nnuity Starting Date.
		3. [ ] days	not exceeding 120) prior to the Participant's Annuity Starting Date.
		f. [ ] 100% of the applicable PBC	C rates applies to all Participants regardless of the present value of a

	3. For Plans in effect prior to December 8, 1994, the "RPA '94 Freeze Date" for purposes of Code Section 415(b) is:  a. [ ] N/A, the Plan does not provide for an "RPA '94 Old-Law Benefit." (If selected, skip to Question 26).
	b. [ ] (may not be later than 1999 and must be a date prior to the "RPA '94 Final
	Implementation Date").
	AND, if b. is selected, the "RPA '94 Final Implementation Date," is:  1. [ ] The first day of the first Limitation Year beginning on or after January 1, 2000.
	2. [ ] (insert the later of the date a Plan amendment applying the RPA '94 Code Section 415(b)(2)(E) changes was adopted or made effective (which adoption and effective date-must have been before the Plan's first Limitation Year beginning in 2000)).
	AND, the SBJPA changes made to Code Section 415(b)(2)(E) applied to:
	3. [ ] All benefits under the Plan on and after the first day of the Limitation Year beginning in 1995. 4. [ ] All benefits under the Plan on and after August 20, 1996 (this option may only be selected if the date in b. above is prior to August 20, 1996).
	5. [ ] All benefits under the Plan on and after the date in b. above (this option 5. may only be selected if the date in b. is prior to August 20, 1996).
	AND, the following method was applied to the "RPA '94 Old Law Benefit" as of the "RPA '94 Freeze Date":  6. [ ] Method 1 (sum of)  7. [ ] Method 2 (with wear away)  8. [ ] Method 3 (greater of Method 1 or Method 2)
NORM	AL RETIREMENT
<del>26</del> <u>27</u> .	NORMAL RETIREMENT AGE ("NRA") (Plan Section 1.46)57) a. "NRA" means the:
	1. [ ] date of a Participant's birthday (not to exceed 65th and may not be less than the later of age 55 or the
	representative typical retirement age for the adopting Employer's industry).  2. [ ] later of a Participant's birthday (not to exceed 65th and may not be less than the later of age 55 or the
	representative typical retirement age for the adopting Employer's industry) or the
	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 exceed 5th) anniversary of the first day of the Plan Year in which participation in the Plan commenced.
	NOTE: A Participant's age specified above may not exceed 65 and may not be less than the later of age 55 or the representative typical retirement age for the adopting Employer's industry.
	Earlier "NRA." However, if earlier, a Participant's "NRA" will be 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. AND, is Is there a special effective date for the age requirement specified in a. above (as a result of Regulation Section Regulations §1.401(a)-)-1)? (leave blank if not applicable)
	f. [ ] No.
	g. [ ] 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 will not be earlier than the representative typical retirement age for the Employer's Employer's industry, but in no event less than age 55. An NRA of age 62 or greater shallwill be deemed to satisfy this requirement.
<del>27</del> <u>28</u> .	NORMAL RETIREMENT DATE (Plan Section 1.4758) means, with respect to any Participant, the:  a. [ ] Participant's date on which the Participant attains "NRA-"
	b. [ ] first day of the month  1. [ ] nearest the Participant's "NRA."  2. [ ] coinciding with or next following the Participant's "NRA."
	c. [ ] Anniversary Date
	1. [ ] nearest the Participant's "NRA." d. [ ] Other:
	and applied in a uniform and nondiscriminatory manner. In: in addition, the Normal Retirement Date may not be more than 6 months earlier or later than the Participant's "NRA.")

## EARLY AND LATE RETIREMENT, DISABILITY AND DEATH BENEFITS

<del>28</del> <u>29</u> .	EARLY RETIREMENT PENSION
	a. Early retirement benefits shall equal:
	1. [ ] N/A. No Early Retirement (no early retirement provision provided. (Go; skip to next Question-29)
	<ul> <li>2b. [ ] Early retirement benefits will equal:</li> <li>1. [ ] 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 5.34).</li> <li>32. [ ] Actuarial Equivalent of Vested Accrued Benefit.</li> <li>43. [ ] Vested Accrued Benefit reduced by 1/2 of 1% for each month early retirement precedes normal retirement.</li> <li>54. [ ] Fully accrued early retirement benefit. There is no reduction of the Vested Accrued Benefit unless such reduction is required by applicable laws and regulations.</li> <li>65. [ ] Vested Accrued Benefit subject to the following actuarial reduction for early commencement:</li> </ul>
	(may not discriminate in favor of Highly Compensated Employees and must be applied uniformly to all Participants).
	b.—Early Retirement Age ("ERA")—means— c. Participant attains age
	AND, completion of completes the following (select 1. or leave blank if not applicable):  1. [ ] at least Years (or Periods) of Service for: a. [ ] Vesting vesting purposes. b. [ ] Benefit benefit accrual purposes.
e.	Early Retirement Date (Plan Section 1.25). Early Retirement Date means the:
	<ul> <li>1d. [ ] date on which a Participant attains "ERA."</li> <li>2e. [ ] first day of the month coinciding with or next following the date on which a Participant attains "ERA."</li> <li>3f. [ ] Anniversary Date coinciding with or next following the date on which a Participant attains "ERA."</li> </ul>
<del>29</del> <u>30</u> .	LATE RETIREMENT BENEFIT (Plan Section 5.45) payable to a Participant who continues employment after attaining Normal Retirement Age <a href="mailto:shallwill">shallwill</a> be::  a. [ ] No special provisions (i.e., greater of continued accruals or <a href="Actuarial Equivalent of actuarially adjusted">Accrued Benefit</a> ).
	<ul> <li>b. [] as follows:</li> <li>1. [] paid as though the Participant had actually retired on the Normal Retirement Date.</li> <li>2. [] at option of Participant, paid as though the Participant had actually retired on the Normal Retirement Date.</li> </ul>
<del>30</del> <u>31</u> .	DISABILITY RETIREMENT BENEFITS (Plan Section 5.7)8)  a. [ ] N/A. No (no disability benefits provided (Go; skip to next Question).)  b. [ ] Disability benefits shall will be equal to:  1. [ ] 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:
	<ul> <li>AND, the Determination. The disability of Participants shall will be determined</li> <li>4. [ ] By a physician.</li> <li>5. [ ] Under the Social Security Act.</li> </ul>
	AND, in 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. [ ] N/A. No additional conditions.
	7. [ ]—Specify: (may not discriminate in favor of Highly Compensated Employees and must be applied uniformly to all Participants).
<u>3132</u> .	SUSPENSION OF BENEFITS (Plan Section 5.45(d)) The suspension of benefit rules applies as follows (select a., b. or c.)
	<ul> <li>a. [ ] The suspension of benefit rules do not apply.</li> <li>b. [ ] For new Plans or for existing Plans restating an identical suspension of benefits provision, the suspension of benefit rules apply to: <ol> <li>1. [ ] all Participants.</li> </ol> </li> </ul>
	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

	1. [ ] er da 2. [ ] th Se	a suspension of benefits option is bein ployees who commence participation te of the suspension of benefit rules in e portion of Participants' Code Section et of Participants' Code Section 21.411(d)-1-4, Q&A 1(a)) that a spension of benefit rules in Plan Section	in the Plan on or after the late Plan Section 5.45(d). -§411(d)(6) protected benefits occur after the later of the ado	or of the adoption date or the effective  (within the meaning of Regulations
32 <u>33</u> .	a. [ ] Nono death benefits pro b. [ ] Thethe Actu c. [ ] Thethe Polic d. [ ] Thethe polic e. [ ] Thethe great Actuarial Edit for the polic for	ther of (1) Policy proceeds (less the cash quivalent of the Vested Accrued Beneficy proceeds (less the cash value of the eather Actuarial Equivalent of the Vester of the Policy proceeds OR 1. or 2. whether Actuarial Equivalent of the Vester of the Policy proceeds OR 1. or 2. whether Actuarial Equivalent of the Vester of the Vester of the Actuarial Equivalent of the Vester of the date of death), based on the dental reserve, if a positive amount. The evel Premium Reserve less the cash value of the Actuarial Equivalent of the Vester of the Veste	se's death benefit" as defined in defined in defined in defined in defined in value of the Policies) plus the it.  Policies PLUS 1. or 2. belowed Accrued Benefit- ns- pelow. The defined monthly retirement Participated monthly retirement Participant's Vested Accrued be incidental reserve equals the alue of the Policies.  Tested Accrued Benefit or	e Theoretical Reserve, or (2) the  benefit payable at Normal Retirement Benefit as of the date of death. Policy proceeds plus the Theoretical times the anticipated monthly eath), based on the Participant's Vester Code Section §401(a)).) benefit will be: dividual Level Premium Reserve.  (if whole life) or 33 1/3% (if term or
	Premium Re		-	
		neaning of Code Section §401(a)).))	outer.	_ (death benefits must be incidental
	AND, pursuant Death	benefit payable to Spouse. Pursuant	to Plan Section 5.89(i), the por	rtion of the death benefit payable to a
		spouse Spouse will be equal to:	on Coation 5 9(n0(n) (must sal	eat if 2222 a phoya is salested))
	s. [ ] Thethe entire	pouse's death benefit" as defined in Pl e death benefit-	·	
	t. [ ] Other:	th benefit as defined in Plan Section 5	other:	(may not be less than the "minimum
	spouse's dea	th benefit as defined in Plan Section 5	. <del>8(n).</del> 9(r))	
<u>3334</u> .	a. [ ] N/A. No life ba. [ ] The face am 1. [ ] ec	g if life insurance Policies are being used.  ount of the Policies shallwill be: ual to (maximum 100) times	the anticipated monthly benef	it.
	3. [ ] in (s a. b. NOTE: If	amount to be determined by the Adm that not to exceed (may not exceed that amount which can be purchased belect if applicable)	eed 100) times the anticipated by a premium equal to	monthly benefit. % of the Theoretical Contribution monthly benefit. benefit. fe) of the Theoretical Contribution is
	AND, Limit 4. [ ] E: 5. [ ] A	ed to purchase insurance, then 323.m ations (select all that apply or leave blach initial Policy shallwill have a miniditional Policies shallwill have a mine maximum face amount of Policies p	ank if not applicable)) mum face amount of \$ mum face amount of \$	 

## VESTING

<del>34</del> <u>35</u> .	VESTING OF PARTICIPANT'S INTEREST (Plan Section 5.910(c))
	a. [ ] <u>Vesting waiver.</u> 100% for those Participants employed on (enter date). For those Participants hired after
	such date, the vesting provisions selected below apply.
	b. [ ] The vesting provisions selected below apply.
	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.
	Vesting for Employer Contributions, Accrued Benefit
	c. [ ] 100% vesting. Participants are 100% vested vested upon entering Plan. (Required required if eligibility requirement is
	greater than one (1) Year (or Period) of Service.
	d. [ ] 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:
	1. [ ] 3 Year Cliff: 0-2 years–10%; 3 years-100% 2. [ ] 5 Year Cliff: 0-4 years-0%; 5 years-100%
	2. [ ] 5 Fear Ciff. 0-4 years-100% 3. [ ] 6 Year Graded: 0-1 year_0%; 2 years_20%; 3 years_40%; 4 years_60%; 5 years_80%; 6 years_100%
	4. [ ] 4 Year Graded: 1 year=25%; 2 years=50%; 3 years=100%
	5. [ ] 5 Year Graded: 1 year-20%; 2 years-40%; 3 years-60%; 4 years-80%; 5 years-100%
	6. [ ] 7 Year Graded: 0-2 years_0%; 3 years_20%; 4 years_40%; 5 years_60%; 6 years_80%; 7 years_100%
	7. [ ] Other - 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
	<del></del>
	<u>%</u>
	<u></u>
	<del>%</del>
	<del>%</del>
	<del>35</del> %
	<u> </u>
<u>36</u> .	TOP_HEAVY VESTING (Plan Section 5.910(d))
_	#Instead of vesting schedule above, if this Plan becomes a Top-Heavy Plan, the following vesting schedule, based on number of
	Years of Service (or Periods of Service if the Elapsed Time Methodelapsed time method is selected), shall will apply:
	a. [ ] N/A (the regular vesting schedule already satisfies one of the minimum top-heavy schedules).
	b. [ ] 6 Year Graded: 0-1 year0%; 2 years20%; 3 years40%; 4 years60%; 5 years80%; 6 years100%
	c. [ ] 3 Year Cliff: 0-2 years0%;3 years100%
	d. [ ] Other - Must be at least as liberal as either b. or c. above in each year without switching between the two schedules.—(If a different top heavy schedule applies to different contribution sources, attach an addendum specifying the schedule
	that applies to each source):
	Years (or Periods) of Service Percentage
	- We Televisian Televi
	<del></del>
	<del></del> %
	<del>%</del>
	<del>%</del>
	<u> </u>
	<u> </u>
	<u>%</u>
	/0

	<b>NOTE:</b> This Section does not apply to the Accrued Benefit of any Participan Plan has initially become top—heavy. Such Participant's Vested Accruthis Section.	
	AND, unless Continue to apply. Unless selected below, once effective the Top Plan ceases to be a Top-Heavy Plan.	>_Heavy schedule will continue to apply if the
	e. [ ] The Plan will switch back to the normal Vesting vesting schedule who	en the Plan ceases to be a Top-Heavy Plan.
<del>36.</del> <u>37.</u>	VESTING SERVICE (select all that apply or OPTIONS  Vesting For Death, Total And Permanent Disability and Early Retirement will become fully Vested upon (select all that apply; leave blank if not applicated)	
	a. [ ] Death b. [ ] Total and Permanent Disability c. [ ] aEarly Retirement Date	
	Excluded vesting service. The following Years of Service will be disregarded following in none apply):  d. [ ] Service prior to the initial Effective Date of the Plan or a predecessor be. [ ] Service prior to the computation period in which an Employee has at	r plan- (as defined in Regulations §1.401(a)-5(b)(3)) tained age 18 -
	e. [ ] Service during a period for which an Employee made no mandatory	•
<del>37.    </del>	—VESTING FOR DEATH, EARLY RETIREMENT AND TOTAL AND PERM Regardless of the vesting schedule, an Employee shall become fully Vested up applicable):	
	a. [ ] Death. b. [ ] Reaching Early Retirement Age. e. [ ] Total and Permanent Disability.	
38.	DEEMED CASH-OUT RULE (Plan Section 5.910(b)) Unless otherwise selected below (or unless a plan provides for 100% vesting), Participant applies-(leave blank if not applicable). a. [ ] The deemed cash—out rule does not apply.	the deemed cashout rule for a 0% Vested
CODI	SECTION §415 LIMITS	
39.	LIMITATION ON BENEFITS (Plan Section 6.1)	
	Adjustment to compensation limit. In the case of a Participant who has had a Employer, the "Defined Benefit Compensation Limitation" applicable to the Pathe date of severance will be automatically adjusted under Code Section §415(a. [] The "Defined Benefit Compensation Limitation" will not be automated for Limitation Years beginning on or after July 1, 2007.  b. [] The ""Defined Benefit Compensation Limitation" will not be automated feetive for Limitation Years beginning on or after	articipant in any "Limitation Year" beginning after d) unless otherwise selected below. ically adjusted under Code Section §415(d) effective attically adjusted under Code Section §415(d)
	Adjustment to dollar limit. The "Defined Benefit Dollar Limitation" applicable Employment" with the Employer will not be automatically adjusted under Code c. [ ] The "Defined Benefit Dollar Limitation" will be automatically adjusted Limitation Years beginning on or after July 1, 2007.  d. [ ] The "Defined Benefit Dollar Limitation" will be automatically adjusted Limitation Years beginning on or after (no	Section §415(d) unless selected below. d under Code Section §415(d) effective for d under Code Section §415(d) effective for
	<b>More than one plan.</b> If a Participant is, or has ever been, a Participant in more the Employer, the Participant may not accrue a benefit in the Plan that would cause that other such defined benefit plans to exceed the Maximum Permissible Amount e. [ ] N/A.	he sum of the Annual Benefits under this Plan and
	f. [ ] The rate of accrual in this Defined Benefit Plan will be reduced to the e payable at any time under such plans will not exceed the Maximum Pe g. [ ] Specify the method under which the Plans will meet the limitation of C Employer discretion	rmissible Amount, as specified in Plan Section 6.1.
	NOTE: If f. or g. is selected, an Employer may not rely on the opinion letter respect to the requirements of Code Section §415.	issued by the Internal Revenue Service with
	Transition rules PFEA transition rules. The PFEA (Pension Funding Equity Act of 2004) transit	ion 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 Section—§415 limit calculation as a minimum Code Section—§415 limit applicable to the 2004 Plan Year).
40.	LIMITATION YEAR (Plan Section 1.44) means the 12 consecutive month period:
	a. beginning on of each year
-	month day
	b. and ending on the following
	month day
	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)  Limitation Year. The Limitation Year is the Plan Year unless an alternative is specified below:  j. [ ] The Limitation Year is (enter beginning and ending dates; must generally be a 12  month period unless there is an amendment changing the Limitation Year).
DISTR	IBUTIONS
<u>4140</u> .	FORM OF DISTRIBUTIONS (Plan Sections 5.1011 and 5.112) Distributions under the Plan may be made in one of the following optional forms of distributions in addition to the Normal Form of Benefit and the optional forms set forth in Plan Sections 5.1011 and 5.112 (select all that apply or leave blank if not applicable):  a. [ ] lump_sums.  b. [ ] 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)  c. [ ] partial withdrawals provided the minimum withdrawal is \$
	AND, the Normal form of annuity. The normal form of the Qualified Joint and Survivor Annuity will be a joint and 50% survivor annuity unless otherwise selected below: (leave blank if default applies):  f. [] N/A. g. [] Joint and 100% survivor annuity- h. [] Jointg. [] joint and 75% survivor annuity- i. [] Jointh. [] joint and 66 2/3% survivor annuity-  AND, distributions Cash or property. Distributions may be made in; ji. [] cash only (except for insurance or annuity contracts). kj. [] cash or property.  AND, the Subsidized benefit. The Plan provides the following subsidized benefit: lk. [] N/A. There are (no subsidized benefits:) ml. [] a subsidized joint and% (not less than 50% and not more than 100%) survivor annuity payment option for Participants who have (select one or both):  1. [] attained age 2. [] completed Years of Service (or Periods of Service if the Elapsed Time Method has been selected) for benefit accrual purposes.

		eath Alternative forms of distribution on death. Death benefits under the Plan may be paid in one of the following forms of payment (subject to the provisions of Plan Section 5.1112):
	<u>nm</u> .	[ ] No form of payment other than Qualified Pre_Retirement Survivor Annuity is permitted (may only be selected if 3233.a is selected (i.e., the Plan only provides a death benefit equal to the "minimum spouse's death
	<u>on</u> . [ ]	benefit")). the following form of payment (select one or more)
	<u>on</u> . [ ]	1. [ ] 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)
		3. [ ] partial withdrawals provided the minimum withdrawal is \$
		4. [ ] other annuities: a. [ ] Any form of annuity
		b. [ ] Only the following forms of annuity (select 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
	<u>₽</u> <u>0</u> . [ ]	Other: (must be currently available to all Participant's Participants benefiting under the Plan and may not be subject to Employer discretion).
<del>42</del> 41.	CONDI	TIONS FOR DISTRIBUTIONS UPON TERMINATION OF EMPLOYMENT. Distributions upon termination of
A.	employr	ment pursuant to Plan Section 5.910 will not be made unless the following conditions have been satisfied: benefit in excess of \$5,000.
		Distributions may be made as soon as administratively feasible following terminations of employment.
	b. [ ]	Distributions may be made as soon as administratively feasible after the Participant has incurred1-Year
		Break(s) in Service (or Period(s) of Severance if the Elapsed Timeelapsed time method is selected).
	c. [ ]	
	4 [ ]	next following terminations everance of employment.  Distributions may be made as soon as administratively feasible after the last day of the Plan Year quarter coincident
	d. [ ]	with or next following terminations everance of employment.
	e. [ ]	
		following terminations everance of employment.
	f. [ ]	
		termination severance of employment.
	g. [ ]	No distributions may be made until a Participant has reached Early or Normal Retirement Date.
	h. [ ]	
		except as otherwise permitted in Regulation Section Regulations §1.411(d)-4 and may not exceed the limits of Code Section §401(a)(14) as set forth in Plan Section 5.14).15)
B.		benefit of \$5,000 or less. Same as above.
	j. [ ]	
	k. [ ]	Distributions may be made as soon as administratively feasible after the Participant has incurred1-Year
		Break(s) in Service (or Period(s) of Severance if the Elapsed Timeelapsed 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
	m [ ]	next following terminations of employment.  Other: (must be objective conditions which are ascertainable and are not subject to Employer discretion
	m. [ ]	except as otherwise permitted in Regulation Section Regulations §1.411(d)-4 and may not exceed the limits of Code
		Section §401(a)(14) as set forth in Plan Section 5.15).
<u>C.</u>		<b>after initial distributable event.</b> If a distribution is not made in accordance with the above provisions upon the accordance of the distributable event, then a Participant may elect a subsequent distribution at any time after the time the amount
		t distributable (assuming the amount is still distributable), unless otherwise selected below (may not be selected if 41.g.
		selected):
	n. [ ]	
		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 Regulation §1.411(d)-4 and may not exceed
	G	the limits of Code §401(a)(14). as set forth in Plan Section 5.15)
D	C Porticin	cont concent (i.e. involuntary each outs) Should vested Vested Asserted Deposits less than a section dellar three beller
<u>D</u> .		pant consent (i.e., involuntary cash-outs). Should <u>vested Vested Accrued Benefits less than a certain dollar threshold be</u> ically distributed without Participant consent (mandatory distributions)?
	MOTE:	The Plan provides that distributions of amounts of \$5,000 or less do not require spousal consent and are only paid as

lump-sums.

	NOTE: If this is an EGTRRA restatement and there are special effective dates for the Participant consent provisions,
	complete n. or o. based on the current Plan provisions and complete q. or r. below.
	no. [ ] No, Participant consent is required for all distributions.
	ep. [ ] Yes, Participant consent is required only if the distribution is over:
	1. [ ] \$5,000
	2. [ ] \$1,000
	3. [ ] \$ (less than \$1,000)
	<b>NOTE:</b> If 2. or 3. is selected, rollovers will be included in determining the threshold for Participant consent.
	AND, if this is an EGTRRA restatement, the following apply:  p. [ ] N/A. Not an EGTRRA restatement.
	q. [ ] Provisions above at n. or o. apply to distributions made on or after March 28, 2005.
	r. [ ] Provisions above at n. or o. apply to distributions made on or after
	date later than March 28, 2005). The following applies to distributions prior to such date but after March 28, 2005:
	1. [ ] No Automatic IRA rollover. With respect to mandatory distributions.
	2. <u>of amounts that are \$1,000 or less, if a Participant consent is required only if the distribution is </u>
	overmakes no election, the amount will be distributed as a lump-sum unless selected below.
	a. [ ] \$5,000
	b. [ ] \$1,000
	c. [] \$(less than \$1,000)
	D. Exclusion of rollovers 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).
D.	Rollovers in determination of \$5,000 threshold. In Unless otherwise elected below, amounts attributable to rollover
<u>E.</u>	
	contributions (if any) will be <b>included</b> in determining the \$5,000 threshold for the timing of distributions, form of distributions, or consent rules, effective for distributions made after December 31, 2001,
	g. [] Exclude rollovers (rollover contributions will be included or excluded as selected below. However 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 will be included for such purpose regardless of the election below. In such
	case, an election to exclude rollovers above will apply for purposes of the timing and form of distributions.  NOTE: If this is an EGTRRA restatement and there are special effective dates for the exclusion of rollover contributions,
	complete n. or o. based on the current Plan provisions and complete v. or w. below.
	Rollover contributions will be (select one):
	s. [ ] included.
	t. [ ] excluded.
	AND, if this is an EGTRRA restatement, the following apply (select all that apply or leave blank if not applicable):
гі	Provisions above at s. or t. apply to
[ ]	F. Mandatory distribution at Normal Retirement Age. Regardless of the above elections other than any
	mandatory distributions made after December 31, 2001.
	v. [ ] Provisions provided for in p. above at s. or t. are effective for distributions made after (enter a date no
	earlier than December 31, 2001) and for distributions made prior to such date but after December 31, 2001, the
	opposite selection applies (e.g., if s. applies after the date entered, then t. applies prior to such date).
	w. [ ] If t. is, unless otherwise selected, rollover contributions will only be excluded with respect to Participants who
	separated from service after (the date may be earlier than December 31, 2001).
	•
	- MINIMUM DISTRIBUTION TRANSITIONAL RULES (Plan Section 5.12(f)(7))
	NOTE: This Section does not apply to (1) a new Plan or (2) an amendment or restatement of an existing Plan that never
	NOTE: This Section does not apply to (1) a new Plan or (2) an amendment or restatement of an existing Plan that never contained the provisions of Code Section 401(a)(9) as in effect prior to the amendments made by the Small Business
	NOTE: This Section does not apply to (1) a new Plan or (2) an amendment or restatement of an existing Plan that never- contained the provisions of Code Section 401(a)(9) as in effect prior to the amendments made by the Small Business- Job Protection Act of 1996 (SBJPA).
	NOTE: This Section does not apply to (1) a new Plan or (2) an amendment or restatement of an existing Plan that never- contained the provisions of Code Section 401(a)(9) as in effect prior to the amendments made by the Small Business- Job Protection Act of 1996 (SBJPA).  The "Required Beginning Date" for below, a Participant who is not a "Five (5) Percent Owner" is:
	NOTE: This Section does not apply to (1) a new Plan or (2) an amendment or restatement of an existing Plan that never- contained the provisions of Code Section 401(a)(9) as in effect prior to the amendments made by the Small Business- Job Protection Act of 1996 (SBJPA).  The "Required Beginning Date" for below, a Participant who is not a "Five (5) Percent Owner" is:  a. [ ] N/A. (This is a new Plan or this Plan has never included the pre SBJPA provisions.)
	NOTE: This Section does not apply to (1) a new Plan or (2) an amendment or restatement of an existing Plan that never- contained the provisions of Code Section 401(a)(9) as in effect prior to the amendments made by the Small Business Job Protection Act of 1996 (SBJPA).  The "Required Beginning Date" for below, a Participant who is not a "Five (5) Percent Owner" is:  a. [ ] N/A. (This is a new Plan or this Plan has never included the pre SBJPA provisions.)  b. [ ] April 1st of the calendar year following the year in which the Participant attains age 70 1/2. (The pre SBJPA rules will-
	NOTE: This Section does not apply to (1) a new Plan or (2) an amendment or restatement of an existing Plan that never- contained the provisions of Code Section 401(a)(9) as in effect prior to the amendments made by the Small Business Job Protection Act of 1996 (SBJPA).  The "Required Beginning Date" for below, a Participant who is not a "Five (5) Percent Owner" is:  a. [ ] N/A. (This is a new Plan or this Plan has never included the pre SBJPA provisions.)  b. [ ] April 1st of the calendar year following the year in which the Participant attains age 70 1/2. (The pre SBJPA rules will- continue to apply.)
	NOTE: This Section does not apply to (1) a new Plan or (2) an amendment or restatement of an existing Plan that never- contained the provisions of Code Section 401(a)(9) as in effect prior to the amendments made by the Small Business- Job Protection Act of 1996 (SBJPA).  The "Required Beginning Date" for below, a Participant who is not a "Five (5) Percent Owner" is:  a. [ ] N/A. (This is a new Plan or this Plan has never included the pre SBJPA provisions.)  b. [ ] April 1st of the calendar year following the year in which the Participant attains age 70 1/2. (The pre SBJPA rules will- continue to apply.)  e. [ ] April 1st of the calendar year following the later of the year in which the Participant attains age 70 1/2 or retires (the-
	NOTE: This Section does not apply to (1) a new Plan or (2) an amendment or restatement of an existing Plan that never- contained the provisions of Code Section 401(a)(9) as in effect prior to the amendments made by the Small Business- Job Protection Act of 1996 (SBJPA).  The "Required Beginning Date" for below, a Participant who is not a "Five (5) Percent Owner" is:  a. [ ] N/A. (This is a new Plan or this Plan has never included the pre SBJPA provisions.)  b. [ ] April 1st of the calendar year following the year in which the Participant attains age 70 1/2. (The pre SBJPA rules will- continue to apply.)  c. [ ] April 1st of the calendar year following the later of the year in which the Participant attains age 70 1/2 or retires (the post SBJPA rules), with the following exceptions (select one or both and if no election is made, both will apply-
[ ]	NOTE: This Section does not apply to (1) a new Plan or (2) an amendment or restatement of an existing Plan that never contained the provisions of Code Section 401(a)(9) as in effect prior to the amendments made by the Small Business Job Protection Act of 1996 (SBJPA).  The "Required Beginning Date" for below, a Participant who is not a "Five (5) Percent Owner" is:  a. [ ] N/A. (This is a new Plan or this Plan has never included the pre SBJPA provisions.)  b. [ ] April 1st of the calendar year following the year in which the Participant attains age 70 1/2. (The pre SBJPA rules will-continue to apply.)  e. [ ] April 1st of the calendar year following the later of the year in which the Participant attains age 70 1/2 or retires (the post SBJPA rules), with the following exceptions (select one or both and if no election is made, both will apply effective as of January 1, 1996):
[]	NOTE: This Section does not apply to (1) a new Plan or (2) an amendment or restatement of an existing Plan that never contained the provisions of Code Section 401(a)(9) as in effect prior to the amendments made by the Small Business Job Protection Act of 1996 (SBJPA).  The "Required Beginning Date" for below, a Participant who is not a "Five (5) Percent Owner" is:  a. [ ] N/A. (This is a new Plan or this Plan has never included the pre SBJPA provisions.)  b. [ ] April 1st of the calendar year following the year in which the Participant attains age 70 1/2. (The pre SBJPA rules will continue to apply.)  e. [ ] April 1st of the calendar year following the later of the year in which the Participant attains age 70 1/2 or retires (the post SBJPA rules), with the following exceptions (select one or both and if no election is made, both will apply effective as of January 1, 1996):  A Participant who was already receiving required minimum distributions under the pre SBJPA rules as of (not_
<del>[]</del>	NOTE: This Section does not apply to (1) a new Plan or (2) an amendment or restatement of an existing Plan that never- contained the provisions of Code Section 401(a)(9) as in effect prior to the amendments made by the Small Business- Job Protection Act of 1996 (SBJPA).  The "Required Beginning Date" for below, a Participant who is not a "Five (5) Percent Owner" is:  a. [ ] N/A. (This is a new Plan or this Plan has never included the pre SBJPA provisions.)  b. [ ] April 1st of the calendar year following the year in which the Participant attains age 70 1/2. (The pre SBJPA rules will- continue to apply.)  e. [ ] April 1st of the calendar year following the later of the year in which the Participant attains age 70 1/2 or retires (the post SBJPA rules), with the following exceptions (select one or both and if no election is made, both will apply effective as of January 1, 1996):  A Participant who was already receiving required minimum distributions under the pre SBJPA rules as of
<del>[ ]</del>	NOTE: This Section does not apply to (1) a new Plan or (2) an amendment or restatement of an existing Plan that never- contained the provisions of Code Section 401(a)(9) as in effect prior to the amendments made by the Small Business- Job Protection Act of 1996 (SBJPA).  The "Required Beginning Date" for below, a Participant who is not a "Five (5) Percent Owner" is:  a. [] N/A. (This is a new Plan or this Plan has never included the pre SBJPA provisions.)  b. [] April 1st of the calendar year following the year in which the Participant attains age 70 1/2. (The pre SBJPA rules will- continue to apply.)  c. [] April 1st of the calendar year following the later of the year in which the Participant attains age 70 1/2 or retires (the post SBJPA rules), with the following exceptions (select one or both and if no election is made, both will apply effective as of January 1, 1996):  A Participant who was already receiving required minimum distributions under the pre SBJPA rules as of
-{-}	NOTE: This Section does not apply to (1) a new Plan or (2) an amendment or restatement of an existing Plan that never- contained the provisions of Code Section 401(a)(9) as in effect prior to the amendments made by the Small Business- Job Protection Act of 1996 (SBJPA).  The "Required Beginning Date" for below, a Participant who is not a "Five (5) Percent Owner" is:  a. [ ] N/A. (This is a new Plan or this Plan has never included the pre SBJPA provisions.)  b. [ ] April 1st of the calendar year following the year in which the Participant attains age 70 1/2. (The pre SBJPA rules will- continue to apply.)  c. [ ] April 1st of the calendar year following the later of the year in which the Participant attains age 70 1/2 or retires (the post SBJPA rules), with the following exceptions (select one or both and if no election is made, both will apply effective as of January 1, 1996):  A Participant who was already receiving required minimum distributions under the pre SBJPA rules as of
-{-}	NOTE: This Section does not apply to (1) a new Plan or (2) an amendment or restatement of an existing Plan that never- contained the provisions of Code Section 401(a)(9) as in effect prior to the amendments made by the Small Business- Job Protection Act of 1996 (SBJPA).  The "Required Beginning Date" for below, a Participant who is not a "Five (5) Percent Owner" is:  a. [ ] N/A. (This is a new Plan or this Plan has never included the pre SBJPA provisions.)  b. [ ] April 1st of the calendar year following the year in which the Participant attains age 70 1/2. (The pre SBJPA rules will- continue to apply.)  c. [ ] April 1st of the calendar year following the later of the year in which the Participant attains age 70 1/2 or retires (the post SBJPA rules), with the following exceptions (select one or both and if no election is made, both will apply effective as of January 1, 1996):  A Participant who was already receiving required minimum distributions under the pre SBJPA rules as of
-{-}	NOTE: This Section does not apply to (1) a new Plan or (2) an amendment or restatement of an existing Plan that never- contained the provisions of Code Section 401(a)(9) as in effect prior to the amendments made by the Small Business- Job Protection Act of 1996 (SBJPA).  The "Required Beginning Date" for below, a Participant who is not a "Five (5) Percent Owner" is:  a. [ ] N/A. (This is a new Plan or this Plan has never included the pre SBJPA provisions.)  b. [ ] April 1st of the calendar year following the year in which the Participant attains age 70 1/2. (The pre SBJPA rules will- continue to apply.)  c. [ ] April 1st of the calendar year following the later of the year in which the Participant attains age 70 1/2 or retires (the post SBJPA rules), with the following exceptions (select one or both and if no election is made, both will apply effective as of January 1, 1996):  A Participant who was already receiving required minimum distributions under the pre SBJPA rules as of

until retirement. The option to defer the commencement of distributions (i.e., to elect to receive in servicedistributions upon attainment of age 70 1/2) will apply to all such Participants unless the option below is selected: The in servicedelay a distribution option is eliminated with respect to Participants who attain age 70 1/2 in or after the calendar year that begins after beyond the later of (1) December 31, 1998, or (2) the adoption date of the amendment and restatement to bring the Plan into compliance with SBJPA. (This option may only be selected if the amendment to eliminate the in-service distribution is adopted no later than the last day of the remedial amendment period that appliesto the Plan for changes under SBJPA.) age 62 or the Participant's Normal Retirement Age. DISTRIBUTIONS UPON DEATH (Plan Section 5.1213(e)) <u>4442</u>. Distributions upon the death of a Participant prior to the "Required Beginning Date" shall...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, "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 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 spouseSpouse." DISTRIBUTION OF THE PRE-RETIREMENT SURVIVOR ANNUITY (Plan Section 5.412(a)) may be made: <del>45</del>43. a. [ ] as of the first day of any month following the Participant's death. as of the first day of any month following the Participant's Earliest Retirement Age. Other \_\_\_\_\_ (no later than the first day of the month in which the Participant's Earliest Retirement Age c. [ ] occurs). IN-SERVICE DISTRIBUTIONS <del>46</del>44. a. [ ] In-service distributions are NOT permitted. 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? (leave blank if not applicable) 4. [ ] Special effective date. Effective as of \_\_\_\_\_\_ (leave blank if no special effective date; if this is an EGTRRA restatement, enter the date such provision was implemented — such date may not be earlier than the first day of the Plan Year beginning in 2007). AND, in 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). Only from the following accounts (select one or more): 1. [ ] Participant's Section 414(k) Account-2. [ ] Participant's Rollover Account-3. [ ] Participant's Transfer Account-4. [ ] Participant's Voluntary Contribution Account: AND, the Minimum distribution The minimum distribution shall will be ...: e. [ ] N/A<del>. There is (no minimum.)</del> f. [ ] \$\_\_\_\_\_ (may not exceed \$1,000). RETROACTIVE ANNUITY STARTING DATE (RASD) (Plan Section 5.1314) <del>47</del>45. a. [ ] Not permitted. b. [ ] The Plan permits RASD. Special effective date. Effective as of (leave blank if this provision is effective as of the effective date of the Plan or if this is a restatement, as of the effective date of the restatement; however, if this is an EGTRRA restatement then the date entered may not be earlier than the first day of the Plan Year beginning on or after January 1, 2004) retroactive **Annuity Starting Date.** TOP-HEAVY REQUIREMENTS 4846. TOP-HEAVY DUPLICATIONS (Plan Section 5.56(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 shallwill be utilized to avoid duplication of top-heavy minimum benefits- (leave blank if not applicable). [ ] N/A. The Employer does not maintain a defined contribution plan or this is a frozen Plan. b-a.[] The full top-heavy minimum will be provided in each plan (if selected, Plan Section 5.56(j) shallwill not apply).

earlier than January 1, 1996)has severed employment may not elect to defer commencement of distributions

	<ul> <li>eb. [ ] 5% defined contribution minimum will be made in</li></ul>
	NOTE: If b. —e_d. is selected, an Employer may not rely on the opinion letter issued by the Internal Revenue Service with respect to the requirements of Code Section §416.
<del>49</del> <u>47</u> .	PRESENT VALUE (Plan Section 9.2) For purposes of establishing the Present Value of Accrued Benefits to compute the top-heavy ratio, any benefit <a href="mailto:shallwill">shallwill</a> be discounted only for mortality and interest based on the following:  a. [ ] <a href="mailto:same_same">Same_same</a> interest and mortality used to determine Actuarial Equivalence.  b. [ ] <a href="mailto:OR">OR</a> , the following interest and mortality: (complete 1. and 2.)  1. [ ] <a href="mailto:Interest rate:">Interest rate:</a> 2. [ ] <a href="mailto:Mortality table:">Mortality table:</a>
<del>50</del> 48.	VALUATION DATE (Plan Section 9.2) For purposes of computing the top-heavy ratio, the valuation date shallwill be of each year.
MISCI	ELLANEOUS
<del>51</del> 49.	LOANS TO PARTICIPANTS (Plan Section 7.5)  a. [ ] Loans New loans are not permitted.  b. [ ] Loans New loans are permitted.
52.	— DIRECTED INVESTMENTS (Plan Section 4.5)
	a. [ ] Participant directed investments NOTE: Regardless of whether new loans are not-permitted. b. [ ] Participant directed investments are permitted for: 1. [ ] All accounts. 2. [ ] The following Participant accounts (select one or more): a. [ ] Participant's Rollover Account. b. [ ] Participant's Section 414(k) Account, if-
	e. [ ] Participant's Transfer Account. d. [ ] Participant's Voluntary Contribution Account. e. [ ] Other:
	AND, is it intended that the Plan comply with Act Section 404(c) with respect to Participant investment direction? Administrator may, in a uniform and nondiscriminatory manner, accept rollovers of loans into this Plan.  3. [ ] No.
	<u>504. [ ] Yes.</u>
<del>53</del> .	ROLLOVERS (Plan Section 4.3)  a. [ ] Rollovers will not be accepted by this Plan.  b. [ ] Rollovers will be accepted by this Plan.
	AND, if b. is selected, rollovers Eligibility. Rollovers may only be accepted from the following (select one Participants who are Employees unless otherwise selected below (leave blank if not applicable):  1. [ ] any Eligible Employee, even if not prior to meeting eligibility conditions to be a Participant-  2. [ ] Participants only.
	AND, Distributions. When may distributions be made from a Participant's Rollover Account may be made:   32. [ ] at any time.  43. [ ] only when the Participant is otherwise entitled to a distribution under the Plan.
<u>5451</u> .	AGE (Plan Section 1.8) means the age of a Participant at the: a. [ ] Nearestnearest birthday b. [ ] Lastlast birthday
<del>55</del> <u>52</u> .	EXCESS ASSETS (Plan Section 8.2) upon Plan termination shall will be:  a. [ ] Reallocated to Participants.  b. [ ] Returned to the Employer.

<del>56</del> 53.	HIGHLY COMPENSATED EMPLOYEE (Plan Section 1.3542)
	The top-paid group Top-Paid Group election and the 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. [ ] The Top-Paid Group Election will be used for Plan Years beginning on or after
	b. [ ] The Calendar Year Data Election year data election will be used for (only applicable to non-calendar year Plan
	Year).
54	HEART ACT PROVISIONS (Plan Vegrs beginning on or after Section 5.26)

#### EGTRRA AND PPA TRANSITION RULES

The following questions only apply if this is an EGTRRA restatement (i.e., Question 6.c. is selected). If this is not an EGTRRA restatement, then this Plan will not be considered an individually designed plan merely because the following questions are deleted from the Adoption Agreement.

NOTE:	The following provisions are designed to be left unanswered if the selections do not apply to Continued benefit accruals a Continued benefit accruals will NOT apply
Special of	b. Continued benefit accruals will apply 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 <del>Plan.</del>	
57.	CODE SECTION 415(b); INCREASE IN COMPENSATION LIMIT; APPLICABLE MORTALITY TABLE
	A. Benefit Increases Under Code Section 415(B). Benefit increases resulting from the increase in the limitations of Cod Section 415(b) shall: (select one or date such provision was first effective: (leave blank if not applicable):)
	<ul> <li>a. [ ] be provided to all Employees participating in the Plan who have one Hour of Service on or after the first day of th first Limitation Year ending after December 31, 2001.</li> </ul>
	b. [ ] be provided to all current and former Participants (with benefits limited by Code Section 415(b) who have an-
	Accrued Benefit under the Plan immediately prior to the effective date of this Section, other than an Accrued
	Benefit resulting from a benefit increase solely as a result of the increases in limitations under Code Section-
	4 <del>15(b)).</del>
	c. [ ] not be provided to any participants (retain the pre EGTRRA Code Section 415 limits). This option could result in
	qualification issues (see Q&A 14 of Rev. Rul. 2001-51).
	B. Increase In Compensation Limit For Prior Determination Periods. In determining benefit accruals in plan years
	beginning after December 31, 2001, the annual compensation limit in Plan Section 1.14 for determination periods- beginning before January 1, 2002, shall be \$200,000 unlessc. [ ] (may not be earlier than the
	first day of the 2007 Plan Year)
	inst day of the 2007 Fall Fear)
55.	CODE §436 BENEFIT RESTRICTIONS (Plan Section 5.3)
001	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 not default applies).
	a. [ ] Accruals will only continue prospectively as of the "Section 436 measurement date" that the limitation ceases to apply.
	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).
	d. [ ] \$150,000 for any determination period beginning in 1996 or earlier; \$160,000 for any determination period beginning
	in 1997, 1998, or 1999; and \$170,000 for any determination 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 beginning in 2000 or 2001.
	C. Applicable Mortality Table (Plan Section 1.4). The applicable mortality table set forth in Code Section 417(e)(3) (see
	Revenue Ruling 2001-62) shall be effective for distributions with Annuity Starting Dates on and after (select one or leave-
	blank if not applicable):
	e. [ ] December 31, 2002.
	f. [ ] (must be a date within 2002).
<del>58.</del>	MINIMUM DISTRIBUTION TRANSITION RULES.
	The Code Section 401(a)(9) Final and Temporary Treasury in which Regulations apply for purposes of determining required
	minimum distributions for calendar years beginning with the 2002 calendar year unless otherwise selected below (select one or
	leave blank if not applicable):
	a. [ ] Apply the 2001 Proposed Code Section 401(a)(9) Regulations to all minimum distributions for the 2002 distribution calendar year.
	b. [ ] Apply the 1987 Proposed Code Section 401(a)(9) Regulations to all minimum distributions for the 2002 distribution
	calendar year.
	c. [ ] Other: (specify the date the Final and Temporary Regulations were first
	applied; e.g., the Final and Temporary Regulations only apply to distributions for the 2002 distribution calendar year
	that are made on or after a specified date within 2002 or the Plan's initial Effective Date if later).
	AND, required minimum distributions for calendar year 2001 were made in accordance with Code Section 401(a)(9) and the
	1987 Proposed Regulations, unless selected below: (optional)
	d. [ ] Required minimum distributions for 2001 were made pursuant to the proposed Regulations under Code Section

401(a)(9) published in the Federal Register on January 17, 2001 (the "2001 Proposed Regulations").

AND, for purposes of determining minimum required distributions for the calendar years specified below (2003, 2004 and/or
2005), F-3 and F-3A of Section 1.401(a)(9) 1 of the 1987 proposed regulations, A-1 of Section 1.401(a)(9) 6 of the "2001
Proposed Regulations," Section 1.401(a)(9) 6T of the temporary regulations, or a reasonable and good faith interpretation of the
requirements of Code Section 401(a)(9) of the Code, as indicated, apply (select all that apply or leave blank if not applicable):
e. [ ] F 3 and F 3A of Section 1.401(a)(9) 1 of the 1987 proposed regulations apply for distributions in calendar
year(s)
f. [ ] A 1 of Section 1.401(a)(9) 6 of the "2001 Proposed Regulations" applies for distributions in calendar year(s)
g. [ ] Section 1.401(a)(9) 6T of the temporary regulations applies for distributions in calendar year(s)
h. [ ] A reasonable and good faith interpretation of the requirements of Code Section 401(a)(9§1.436-1(d)(1), (d)(2), or (d)(3)
applies for distributions in calendar year(s)
AND, the following transitional rules apply (select all that apply or leave blank if not applicable):
to limit prohibited.
<del></del>
Harris Ha
ection to allow Designated Beneficiary receiving distributions under 5-year rule to elect Life Expectancy distributions.
A Designated Beneficiary who was receiving payments under the 5-year rule was permitted to a new election to receive
payments under the Life Expectancy rule until December 31, 2003. If selected, all amounts that would have been
required to be distributed under the Life Expectancy rule for all distribution calendar years before 2004 must have been
distributed by the earlier of December 31, 2003 or the end of the 5-year period. Plan (specify):
j. [ ] Election to allow Participants to modify annuity period certain after payments have begun. A Participant who began
payments as a result of attaining his or her "Required Beginning Date," whose interest has not been distributed in the
form of an annuity purchased from an insurance company or in a single sum before such date, who is receiving such
payments from the Plan as an annuity over a period certain may elect a change in the period certain with associated
modifications in the annuity payments provided the conditions set forth in Plan Section 5.12(c)(1)(iii) are satisfied.
k. [ ] Election to allow pop up payments to a surviving spouse after the cessation of payments to a child. For purposes of
payments made to a Participant's surviving child until the child reaches the age of majority (or dies, if earlier) shall be-
treated as if such payments were made to the surviving spouse to the extent the payments become payable to the
surviving spouse upon cessation of the payments to the child. For purposes of this Section, a child shall be treated as
having not reached the age of majority if the child has not completed a specified course of education and is under the
age of 26. In addition, for a child who is disabled within the meaning of Code Section 72(m)(7) when such child
reaches the age of majority, shall be treated as having not reached the age of majority so long as the child continues to
be disabled.
<del>oe trisabled.</del>
NON-SPOUSAL ROLLOVERS. Non-spousal rollovers are permitted after December 31, 2006 unless otherwise selected below-
(Plan Section 5.22 provides that such distributions are always permitted after December 31, 2009):
a. [ ] Non spousal rollovers are not permitted.
b. [ ] Non spousal rollovers are permitted effective (not earlier than January 1, 2007 and not
later than January 1, 2010).

The adopting Employer may rely on an opinion letter issued by the Internal Revenue Service as evidence that the Plan is qualified under Code Section §401 except to the extent provided in Rev. Proc. 2005—162015-36 or subsequent guidance.

An Employer may not rely on an opinion letter with respect to the requirements of Code Section 401(a)(26) that apply to prior benefit structures. An Employer 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, which is qualified or determined to be qualified covering some of the same Participants as this Planplan may not rely on the opinion letter issued by the Internal Revenue Service with respect to the requirements of Code Sections §8415 orand 416. If the Employer wishes to obtain reliance with respect to the requirements of Code Section 401(a)(26) that apply to prior benefit structures, or if the Employer employer who adopts or maintains multiple plans wishes to obtain reliance with respect to the requirements of Code Sections §8415 and 416, application for a determination letter must be made to Employee Plans Determinations of the Internal Revenue Service.

The Employer may not rely on the opinion letter in certain other circumstances or with respect to certain qualification requirements, which are specified in the opinion letter issued with respect to the Plan and in Rev. Proc. 2005–16.2015-36 or subsequent guidance.

This Adoption Agreement may be used only in conjunction with basic Plan document #0617. This Adoption Agreement and the basic Plan document shallwill together be known as SunGard Business Systems LLC Standardized Non-Integrated-Defined Benefit Standardized Prototype Plan #06-00317-001.

The adoption of this Plan, its qualification by the IRS, and the related tax consequences are the responsibility of the Employer and its independent tax and legal advisors.

SunGard Business Systems LLC will notify the Employer of any amendments made to the Plan or of the discontinuance or abandonment of the Plan. Furthermore, in order to be eligible to receive such notification, the Employer agrees to notify SunGard Business Systems LLC of any change in address. In addition, this Plan is provided to the Employer either in connection with investment in a product or pursuant to a contract or other arrangement for products and/or services. Upon cessation of such investment in a product or cessation of such contract or arrangement, as applicable, the Employer is no longer considered to be an adopter of this Plan and SunGard Business Systems LLC no longer has any obligations to the Employer that relate to the adoption of this Plan.

This Plan may not be used, and shall not be deemed to be a Prototype Plan, unless an authorized representative of SunGard Business-Systems LLC has acknowledged the use of the Plan. Such acknowledgment is for administerial purposes only. It acknowledges that the Employer is using the Plan but does not represent that this Plan, including the choices selected on the Adoption Agreement, has been reviewed by a representative of the sponsor or constitutes a qualified retirement plan.

SunGard Business Systems LLC

By:		
With regard to any questions regarding the prov or write (this information must be completed by		e Plan, or the effect of an opinion letter from the IRS, call signated representative):
Name:		
Address:		
Telephone:		
The Employer and Trustee (or Insurer), by execution EMPLOYER: [name of employer Employer]	cuting below, hereby cause adopt t	this Plan-to be executed on the date(s) specified below:
Ву:		
		DATE SIGNED
TRUSTEE (OR INSURER):		
[ ] The signature of the Trustee or Insurer app	ears on a separate agreement or C	Contract.
[ ] The OR (add additional Trustee signa [name of the Trustee or Insurer appears on a sep	ture lines as necessary) parate agreement or Contract, Trus	t <u>tee]</u>
TRUSTEE OR INSUR	LER	DATE SIGNED

# <u>APPENDIX A</u> <u>SPECIAL EFFECTIVE DATES AND OTHER PERMITTED ELECTIONS</u>

<del>OR</del>

TRUSTEE OR INSURER	DATE SIGNED
TRUSTEE OR INSURER	DATE SIGNED
TRUSTEE OR INSURER	DATE SIGNED
TRUSTEE OR INSURER	DATE SIGNED

# ADDENDIY A

<u>ba</u> . [ ]	N/A. No special effective dates selected below.  Special effective date(s):		
	For periods prior to the above specified special effect Adoption Agreement will control for purposes of the delay of a Plan provision beyond the permissible eff	e designated provisions. A special effective	
b. [ ]		(enter name of plan), which wa	as originally effective
	(enter effective date of original pl		
c. [ ]	Merged plans. The following plan(s) are merged in	to this Plan (optional to enter applicable in	formation; attach an
	addendum if more than 4 merged plans):		
	N1 -1	Merger date	Original effective date
	1.		
	2.		
	3.		
	4.		
	Permitted Elections. Select a. or any of (the following N/ANo other permitted elections selected below.		<u>:</u>
The fell	owing elections apply (select one or mare)		
b. [ ]	owing elections apply (select one or more):  Deemed 125 compensation (Plan Sections 1.1416)	and 1. <del>32</del> 38). Deemed 125 compensation sh	allwill be included in
<i>o</i> . [ ]	Compensation and 415 Compensation effective as o		
	(insert the later of January 1, 1998, or the first day o		
	of parity" provisions in Plan Section 3.5(d) shallwill  1. [ ] Eligibilityeligibility purposes.  2. [ ] Vestingvesting purposes.  3. [ ] Accrualaccrual purposes.	not apply for (select all that apply).	
	5. [ ] Heerdandeerdan parposes.		
d. [ ]	Beneficiary if no beneficiary elected by Participa Beneficiary exists, then in lieu of the order set forth		
d. [ ]	Beneficiary if no beneficiary elected by Participa	in Plan Section 5.89(i), the following order	
d. [ ]	Beneficiary if no beneficiary elected by Participa Beneficiary exists, then in lieu of the order set forth	in Plan Section 5.89(i), the following order stirpes, parents, and then step-children). ections 7.2(c)(5) and/or 7.3(b)(6)). The nar	r of priority will be used:
	Beneficiary if no beneficiary elected by Participa Beneficiary exists, then in lieu of the order set forth (specify an order of beneficiaries; e.g., children per Common, collective or pooled trust funds (Plan S collective or pooled trust funds available under the I "Section 411(d)(6) protected benefits" (Plan Section benefits that are preserved under this Plan:	in Plan Section 5.89(i), the following orderstripes, parents, and then step-children). ections 7.2(c)(5) and/or 7.3(b)(6)). The nar Plan is (are):	r of priority will be used:  me(s) of the common,
e. [ ]	Beneficiary if no beneficiary elected by Participa Beneficiary exists, then in lieu of the order set forth (specify an order of beneficiaries; e.g., children per Common, collective or pooled trust funds (Plan S collective or pooled trust funds available under the I "Section 411(d)(6) protected benefits" (Plan Section benefits that are preserved under this Plan: benefits that are subject to the protected benefits).	in Plan Section 5.89(i), the following orderstripes, parents, and then stepchildren). ections 7.2(c)(5) and/or 7.3(b)(6)). The nar Plan is (are): on 8.1(b)). The following are Code Section (specify the protect	me(s) of the common,  1-8411(d)(6) protected ted benefits and the accrued
e. [ ]	Beneficiary if no beneficiary elected by Participa Beneficiary exists, then in lieu of the order set forth (specify an order of beneficiaries; e.g., children per Common, collective or pooled trust funds (Plan S collective or pooled trust funds available under the I "Section 411(d)(6) protected benefits" (Plan Section benefits that are preserved under this Plan: benefits that are subject to the protected benefits). Recognition of Service with other employers (Plan Section 1).	in Plan Section 5.89(i), the following orderstirpes, parents, and then stepchildren). ections 7.2(c)(5) and/or 7.3(b)(6)). The nar Plan is (are):  from 8.1(b)). The following are Code Section (specify the protect on Sections 1.5464 and 1.8598). Service with	r of priority will be used:  me(s) of the common,  411(d)(6) protected ted benefits and the accrued the following employers (in
e. [ ]	Beneficiary if no beneficiary elected by Participa Beneficiary exists, then in lieu of the order set forth  (specify an order of beneficiaries; e.g., children per Common, collective or pooled trust funds (Plan S collective or pooled trust funds available under the I  "Section 411(d)(6) protected benefits" (Plan Section benefits that are preserved under this Plan: benefits that are subject to the protected benefits).  Recognition of Service with other employers (Plan addition to those specified at Question 16-) will be	in Plan Section 5.89(i), the following orderstirpes, parents, and then stepchildren). ections 7.2(c)(5) and/or 7.3(b)(6)). The nar Plan is (are):  from 8.1(b)). The following are Code Section (specify the protect on Sections 1.5464 and 1.8598). Service with	r of priority will be used:  me(s) of the common,  411(d)(6) protected ted benefits and the accrued the following employers (in
e. [ ]	Beneficiary if no beneficiary elected by Participa Beneficiary exists, then in lieu of the order set forth (specify an order of beneficiaries; e.g., children per Common, collective or pooled trust funds (Plan S collective or pooled trust funds available under the I "Section 411(d)(6) protected benefits" (Plan Section benefits that are preserved under this Plan: benefits that are subject to the protected benefits). Recognition of Service with other employers (Plan Section 1).	in Plan Section 5.89(i), the following orderstirpes, parents, and then stepchildren). ections 7.2(c)(5) and/or 7.3(b)(6)). The nar Plan is (are):  ton 8.1(b)). The following are Code Section (specify the protect not Sections 1.5464 and 1.8598). Service with recognized as follows: (select one or more):	me(s) of the common,  \$411(d)(6) protected ted benefits and the accrued the following employers (in a if more than 6 employers,
e. [ ]	Beneficiary if no beneficiary elected by Participa Beneficiary exists, then in lieu of the order set forth  (specify an order of beneficiaries; e.g., children per Common, collective or pooled trust funds (Plan S collective or pooled trust funds available under the I  "Section 411(d)(6) protected benefits" (Plan Section benefits that are preserved under this Plan: benefits that are subject to the protected benefits).  Recognition of Service with other employers (Plan addition to those specified at Question 16-) will be attach an addendum to the Adoption Agreement):	in Plan Section 5.89(i), the following orderstripes, parents, and then stepchildren). ections 7.2(c)(5) and/or 7.3(b)(6)). The nar Plan is (are): on 8.1(b)). The following are Code Section (specify the protect in Sections 1.5464 and 1.8598). Service with recognized as follows: (select one or more:  Eligibility	r of priority will be used:  me(s) of the common,  411(d)(6) protected ted benefits and the accrued the following employers (in a fif more than 6 employers,  Vesting Accruals
e. [ ]	Beneficiary if no beneficiary elected by Participa Beneficiary exists, then in lieu of the order set forth  (specify an order of beneficiaries; e.g., children per Common, collective or pooled trust funds (Plan S collective or pooled trust funds available under the I  "Section 411(d)(6) protected benefits" (Plan Section benefits that are preserved under this Plan: benefits that are subject to the protected benefits).  Recognition of Service with other employers (Plan addition to those specified at Question 16-) will be attach an addendum to the Adoption Agreement):  1. [ ] Employer name:	in Plan Section 5.82(i), the following orderstirpes, parents, and then stepchildren). ections 7.2(c)(5) and/or 7.3(b)(6)). The nar Plan is (are): on 8.1(b)). The following are Code Section (specify the protect n Sections 1.5464 and 1.8598). Service wit recognized as follows: (select one or more:  Eligibility	me(s) of the common,  \$411(d)(6) protected ted benefits and the accrued the following employers (in a if more than 6 employers,
e. [ ]	Beneficiary if no beneficiary elected by Participa Beneficiary exists, then in lieu of the order set forth  (specify an order of beneficiaries; e.g., children per Common, collective or pooled trust funds (Plan S collective or pooled trust funds available under the I  "Section 411(d)(6) protected benefits" (Plan Section benefits that are preserved under this Plan: benefits that are subject to the protected benefits).  Recognition of Service with other employers (Plan addition to those specified at Question 16-) will be attach an addendum to the Adoption Agreement):	in Plan Section 5.89(i), the following orderstirpes, parents, and then stepchildren). ections 7.2(c)(5) and/or 7.3(b)(6)). The nar Plan is (are): from 8.1(b)). The following are Code Section (specify the protect not Sections 1.5464 and 1.8598). Service with recognized as follows: (select one or more:  Eligibility	r of priority will be used:  me(s) of the common,  411(d)(6) protected ted benefits and the accrued the following employers (in a fif more than 6 employers,  Vesting Accruals
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e. [ ]	Beneficiary if no beneficiary elected by Participa Beneficiary exists, then in lieu of the order set forth  (specify an order of beneficiaries; e.g., children per Common, collective or pooled trust funds (Plan S collective or pooled trust funds available under the I  "Section 411(d)(6) protected benefits" (Plan Section benefits that are preserved under this Plan: benefits that are subject to the protected benefits).  Recognition of Service with other employers (Plan addition to those specified at Question 16-) will be attach an addendum to the Adoption Agreement):  1. [ ] Employer name:	in Plan Section 5.82(i), the following orderstripes, parents, and then stepchildren). ections 7.2(c)(5) and/or 7.3(b)(6)). The nar Plan is (are): on 8.1(b)). The following are Code Section (specify the protect n Sections 1.5464 and 1.8598). Service wit recognized as follows: (select one or more:  Eligibility	r of priority will be used:  me(s) of the common,  411(d)(6) protected ted benefits and the accrued the following employers (in a fif more than 6 employers,  Vesting Accruals
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e. [ ]	Beneficiary if no beneficiary elected by Participa Beneficiary exists, then in lieu of the order set forth  (specify an order of beneficiaries; e.g., children per  Common, collective or pooled trust funds (Plan S collective or pooled trust funds available under the I  "Section 411(d)(6) protected benefits" (Plan Section benefits that are preserved under this Plan: benefits that are subject to the protected benefits).  Recognition of Service with other employers (Plan addition to those specified at Question 16.) will be attach an addendum to the Adoption Agreement):  1. [ ] Employer name:  [ ] C.  2. [ ] Employer name:  [ ] C.	in Plan Section 5.89(i), the following orderstirpes, parents, and then stepchildren). ections 7.2(c)(5) and/or 7.3(b)(6)). The nar Plan is (are):  ion 8.1(b)). The following are Code Section (specify the protect in Sections 1.5464 and 1.8598). Service with recognized as follows: (select one or more;  Eligibility  [ ]	r of priority will be used:  me(s) of the common,  411(d)(6) protected red benefits and the accrued the following employers (in a fif more than 6 employers.  Vesting Accruals  [ ] a. [ ]
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e. [ ]	Beneficiary if no beneficiary elected by Participa Beneficiary exists, then in lieu of the order set forth  (specify an order of beneficiaries; e.g., children per  Common, collective or pooled trust funds (Plan S collective or pooled trust funds available under the I  "Section 411(d)(6) protected benefits" (Plan Section benefits that are preserved under this Plan: benefits that are subject to the protected benefits).  Recognition of Service with other employers (Plan addition to those specified at Question 16-) will be attach an addendum to the Adoption Agreement):  1. [] Employer name:  [] c.  2. [] Employer name:  [] c.  3. [] Employer name:  [] c.	in Plan Section 5.89(i), the following orderstripes, parents, and then stepchildren). ections 7.2(c)(5) and/or 7.3(b)(6)). The nar Plan is (are):  on 8.1(b)). The following are Code Section (specify the protect n Sections 1.5464 and 1.8598). Service with recognized as follows: (select one or more:  Eligibility  [ ]  [ ]	r of priority will be used:  me(s) of the common,  1.8411(d)(6) protected ted benefits and the accrued the following employers (in the following employers,  Vesting Accruals  []  a. []
e. [ ]	Beneficiary if no beneficiary elected by Participa Beneficiary exists, then in lieu of the order set forth  (specify an order of beneficiaries; e.g., children per  Common, collective or pooled trust funds (Plan S collective or pooled trust funds available under the I  "Section 411(d)(6) protected benefits" (Plan Section benefits that are preserved under this Plan: benefits that are subject to the protected benefits).  Recognition of Service with other employers (Plan addition to those specified at Question 16-) will be attach an addendum to the Adoption Agreement):  1. [] Employer name:  [] c.  2. [] Employer name:  [] c.  3. [] Employer name:  [] c.	in Plan Section 5.89(i), the following orderstripes, parents, and then stepchildren). ections 7.2(c)(5) and/or 7.3(b)(6)). The nar Plan is (are):  on 8.1(b)). The following are Code Section (specify the protect n Sections 1.5464 and 1.8598). Service with recognized as follows: (select one or more:  Eligibility  [ ]  [ ]	me(s) of the common,  2.8411(d)(6) protected ted benefits and the accrued the following employers (in a if more than 6 employers.  Vesting Accruals  [ ] a. [ ]
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6. [	] Employer name:	a.	[ ]	b. [ ]	c. [ ]
Limits	tions:				
7. [	The following provisions or limitations apply with respect to the	a.	[ ]	b. [ ]	c. [ ]
<del>//</del>	recognition of prior service:			5.1	<u> </u>
	(e.g., credit service with X only on/following 1/1/ <del>09</del> 15 or credit a	11			
	service with entities the Employer acquires after 12/31/ <del>08</del> 14).				
h. [ ] Propo	sed 415 Regulations (Plan Section 1.14(e)). The post severance Con	<del>ipensat</del>	ion provisi	ons of the Propo	osed 415
Regula	tions shall apply to this Plan for Limitation Years and Plan Years be				
1 [	(may not be earlier than 2005 Specify any special rules that apply to the application of the Prop				
1. [	Regulations apply solely for 415 Compensation or for Compensa				
					<del></del>
ih. [ ] Other	vesting provisions. The following vesting provisions apply to the Pl				Dlane
1.	Special vesting provisions. The following special provisions app			erminable, non-	
	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 5				
	into the Plan from the XYZ Plan.)				
<u>2</u> . [					
	different vesting schedule other than the schedule at Question 35 provisions apply (must complete a. AND select one of b e.):	applies	to any Par	icipants, then th	ie following
	The vesting vesting schedule has been amended to a less favorab  a. The schedule and the following schedule that applies to Parti		not auhioa	to the vestine s	ahadula in
	Question 34 is:	cipants	not subjec	to the vesting s	chedule in
	Years (or Periods) of Service Percen	tage			
	Tetres (of Ferrods) of Bervice Ferrods	%			
		<del>/0</del>			
		%			
		<u>%</u>			
		%			
		<u>%</u>			
	Applicable Participants. The vesting schedule in Question 35 or		lies to:		
	a. [ ] Participants who elected, pursuant to are Employees as			(enter date).	
	b. [ ] Participants in the Plan who have an Hour of Service of c. [ ] Participants (even if not an Employee) in the Plan on or		er	(enter date).	
	d.   Other: (e.g., Participants in division A			(cirter date).	
i [ ] Minim	num Distribution Transitional Rules (Plan Section 5.9(g), to 13(f)(				
	: This Section does not apply to (1) a new Plan, (2) an amendment		atement of	an existing Plan	that never
	contained the provisions of Code §401(a)(9) as in effect prior to t	he ame	ndments m	ade by the Smal	l Business Job
	Protection Act of 1996 (SBJPA), or (3) a Plan where the transitio	n rules	below do n	ot affect any cu	<u>rrent</u>
TOIL IIID	Participants.	. 0	n :	11 1 1	12 11 5
The "R	equired Beginning Date" for a Participant who is not a "Five (5) Per April 1st of the calendar year following the year in which the Par				
1.	continue vesting to apply)	лстранц	attains age	: 70 1/2. (pre-sr	SJPA rules WIII
2. [	April 1st of the calendar year following the later of the year in wh	ich the	Participan	t attains age 70	1/2 or retires
	(the post-SBJPA rules), with the following exceptions (select one				
	of January 1, 1996):				
	a. [ ] A Participant who was already receiving required mining				
	schedule SBJPA rules as of (may only enter the				
	amendment):not be earlier than January 1, 1996) may e recommence in accordance with the post-SBJPA rules.				
	following will apply:	o pon t	iic reconnil	encement of dis	arounons, me

	1. [ ] upon the recommencement of distributions, the original Annuity Starting Date will be retained.
	2. [ ] upon the recommencement of distributions, a new Annuity Starting Date is created.
	b. [ ]A Participant who had not begun receiving required minimum distributions as of (may not be earlier than January 1, 1996) may elect to defer commencement of
	distributions until retirement. The option to defer the commencement of distributions (i.e., Service  Percentage
	<u></u> %
	<del></del>
	<u></u> <u>%</u>
	to elect to receive in comice distributions upon attainment of eac 70.1/2) applies to all such Porticipants upless
	to elect to receive in-service distributions upon attainment of age 70 1/2) applies to all such Participants unless selected below:
	1. [ ] the in-service distribution option is eliminated with respect to participants who attain age
	70 1/2 in or after the calendar year that begins after the later of (1) December 31, 1998, or
	(2) the adoption date of the restatement to bring the plan into compliance with the SBJPA.
j. [ ] Other sp	pousal provisions (select one or more)
1. []	One-year marriage rule. For purposes of the Plan, a Participantan individual is married treated as of his ordeath Spouse only if such individual was married to the Participant and spouse were married throughout the one year period ending on the earlier of the Annuity Starting Date or the date of the Participant's death.
k. [ ] Domesti	c Partners. A domestic partner will be entitled to death benefits of Plan Section 5.8(a)(death prior to retirement-
	beginning) as though he or she was a spouse. For this purpose, a Domestic Partner means
<del></del>	
•	
<u>12. [ ]</u>	<b>Definition of Spouse.</b> The term Spouse includes a spouse under federal law as well as the following:
<u>3</u> . [ ]	Automatic revocation of spousal designation (Plan Section $5.89(j)$ ). The automatic revocation of a spousal Beneficiary designation in the case of divorce or legal separation does not apply.

# APPENDIX B ADMINISTRATIVE ELECTIONS

The following are optional administrative provisions. The Administrator may implement procedures that override any elections in this section without a formal Plan amendment. In addition, modifications to this Appendix B will not affect an Employer's reliance on an IRS-opinion letter or determination letter.

		A.	Loan 4. [ ] Timing of QDRO payment. A distribution to an Alternate Payee will not be permitted prior to the
			time a Participant would be entitled to a distribution.
	k.	[ ] Ap	plicable law. Instead of using the applicable laws set forth in Plan Section 10.5(a), the Plan will be governed by the laws
		of:	
	1.	[ ] <b>Tot</b>	tal and Permanent Disability. Instead of the definition at Plan Section 1.93, Total and Permanent Disability means:
			(must be definitely determinable).
m.		[]	Other Trust provisions Limitations, Note: the separate loan program required by the DOL will override any
		inconsis	tent selections made below.
			te only if loans to Participants are permitted)
			N/A. No loan limitations selected below.
	<del>b.</del> —	[ ] Lin	nitations (select one or more):)
			1. [ ] Loans will only be made1. [ ] Special Trustee for hardship or financial necessity (as defined in the
			loan program).  2. [ ] The minimum loan will be \$ (may not exceed \$1,000).
		3. [ ]	A Participant may only
		have	(e.g., one (1)) loan(s) outstanding at any time collection of contributions. The Employer appoints
			4[ ] All outstanding loan balances will become due and payable in their entirety upon the occurrence of a
			distributable event (other than satisfaction of the conditions for an in service distribution, if applicable).
			5. [ ] Loans are repaid by (if left blank, then payroll deduction applies):
			a. [ ] payroll deduction
			b. [ ] ACH (Automated Clearing House) e. [ ] check
			AND, unless 1. selected below, a check may only be used for a final payment (e.g., pre-payment)
			1. [ ] checks may be used for any payment
			6. [ ] Loans will be granted at the following interest rate (if left blank, then c. below applies):
			a. [ ]% over Special Trustee with the prime interest rate
			<del>b. [ ]%</del>
			e. [ ] the Plan Administrator establishes the rate in a nondiscriminatory manner
В.		Rollove	
B.			c. [ ] the Plan Administrator establishes the rate in a nondiscriminatory manner  r Limitations. Will the Plan accept rollover contributions and/or direct rollovers of distributions from the sources- below?
B.		specified	r Limitations. Will the Plan accept rollover contributions and/or direct rollovers of distributions from the sources- l below?  No.
B.		specified	r Limitations. Will the Plan accept rollover contributions and/or direct rollovers of distributions from the sources- l below?  No.  Yes.
B.		specified	r Limitations. Will the Plan accept rollover contributions and/or direct rollovers of distributions from the sources- l below?  No.  Yes.  AND, indicate the sources of rollovers that will be accepted (select one or more)
₿.		specified	r Limitations. Will the Plan accept rollover contributions and/or direct rollovers of distributions from the sources below?  No.  Yes.  AND, indicate the sources of rollovers that will be accepted (select one or more)  1. [ ] Direct Rollovers. The Plan will accept a direct rollover of an eligible rollover distribution from: (select one
₿.		specified a. [ ] b. [ ]	r Limitations. Will the Plan accept rollover contributions and/or direct rollovers of distributions from the sources below?  No.  Yes.  AND, indicate the sources of rollovers that will be accepted (select one or more)  1. [ ] Direct Rollovers. The Plan will accept a direct rollover of an eligible rollover distribution from: (select one or more)
B.—		specified a. [ ] b. [ ]	r Limitations. Will the Plan accept rollover contributions and/or direct rollovers of distributions from the sources below?  No.  Yes.  AND, indicate the sources of rollovers that will be accepted (select one or more)  1. [ ] Direct Rollovers. The Plan will accept a direct rollover of an eligible rollover distribution from: (select one
₿.		specified a. [ ] b. [ ]	r Limitations. Will the Plan accept rollover contributions and/or direct rollovers of distributions from the sources- l below?  No.  Yes.  AND, indicate the sources of rollovers that will be accepted (select one or more)  1. [ ] Direct Rollovers. The Plan will accept a direct rollover of an eligible rollover distribution from: (select one- or more)  [ ] a qualified plan described in Code Section 401(a) (including a 401(k) plan, profit sharing plan, defined benefit- plan, stock bonus plan and money purchase plan), excluding after tax employeeresponsibility to collect delinquent contributions, pursuant to Plan Section 7.1(b):
B.		specified a. [ ] b. [ ]	r Limitations. Will the Plan accept rollover contributions and/or direct rollovers of distributions from the sources- l below?  No.  Yes.  AND, indicate the sources of rollovers that will be accepted (select one or more)  1. [ ] Direct Rollovers. The Plan will accept a direct rollover of an eligible rollover distribution from: (select one- or more)  [ ] a qualified plan described in Code Section 401(a) (including a 401(k) plan, profit sharing plan, defined benefit- plan, stock bonus plan and money purchase plan), excluding after tax employeeresponsibility to collect delinquent contributions: pursuant to Plan Section 7.1(b):  Name:b. [ ] a qualified plan described in Code Section 401(a) (including a 401(k) plan, profit sharing-
B.—		specified a. [ ] b. [ ]	r Limitations. Will the Plan accept rollover contributions and/or direct rollovers of distributions from the sources l-below?  No.  Yes.  AND, indicate the sources of rollovers that will be accepted (select one or more)  1. [ ] Direct Rollovers. The Plan will accept a direct rollover of an eligible rollover distribution from: (select one or more)  [ ] a qualified plan described in Code Section 401(a) (including a 401(k) plan, profit sharing plan, defined benefit plan, stock bonus plan and money purchase plan), excluding after tax employee responsibility to collect delinquent contributions: pursuant to Plan Section 7.1(b):  Name: b. [ ] a qualified plan described in Code Section 401(a) (including a 401(k) plan, profit sharing plan, defined benefit plan, stock bonus plan and money purchase plan), including after tax
B.		specified a. [ ] b. [ ]	r Limitations. Will the Plan accept rollover contributions and/or direct rollovers of distributions from the sources- l below? No. Yes. AND, indicate the sources of rollovers that will be accepted (select one or more) 1. [ ] Direct Rollovers. The Plan will accept a direct rollover of an eligible rollover distribution from: (select one- or more) [ ] a qualified plan described in Code Section 401(a) (including a 401(k) plan, profit sharing plan, defined benefit- plan, stock bonus plan and money purchase plan), excluding after tax employeeresponsibility to collect delinquent contributions: pursuant to Plan Section 7.1(b):  Name: b. [ ] a qualified plan described in Code Section 401(a) (including a 401(k) plan, profit sharing- plan, defined benefit plan, stock bonus plan and money purchase plan), including after tax- employee contributions.
B		specified a. [ ] b. [ ]	r Limitations. Will the Plan accept rollover contributions and/or direct rollovers of distributions from the sources below?  No. Yes.  AND, indicate the sources of rollovers that will be accepted (select one or more)  1. [ ] Direct Rollovers. The Plan will accept a direct rollover of an eligible rollover distribution from: (select one or more)  [ ] a qualified plan described in Code Section 401(a) (including a 401(k) plan, profit sharing plan, defined benefit plan, stock bonus plan and money purchase plan), excluding after tax employeeresponsibility to collect delinquent contributions: pursuant to Plan Section 7.1(b):  Name: b. [ ] a qualified plan described in Code Section 401(a) (including a 401(k) plan, profit sharing plan, defined benefit plan, stock bonus plan and money purchase plan), including after tax employee contributions.  c. [ ] a plan described in Code Section 403(a) (an annuity plan), excluding after tax employee
B. –		specified a. [ ] b. [ ]	r Limitations. Will the Plan accept rollover contributions and/or direct rollovers of distributions from the sources below?  No. Yes.  AND, indicate the sources of rollovers that will be accepted (select one or more)  1. [ ] Direct Rollovers. The Plan will accept a direct rollover of an eligible rollover distribution from: (select one or more)  [ ] a qualified plan described in Code Section 401(a) (including a 401(k) plan, profit sharing plan, defined benefit plan, stock bonus plan and money purchase plan), excluding after tax employeeresponsibility to collect delinquent contributions: pursuant to Plan Section 7.1(b):    Name: b. [ ] a qualified plan described in Code Section 401(a) (including a 401(k) plan, profit sharing plan, defined benefit plan, stock bonus plan and money purchase plan), including after tax employee contributions.    C. [ ] a plan described in Code Section 403(a) (an annuity plan), excluding after tax employee contributions.
B		specified a. [ ] b. [ ]	r Limitations. Will the Plan accept rollover contributions and/or direct rollovers of distributions from the sources l below?  No.  Yes.  AND, indicate the sources of rollovers that will be accepted (select one or more)  1. [ ] Direct Rollovers. The Plan will accept a direct rollover of an eligible rollover distribution from: (select one or more)  [ ] a qualified plan described in Code Section 401(a) (including a 401(k) plan, profit sharing plan, defined benefit plan, stock bonus plan and money purchase plan), excluding after tax employee responsibility to collect delinquent contributions; pursuant to Plan Section 7.1(b):  Name:b. [ ] a qualified plan described in Code Section 401(a) (including a 401(k) plan, profit sharing plan, defined benefit plan, stock bonus plan and money purchase plan), including after tax employee contributions.  c. [ ] a plan described in Code Section 403(a) (an annuity plan), excluding after tax employee contributions.  d. [ ] a plan described in Code Section 403(a) (an annuity plan), including after tax employee contributions.
B.		specified a. [ ] b. [ ]	r Limitations. Will the Plan accept rollover contributions and/or direct rollovers of distributions from the sources l below?  No: Yes.  AND, indicate the sources of rollovers that will be accepted (select one or more)  1. [] Direct Rollovers. The Plan will accept a direct rollover of an eligible rollover distribution from: (select one or more)  [] a qualified plan described in Code Section 401(a) (including a 401(k) plan, profit sharing plan, defined benefit plan, stock bonus plan and money purchase plan), excluding after tax employeeresponsibility to collect delinquent contributions: pursuant to Plan Section 7.1(b):  Name:b. [] a qualified plan described in Code Section 401(a) (including a 401(k) plan, profit sharing plan, defined benefit plan, stock bonus plan and money purchase plan), including after tax employee contributions.  c. [] a plan described in Code Section 403(a) (an annuity plan), excluding after tax employee contributions.  d. [] a plan described in Code Section 403(a) (an annuity plan), including after tax employee contributions.  e. [] a plan described in Code Section 403(b) (a tax-sheltered annuity), excluding after tax employee
B.		specified a. [ ] b. [ ]	r Limitations. Will the Plan accept rollover contributions and/or direct rollovers of distributions from the sources lbelow?  No.  Yes.  AND, indicate the sources of rollovers that will be accepted (select one or more)  1. [ ] Direct Rollovers. The Plan will accept a direct rollover of an eligible rollover distribution from: (select one or more)  [ ] a qualified plan described in Code Section 401(a) (including a 401(k) plan, profit sharing plan, defined benefit plan, stock bonus plan and money purchase plan), excluding after tax employeeresponsibility to collect delinquent contributions: pursuant to Plan Section 7.1(b):  Name: b. [ ] a qualified plan described in Code Section 401(a) (including a 401(k) plan, profit sharing plan, defined benefit plan, stock bonus plan and money purchase plan), including after tax employee contributions.  e. [ ] a plan described in Code Section 403(a) (an annuity plan), excluding after tax employee contributions.  d. [ ] a plan described in Code Section 403(a) (an annuity plan), including after tax employee contributions.  e. [ ] a plan described in Code Section 403(b) (a tax sheltered annuity), excluding after tax employee contributions.
B		specified a. [ ] b. [ ]	r Limitations. Will the Plan accept rollover contributions and/or direct rollovers of distributions from the sources lbelow?  No:  Yes.  AND, indicate the sources of rollovers that will be accepted (select one or more)  1. [ ] Direct Rollovers. The Plan will accept a direct rollover of an eligible rollover distribution from: (select one or more)  [ ] a qualified plan described in Code Section 401(a) (including a 401(k) plan, profit sharing plan, defined benefit plan, stock bonus plan and money purchase plan), excluding after tax employeeresponsibility to collect delinquent contributions; pursuant to Plan Section 7.1(b):  Name:b. [ ] a qualified plan described in Code Section 401(a) (including a 401(k) plan, profit sharing plan, defined benefit plan, stock bonus plan and money purchase plan), including after tax employee contributions.  c. [ ] a plan described in Code Section 403(a) (an annuity plan), excluding after tax employee contributions.  d. [ ] a plan described in Code Section 403(a) (an annuity plan), including after tax employee contributions.  e. [ ] a plan described in Code Section 403(b) (a tax sheltered annuity), excluding after tax employee contributions.  f. [ ] a plan described in Code Section 403(b) (a tax sheltered annuity), including after tax employee
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B.		specified a. [ ] b. [ ]	**PLimitations**. Will the Plan accept rollover contributions and/or direct rollovers of distributions from the sources below?  No:  Yes.  AND, indicate the sources of rollovers that will be accepted (select one or more)  1. [ ] Direct Rollovers**. The Plan will accept a direct rollover of an eligible rollover distribution from: (select one or more)  [ ] a qualified plan described in Code Section 401(a) (including a 401(k) plan, profit sharing plan, defined benefit plan, stock bonus plan and money purchase plan), excluding after tax employeeresponsibility to collect delinquent contributions: pursuant to Plan Section 7.1(b):  Name: b. [ ] — a qualified plan described in Code Section 401(a) (including a 401(k) plan, profit sharing plan, defined benefit plan, stock bonus plan and money purchase plan), including after tax employee contributions.  e. [ ] — a plan described in Code Section 403(a) (an annuity plan), excluding after tax employee contributions.  d. [ ] — a plan described in Code Section 403(a) (an annuity plan), including after tax employee contributions.  f. [ ] — a plan described in Code Section 403(b) (a tax sheltered annuity), excluding after tax employee contributions.  g. [ ] — a plan described in Code Section 403(b) (a tax sheltered annuity), including after tax employee contributions.  g. [ ] — a plan described in Code Section 457(b) (eligible deferred compensation plan).  2. [ ] Participant Rollover Contributions from Other Plans (i.e., not via a direct plan to plan transfer). The Plan will accept a contribution of an eligible rollover distribution: (select one or more.)
B		specified a. [ ] b. [ ]	r Limitations. Will the Plan accept rollover contributions and/or direct rollovers of distributions from the sources below?  No.  Yes.  AND, indicate the sources of rollovers that will be accepted (select one or more)  1.
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#### Standardized Non-Integrated Defined Benefit Plan

d. [ ] a plan described in Code Section 457(b) (eligible deferred compensation plan).

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

Draft 10/30/2015

#### **PARTICIPATION AGREEMENT**

The Affiliated Employer, by executing this Participation Agreement, elects to become a Participating Employer in the Plan, to continue-participation in the Plan or to cease status as a Participating Employer. The Participating Employer accepts, and agrees to be bound by, all-of the elections granted under the provisions of the Prototype Plan as made by the Signatory Employer to the Execution Page of the Adoption Agreement, except as otherwise provided in this Participation Agreement. The Participating Employer also agrees to the Signatory Employer's future amendment or termination of the Plan in accordance with Article XI of the Plan. [Note: Each Participating Employer must execute a separate Participation Agreement.]

A.	AFFILIATED EMPLOYER INFORMATION						
	a. Name: _						
		b.—					
		Title a. [ ]					
		Address and telephone number					
		b. Use:  c. Use address and telephone number b	Employer address and telep	hone number			
		Address:	elow.				
			Street				
		City	State	Zip			
		c. Telephone:					
	d. Taxpayer Ider	ntification Number (TIN):					
	e. Fiscal Year:						
	c. Tiscar Tear.						
₿.		E(S) (select one or more) AN. The Participating Employer's adoption of t	his Plan constitutes the adoption of	a new plan by the Participating			
		r, effective as of:					
	g. [ ] RESTAT	EMENT. The Participating Employer's adoption of the Plan effective as of:	n of this Plan constitutes the adoptic	m of an amendment and			
	originally	y commenced participation in the Plan effective	as of:				
	h. [ ] RESTATEMENT AND MERGER. The Participating Employer's adoption of this Plan constitutes the amendment and						
	restatement of the Participating Employer's plan known as: and originally effective: which plan is being merged into this Plan effective as of:						
	I. [ ] CESSAI	TON. The Participating Employer is ceasing its	participation in the Pian effective as	<del>-01:</del> 			
	<del>-</del>						
	j. [ ] SPECIA	LEFFECTIVE DATES:					
	<del></del>						
PAI	RTICIPATING EMI	PLOYER: [name of participating employer]					
		The second secon					
By:				ATE SIGNED			
				TTE STOTALE			
SIG	NATORY EMPLO	YER: [name of employer]					
By:							
_			- Dr	ATE SIGNED			
Acc	eptance by the Tru	stee (or Insurer) (only required if the duties (	of the Trustee (or Insurer) are aff	e <del>cted).</del>			
		e Trustee or Insurer appears on a separate agree					
		e trance of insurer appears on a separate agree.	mont of Contract,				
OR							
@ 2	010						

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TRUSTEE OR INSURER DATE SIGNED

NOTE: The Trustee named above is hereby appointed as a Trustee for the Plan, and is referred to as the Special

Trustee. The sole responsibility of the Special Trustee is to collect contributions the Employer owes to
the Plan. No other Trustee has any duty to ensure that the contributions received comply with the
provisions of the Plan or is obliged to collect any contributions from the Employer. No Trustee, other
than the Special Trustee, is obliged to ensure that funds deposited are deposited according to the
provisions of the Plan. The Special Trustee must accept its position and agree to its obligations
hereunder.