### ADOPTION AGREEMENT #001 NON-STANDARDIZED DEFINED CONTRIBUTION PRE-APPROVED PLAN

The undersigned Employer, by executing this Adoption Agreement, establishes a retirement plan (collectively "Plan") under the <u>FIS Business Systems LLC Defined Contribution Pre-Approved Plan</u> (basic plan document #02). The Employer, subject to the Employer's Adoption Agreement elections, adopts fully the Pre-Approved Plan provisions. This Adoption Agreement, the basic plan document and any attached Appendices or agreements permitted or referenced therein, constitute the Employer's entire plan document. *All "Election" references within this Adoption Agreement are Adoption Agreement Elections. All "Article" or "Section" references are basic plan document references. Numbers in parentheses which follow election numbers are basic plan document references. Where an Adoption Agreement election calls for the Employer to supply text, the Employer (without altering the content of any existing printed text) may lengthen any space or line, or create additional tiers. When Employer-supplied text uses terms substantially similar to existing printed options, all clarifications and caveats applicable to the printed options apply to the Employer-supplied text unless the context requires otherwise. The Employer makes the following elections granted under the corresponding provisions of the basic plan document.* 

#### ARTICLE I DEFINITIONS

1. Sec	EMP tion.)	MPLOYER (1.24). (An amendment to the Adoption Agreement is not needer.)	ed solely to reflect a change in this Employer Information
	Nam	ame:	
	Addr	ddress:	
		hone number:	
	Taxp	axpayer Identification Number (TIN):	
		-mail (optional):	
	Emp	mployer's Taxable Year (optional):	
2.	<u>PLA</u>	<u>LAN</u> (1.42).	
	Nam	ame:	
		lan number:(	3-digit number for Form 5500 reporting)
	Nam	ame of Trust:	
	Trust	rust EIN (optional):	
		LAN/LIMITATION YEAR (1.44/1.34). Plan Year and Limitation Year me imitation Year) ending every:	ean the 12 consecutive month period (except for a short
		Complete any applicable blanks under Election 3 with a specific date, e.g. sy in January. In the case of a Short Plan Year or a Short Limitation Year,	
Pla	n Yea	ear (select one of (a) or (b); choose (c) if applicable):	
(a)	[]	December 31.	
(b)	[ ]	Fiscal Plan Year: ending:	
		Short Plan Year: commencing: and ending:	
		ation Year (select one of (d) or (e); choose (f) if applicable):	
(e)	[]	Different Limitation Year: ending:	
(f)	[]	] Short Limitation Year: commencing: and e	ending:
4. if a		FFECTIVE DATE (1.20). The Employer's adoption of the Plan is a (select mendment and restatement):	one of (a) or (b); complete (c) for all plans; complete (d)
(a)	[]	] New Plan.	
(b)	[ ]	Restated Plan.	
. ,	CYC	YCLE 3 RESTATEMENT (leave blank if not applicable)	
		** /	aliance with the requirements of the 2017 Cumulative List
	(1)	(Notice 2017-37).	•

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Init	ial Ef	fectiv	e Date of Plan (enter date)
	[ ]		(hereinafter called the "Effective Date" unless 4(d) is entered below)
			ctive Date in $4(c)$ cannot be earlier than the first day of the Plan Year in which the Plan is adopted. The Effective Date of action Agreement will not be earlier than the date the Plan is adopted. See 1.57(A)]
Res	tatem	ent E	ffective Date (If this is an amendment and restatement, enter effective date of the restatement)
(d)	[]	cont	(enter month day, year; this date cannot be earlier than the first day of the current Plan Year. The Plan ains appropriate retroactive effective dates with respect to provisions for the appropriate laws if the Plan is a Cycle 3 atement.) (hereinafter called the "Effective Date")
Effe	ctive I	Dates	on 1.54 for the definition of Restated Plan. If this Plan is a Cycle 3 Restatement, the basic plan document supplies the of various recent legal changes. If specific Plan provisions, as reflected in this Adoption Agreement and the basic plan not have the Effective Date stated in this Election 4, indicate as such in the election where called for or in Appendix A.]
Opt	tional	provi	sions. (choose one or more of (e) and (f) if applicable):
(e)	[ ]	(sur	tatement of surviving and merging plans. The Plan restates two (or more) plans (Complete 4(c) and (d) above for this viving) Plan. Complete (1) below for the merging plan. Choose (2) if applicable. Unless otherwise noted, the restated ctive Date with regard to a merging plan is the later of the date of the merger or the restated Effective Date of this Plan.):
	(1)	[]	Merging plan. The Plan was or will be merged into this surviving Planf: The merging plan's restated Effective Date is: The merging plan's
		as of	f: The merging plan's restated Effective Date is: The merging plan's inal Effective Date was:
[See	the λ	_	nder Election 4(d) if this document is the merging plan's Cycle 3 restatement.]
Į	(2)	[]	Additional merging plans. The following additional plans were or will be merged into this surviving Plan (Complete a.; complete b. if applicable):
			Restated Original
			Name of merging plan Merger date Effective Date Effective Date
		a.	
		b.	
(f)	[ ]	Snec	cial Effective Date for Elective Deferral provisions:
[No	ch the	- Electiv	ve Deferral provision is not effective as of the Initial Effective Date or the Restatement Effective Date, enter the date as of ive Deferral provision is effective. The Special Effective Date may not precede the date on which the Employer adopted the
5.	TYP	E OF	PLAN (1.29/1.36/1.48) (select one of (a), (b), or (c))
(a)	[]	401(	(k) Plan. [Note: A 401(k) Plan is also a Profit Sharing Plan. Section 1.29]
(b)	[ ]	Agre	ney Purchase Pension Plan. [Note: Under Contributions, may only elect 6(d), 6(f), and 6(h). In applying Adoption elections, Nonelective Contributions include Money Purchase Pension Contributions unless the context requires rwise.]
(c)	$[\ ]$	Prof	<b>Tit Sharing Plan.</b> [Note: Under Contributions, may only elect 6(d), 6(f), and 6(h).]
6. Ado			EUTION TYPES (1.12). The selections made below should correspond with the selections made under Article III of this rement. (If this is a frozen Plan (i.e., all contributions have ceased), choose (a) only and PRIOR CONTRIBUTIONS only):
Fro	zen P	lan. S	ee Sections 3.01(J) and 11.04. (leave blank if not applicable)
(a)	[]		<b>tributions cease.</b> All Contributions have ceased or will cease (Plan is frozen). (choose (1) if applicable, then skip to tion 7)
	(1)	[]	Effective date of freeze: [Note: Effective date is optional unless this is the amendment or restatement to freeze the Plan.]
[No	te: Ele	ection	s 20 through 30 and Elections 35 through 37 do not apply to any Plan Year in which the Plan is frozen.]
			The Employer and/or Participants, in accordance with the Plan terms, make the following Contribution Types to the cet one or more of (b) through (h)):
(b)	[]	Pre-	Tax Deferrals. See Section 3.02 and Elections 20-23.
	(1)	[]	<b>Roth Deferrals.</b> See Section 3.02(E) and Elections 20, 21, and 23. [Note: The Employer may not limit Elective Deferrals to Roth Deferrals only.]

(c)	[	]	<b>Matching.</b> See Sections 1.35 and 3.03 and Elections 24-26. [Note: The Employer may make an Operational QMAC without electing 6(c). See Section 3.03(C)(2). Do not elect for a safe harbor plan; use 6(e) instead.]
(d)	[	]	<b>Nonelective/Money Purchase Pension Plan.</b> See Sections 1.38 and 3.04 and Elections 27-29. [ <i>Note: The Employer may make an Operational QNEC without electing 6(d). See Section 3.04(C)(2).</i> ]
(e)	[	]	Safe Harbor/Additional Matching. The Plan is (or pursuant to a delayed election, may be) a safe harbor 401(k) Plan. The Employer will make (or under a delayed election, may make) Safe Harbor Contributions as it elects in Election 30. The Employer may or may not make Additional Matching Contributions as it elects in Election 30. See Election 26 as to matching Catch-Up Deferrals. See Section 3.05.
(f)	[	]	Employee (after-tax). See Section 3.09 and Election 35.
(g)	[	]	<b>SIMPLE 401(k).</b> The Plan is a SIMPLE 401(k) Plan. See Section 3.10. [Note: The Employer electing 6(g) must elect a calendar year under 3(a) and may not elect any other Contribution Types except under Elections 6(b) and 6(h).]
(h)	[	]	<b>Designated IRA.</b> See Section 3.12 and Election 36.
Pri	or	Co	ntributions. The Plan used to permit, but no longer does, the following contributions (optional; choose all that apply, if any):
(i)	[	]	Pre-tax Elective Deferrals
(j)	[	]	Roth Elective Deferrals
(k)	[	]	Safe Harbor Contributions
(1)	[	]	Matching contributions
(m)	[	]	Money Purchase Pension Plan contributions
(n)	[	]	Other Nonelective contributions
(o)	[	]	Rollover contributions
(p)	[	]	Employee contributions
(q)	[	]	SIMPLE 401(k) contributions
(r)	[	]	Designated IRA
7.	Г	DIS.	ABILITY (1.16). A Participant is Disabled or has a Disability if (select one of (a) through (d)):
(a)	[	]	The Participant is unable to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment that can be expected to result in death or which has lasted or can be expected to last for a continuous period of not less than twelve months. The permanence and degree of such impairment must be supported by medical evidence.
(b)	[	]	The Social Security Administration or Railroad Retirement Board determines that the Participant is totally disabled.
(c)	[	]	The applicable insurance company providing disability insurance to the Participant under an Employer sponsored disability program determines that a Participant is disabled under the insurance contract definition of disability.
(d)	[	]	Describe:
the pro	En gra	nple am	te Employer may elect an alternative definition of disability for purposes of Plan distributions (e.g., Participants covered under byer's disability insurance program are Disabled if the applicable insurance company providing insurance pursuant to that determines that the Participant is disabled under the insurance contract definition of disability. Other Participants are disabled if Security Administration or Railroad Retirement Board determines that the Participant is totally disabled.).]
8. of (			CLUDED EMPLOYEES (1.22(D)). The following Employees are not Eligible Employees but are Excluded Employees (select on b, or (c)):
Em, Lea	plo sec	yei d E	egardless of the Employer's elections under Election 8: (i) Employees of any Related Employers (excluding the Signatory ) are Excluded Employees unless the Related Employer becomes a Participating Employer; and (ii) Reclassified Employees and mployees are Excluded Employees unless the Employer in Appendix B elects otherwise. See Sections 1.22(B), 1.22(D)(3), and However, in the case of a Multiple Employer Plan, see Section 12.02(B) as to the Employees of the Lead Employer.]
(a)	[	]	<b>No Excluded Employees.</b> There are no additional excluded Employees under the Plan as to any Contribution Type (skip to Election 9).
(b)	[	]	<b>Exclusions - same for all Contribution Types.</b> The following Employees are Excluded Employees for all Contribution Types (select one or more of (e) through (l); select column (1) for each exclusion elected at (e) through (k)):
(c)	[	]	<b>Exclusions - different exclusions apply.</b> The following Employees are Excluded Employees for the designated Contribution Type (select one or more of (d) through (l); select Contribution Type as applicable (may only be selected with 401(k) plans)):

[Note for 401(k) plans: For this Election 8, unless described otherwise in Election 8(l), Elective Deferrals includes Pre-Tax Deferrals, Roth Deferrals, Employee Contributions and Safe Harbor Contributions. Matching includes all Matching Contributions except Safe Harbor Matching Contributions. Nonelective includes all Nonelective Contributions except Safe Harbor Nonelective Contributions.]

	(1) All		(2) Elective	(3)	(4)
Exclusions	Contributions		Deferrals	Matching	Nonelective
(d) [ ] No exclusions. No exclusions as to the designated Contribution Type.	N/A (See Election 8(a))		[ ]	[ ]	[ ]
(e) [ ] Collective Bargaining (union) Employees. As described in Code §410(b)(3)(A). See Section 1.22(D)(1).	[ ]	OR	[ ]	[]	[ ]
(f) [ ] Non-Resident Aliens. As described in Code §410(b)(3)(C). See Section 1.22(D)(2).	[ ]	OR	Ι 1	[]	[]
(g) [ ] HCEs. See Section 1.22(E). See Election 30(f) as to exclusion of some or all HCEs from Safe Harbor Contributions.	[]	OR	H	1.1	[]
(h) [ ] Hourly paid Employees.	[ ]	OR	[]	1.1	[]
(i) [ ] Residents of Puerto Rico.	[]	OR	[]	1.1	[]
(j) [ ] Interns. See Section 1.22(D)(7). [Note: This exclusion could result in the plan failing to meet the coverage requirements of Code §410(b), and m not be utilized as a disguised age or service condition.]		OR	[]	I/I	[ ]
(k) [ ] Part-Time/Temporary/Seasonal Employees. See Section 1.22(D)(4). A Part-Time, Temporary or Seasonal Employee is an Employee whose regularly scheduled Service is less than (specify a maximum of 1,000) Hours of Service in the relevant Eligibility Computation Period. [Note: The "relevant" Eligibility Computation Period is the Initial or Subsequent Eligibility Computation Period as defined in Section 2.02(C). Also see Appendix B, Election (b)(9).]		OR	1.1	[ ]	[ ]
[Note: If the Employer under Flection 8(k) elects to treat Part	Time Temporary and	d Seasone	al Employees as	Excluded Emple	wees and any

[Note: If the Employer under Election 8(k) elects to treat Part-Time, Temporary and Seasonal Employees as Excluded Employees and any such Employee actually completes at least 1,000 Hours of Service during the relevant Eligibility Computation Period, the Employee becomes an Eligible Employee. See Section 1.22(D)(4).]

(1) [ ]	Describe exclusion category and/or Contribution Type:	
.,	e.g., Exclude Division B Employees OR Exclude salaried Employees from Discretionary Matching Contributions.)	

[Notes: Any exclusion under Election 8(l), except as to Part-Time/Temporary/Seasonal Employees, may not be based on age or Service or level of Compensation. See Election 14 for eligibility conditions based on age or Service. The exclusions entered under Election 8(l) cannot result in the group of Nonhighly Compensated Employees (NHCEs) participating under the plan being only those NHCEs with the lowest amount of compensation and/or the shortest periods of service and who may represent the minimum number of these employees necessary to satisfy coverage under Code §410(b).]

9. <u>COMPENSATION</u> (1.11(B)). The following base Compensation (as adjusted under Elections 10 and 11) applies in allocating Employer Contributions (or the designated Contribution Type) (select one or more of (a) through (d); for 401(k) plans, select Contribution Type as applicable):

[Note: For this Election 9 all definitions include Elective Deferrals unless excluded under Election 1.1. See Section 1.11(D). In applying any Plan definition which references Section 1.11 Compensation, where the Employer in this Election 9 elects more than one Compensation definition for allocation purposes, the Plan Administrator will use W-2 Wages for other Plan definitions of Compensation if the Employer has elected W-2 Wages for any Contribution Type or Participant group under Election 9. If the Employer has not elected W-2 Wages, the Plan Administrator for such other Plan definitions will use 415 Compensation. If the Plan is a Multiple Employer Plan, see Section 12.07. Election 9(d) below may cause allocation Compensation to fail to be nondiscriminatory under Treas. Reg. §1.414(s).]

[Note for 401(k) plans: Unless described otherwise in Election 9(d), Elective Deferrals includes Pre-Tax Deferrals, Roth Deferrals and Employee Contributions, Matching includes all Matching Contributions and Nonelective includes all Nonelective Contributions.]

			(1) All			(2) Elective		(3)		(4)		
			Contr		tions		Defe		Mat	tching	None	elective
(a) [	]	W-2 Wages (plus Elective Deferrals). See Section 1.11(B)(1).	I	[ ]		OR	[	]	I	]	1	[ ]
(b) [	]	Code §3401(a) Federal Income Tax Withholding Wages (plus Elective Deferrals). See Section 1.11(B)(2).	ſ	[ ]		OR	]	1	I	1	1	1
(c) [	]	415 Compensation (simplified). See Section 1.11(B)(3). [Note: The Employer may elect an alternative "general 415 Compensation" definition by electing 9(c) and by electing the alternative definition in Appendix B. See Section 1.11(B)(4).]	ſ	[ ]		OR	Ī	l		1	1	[ <b>]</b>
(d) [	]	Describe Compensation by Contribution Type or I	by Parti	icip	ant gro	սթ։					_	
from t Contr testing ADP o	he ibui g of or A	ation in all other cases); and/or (ii) for 401(k) plans, de "all-inclusive" description in the Note immediately prections means W-2 Wages and for Additional Matching Content of the plan's compensation definition under Treas. Reg. § [CP tests.]  based on specified 12-month period (leave blank if not	eeding E ontribut 1.414(s	lection tion )-1	tion 9(a) s means for it to	(e.g., Co 415 Com	mpensa pensatio	tion for on). Sele	Safe Ho ection o	arbor M f 9(d) m	atching ay requ	ire
(e) [	]	The allocation of all Contribution Types (or specified Contribution Types) will be made based on Compensation within a specified 12-month period ending within the Plan Year as follows:				OR	I	l	ſ	1		[ ]
		-ENTRY/POST-SEVERANCE COMPENSATION (1.			-							
_		ection 10(c) below may cause allocation Compensation					-				_	
Deferi	rals	401(k) plans: For this Election 10, unless described oth, Roth Deferrals and Employee Contributions, Matching Contributions.]										
				(1) All			(2 Elec		(	(3)		(4)
	1(k,	y Compensation (select one of (a), (b), or (c); ) plans, also select Contribution Type as e):	Contr		tions		Defe		Mat	tching	Non	elective
(a) [	1	Plan Year. Compensation for the entire Plan Year which includes the Participant's Entry Date. [Note: If the Employer under Election 9(e) elects to allocate some or all Contribution Types based on a specified 12-month period, Election 10(a) applies to that 12-month period in lieu of the Plan Year.]	I	[ ]		OR	]	1	I	1	,	[ ]
(b) [	]	<b>Participating Compensation.</b> Only Participating Compensation. See Section 1.11(H)(1).	I	[ ]		OR	I	1	I	]	I	[ ]
		nder a Participating Compensation election, in applying ator will count only the Participant's Participating Con										Plan
(c) [	]	Describe Pre-Entry Compensation by Contribution	n Type	or l	by Parti	icipant g	roup: _					
		nder Election 10(c), the Employer may: (i) elect Competion thereof as to a Participant group (e.g. Participatin										

[Note: Under Election 10(c), the Employer may: (i) elect Compensation from the elections available under Pre-Entry Compensation or a combination thereof as to a Participant group (e.g., Participating Compensation for all Contribution Types as to Division A Employees, Plan Year Compensation for all Contribution Types to Division B Employees); and/or (ii) for 401(k) plans, define the Contribution Type column headings in a manner which differs from the "all-inclusive" description in the Note immediately preceding Pre-Entry Compensation (e.g., Compensation for Nonelective Contributions is Participating Compensation and for Safe Harbor Nonelective Contributions is Plan Year Compensation). Selection of 10(c) may require testing of the plan's compensation definition under Treas. Reg. §1.414(s)-1 for it to be used in nondiscrimination testing, including the ADP or ACP tests.]

**Post-Severance Compensation.** The following adjustments apply to Post-Severance Compensation paid within any applicable time period as may be required (select one of (d), (e), or (f)):

[Note: Under the basic plan document, if the Employer does not elect any adjustments, post-severance compensation includes regular pa	y,
leave cash-outs, and deferred compensation, and excludes military and disability continuation payments.]	

- (d) [ ] None. The Plan includes post-severance regular pay, leave cash-outs, and deferred compensation, and excludes post-severance military and disability continuation payments as to any Contribution Type except as required under the basic plan document (skip to Election 11).
- (e) [ ] **Same for all Contribution Types.** The following adjustments to Post-Severance Compensation apply to all Contribution Types (select one or more of (h) through (n); select column (1) for each option elected at (h) through (m)):
- (f) Adjustments different conditions apply. The following adjustments to Post-Severance Compensation apply to the designated Contribution Types (select one or more of (g) through (n); select Contribution Type as applicable) (may only be selected with 401(k) Plans):

	(1) All	(2) Elective	(3)	(4)
<b>Post-Severance Compensation:</b>	Contributions	Deferrals	Matching	Nonelective
(g) [ ] None. The Plan takes into account Post-Severance Compensation as to the designated Contribution Types as specified under the basic plan document.	N/A (See Election 10(d))	[]	П	[ ]
(h) [ ] Exclude All. Exclude all Post-Severance Compensation. [Note: 415 testing Compensation (versus allocation Compensation) must include Post-Severance Compensation comprised of regular pay. See Section 4.05(F).]	[] OR	11	ľ	[ ]
(i) [ ] Regular Pay. Exclude Post-Severance Compensation comprised of regular pay. See Section 1.11(I)(1)(a) [Note: 415 testing Compensation (versus allocation Compensation) must include Post-Severance Compensation comprised of regular pay. See Section 4.05(F).]		l 1	[ ]	[ ]
(j) [ ] Leave cash-out. Exclude Post-Severance Compensation comprised of leave cash-out. See Section 1.11(I)(1)(b).	[ ] OR	[ ]	[ ]	[ ]
(k) [ ] <b>Deferred Compensation.</b> Exclude Post-Severanc Compensation comprised of deferred compensation. See Section 1.11(I)(1)(c).	e [] OR	[ ]	[ ]	[ ]
(l) [ ] Salary continuation for military service. Include Post-Severance Compensation comprised of salary continuation for military service. See Section 1.11(1)	7	[ ]	[ ]	[ ]
(m) [ ] Salary continuation for disabled Participants. Include Post-Severance Compensation comprised of salary continuation for disabled Participants.  See Section 1.11(I)(3). (select one of (1) or (2)):	[] OR	[ ]	[ ]	[ ]
(1) [ ] For NHCEs only.				
(2) [ ] For all Participants. The salary continuation continue for the following fixed or determine period: (specify period): (specify period): (specify period)	able			
(n) [ ] Describe Post-Severance Compensation by Com	tribution Type or by Particip	ant group:		

[Note: Under Election 10(n), the Employer may: (i) elect Compensation from the elections available under Post-Severance Compensation or a combination thereof as to a Participant group (e.g., Include regular pay Post-Severance Compensation for all Contribution Types as to Division A Employees, no Post-Severance Compensation for all Contribution Types to Division B Employees); and/or (ii) for 401(k) Plans define the Contribution Type column headings in a manner which differs from the "all-inclusive" description in the Note immediately preceding Pre-Entry Compensation (e.g., Compensation for Nonelective Contributions does not include any Post-Severance Compensation and for Safe Harbor Nonelective Contributions includes regular pay Post-Severance Compensation). Selection of 10(n) may require testing of the plan's compensation definition under Treas. Reg. §1.414(s)-1 for it to be used in nondiscrimination testing, including the ADP or ACP tests.]

	Non-Standardized Defined Contribution - P
11. EXC	LUDED COMPENSATION (1.11(G)). Apply the following Compensation exclusions to Elections 9 and 10 (select one of (a), ):
Plan is to	he Plan applies permitted disparity, allocations also must be based on a nondiscriminatory definition of Compensation if the avoid more complex testing. Elections 11(h) through (m) below may cause allocation Compensation to fail to be minatory under Treas. Reg. §1.414(s)-1 and may result in more complex nondiscrimination testing.]
(a) [ ]	<b>No exclusions.</b> Compensation as to all Contribution Types means Compensation as elected in Elections 9 and 10 (skip to Election 12).
(b) [ ]	<b>Exclusions - same for all Contribution Types.</b> The following exclusions apply to all Contribution Types (select one or mor of (e) through (m); select column (1) for each option elected at (e) through (k)):
(c) [ ]	<b>Exclusions - different conditions apply.</b> The following exclusions apply for the designated Contribution Types (select one of more of (d) through (m) below; select Contribution Type as applicable) (may only be selected with 401(k) Plans):
nondiscrii includes I includes a	401(k) Plans: In a safe harbor 401(k) plan, allocations qualifying for the ADP or ACP test safe harbors must be based on a minatory definition of Compensation. For this Election 11, unless described otherwise in Election 11(m), Elective Deferrals Pre-Tax Deferrals, Roth Deferrals and Employee Contributions, Matching includes all Matching Contributions and Nonelectival Nonelective Contributions. Selection of (e)(1), Elective Deferrals, All Contributions, does not reduce Compensation for

		(1) All		(2) Elective	(3)	(4)
Compens	sation Exclusions	Contributions		Deferrals	Matching	Nonelective
(d) [ ]	<b>No exclusions - limited.</b> No exclusion as to the designated Contribution Type(s).	N/A (See Election 11(a))		[]	[1	[]
(e) [ ]	Elective Deferrals. See Section 1.21.	[ ]		N/A	[ ]	[]
(f) [ ]	<b>Fringe benefits.</b> As described in Treas. Reg. §1.414(s)-1(c)(3).	11	OR	11	[ ]	[]
(g) [ ]	Compensation exceeding \$  Apply this election to (select one of (1) or (2)):	[]	OR	[]	[ ]	[]
(1)	[ ] All Participants. [Note: If the Employer elects Safe Harbor Contributions under Election 6(e), the Employer may not elect in this 11(g) to limit the Safe Harbor Contribution allocation to the NHCEs.]					
(2)	[ ] HCE Participants only.					
(h) [ ]	Bonus.*	[ ]	OR	[]	[]	[ ]
(i) [ ]	Commission.*	[]	OR	[]	[]	[ ]
(j) [ ]	Overtime.*	[ ]	OR	[]	[]	[]
(k) [ ]	Related Employers. See Section 1.24(C). Non-Participating. Compensation paid to Employees by a Related Employer that is not a Participating Employer.*	[ ]	OR	[ ]	[ ]	[ ]
(1) [ ]	Severance pay paid prior to severance. Severance pay paid after severance is automatically excluded. See 1.11(I)*	[ ]	OR	[ ]	[ ]	[]

[Note: Under Election 11(m), the Employer may: (i) describe Compensation from the elections available under Elections 11(d) through (l), or a combination thereof as to a Participant group (e.g., No exclusions as to Division A Employees and exclude bonus as to Division B Employees); (ii) for 401(k) Plans, define the Contribution Type column headings in a manner which differs from the "all-inclusive" description in the Note immediately following Election 11(c) (e.g., Elective Deferrals means §125 cafeteria deferrals only OR No exclusions as to Safe Harbor Contributions and exclude bonus as to Nonelective Contributions); and/or (iii) describe another exclusion (e.g., Exclude shift differential pay). Selection of any item indicated with an asterisk (\*) may require testing of the plan's compensation definition under Treas. Reg. §1.414(s)-1 for it to be used in nondiscrimination testing, including the ADP or ACP tests.]

(m) [ ] Describe Compensation exclusion(s):\* \_

12.	2. HOURS OF SERVICE (1.32). The Plan credits Hours of Service for the following purposes (and to the Employees des	cribed in
Ele	ections 12(d) or (e)) as follows (select one or more of (a) through (e); select purposes as applicable):	

		(1) All Purposes		(2) Eligibility	(3) Vesting	(4) Allocation Conditions
(a) [ ]	Actual Method. See Section 1.32(A)(1).	[ ]	OR	[ ]	[ ]	[ ]
(b) [ ]	Equivalency Method:  (e.g., daily, weekly, etc.). See Section 1.32(A)(2).	[]	OR	[]	1 1	[]
(c) [ ]	<b>Elapsed Time Method.</b> See Section 1.32(A)(3).	[ ]	OR	[]	[1	[]
(d) [ ]	Actual (hourly) and Equivalency (salaried).  Actual Method for hourly paid Employees and Equivalency Method: (e.g., daily, weekly, etc.) for Employees for whom records of actual Hours of Service are not maintained or available, such as salaried Employees.	[]	OR	ii	ii	ii
(e) [ ]	Describe method:					
or a comb workers a 13. ELE credit cert must cred	inder Election 12(e), the Employer may describe Hours of pination thereof as to a Participant group and/or Contributed Equivalency Method applies to truck drivers).]  CTIVE SERVICE CREDITING (1.59(C)). The Plan mutain Predecessor Employer/Predecessor Plan Service und it Service as provided in Section 12.08. The Plan also electorics (select one of (a) or (b)):  Not applicable. No elective Predecessor Employer Service	st credit Related er Section 1.59( ects under Section	For all pur Employer S B). If the Pl on 1.59(C) to	Proses, Actual Mervice under Sean is a Multiple oredit as Servi	Method applies ection 1.24(C) Employer Pla	and also must n, the Plan also
(b) [ ]	<b>Applies.</b> The Plan credits the specified service with the Employer for the purposes indicated (select one or more			cessor Employ	ers as Service	for the
[Note: An	y elective Service crediting under this Election 13 must b	oe nondiscrimina	atory.]			
(1)	[ ] All purposes. Credit as Service for all purposes, (insert as many names as needed).	service with Pre	edecessor Er	nployer(s):		
(2)	[ ] <b>Designated purposes.</b> Credit as Service, service Predecessor Employer(s) for the designated purp one or more of (a) through (d); select purposes a	ose(s): (select	ing (1)  Eligibil		(2)	(3) Contribution Allocation
	a. [ ] Employer:		[ ]		[ ]	[ ]
	b. [ ] Employer:		[ ]		[ ]	[ ]
	c. [ ] Employer:		[]		[ ]	[ ]
	d. [ ] Any entity the Employer acquires whether b stock purchase, but only with respect to individu are employees of the acquired entity at the time of acquisition	als who	[]		[ ]	[ ]
	<b>iod.</b> Subject to any exceptions noted under Election 13(f $f(c)$ , $(d)$ , $or(e)$ ):	), the Plan credit	ts as Service	under Election	s 13(b)(1) or (	2) (select one
(c) [ ]	All. All service, regardless of when rendered.					
(d) [ ]	Service after. All service, which is or was rendered aft	er:		(specify date).		
(e) [ ]	Service before. All service, which is or was rendered by	efore:		(specify da	te).	
Describe (f) [ ]	elective Predecessor Employer Service crediting (leav Describe:	ve blank if not ap	pplicable)			

[Note: Under Election 13(f), the Employer may describe service crediting from the elections available under Elections 13(b) through (e), or a combination thereof as to a Participant group and/or Contribution Type (e.g., For all purposes credit all service with X, but credit service with Y only on/after 1/1/18 OR Credit all service for all purposes with entities the Employer acquires after 12/31/17 OR Service crediting for X Company applies only for purposes of Nonelective Contributions and not for Matching Contributions).]

# ARTICLE II ELIGIBILITY REQUIREMENTS

14. ELIGIBILITY (2.01). To become a Participant in the Plan, an Eligible Employee must satisfy (select one of (a), (b), or (c)):

[Note for 401(k) Plans: If the Employer under a safe harbor plan elects "early" eligibility for Elective Deferrals (e.g., less than one Year of Service and age 21), but does not elect early eligibility for any Safe Harbor Contributions, also see Election 30(m).]

[Note: No eligibility conditions apply to Prevailing Wage Contributions. See Section 2.01(D).]

- (a) [ ] **No conditions.** No eligibility conditions as to all Contribution Types. Entry is on the Employment Commencement Date (if that date is also an Entry Date), or if later, upon the next following Plan Entry Date (skip to Election 16).
- (b) [ ] **Eligibility same for all Contribution Types.** To become a Participant in the Plan as to all Contribution Types, an Eligible Employee must satisfy the following eligibility conditions (select one or more of (e) through (k)). Choose column (1) for each option elected at (e) through (j).:
- (c) [ ] Eligibility different conditions apply. To become a Participant in the Plan for the designated Contribution Types, an Eligible Employee must satisfy the following eligibility conditions (either as to all Contribution Types or as to the designated Contribution Type) (select one or more of (d) through (k); select Contribution Type as applicable) (may only be selected with 401(k) Plans):

[Note for 401(k) plans: For this Election 14, unless described otherwise in Election 14(k), or the context otherwise requires, Elective Deferrals includes Pre-Tax Deferrals, Roth Elective Deferrals and Employee Contributions, Matching includes all Matching Contributions (except Safe Harbor Matching Contributions, Operational Matches, and Operational QMACs) and Nonelective includes all Nonelective Contributions (except Safe Harbor Nonelective Contributions and Operational QNECs). The Plan Administrator may apply Plan provisions relating to months based on a 30-day month or adopt similar reasonable conventions. Section 2.02(E)(3). Thus, the Plan may apply a 3-month service requirement as a 90-day requirement. Safe Harbor includes Safe Harbor Nonelective and Safe Harbor Matching Contributions. If the Employer elects more than one Year of Service as to Additional Matching, the Plan will not satisfy the ACP test safe harbor. See Section 3.05(F)(3).]

	(1) All	(2) Elective	(3)	(4)	(5) Safe
Eligibility Conditions	Contributions	Deferrals	Matching	Nonelective	Harbor
(d) [ ] None. Entry on the Employment Commencement Date (if that date is also an Entry Date) or if later, upon the next following Plan Entry Date.	N/A (See Election 14(a))	[]	[ ]	[ ]	[ ]
(e) [ ] Age(not to exceed age 21 except as provided in Section 2.02(G).)	[ ] OR	[ ]	[]	[]	[]
(f) [ ] One Year of Service. See Election 16(a).	[ ] OR	[]	[ ]	[ ]	[ ]
(g) [ ] Two Years of Service (without an intervening Break in Service). 100% vesting is required. [Note for 401(k) Plans: Two Years of Service does not apply to Elective Deferrals, Safe Harbor Contributions or SIMPLE Contributions.]	N/A	N/A	[]	[ ]	N/A
(h) [ ]month(s) (not exceeding 12 months for Elective Deferrals, Safe Harbor Contributions and SIMPLE Contributions (401(k) Plans) and not exceeding 24 months for other contributions). If more than 12 months, 100% vesting is required. Service need not be continuous (no minimum Hours of Service required, and is mere passage of time). [Note: While satisfying a months of service condition without an Hours of Service requirement involves the mere passage of time, the Plan need not apply the Elapsed Time Method in Election 12(c) above, and still may elect the Actual Method in 12(a) above.]	[] OR		[ ]	[ ]	[ ]
(i) [ ] month(s) with at least Hours of	[ ] OR		[ ]	[ ]	[]

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Service in each month (not exceeding 12 months
for Elective Deferrals, Safe Harbor Contributions
and SIMPLE Contributions (401(k) Plans) and
not exceeding 24 months for other contributions).
If more than 12 months, 100% vesting is required.
If the Employee does not complete the designated
Hours of Service each month during the specified
monthly time period, the Employee is subject to
the one Year of Service (or two Years of Service
if elect more than 12 months) requirement as
defined in Election 16. The months during which
the Employee completes the specified Hours of
Service (select one of (1) or (2)):
[ ] Consecutive. Must be consecutive.

(1)	[]	Consecutive. Must be consecutive.
(2)	[]	Not consecutive. Need not be consecutive
гт		Hours of Sarvice within the

the Employee's Employment Commencement Date (not exceeding 12 months for Elective Deferrals, Safe Harbor Contributions and SIMPLE Contributions (401(k) Plans) and not exceeding 24 months for other contributions). If more than 12 months, 100% vesting is required. If the Employee does not complete the designated Hours of Service during the specified time period (if any), the Employee is subject to the one Year of Service (or two Years of Service if elect more than 12 months) requirement as defined in Election 16.

time period following

[ ]	OR	[ ]	11 11	11

[Note: The Employer may leave the time period option blank in Election 14(j) if the Employer wishes to impose an Hour of Service requirement without specifying a time period within which an Employee must complete the required Hours of Service.]

### (k) Describe eligibility conditions:

[Note: The Employer may use Election 14(k) to describe different eligibility conditions as to different Contribution Types or Employee groups (e.g., As to all Contribution Types, no eligibility requirements for Division A Employees and one Year of Service as to Division B Employees). The Employer also may elect different ages for different Contribution Types and/or to specify different months or Hours of Service requirements under Elections 14(h), (i), or (j) as to different Contribution Types. Any election must satisfy Code  $\S410(a)$ .]

15. <u>SPECIAL ELIGIBILITY EFFECTIVE DATE (DUAL ELIGIBILITY)</u> (2.01(E)). The eligibility conditions of Election 14 and the entry date provisions of Election 17 apply to all Employees unless otherwise elected below *(choose one or more of (a) or (b) if applicable)*:

[Note: Elections 15(a) or (b) may trigger a coverage failure under Code §410(b).]

[Note: If the Employer does not wish to impose an age condition under clause (iv) as part of the requirements for the eligibility conditions waiver, leave the age blank.]

### (b) [ ] Describe special eligibility Effective Date(s): \_\_\_

[Note: Under Election 15(b), the Employer may describe special eligibility Effective Dates as to a Participant group and/or Contribution Type (e.g., Eligibility conditions apply only as to Nonelective Contributions and solely as to the Eligible Employees of Division B who were hired or reemployed by the Employer after January 1, 2020).]

16. YEAR OF SERVICE - ELIGIBILITY (2.02(A)). (Choose (a), (b), and (c) if applicable.):

[Note: If the Employer under Election 14 elects a one or two Year(s) of Service condition (including any requirement which defaults to such conditions under Elections 14(i), (j), and (k)) or elects to apply a Year of Service for eligibility under any other Adoption Agreement election, the Employer should complete this Election 16. The Employer should not complete Election 16 if it elects the Elapsed Time Method for eligibility.]

( )	•	•	receive credit for one Year of Service under Article II. [ 1,000 Hours of Service.]	Note: The num	ber may not e	exceed 1,000. If left blank, the requirement is
(b)	]	]	<b>Subsequent Eligibility Computation Periods.</b> Unless described in Section 2.02(C)(2), the Plan measures Substhe Plan Year which includes the first anniversary of the (2) if applicable):	sequent Eligibi	lity Computat	ion Periods as the Plan Year beginning with
	(1	)	[ ] Anniversary Year. The Anniversary Year, begin	ning with the E	Employee's se	cond Anniversary Year.
	(2	)	Split. The Plan Year as to: described in Election 16(b)(1) as to:			
			naximize delayed entry under a two Years of Service con should elect to remain on the Anniversary Year for such			ributions or Matching Contributions, the
(c)	[	]	Describe:			
			(e.g., Anniversary Year as to Division A and Plan Year of	as to Division I	B.)	
17.	El	NTI	RY DATE (2.02(D)). Entry Date means the Effective Date	te and:		
[No	te:	Ent	ry as to Prevailing Wage Contributions is on the Employ	ment Commen	cement Date.	See Section 2.02(D)(3).]
(a)	[	]	Entry Date - same for all Contribution Types (select	one of (c) thro	ugh (i)):	
(b)	[	]	Entry Date - different entry dates apply (select one of only be selected with 401(k) Plans):	r more of (c) th	rough (i); sel	ect Contribution Type as applicable) (may
Rot	h E	lect	01(k) plans: For this Election 17, unless described other ive Deferrals and Employee Contributions, Matching inc al QMACs) and Nonelective includes all Nonelective Con	ludes all Matc	hing Contribu	ations except (Operational Matches and
				(1)	(2)	(3)
				Elective Deferrals	Matching	Nonelective
(c)	[	]	<b>Semi-annual.</b> The first day of the first month and of the seventh month of the Plan Year.	[]	I I	[ ]
(d)	[	]	First day of Plan Year.	[1]	[]	[ ]
(e)	[	]	First day of each Plan Year quarter.	[]	[ ]	[ ]
(f)	[	]	The first day of each month.	[]	[]	[ ]
(g)	[	]	<b>Immediate.</b> Upon Employment Commencement Date or if later, upon satisfaction of eligibility conditions.	[]	[ ]	[ ]
(h)	[	]	First day of each payroll period.	[]	[ ]	[ ]
(i)	[	]	Describe Entry Date(s):			

(a) [ ] Year of Service. An Employee must complete \_\_\_\_\_ Hour(s) of Service during the relevant Eligibility Computation Period to

[Note: Under Election 17(i), the Employer may describe Entry Dates from the elections available under Elections 17(c) through (h), or a combination thereof as to a Participant group and/or Contribution Type or may elect additional Entry Dates (e.g., immediate as to Division A Employees and semi-annual as to Division B Employees OR The earlier of the Plan's semi-annual Entry Dates or the entry dates under the Employer's medical plan).]

18. <u>PROSPECTIVE/RETROACTIVE ENTRY DATE</u> (2.02(D)). An Employee after satisfying the eligibility conditions in Election 14 will become a Participant (unless an Excluded Employee under Election 8) on the Entry Date (if employed on that date) (select one or more from (a) through (f)): [Choose Contribution Type as applicable].

[Note: Unless otherwise excluded under Election 8, an Employee who remains employed by the Employer on the relevant date must become a Participant by the earlier of: (i) the first day of the Plan Year beginning after the date the Employee completes the age and service requirements of Code §410(a); or (ii) 6 months after the date the Employee completes those requirements. For this Election 18, unless described otherwise in Election 18(f), Elective Deferrals includes Pre-Tax Deferrals, Roth Deferrals and Employee Contributions, Matching includes all Matching Contributions (except Operational Matches and Operational QMACs) and Nonelective includes all Nonelective Contributions and Money Purchase Pension Plan Contributions, (except Operational QNECs).]

	,	(1) All	1	(2) Elective	(3)	(4)		
		Contributions		Deferrals	Matching	Nonelective		
	mmediately following or coincident with the date ne Employee completes the eligibility conditions.	[ ]	OR	Ι.1	11	[]		
	mmediately following the date the Employee ompletes the eligibility conditions.	[ ]	OR	[1]	П	[ ]		
	mmediately preceding or coincident with the date ne Employee completes the eligibility conditions.	N/A		N/A	11	[ ]		
	mmediately preceding the date the Employee ompletes the eligibility conditions.	N/A		N/A	1.1	[]		
	<b>learest</b> the date the Employee completes the ligibility conditions.	N/A		N/A	[ ]	[ ]		
(f) [ ] D	escribe retroactive/prospective entry relative to l	Entry Date:						
Elections 18	[Note: Under Election 18(f), the Employer may describe the timing of entry relative to an Entry Date from the elections available under Elections 18(a) through (e), or a combination thereof as to a Participant group and/or Contribution Type (e.g., nearest as to Division A Employees and immediately following as to Division B Employees).]							
19. <u>BREAR</u>	X IN SERVICE - PARTICIPATION (2.03). The one	year hold-out rule	described	in Section 2.03(	C) (select (a) o	or (b)):		
(a) [ ] D	Does not apply.							
(b) [ ] L	<b>cimited application.</b> Applies to the Plan, but only to	a Participant who l	has incurr	ed a Severance f	rom Employme	ent.		
[Note: The F Section 2.03	Plan does not apply the rule of parity under Code $\S4$ . $(D)$ .]	10(a)(5)(D) unless	the Emplo	yer in Appendix	B specifies oth	erwise. See		
	Al	RTICLE III						
	PLAN CONTRIBU	FIONS AND FOR	FEITUR	ES				
	20. <u>ELECTIVE DEFERRAL LIMITATIONS; CODA</u> (3.02(A), (C)). The following limitations apply to Elective Deferrals under Election 6(b), which are in addition to those limitations imposed under the basic plan document (select (a) OR select one or more of (b) and (c)):							
(a) [ ] N	None. No additional Plan imposed limits (skip to (d))							
[Note: The Employer under Election 20 may not impose a lower deferral limit applicable only to Catch-Up Eligible Participants and the Employer's elections must be nondiscriminatory. The elected limits apply to Pre-Tax Deferrals and to Roth Deferrals unless described otherwise. Under a safe harbor plan: (i) NHCEs must be able to defer enough to receive the maximum Safe Harbor Matching and Additional Matching Contribution under the Plan and must be permitted to defer any lesser amount; and (ii) the Employer may limit Elective Deferrals to a whole percentage of Compensation or to a whole dollar amount. See Section 1.57(C) as to administrative limitations on Elective Deferrals.]								
(b) [ ] A	additional Plan limit(s). (select one or more of (1) a	and (2)):						
(1) [	] <b>Maximum deferral amount.</b> A Participant's E amount and/or percentage of Compensation).	lective Deferrals m	ay not ex	ceed:		(specify dollar		
(2) [	Minimum deferral amount. A Participant's El dollar amount (not greater than \$10,000) and/o 3.05(C)(2) for restrictions on minimum deferra	or percentage of Co	mpensati	on (not greater ti		(specify ote: Please see		

Application of limitations. The Election 20(b)(1) and (2) limitations apply based on Elective Deferral Compensation described in Elections 9 - 11. If the Employer elects Plan Year/Participating Compensation under column (1) and in Election 10 elects Participating Compensation, in the Plan Years commencing after an Employee becomes a Participant, apply the elected minimum or maximum limitations to the Plan Year. Apply the elected limitation based on such Compensation during the designated time period and only to HCEs as elected below. (select (3) OR select one or more of (4) and (5); under each of (3)

				), select one of (1) or (2); choose (3) if applicable):	(5) On scieci	one or more o	) (1) ana (5),	unacreach of (5)
					Plan Year/I	l) Participating nsation	(2) Payroll period	(3) HCEs only
	(3)	[	]	<b>Both.</b> Both limits under Elections 20(b)(1) and (2).	[	]	[ ]	[ ]
	(4)	[	]	<b>Maximum limit.</b> The maximum amount limit under Election 20(b)(1).	[	1		1 1
	(5)	[	]	<b>Minimum limit.</b> The minimum amount limit under Election 20(b)(2).	[	1	П	[]
(c) [	] Des	scril	oe E	Clective Deferral limitation(s):				
Election Employ	ıs 20(a ees ma	) an y no	d (b <sub>.</sub> t de	20(c), the Employer may only: (i) describe limitations of or a combination thereof as to a Participant group (e., fer in excess of 10% of Plan Year Compensation); (ii) efferent limitation to Pre-Tax Deferrals and to Roth Defe	g., No limit a <sub>l</sub> lect a differer	oplies to Divisi	ion A Employ	rees. Division B
CODA	Appli	es (le	eave	e blank if not applicable)				
(d) [	con	trib s, the	utio	A provisions of Section 3.02(C) apply. For each Plan Yes in under Section 3.02(C), a Participant may elect to receive the Deferral Limit (see 4.10(A)(1)) of his/her proport	ive directly in	cash not more	than the foll	owing portion (or, if
(1)	[]	Α	All o	or any portion.				
(2)	[]	_		_%		•		
				EFERRAL (ACA/EACA/QACA) (3.02(B)). The Auto- ection 22 regarding Automatic Escalation of Salary Red			Section 3.02	(B) (select one of
(a) [	] Do	not	app	bly. The Plan is not an ACA, EACA, or QACA (skip to	Election 22).			
(b) [	-			e Automatic Deferral Effective Date is the effective date t thereto.	of automatic	deferrals or, a	s appropriate	, any subsequent
Ту	pe of A	Auto	ma	tic Deferral Arrangement. The Plan is an (select one of	of (1), (2), or	(3)):		
(1)	[]	A	CA	. The Plan is an Automatic Contribution Arrangement (	(ACA) under	Section 3.02(E	3)(1).	
(2)	[]	F	EAC	CA. The Plan is an Eligible Automatic Contribution Arra	ingement (EA	.CA) under Se	ction 3.02(B)	(2).
(3)				CA/QACA. The Plan is a combination EACA and Qualions 3.02(B)(3) and 3.05(J).	fied Automat	c Contribution	n Arrangemer	nt (QACA) under
				chooses Election $21(b)(3)$ , the Employer also must chounder the QACA.]	ose election (	(e) and compl	ete Election 3	30 as to the Safe
Partici	pants a	ffec	ted.	. The Automatic Deferral applies to (select one of (c) or	(d). Choose	(e) if applicabl	e.):	

- (c) All Participants. All Participants, regardless of any prior Salary Reduction Agreement, unless and until they make a Contrary Election after the Automatic Deferral Effective Date.
- (d) [ ] The following Participants (select one of (1) through (5)):
  - [ ] Election of at least Automatic Deferral Percentage. All Participants, except those who have in effect a Salary Reduction Agreement on the Automatic Deferral Effective Date provided that the Elective Deferral amount under the Agreement is at least equal to the Automatic Deferral Percentage.
  - No existing Salary Reduction Agreement. All Participants, except those who have in effect a Salary Reduction Agreement on the Automatic Deferral Effective Date regardless of the Elective Deferral amount under the Agreement.
  - Election of 0% or No existing Salary Reduction Agreement. All Participants, except those who have in effect a Salary Reduction Agreement on the Automatic Deferral Effective Date provided that the Elective Deferral amount under the Agreement is greater than 0%.

(4)			<b>New Participants (not applicable to QACA).</b> Each Employee whose Entry Date is on or following the Automatic Deferral Effective Date or the following date:
			Other effective date. (optional; specify a date other than the Automatic Deferral Effective Date)
			a. [ ]
(5)		[ ]	New hires (not applicable to QACA). Each Employee whose Employment Commencement Date (or Reemployment Commencement Date) is on or following the Automatic Deferral Effective Date or the following date:
			Other effective date. (optional; specify a date other than the Automatic Deferral Effective Date)  a. [ ]
(e) [ ]		Desci	ribe affected Participants (not applicable to QACA):
[Note: T A Emplo tax unde	yee	s. Ho	oyer in Election 21(e) may further describe affected Participants, e.g., non-Collective Bargaining Employees OR Division owever, all Employees eligible to defer must be Covered Employees to apply the 6-month correction period without excise §4979.]
Automa	ıtic	Defe	erral Percentage/Scheduled increases. (select one of (f), (g), or (h)):
(f) [ ]	] ]	Fixed from	l percentage. The Employer, as to each Participant affected, will withhold as the Automatic Deferral Percentage,% the Participant's Compensation each payroll period unless the Participant makes a Contrary Election.
[Note: I	n or	der t	o satisfy the QACA requirements, enter an amount between 6% and 10% if no scheduled increase.]
(g) [ ]			A statutory increasing schedule. The Automatic Deferral Percentage will be the minimum QACA Automatic Deferral entage under Section 3.02(B)(3)(b):
(h) [ ]	(	Othe	r increasing schedule. The Automatic Deferral Percentage will be:
			Plan Year of application to a Participant Automatic Deferral Percentage
			——————————————————————————————————————
QACA.	The Part	phra icipa	matic Deferral Percentage must satisfy the uniformity requirements of Section 3.02(B)(2)(b) if the Plan is a EACA or a use "Plan Year of application to a Participant" refers to the number of Plan Years Automatic Deferrals have been withheld nt, such that Plan Year 1 is the first Plan Year Automatic Deferrals are withheld for a Participant and Plan Year 2 is the Year.]
followin	ıg tl	ne Pla	eases to Fixed percentage. The Automatic Deferral Percentage elected in 21(f) will or will not increase in Plan Years an Year containing the Automatic Deferral Effective Date (or, if later, the Plan Year or partial Plan Year in which the tral first applies to a Participant) as follows: (select one of (i), (j), or (k); skip if 21(f) not elected)
(i) [ ]		No so	cheduled increase. The Automatic Deferral Percentage applies in all Plan Years.
(j) [ ]			matic increase. The Automatic Deferral Percentage will increase by% per year up to a maximum of% of pensation.
(k) [ ]		Desci	ribe increase:
more the	an I	10% 0	the QACA requirements, the Automatic Deferral Percentage must be: (i) a fixed percentage which is at least 6% and not of Compensation; (ii) an increasing Automatic Deferral Percentage in accordance with the schedule under Election 21(g); ative schedule which must require, for each Plan Year, an Automatic Deferral Percentage that is at least equal to the

Automatic Deferral Percentage under the schedule in Election 21(g) and which does not exceed 10%. See Section 3.02(B)(3).]

		-	<b>rmissible withdrawal.</b> The permissible withdrawal provisions of Section 3.02(B)(2)(d) (select one of (l), (m) or (n); skip if not an an EACA/QACA):
(1)	[	]	Do not apply.
(m)	[	]	90 day withdrawal. Apply within 90 days of the first Automatic Deferral.
(n)	[	]	<b>30-90 day withdrawal.</b> Apply within days of the first Automatic Deferral (may not be less than 30 nor more than 90 days).
			<b>Election/Covered Employee.</b> Any Participant who makes a Contrary Election (select one of (o) or (p); leave blank if an ACA or ot subject to the ACP test.):
(o)	[	]	<b>Covered Employee.</b> Is a Covered Employee and continues to be covered by the EACA provisions. [Note: Under this Election, the Participant's Contrary Election will remain in effect, but the Participant must receive the EACA annual notice.]
(p)	[	]	<b>Not a Covered Employee.</b> Is not a Covered Employee and will not continue to be covered by the EACA provisions. [Note: Under this Election, the Participant no longer must receive the EACA annual notice, but the Plan cannot use the six-month period for relief from the excise tax of Code §4979(f)(1).]
			<b>Pate.</b> The Elective Deferrals under Election 21(g), (h), (j), or (k) will increase on the following day each Plan Year (select one of h (t); skip if 21(g), (h), (j), or (k) not elected):
(q)	[	]	First day of the Plan Year.
(r)	[	]	Anniversary of a Participant's Entry Date.
(s)	[	]	Anniversary of a Participant's Employment or Reemployment Commencement Date.
(t)	[	]	Other:
			(must be a specified or definitely determinable date that occurs at least annually)
Op	tio	nal	<b>Provisions:</b> (choose one or more of (u) and (v) if applicable.)
(u)	[	]	<b>First Year of Increase.</b> The automatic increase under Election 21(j) or (k) will apply to a Participant beginning with the first Change Date after the Participant first has automatic deferrals withheld, unless otherwise elected below (select one of (1) or (2)):
	(1	1)	[ ] Second Change Date. The increase will apply as of the second Change Date thereafter.
	(2	2)	[ ] At least 6 months after. The increase will apply as of the first Change Date thereafter which is at least 6 months (or 180 days) after the Participant first has automatic deferrals withheld.
(v)	[	]	Describe Automatic Deferral:
and Em	l/or plo	r a c vyee	der Election 21(v), the Employer may only describe Automatic Deferral provisions from the elections available under Election 21 combination thereof as to a Participant group (e.g., Automatic Deferrals do not apply to Division A Employees. All Division B Participants are subject to an Automatic Deferral Amount equal to 3% of Compensation effective as of January 1, 2020). The Peferral Percentage must satisfy the uniformity requirements of Section 3.02(B)(2)(b) if the Plan is a EACA or a QACA.
22. Ele effe	ctio	on 2	OMATIC ESCALATION (3.02(G)). The Automatic Escalation provisions of Section 3.02(G) (select one of (a) or (b); see It regarding Automatic Deferrals. Automatic Escalation applies to Participants who have a Salary Reduction Agreement in
(a)	[	1	Do not apply. (skip to Election 23)
(b)	[	l	<b>Apply.</b> If Automatic Escalation applies to a Participant, this constitutes a provision that the Participant's affirmative election will expire annually, as described in the paragraph below.
elec Ele	ctio ctio	n sı	01(k) plan, the plan may provide that an affirmative election expires annually. If a participant fails to complete a new affirmative absequent to their prior election expiring, the participant becomes subject to the default deferral percentage as outlined in this 2 and in Section 3.02(G). Each year, the participant can always complete a new affirmative election and designate a new deferral e.
Pai	tic	ipa	<b>nts affected.</b> The Automatic Escalation applies to (select one of (c), (d), or (e)):
(c)	[	]	All Deferring Participants. All Participants who have a Salary Reduction Agreement in effect to defer at least% of Compensation.
(d)	[	]	<b>New Deferral Elections.</b> All Participants who file a Salary Reduction Agreement after the effective date of this Election, or, as appropriate, any amendment thereto, to defer at least% of Compensation.
(e)	[	]	Describe affected Participants:
			e Employer in Election 22(e) may further describe affected Participants, e.g., non-Collective Bargaining Employees OR Division ees. The group of Participants must be definitely determinable and nondiscriminatory under Code §401(a)(4) and Code

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§401(k)(3).]

Au	ton	nati	ic Increases. (Select one of (f) or (g))
(f)	[	]	Automatic increase. The Participant's Elective Deferrals will increase by% per year up to a maximum of% of Compensation unless the Participant has filed a Contrary Election after the effective date of this Election or, as appropriate, any amendment thereto.
(g)	[	]	Describe increase:
			e Employer in Election 22(g) may define different increases for different groups of Participants or may otherwise limit Automatic n. Any such provisions must be definitely determinable and nondiscriminatory under Code §401(a)(4).]
Ch	ang	ge I	Date. The Elective Deferrals will increase on the following day each Plan Year (Select one of (h) through (k)):
(h)	[	]	First day of the Plan Year.
(i)	[	]	Anniversary of a Participant's Entry Date.
(j)	[	]	Anniversary of a Participant's Employment or Reemployment Commencement Date.
(k)	[	]	Other: (must be a specified or definitely
			determinable date that occurs annually)
Par	tici	pan	r of Increase. The automatic escalation provision will apply to a participant beginning with the first Change Date after the at files a Salary Reduction Agreement (or, if sooner, the effective date of this Election, or, as appropriate, any amendment thereto) are wise elected below: (Choose one of (l) or (m) if applicable)
(1)	[	]	Second Change Date. The escalation provision will apply as of the second Change Date thereafter.
(m)	[	]	<b>At least 6 months after.</b> The escalation provision will apply as of the first Change Date thereafter which is at least 6 months (or 180 days) after the date deferrals begin under the Participant's affirmative election.
23. if a <sub>i</sub>			CH-UP DEFERRALS (3.02(D)). The Plan permits Catch-Up Deferrals unless the Employer elects otherwise below. (choose (a) ble)
(a)	[	]	Not Permitted. May not make Catch-Up Deferrals to the Plan.
3.0: (dis	<u>5)</u> ( scre Mat	(3.0) etion tchi	TCHING CONTRIBUTIONS (EXCLUDING SAFE HARBOR MATCH AND ADDITIONAL MATCH UNDER SECTION <b>3(A))</b> . The Employer Matching Contributions under Election 6(c) are subject to the following additional elections regarding type nary/fixed), rate/amount, limitations and time period (collectively, such elections are "the matching formula") and the allocation ng Contributions is subject to Section 3.06 except as otherwise provided (select one or more of (a) through (f); then, for the atch in (b) through (e), complete (1); choose one or more of (2) and (3) if applicable):
			the Employer wishes to make any Matching Contributions that satisfy the ADP or ACP safe harbor, the Employer should make stions under Election 30, and not under this Election 24.]
			(1) (2) (3)  Matching Rate/Amt Limit on Deferrals Matched Limit on Match Amoun  [\$/% of Elective Deferrals] [\$/% of Compensation] [\$/% of Compensation]
(a)	[	1	Discretionary – see Section 1.35(B)  (The Employer may, but is not required to complete (a)(1)-(3). See the "Note" following Election 24(f))
			The Discretionary Matching Contribution under this Election 24(a) is a Flexible Discretionary Match unless the Employer electrouse a Rigid Discretionary Match. ( <i>Choose a. if applicable.</i> ). A Flexible Discretionary Match will be subject to the Instructions and Notice requirement of Section 3.03(A)(2)(c), reproduced below.
			a. [ ] Rigid Discretionary Match. The Discretionary Matching Contribution is a Rigid Discretionary Match. A Rigid Discretionary Match is not subject to the Instructions and Notice requirement of Section 3.03(A)(2)(c).
			Section 3.03(A)(2)(c) provides: <b>Instructions and Notice.</b> For any Plan Year beginning after the Plan Year the Employer signs its Adoption Agreement, if the Employer makes a Flexible Discretionary Match to the Plan, the Employer must provide the Plan Administrator (or Trustee, if applicable), written instructions describing (1) how the Flexible Discretionary Match Formula will be allocated to Participants (e.g., a uniform percentage of Elective Deferrals or a flat dollar amount), (2) the computation period(s) to which the Flexible Discretionary Match Formula applies, and (3) if applicable, a description of each business location or business classification subject to separate Flexible Discretionary Match Formulas. Such instructions must be provided no later than the date on which the Flexible Discretionary Match is made to the Plan. A summary of these instructions must be communicated to Participants who receive an allocation of the Flexible Discretionary Match no later than 60 days following the date on which the last Flexible Discretionary Match is made to the Plan for the Plan Year.
(b)	[	]	Fixed – uniform rate/amount
(c)	ſ	1	Fixed – tiered Elective Matching

16

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				eterral %	Rate				
			(e.g., up to 3) (e.g., more than 3 up to 5)						
(d)	[	]		Years of Service	% Matching Rate				
			(e.g., up to 2) (e.g., more than 2 up to 5)		% %				
			"Years of Service" under this E a. [ ] Eligibility. Years of b. [ ] Vesting. Years of Se	f Service for el	igibility in E	lection 16.			
(e)	ſ	1		Formula 1:					
( )	١	•	-	Formula 2:					
				Formula 3:					
(f)			[ ] Describe:						
a P Bar Lim	arti gai ita	cip inin tion	loyer may only describe the match ant group (e.g., Fixed Match of 50 ig Employees; Discretionary Matc as of Section 3.14 apply to allocati scrimination purposes.)	0% of elective ch allocated ea	deferrals of c ch payroll pe	deferrals up to 6 eriod applies to	% of annual con all other Partici	npensation appli pants). The Group	ies to Collective p Allocation
Electric Electric Sectral Con	ctiv ctiv erw tior the	e D e D ise i 4 e mo buti	e Section 1.35(A) as to Fixed Matc Deferrals divided by his/her Compo- Deferral amount/percentage. Any M in Election 24(f). Matching Contr 10(D). The Employer under Electi atching contribution formula. Alte ion formula.]	ensation. The r Matching Cont ributions for no ion 24(a) in its ernatively, the	natching rateributions appondiscrimina discretion n Employer in	e/amount is the soly to Pre-Tax E tion testing purp nay determine th Election 24(a) i	specified rate/an Deferrals and to b Doses are subject e amount of a D nay specify elem	nount of match for Roth Deferrals un t to the targeting is iscretionary Matc ents of the Discre	r the corresponding nless described limitations. See ching Contribution etionary Matching
			<b>tion period, true-up.</b> Any Matchibelow: ( <i>Select one of (g) through</i>						
(g)	[	]	Each payroll period						
(h)	[	]	Each month						
(i)	[	]	Each Plan Year quarter						
(j)	[	]	Each payroll unit (e.g., hour)						
(k)	[	]	Other (specify):  1(b). This line may be used to appropriate contributions will be allocated on period)]	pply different o	ptions to diff	erent matching	contributions (e.	g., Discretionary	
(l)	[	]	Each Plan Year						
Rel	ate	d a	nd Participating Employers (che	oose (m) if app	licable)				
(m)	[	]	If any Related and Participating whether they are Related Employ						yers regardless of
	M	late	ching formula. The matching form	mula for the Pa	rticipating E	mployer(s) (sele	ect one of (1) or	(2)):	
	(1	)	[ ] All the same. Is (are) the s	same as for the	Signatory E	mployer under t	this Election 24.		
	(2	()	[ ] At least one different. Is	(are) as follow	s:				
	th	em	cation sharing. The Matching Con and regardless of whether their di ecified in a participation agreemen	irect Employer	made Matcl	ning Contributio			
	(3	)	[ ] Employer by Employer.	The Plan Adm	inistrator wi	ll allocate the M	atching Contrib	utions made by th	ne Signatory

[Note: Unless the Plan is a Multiple Employer Plan, the Employer should not elect 24(m) unless there are Related Employers which are also Participating Employers. See Section 1.24(D).]

Employer and by any Participating Employer only to the Participants directly employed by the contributing Employer.

25. or (			AC (PLAN-DESIGNATED) (3.03(C)(1)). The following provisions apply regarding Plan-Designated QMACs (select one of (a)
(a)			Not applicable. There are no Plan-Designated QMACs.
(b)	[	]	Applies. There are Plan-Designated QMACs to which the following provisions apply:
			<b>Matching Contributions affected.</b> The following Matching Contributions (as allocated to the designated allocation group under Election 25(b)(2)) are Plan-Designated QMACs (select one of (1) or (2)):
			(1) All. All Matching Contributions.
			(2) Designated. Only the following Matching Contributions under Election 24:
			Allocation Group. Subject to Section 3.06, allocate the Plan-Designated QMAC (select one of (3) or (4)):
			(3) NHCEs only. Only to NHCEs who make Elective Deferrals subject to the Plan-Designated QMAC.
			(4) All Participants. To all Participants who make Elective Deferrals subject to the Plan-Designated QMAC.
			Administrator will allocate all other Matching Contributions as Regular Matching Contributions under Section 3.03(B), except as in Sections 3.03(C)(2) or 3.05.
this	El	'ecti	e Section 4.10(D) as to targeting limitations applicable to QMAC nondiscrimination testing. Regardless of its selections under ion 25, the Employer may elect for any Plan Year where the Plan is using Current Year Testing to make Operational QMACs Plan Administrator will allocate only to NHCEs for purposes of correction of an ADP or ACP test failure.]
			TCHING CATCH-UP DEFERRALS (3.03(D)). If a Participant makes a Catch-Up Deferral, the Employer (select one of (a) or f Election 23(a) is selected):
(a)	[	]	<b>Match.</b> Will apply to the Catch-Up Deferral (select one of (1) or (2)):
	(1	1)	[ ] All. All Matching Contributions.
	(2	2)	[ ] Designated. The following Matching Contributions in Election 24:
(b)	[	]	No Match. Will not match any Catch-Up Deferrals.
cas Eni	e, 1 han	Elec ced	ection 26 does not apply to a safe harbor 401(k) plan unless the Employer will apply the ACP test. See Elections 37(b)(2). In this ction 26 applies only to Additional Matching, if any. A safe harbor 401(k) Plan will apply the Basic Match, QACA Basic Match or I Match to Catch-Up Deferrals. If the Employer elects to apply the ACP test safe harbor under Election 37(b)(1), Election 26 does and the Plan also will apply any Additional Match to Catch-Up Deferrals.]
PU	RC	ΉA	ELECTIVE CONTRIBUTIONS (TYPE/AMOUNT) INCLUDING PREVAILING WAGE CONTRIBUTIONS AND MONEY SEPENSION PLAN CONTRIBUTIONS (3.04(A)). The Employer Nonelective Contributions under Election 6(d) are subject to ring additional elections as to type and amount (select one or more of (a) through (d); choose (e) if applicable):
(a)	[	]	<b>Discretionary.</b> An amount the Employer in its sole discretion may determine. [Note: This election is not available if this Plan is a Money Purchase Pension Plan.]
(b)	[	]	<b>Fixed.</b> (Choose one or more of (1) through (3) as applicable.):
	(1	1)	Uniform %% of each Participant's Compensation, per (e.g., Plan Year, month).
	(2	2)	[ ] Fixed dollar amount. \$, per(e.g., Plan Year, month, HOS, per Participant per month).
	(3	3)	[ ] Describe:
27( Sec as a Div	b)( etion app vision rtic	(1) o n 3. olica on A ipar	e Employer under Election 27(b)(3) may specify any Fixed Nonelective Contribution formula not described under Elections or (2) (e.g., For each Plan Year, 2% of net profits exceeding \$50,000, or The cash value of unused paid time off, as described in 04(A)(2)(a) and the Employer's Paid Time Off Plan) and/or the Employer may describe different Fixed Nonelective Contributions able to different Participant groups (e.g., A Fixed Nonelective Contribution equal to 5% of Plan Year Compensation applies to A Participants and a Fixed Nonelective Contribution equal to \$500 per Participant each Plan Year applies to Division B ints).]  Prevailing Wage Contribution. The Prevailing Wage Contribution amount(s) specified for the Plan Year or other applicable
( )	ı	,	period in the Employer's Prevailing Wage Contract(s). The Employer will make a Prevailing Wage Contribution only to Participants covered by the Contract and only as to Compensation paid under the Contract. The Employer must specify the Prevailing Wage Contribution by attaching an appendix to the Adoption Agreement that indicates the contribution rate(s) applicable to the prevailing wage employment/job classification(s). If the Participant accrues an allocation of Employer Contributions (including forfeitures) under the Plan or any other Employer plan in addition to the Prevailing Wage Contribution,

the Plan Administrator will (select one of (1) or (2)):

	(1)	[	]	<b>No offset.</b> Not reduce the Participant's Employer Contribution allocation by the amount of the Prevailing Wage Contribution.
	(2)	[	]	Offset. Reduce the Participant's Employer Contribution allocation by the amount of the Prevailing Wage Contribution.
(d)	[]			ribe:
				formula described must satisfy the definitely determinable requirement under Treas. Reg. §1.401-1(b). If the formula is uniform, it is not a design-based safe harbor for nondiscrimination purposes.)
und	er Ele	ctio	n 2	ection 27(d), the Employer may describe the amount and type of Nonelective Contributions from the elections available 17 and/or a combination thereof as to a Participant group (e.g., A Discretionary Nonelective Contribution applies to loves. A Fixed Nonelective Contribution equal to 5% of Plan Year Compensation applies to Division B Employees).]
Rel	ated a	ınd	Pa	rticipating Employers (choose (e) if applicable)
(e)	[]	W	hetl	y Related and Participating Employers (or in the case of a Multiple Employer Plan, Participating Employers regardless of her they are Related Employers) contribute Nonelective Contributions to the Plan, the contribution formula(s) (select one of r (2)):
	(1)	1	1	All the same. Is (are) the same as for the Signatory Employer under this Election 27.
	(2)	ĺ	1	At least one different. Is (are) as follows:
also	te: Un Parti	icip	atin	e Plan is a Multiple Employer Plan, the Employer should not elect 27(e) unless there are Related Employers which are ag Employers. See Section 1.24(D). The Employer electing 27(e) also must complete Election 28(h) as to the allocation upply to the Participating Employers.]
Adr Prev	ninistı ⁄ailing	rato g W	r, s age	TIVE AND MONEY PURCHASE PENSION PLAN CONTRIBUTION ALLOCATION (3.04(B)). The Plan ubject to Section 3.06, will allocate to each Participant any Nonelective Contribution (excluding QNECs, but including contributions and Money Purchase Plan Contributions) under the following contribution allocation formula (select one or ugh (g)):
(a)	[]	U	nife	orm allocation. (select one of (1) or (2))
	(1)	[	]	Percentage. As a uniform percentage of Participant Compensation (Pro rata).
	(2)	[	]	<b>Dollar amount.</b> As a uniform dollar amount, without regard to Compensation.
(b)	[ ]			<b>nitted disparity.</b> In accordance with the permitted disparity allocation provisions of Section 3.04(B)(2), under which the wing permitted disparity formula and definition of "Excess Compensation" apply:
	Forn	nul	a (s	select one of (1), (2), or (3)):
	(1)	[	]	Two-tiered.
	(2)	1	1	Four-tiered.
	(3)	1	1	<b>Two-tiered</b> , except that the four-tiered formula will apply in any Plan Year for which the Plan is top-heavy.
				<b>mpensation.</b> For purposes of Section 3.04(B)(2), "Excess Compensation" means Compensation in excess of the integration led below (select one of (4) or (5)):
	(4)	-	-	<b>Percentage amount.</b> % (not exceeding 100%) of the Taxable Wage Base in effect on the first day of the Plan Year, rounded to the next highest \$ (not exceeding the Taxable Wage Base).
	(5)	1	]	<b>Dollar amount.</b> The following amount: \$ (not exceeding the Taxable Wage Base in effect on the first day of the Plan Year).
(c)	[]	El	ect	<b>rporation of contribution formula.</b> The Plan Administrator will allocate any Fixed Nonelective Contribution under ions 27(b)(1) or 27(b)(2), or any Prevailing Wage Contribution under Election 27(c), in accordance with the contribution ula the Employer adopts under those Elections.
(d)	[ ]			sifications of Participants. [This is not a safe harbor allocation method. Do not elect 28(d) if this is a Money Purchase ion Plan] In accordance with the classifications allocation provisions of Section 3.04(B)(3).
	Desc	rip	tio	n of the classifications. The classifications are (select one of (1), (2), or (3)):
	unde	r Ti	rea	cally, the Employer would elect 28(d) where it intends to satisfy nondiscrimination requirements using "cross-testing" s. Reg. §1.401(a)(4)-8. However, choosing this election does not necessarily require application of cross-testing and the e able to satisfy nondiscrimination as to its classification-based allocations by testing allocation rates.]
	(1)	[	]	Each in own classification. Each Participant constitutes a separate classification.
	(2)	[	]	NHCEs/HCEs. Nonhighly Compensated Employee/Participants and Highly Compensated Employee/Participants.
	(3)	[	]	Describe the classifications:

[Note: The Group Allocation Limitations of Section 3.14 apply to allocations and elections under this Election 28(d).]

				<b>nod within each classification.</b> Allocate the Nonelective Contribution within each classification as follows (select on $p$ if $28(d)(1)$ is elected):					
	(4)	[]	Pro	rata. As a uniform percentage of Compensation of each Participant within the classification.					
	(5)	[ ]	Fla	t dollar. The same dollar amount to each Participant within the classification.					
(e)	[]			<b>d.</b> [ <i>This is not a safe harbor allocation method.</i> ] In accordance with the age-based allocation provisions of Section ). The Plan Administrator will use the Actuarial Factors based on the following assumptions:					
	Inter	est r	ate. (S	Select one of (1), (2), or (3)):					
	(1)	[ ]	7.59	% (2) [ ] <b>8.0</b> % (3) [ ] <b>8.5</b> %					
	Mort	tality	table	. (Select one of (4) or (5)):					
	(4)	[ ]	UP	-1984. See Appendix C.					
	(5)	[]		ernative: (Specify 1983 GAM, 1983 IAM, 1971 GAM or 1971 IAM and attach applicable les using such mortality table and the specified interest rate as replacement Appendix C.)					
(f)	[]		cation	<b>points.</b> In accordance with the uniform points allocation provisions of Section 3.04(B)(6). Under the uniform points formula, a Participant receives (select one or more of (1) and (2); choose (3) if applicable):					
	(1)	[]		point(s) for each Year of Service. The maximum number of Years of Service nted for points is					
		"Ye	ear of S	Service" under this Election 28(f) means (select one of a. or b):					
		a.	[]	Eligibility. Years of Service for eligibility in Election 16.					
		b.	[]	<b>Vesting.</b> Years of Service for vesting in Elections 42 and 43.					
		[Note: A Year of Service must satisfy Treas. Reg. $\S1.401(a)(4)-11(d)(3)$ for the uniform points allocation to qualify as a safe harbor allocation under Treas. Reg. $\S1.401(a)(4)-2(b)(3)$ .]							
	(2)	[ ]	Ago	epoint(s) for each year of age attained during the Plan Year.					
	Com	pens		(choose (3) if applicable)					
	(3)	[ ]	_	point(s) for each \$ (not to exceed \$200) increment of Plan Year Compensation.					
(g)	[]	(The	Describe:						
Opt	ional	Prov	isions	(choose one or more of (h) or (i) if applicable)					
(h)	[]	Part	ticipat	and Participating Employers. If any Related and Participating Employers (or in the case of a Multiple Employer Plaing Employers regardless of whether they are Related Employers) contribute Nonelective Contributions to the Plan, Administrator will allocate the Nonelective Contributions made by the Participating Employer(s) under Election 27(e					
	Alloc	atio	n Met	<b>hod.</b> (select one of (1) or (2)):					
	(1)	[ ]	All	the same. Using the same allocation method as applies to the Signatory Employer under this Election 28.					
	(2)	[]	At l	least one different. Under the following allocation method(s):					
	emple	oys t	hem a	ring. The Nonelective Contributions will be allocated to all Participants regardless of which Employer directly and regardless of whether their direct Employer made Nonelective Contributions for the Plan Year unless otherwise respectified in a participation agreement. (choose (3) if applicable):					
	(3)	[]		<b>ployer by Employer.</b> The Plan Administrator will allocate the Nonelective Contributions made by the Signatory ployer and by any Participating Employer only to the Participants directly employed by the contributing Employer.					
also		cipat	ing En	an is a Multiple Employer Plan, the Employer should not elect 28(h) unless there are Related Employers which are inployers. See Section 1.24(D) and Election 27(e). Election 28(h)(3) does not apply to Safe Harbor Nonelective					
(i)	[]	belo	ow (se	n computation period. Allocations will be computed and allocated on an annual basis unless otherwise specified lect one of (1) through (4); selecting this option means that the plan is not a design-based safe harbor for mination purposes):					
	(1)	[]	Eac	ch payroll period.					
	(2)	[]	Eac	ch month.					

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	(3	3)	[	]	Each Plan Year quarte	r.		
	(4	<b>!</b> )	[	]	Describe:			
29. <i>(b)</i> .						<b>4(C)(1))</b> . The following provisions apply regarding Plan-Designated QNECs (select one of (a) or		
(a)	[	]	N	ot	plicable. There are no F	Plan-Designated QNECs (skip to Election 30).		
(b)	[	]	A	pp	s. There are Plan-Design	nated QNECs to which the following provisions apply:		
						. The following Nonelective Contributions (as allocated to the designated allocation group under ed QNECs (select one of (1) or (2)):		
	(1	.)	[	]	All. All Nonelective Con	ntributions.		
	(2	2)	[	]	Designated. Only the following	llowing Nonelective Contributions under Election 27:		
	A	lloc	cat	ion	roup. Subject to Section	n 3.06, allocate the Plan-Designated QNEC (select one of (3) or (4)):		
	(3	3)	[	]	HCEs only. Only to N	HCEs under the method elected in Election 29(b)(5), (6), (7) or (8).		
	(4	<b>l</b> )	[	]	All Participants. To all	Participants under the method elected in Election 29(b)(5), (6), (7) or (8).		
		lloc			ethod. The Plan Admir	nistrator will allocate a Plan-Designated QNEC using the following method (select one of (5)		
	(5	5)	[	1	ro rata.			
	(6	5)	[	]	lat dollar.			
	(7	7)	[	]	Reverse. See Section 3.0	)4(C)(3).		
	(8	3)	[	]		n method. See Section 3.04(C)(6). [Note: The Group Allocation Limitations of Section 3.14 applyons under this Election 28(d).]		
[No	te:	See	e S	ecti	4.10(D) as to targeting	limitations applicable to QNEC nondiscrimination testing.]		
Emp Con	olo tril	yer buti	ur ion	dei s d	lection 6(e) will (or in the	FE HARBOR CONTRIBUTIONS/ADDITIONAL MATCHING CONTRIBUTIONS) (3.05). The case of the Safe Harbor Nonelective Contribution may) contribute the following Safe Harbor) and will or may contribute Additional Matching Contributions described in Section 3.05(F)		
(a)	[	]	P	arti	oant's Compensation [No	<b>Attribution (including QACA).</b> The Safe Harbor Nonelective Contribution equals% of a pote: The amount in the blank must be at least 3%. The Safe Harbor Nonelective Contribution of the Employer Nonelective Contributions. See Section 3.05(E)(12).]		
(b)	[	]						
perj	ori	m C	ur	ren	ear Testing unless the E	e notice can use election 30(b) without completing the year. Doing so requires the Plan to Employer decides to elect safe harbor status. If the Employer wishes to elect safe harbor status fo he Plan to enter the Plan Year end above.]		
(c)	[	]	3	% (	he Participant's Comper	<b>1.</b> A Matching Contribution equal to 100% of each Participant's Elective Deferrals not exceeding insation, plus 50% of each Participant's Elective Deferrals in excess of 3% but not in excess of 5% ion. See Sections 1.35(E) and 3.05(E)(4).		
(d)	[	]	e	xce xce	ing 1% of the Participan	<b>ribution.</b> A Matching Contribution equal to 100% of a Participant's Elective Deferrals not nt's Compensation, plus 50% of each Participant's Elective Deferrals in excess of 1% but not in t's Compensation. [Note: This election is available only if the Employer has elected the QACA under Election 21.]		
(e)	[	]	E	nh	ced Matching Contrib	ution (including QACA). See Sections 1.35(F) and 3.05(E)(6). (Select one of (1) or (2).):		
	(1	.)	[	]		Matching Contribution equal to% of each Participant's Elective Deferrals but not as to ding% of the Participant's Compensation.		
	(2	2)	[	]	articipant's Elective De	ching Contribution equal to the specified matching rate for the corresponding level of each eferral percentage. A Participant's Elective Deferral percentage is equal to the Participant's ed by his/her Compensation.		

Matching Rate

				%	%
				%	%
mus the	t satis Emplo	fy the oyer ele	requirements ects to satisfy	s of Code §§401(k)(12)(B)(ii) and (iii) (	percentage increases and the Enhanced Matching formula otherwise taking into account Code $\S401(k)(13)(D)(ii)$ in the case of a QACA). If $\S(b)(1)$ , the Employer also must limit Elective Deferrals taken into $\S\%$ of Plan Year Compensation.]
					s of Election 30(c), (d), or (e), "Compensation" and "Elective Deferrals" of (f) through (j); skip if 30(a) or 30(b) elected)
(f)	[]	Each	payroll perio	od	
(g)	[]	Each	month		
(h)	[]	Each	Plan Year q	uarter	
(i)	[]	Each	Plan Year		
(j)	[]	Othe	r (Specify un	iform, nondiscretionary time period): _	
Par	ticipa	nts wl	no will receiv	ve Safe Harbor Contributions. The al	ocation of Safe Harbor Contributions (select one of (k) or (l)):
(k)	[]	Appl	lies to all Pa	rticipants. Applies to all Participants e	scept as may be limited under Election 30(m).
(1)	[]	Appl	lies to the fo	llowing Participants: (select one of (1)	or (2); and/or choose (3) if applicable)
	(1)	[]			y and may be limited further under Election 30(m). No HCE will ess the Employer exercises its discretion under Section 3.05(E)(9)(a).
	(2)	[]		d designated HCEs. Is limited to NHO her under Election 30(m):	E Participants and to the following HCE Participants and may be
				roup the Employer describes under Ele ore than 5% of the Employer without re	ction $30(l)(2)$ must be definitely determinable. (e.g., Division "A" gard to attribution rules).]
	(3)	[]		r Contributions are not allocated to Col	gaining Employees. Notwithstanding Elections 30(l)(1) or (2), the lective Bargaining (union) Employees and may be further limited under
Opt	tional	Provi	sions (choose	e one or more of (m) or (n) if applicable	
(m)	[ ]	Emple electric Emple unde	loyer in Elects greater age loyer under to Election 30	tion 14 elects eligibility requirements for and/or service requirements for Safe H his Election 30(m) applies the rules of S for a Plan Year to those Participants w	pution. The Employer may elect this Election 30(m) only if the or Elective Deferrals of less than age 21 and/or one Year of Service but arbor Matching or for Safe Harbor Nonelective Contributions. The Section 3.05(D) to limit the allocation of any Safe Harbor Contribution to the Plan Administrator in applying the OEE rule described in plan covering the Includible Employees.
(n)	[]	Anot	ther plan. Th	ne Employer will make the Safe Harbor	Contribution to the following plan:
Ado	lition	al Mat	tching Contr	ributions. See Sections 1.35(G) and 3.0	5(F). (select one of (o) or (p)):
(o)	[ ]		<b>Additional M</b> or Plan.	Tatching Contributions. The Employer	will not make any Additional Matching Contributions to its safe
(p)	[ ]			<b>hing Contributions.</b> The Employer wi (select one or more of (1) through (3)):	l or may make the following Additional Matching Contributions to its
	(1)	[ ]	Fixed Add of a. and b.	_	ollowing Fixed Additional Matching Contribution (select one or more
			a. [ ]		ntribution equal to% of each Participant's Elective Deferrals but% of the Participant's Compensation.
			b. [ ]		ution equal to the specified matching rate for the corresponding level of reentage. A Participant's Elective Deferral percentage is equal to the 1 by his/her Compensation.

Elective Deferral Percentage

					Elective Deferral Percentage Matching Rate			
					%			
					%			
					d. For purposes of this Election $30(p)(1)$ , "Compensation" and "Elective Deferrals" mean Compensation and ferrals determined for: (select one of c. through g.)			
		c.	[	]	Each payroll period			
		d.	[	]	Each month			
		e.	[	]	Each Plan Year quarter			
		f.	[	]	Each Plan Year			
		g.	[	]	Other (Specify uniform, nondiscretionary time period):			
	(2)	[]	C W	ont ill 1	retionary Additional Matching Contribution. The Employer may make a Discretionary Additional Matching ribution. If the Employer makes a Discretionary Matching Contribution, the Discretionary Matching Contribution not apply as to Elective Deferrals exceeding% of the Participant's Compensation (complete the blank if cable or leave blank).			
		Tin Elec	ie p	erio e Do	d. For purposes of this Election 30(p)(2), "Compensation" and "Elective Deferrals" mean Compensation and ferrals determined for: (select one of a. through e.)			
		a.	[	]	Each payroll period			
		b.	[	]	Each month			
		c.	[	]	Each Plan Year quarter			
		d.	[	]	Each Plan Year			
		e.	[	]	Other (Specify uniform, nondiscretionary time period):			
	[Note: If the Employer elects to satisfy the ACP safe harbor under Election 38(b)(1) then as to any and all Matching C including Fixed Additional Matching Contributions and Discretionary Additional Matching Contributions: (i) the mat not increase as the Elective Deferral percentage increases; (ii) no HCE may be entitled to a greater rate of match than (iii) the Employer must limit Elective Deferrals taken into account for the Additional Matching Contributions to a max Plan Year Compensation; (iv) the Plan must apply all Matching Contributions to Catch-Up Deferrals; and (v) in the c Discretionary Additional Matching Contribution, the contribution amount may not exceed 4% of the Participant's Plan Compensation.]							
	(3)	[]			tional non-safe harbor match. The Plan will not use the ACP Safe Harbor. Additional Matching Contributions will			
					ade as follows:			
	Elec Mate 12% and	tion 2 ching of Co the Ei	4 ar Cor omp mple	ıd n ıtril ensi oyer	yer in Election 30(p)(3) may specify any matching contribution formula or formulas which could be specified in may specify different formulas for different groups of Participants (i.e., The Employer will make a Discretionary pution for Participants in its Chicago office, and a Fixed Matching Contribution of 33% of Elective Deferrals up to attion for all other Participants). If the Employer elects $30(p)(3)$ , the Plan will not qualify for the ACP Safe Harbor should elect, at Election $37(b)(2)$ , the ACP testing method. The Group Allocation Limitations of Section 3.14 apply delections under this Election $30(p)(3)$ .]			
Mu	ltiple	Safe	Hai	bo	Contributions in disaggregated Plan (Choose (q) if applicable)			
(q)	[]	part [No Elec Man Disc form rate and	s of te: 'I ction tchir crett nula of i will	its The 124 19 ( iona is, s mat l no	yer elects to make different Safe Harbor Contributions and/or Additional Matching Contributions to disaggregated Plan under Treas. Reg. §1.401(k)-1(b)(4) as follows:  Employer in Election 30(q) may specify any matching contribution formula or formulas which could be specified in and may specify different formulas for different groups of Participants (i.e., The Employer will make a Fixed Contribution of 33% of Elective Deferrals up to 12% of Compensation for Collective Bargaining Employees, and a arry Additional Matching Contribution as described in Election 30(p)(2) for all other Participants). Allocation such as a fixed match based on years of service, which permit an HCE in a disaggregated plan to receive a higher than any NHCE in that plan at the same level of elective deferrals will not satisfy Treas. Reg. §1.401(m)-3(d)(4) to qualify for the ACP Safe Harbor. The Group Allocation Limitations of Section 3.14 apply to allocations under this (q).]			

31. <u>ALLOCATION CONDITIONS</u> (3.06(B)/(C)). The Plan of Rollover Contributions; (iii) Designated IRA Contributions; of does not apply any allocation conditions to: (i) Elective Deferr which will satisfy the ACP test safe harbor; or (iv) SIMPLE C Nonelective Contributions or Participant forfeitures, a Particip (b)):	(iv) Prevailing Wage als; (ii) Safe Harbor Contributions. To recei	e Contributi Contributi ve an allo	utions. In additions; (iii) Additions of Match	on, for 401(k) pla onal Matching C ing Contribution	nns, the Plan ontributions
(a) [ ] <b>No conditions.</b> No allocation conditions apply to N <i>Election 33</i> ).	latching Contribution	s, to Non	elective Contrib	utions or to forfe	eitures (skip to
(b) [ ] Conditions. The following allocation conditions apmore of (1) through (7). Select Contribution Type amust satisfy each condition to receive the allocation	s applicable. If more				
[Note for 401(k) plans: For this Election 31, except as the Empregarding Operational Matches, Operational QMACs, and Operational Contributions to which are not impose an Hour of Service condition exceeding 1,000 Hour will subject the plan to the general nondiscrimination test.]	erational QNECs, Mo llocation conditions m	atching ir ay apply	cludes all Matc The Employer	hing Contributio under Election 3	ns and 1(b)(7) may
	(1) Matching, Nonelective and Forfeitures		(2) Matching	(3) Nonelective	(4) Forfeitures
(1) [ ] None.	N/A		[]	[ ]	[]
(2) [ ] <b>501 HOS/terminees</b> (91 consecutive days if Elapsed Time). See Section 3.06(B)(1)(b).	(See Election 31(a))	OR	[]	[ ]	[ ]
(3) [ ] Last day of the Plan Year.	[ ]	OR	1.1	[]	[]
(4) [ ] Last day of the Election 31(c) time period.	[]	OR	[]	[]	[]
(5) [ ] 1,000 HOS in the Plan Year (182 consecution days in Plan Year if Elapsed Time).	ve [ ]	OR	[]	[]	[ ]
(6) [ ](specify) HOS within the Election 31(c) time period, (but not exceeding 1,000 HOS in a Plan Year).	П	OR	[ ]	[ ]	[ ]
(7) [ ] Describe conditions:			oating Employer	"A" Participants	s. No
Time period (choose (c) if applicable; skip if 31(b)(4), (b)(6),	or (b)(7) not selected	)			
(c) [ ] Under Section 3.06(C), apply Elections 31(b)(4), (b) (Choose one or more of (1) through (5). Choose Co				rfeitures based o	n each
(1) [ ] Plan Year.	[ ]	OR	[]	[ ]	[]
(2) [ ] Plan Year quarter.	[ ]	OR	[]	[]	[ ]
(3) [ ] Calendar month.	[ ]	OR	[]	[]	[ ]
(4) [ ] Payroll period.	[ ]	OR	[]	[ ]	[]
(5) [ ] Describe time period:					
[Note: If the Employer elects $31(b)(4)$ or $(b)(6)$ , the Employer	must choose (c). If the	e Employ	er elects 31(b)(7	), choose (c) if a	pplicable.]
32. <u>ALLOCATION CONDITIONS - APPLICATION/WAIV</u> Severance from Employment as described below, apply or do contributions/forfeitures as follows:					e event of
Application/Waiver (Select one of (a) or (b))					

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Contributions or to forfeitures.

(a) [ ] Total waiver or application. If a Participant incurs a Severance from Employment on account of or following death, Disability

(1) [ ] Allocation conditions are waived. Do not apply elected allocation conditions to Matching Contributions, to Nonelective

or attainment of Normal Retirement Age or Early Retirement Age (select one of (1) or (2)):

(2)	[]	Allocation conditions apply. Apply elected allo Contributions and to forfeitures.	cation condition	s to Matchi	ng Contribution	ns, to Nonelectiv	e
(b) [ ]	conc	lication/waiver as to Contribution Types events litions except such conditions are waived if Severa ment of Normal Retirement Age or Early Retirem es/forfeitures (select one or more of (1) through (4)	nce from Employent Age as speci	yment is or ified, and a	account of or to applied to the	following death, specified Contri	Disability or
regarding	Oper	Plans: For this Election 32(b), except as the Emp ational Matches, Operational QMACs, or Operational Sudes all Nonelective Contributions to which alloca	onal QNECs, Mo	atching inc	ludes all Match		
			(1) Matching, Nonelective		(2)	(3)	(4)
		٤	and Forfeitures		Matching	Nonelective	Forfeiture
(1)	[]	Death.	[ ]	OR	11	11	[ ]
(2)	[]	Disability.	[ ]	OR	[]	[]	[]
(3)	[]	Normal Retirement Age.	[ ]	OR	[]	[]	[ ]
(4)	[]	Early Retirement Age.	[]	OR	[]	[1]	[]
Suspensio	n. Th	e suspension of allocation conditions of Section 3.	06(F) (select one	e of (c) or (	(d)):		
(c) [ ]	Susp	ension applies.					
For 4	01(k)	plans, applies as follows (select one of (1), (2), or	(3)):				
(1)	[]	<b>Both.</b> Applies both to Nonelective Contributions	and to Matching	g Contribut	ions.		
(2)	[]	Nonelective. Applies only to Nonelective Contri	butions.				
(3)	[]	Match. Applies only to Matching Contributions.			· ·		
(d) [ ]	Susp	ension does not apply.					
33. <u>FORI</u>	FEITU	JRE ALLOCATION METHOD (3.07). (select one	e of (a) or (b).):				
		he Employer elects immediate vesting, the Employe zen or the plan is a 401(k) plan with no employer		ete Election	33. See Section	1 7.07. Election c	can be omittee
(a) [ ]		harbor/top-heavy exempt. Apply all forfeitures on 3.07(A)(4). (may only be selected with 401(k) p		Contribution	ns and Plan exp	enses in accordar	nce with
(b) [ ]		<b>ly to Contributions.</b> The Plan Administrator will ugh (7). Select Contribution Type as applicable):		ipant forfei	ture as follows:	(select one or m	ore of (1)
				(1) All Forfeitu	ires	(2) Nonelective Forfeitures	(3) Matching Forfeiture
(1)	[ ]	All. Use as described in (2) through (6). ((1) may not be selected with (2) through (6))		[ ]	OR	[]	[ ]
(2)	[ ]	<b>Additional Nonelective.</b> Added to Nonelective and allocated in the same manner.	Contributions	[ ]	OR	[ ]	[]
(3)	[ ]	<b>Additional Match.</b> Added to Matching Contributand allocated in the same manner.	itions	[ ]	OR	[ ]	[]
(4)	[]	Reduce Nonelective. Apply to reduce Nonelecti	ve Contribution.	[ ]	OR	[]	[]
(5)	[]	Reduce Match. Apply to reduce Matching Cont	ribution.	[]	OR	[]	[]
(6)	[ ]	<b>Plan expenses.</b> Pay reasonable Plan expenses. (See Section 7.04(C).) (must be selected with and	other election)	[ ]	OR	[ ]	[ ]

(must satisfy the definitely determinable requirement under Treas. Reg.  $\S1.401-1(b)$  and be applied in a uniform and nondiscriminatory manner; e.g., Forfeitures attributable to transferred balances from Plan X are allocated only to former

Plan X participants.)

(7) [ ] Describe:

<sup>34. &</sup>lt;u>IN-PLAN ROTH ROLLOVER CONTRIBUTION</u> (3.08(E)). The following provisions apply regarding In-Plan Roth Rollover Contributions (*Choose one of (a) or (b); also see Appendix B, Election (g)(2); leave blank if Election 6(b)(1) is not selected.*):

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(a)	[ ]	Not Applicable. The Plan does not permit In-Plan Roth Rollover Contributions (skip to Election 35).					
(b)	[ ]	<b>Applies.</b> The Plan permits In-Plan Roth Rollover Contributions with regard to the following amounts and subject to the following limitations. (select one or more of (1) and (2))					
	(1)	[ ] IRR. This provision is effective with regard to IRRs (see Section 1.55(A)(1)) the later of Restatement Effective Date unless other date entered below.	f September 2	8, 2010, or the Plan or			
		a. [ ] or (enter later effective date if applicable)					
	(2)	[ ] IRT. This provision is effective with regard to IRTs (see Section 1.55(A)(2)) the later Restatement Effective Date unless other date entered below.	of January 1,	2013, or the Plan or			
		a. [ ] or (enter later effective date if applicable)					
Lin	itatio	ns. The following restrictions apply to In-Plan Roth Rollovers (choose one or more of (c) through	gh (h) if applic	rable)			
			(1) IRR	(2) IRT			
(c)	[]	In-Plan Roth Rollovers limited to In-Service only. Only Participants who are Employees may elect to make an In-Plan Roth Rollover Contribution.	[ ]	Į/I			
(d)	[ ]	<b>Vested In-Plan Roth Rollovers.</b> In-Plan Roth Rollovers may only be made from accounts which are fully Vested.	[ ]	1.1			
(e)	[ ]	<b>No transfer of loans.</b> Loans may not be distributed as part of an In-Plan Roth Rollover Contribution.	1.1	[ ]			
(f)	[ ]	Minimum amount. The minimum amount that may be rolled over is [ ] [ ](may not exceed \$1,000).					
(g)	[ ]	Number of Transfers. No more than transfer(s) may be made during a Plan Year.	[ ]	[ ]			
(h) [ ] Describe transfer provisions. Transfers may be made subject to the following provisions:							
		subject to Employer or Administrator discretion; specify different provisions for IRR and IRT is		ly determinable and no			
Sou	rce o	In-Plan Roth Rollover Contributions (Select one or more of (i) or (j)):	1.	2.			
(i)	[]	All Sources. (select one or both of columns $(1) - (2)$ )	[]	[ ]			
(j)	[]	<b>Limited Sources.</b> The Plan permits an In-Plan Roth Rollover only from the following qualifying sources ( <i>select one or more of</i> (1) through (7)):					
			(1) IRR	(2) IRT			
	(1)	[ ] Elective Deferrals	[ ]	[ ]			
	(2)	[ ] Matching Contributions (including any Safe Harbor Matching Contributions and Additional Matching Contributions)	[ ]	[ ]			
	(3)	[ ] Nonelective Contributions	[]	[ ]			
	(4)	[ ] QNECS (including any Safe Harbor Nonelective Contributions)	[]	[ ]			
	(5)	[ ] Rollovers	[ ]	[ ]			
	(6)	[ ] Transfers	[]	[ ]			
	(7)	[ ] Other: (specify activate is definitely determinable and not subject to Employer discretion; specify different states and subject to Employer discretion; specify different states are subject to Employer discretion.	count(s) and cources for IRI	conditions in a manner R and IRT if desired)			
	EMI etion	LOYEE (AFTER-TAX) CONTRIBUTIONS (3.09). The following additional elections apply (f).	to Employee	Contributions under			
Aft	er-tax	contribution limits. (choose (a) and (b) as applicable.):					
(a)	[]	Maximum amount. A Participant's Employee Contributions may not exceed: (complete (1)	and (2))				
	(1)	[ ] NHCE (specify dollar amount and/or percentage of Compe	ensation) for N	<i>IHCEs</i>			
	(2)	[ ] HCE(specify dollar amount and/or percentage of Compen. HCEs cannot exceed the limit for NHCEs)	sation) for HC	Es. The limit for			

(b) [ ]		mum amount. A Participant's Employee Contributions may not be less than: (specify dollar unt (not greater than \$10,000) and/or percentage of Compensation (not greater than 10%)).	
		<b>g Contribution.</b> For each Plan Year, the Employer's Matching Contribution made with regard to Employee Contribution fithere are no Matching Contributions made with regard to Employee Contributions; otherwise, choose one of (c) or (d)	
(c) [ ]		e as Elective Deferrals. Employee Contributions will be treated the same as Elective Deferrals for purposes of calculated that Contributions under Election 24.	ng
(d) [ ]		retionary. See Section 1.35(B). This contribution will be computed as a Flexible Discretionary Match under Section A)(2)(b) as though the Employee Contributions were Elective Deferrals.	
36. <u>DES</u>	SIGNA	TED IRA CONTRIBUTIONS (3.12). Under Election 6(h), a Participant may make Designated IRA Contributions.	
Type of	IRA co	<b>ntribution.</b> A Participant's Designated IRA Contributions will be (select one of (a), (b), or (c)):	
(a) [ ]	Trad	litional.	
(b) [ ]	Roth		
(c) [ ]	Trad	litional/Roth. As the Participant elects at the time of contribution.	
<b>Type of</b> (f)):	Accoun	at. A Participant's Designated IRA Contributions will be held in the following form of Account(s) (select one of (d), (e),	or
(d) [ ]	IRA.		
(e) [ ]	Indiv	vidual Retirement Annuity.	
(f) [ ]	IRA/	Individual Retirement Annuity. As the Participant elects at the time of contribution.	
		ARTICLE IV LIMITATIONS AND TESTING	
37. <u>AN</u> 4.06(B):	NUAL '	TESTING ELECTIONS (4.06(B)). The Employer makes the following Plan specific annual testing elections under Sec	tion
		tion testing. (Select one or more of (a), (b), and (c). Plans other than $401(k)$ plans should skip except select (a)(4) or (5) $\times$ Employee Contributions.):	) if
(a) [ ]	Trad	litional 401(k) Plan/ADP/ACP test. The following testing method(s) apply	
		may "split test". For Current Year Testing, See Section 4.11(E). For Prior Year Testing, see Section 4.11(H) and, as to see Sections $4.10(B)(4)(f)(iv)$ and $4.10(C)(5)(e)(iv)$ .	the
AD	P Test (	(Select one of (1) or (2))	
(1)	[]	Current Year Testing.	
(2)	[]	Prior Year Testing.	
AC	P Test	(Select one of (3), (4), or (5))	
(3)	11	<b>Not applicable.</b> The Plan does not permit Matching Contributions or Employee Contributions and the Plan Administr will not recharacterize Elective Deferrals as Employee Contributions for testing.	ator
(4)	[ ]	Current Year Testing.	
(5)	11	Prior Year Testing.	
(b) [ ]	Safe	Harbor Plan/No testing or ACP test only. (select one of (1) or (2)):	
(1)	[]	<b>No testing.</b> ADP test safe harbor applies and if applicable, ACP test safe harbor applies. If the Plan permits Employee Contributions, current year ACP testing will apply to Employee Contributions unless otherwise elected below <i>(Choose if applicable.)</i> .	
	a.	[ ] Prior Year Testing applies to Employee Contributions.	
(2)	[]	ACP test only. ADP test safe harbor applies, but Plan will perform ACP test as follows (select one of a. or b.):	
. ,	a. b.	<ul><li>Current Year Testing.</li><li>Prior Year Testing.</li></ul>	
(c) [ ]	May	be notice (Election 30(b)). See Section 3.05(I).	

[Note: When maintaining a traditional 401(k) plan, select (a); when maintaining a safe harbor 401(k) plan, select (b). Skip if SIMPLE 401(k) plan. The Employer may make elections under both the Traditional 401(k) Plan and Safe Harbor Plan elections, in order to accommodate a Plan that applies both testing elections (e.g., Safe Harbor Includible Employees group and tested Otherwise Excludible Employees group). In the absence of an election regarding ADP or ACP tested contributions, Current Year Testing applies.]
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			ermination. The Top-Paid Group election and the calendar year data election are not used unless elected below <i>(choose one or l) and (e) if applicable)</i> :
(d)	[	]	Top-paid group election applies.
(e)	[	]	Calendar year data election (fiscal year Plan only) applies.
			ARTICLE V VESTING MAL RETIREMENT AGE (5.01). A Participant attains Normal Retirement Age under the Plan on the following date (select one
of (	a)	or (	
(a)	[	]	Specific age. The date the Participant attains age [Note: The age may not exceed age 65.]
(b)	[	]	<b>Age/participation.</b> The later of the date the Participant attains age or the anniversary of the first day of the Plan Year in which the Participant commenced participation in the Plan. [Note: The age may not exceed age 65 and the anniversary may not exceed the 5th.]
but the Pur	no co ch	t lov vere ase	Money Purchase Pension Plans: The Normal Retirement Age specified must generally be at least age 62; however, a lower age, wer than age 55, may be specified if that age is reasonably representative of the typical retirement age for the industry in which and workforce is employed. No reliance will be afforded on the Opinion Letter issued to the Plan that (if the Plan is a Money Pension Plan) an age less than 62 is reasonably representative of the typical retirement age for the industry in which the sufficient work.]
39.	Е	AR	LY RETIREMENT AGE (5.01). (select one of (a) or (b)):
(a)	1	1	Not applicable. The Plan does not provide for an Early Retirement Age.
(b)	[	]	Early Retirement Age. Early Retirement Age is the later of: (i) the date a Participant attains age; (ii) the date a Participant reaches his/her anniversary of the first day of the Plan Year in which the Participant commenced participation in the Plan; or (iii) the date a Participant completes Years of Service.
[No	te:	The	e Employer should leave blank any of clauses (i), (ii), and (iii) which are not applicable.]
"Ye	ars	s of	Service" under this Election 39 means (select one of (1) or (2); skip if (b)(iii) NOT elected):
	(	1)	[ ] Eligibility. Years of Service for eligibility in Election 16.
	(2	2)	[ ] Vesting. Years of Service for vesting in Elections 42 and 43.
			ection of an Early Retirement Age does not affect the time at which a Participant may receive a Plan distribution. However, a not becomes 100% vested at Early Retirement Age.]
			ELERATION ON DEATH OR DISABILITY (5.02). Under Section 5.02, if a Participant incurs a Severance from Employment of death or Disability (select one of (a), (b), or (c)):
(a)	[	]	Applies. Apply 100% vesting.
(b)	[	]	<b>Not applicable.</b> Do not apply 100% vesting. The Participant's vesting is in accordance with the applicable Plan vesting schedule.
(c)	[	1	<b>Limited application.</b> Apply 100% vesting, but only if a Participant incurs a Severance from Employment as a result of <i>(select one of (1) or (2))</i> :
	(	1)	[ ] Death.
	(2	2)	[ ] Disability.
Def Cor Des Cor	eri itri igi itri	rals; ibuti nate ibuti	TING SCHEDULE (5.03). A Participant has a 100% Vested interest at all times in his/her Accounts attributable to: (i) Elective (ii) Employee Contributions; (iii) QNECs; (iv) QMACs; (v) Safe Harbor Contributions (other than QACA Safe Harbor ions); (vi) SIMPLE Contributions; (vii) Rollover Contributions; (viii) Prevailing Wage Contributions; (ix) DECs; and (x) d IRA Contributions. The following vesting schedule applies to Regular Matching Contributions, to Additional Matching ions (irrespective of ACP testing status), to Nonelective Contributions (other than Prevailing Wage Contributions) and to QACA or Contributions. (select (a) or (b)):
(a)	[	]	Immediate vesting. 100% Vested at all times in all Accounts.
und plan Def any	ler ns: err Co	41(i) (i) rals ontr	less <u>all</u> Contribution Types are 100% Vested, the Employer should not elect 41(a). If the Employer elects immediate vesting (a), the Employer should not complete the balance of Election 41 or Elections 42 and 43 (except as noted therein). For 401(k) The Employer must elect 41(a) if the eligibility Service condition under Election 14 as to <u>all</u> Contribution Types (except Elective and Safe Harbor Contributions) exceeds one Year of Service or more than 12 months; (ii) The Employer must elect 41(b)(1) as to incident the eligibility service condition exceeds one Year of Service or more than 12 months; and (iii) The Employer except 41(b) if <u>any</u> Contribution Type is subject to a vesting schedule. For Money Purchase Pension Plans and Profit Sharing Plans,

the Employer must elect 41(a) if the eligibility Service condition exceeds one Year of Service or more than 12 months.]

(b) [ ] Vesting schedules: Apply the following vesting schedules (Select one or more of (1) through (6). Select Contribution Type as applicable.):

			(1)	(2)	(3)	(4) Additional	(5)
			All Contributions	Nonelective	Regular Matching	Matching (See Section 3.05(F))	QACA Safe Harbor
(1)	[]	Immediate vesting.	N/A (See Election 41(a))	[ ]	[ ]	[ ]	[]
(2)	[ ]	6-year graded.	[] 0	R []	[ ]	[ ]	N/A
(3)	[ ]	3-year cliff.	[] 0	R []	[ ]	[ ]	N/A
(4)	[]	Modified schedule:           Years of Service         Vester           Less than 1         a.           1         b.           2         c.           3         d.           4         e.           5         f.           6 or more         100	0% 0% 20% 40% 60% 80%	R []	[]		N/A
(5)	[]	2-year cliff.	[] 0	R []	[]	1.1	[ ]
(6)	[]	Modified 2-year schedule           Years of Service         Vester           Less than 1         a.           1         b.           2         100	<u>1%</u>	R	[]	1 1	[]

[Note: If the Employer does not elect 41(a), the Employer under 41(b) must elect immediate vesting or must elect one of the specified alternative vesting schedules. The modified schedule of Election 41(b)(4) must satisfy Code  $\S411(a)(2)(B)$ .]

[Note for 401(k) plans: The Employer must elect either 41(b)(5) or (6) as to QACA Safe Harbor Contributions. If the Employer elects Additional Matching under Election 30(p), the Employer should elect vesting under the Additional Matching column in this Election 41(b). That election applies to the Additional Matching even if the Employer has given the maybe notice but does not give the supplemental notice for any Plan Year and as to such Plan Years, the Plan is not a safe harbor plan and the Matching Contributions are not Additional Matching Contributions.]

<b>Special vesting provisions</b> (choose c. if applicable)	
(c)   Describe:	

[Note: The Employer under Election 41(c) may describe special vesting provisions from the elections available under Election 41 and/or a combination thereof as to a: (i) Participant group (e.g., Full vesting applies to Division A Employees OR to Employees hired on/before "x" date. 6-year graded vesting applies to Division B Employees OR to Employees hired after "x" date.); and/or (ii) Contribution Type (e.g., Full vesting applies as to Discretionary Nonelective Contributions. 6-year graded vesting applies to Fixed Nonelective Contributions). Any special vesting provision must satisfy Code §411(a) and must be nondiscriminatory.]

# 42. YEAR OF SERVICE - VESTING (5.05). (choose (a) and/or (b) if applicable)

[Note: If the Employer elects the Elapsed Time Method for vesting the Employer should not complete this Election 42. If the Employer elects immediate vesting, the Employer should not complete Election 42 or Election 43 unless it elects to apply a Year of Service for vesting under any other Adoption Agreement election.]

- (a) [ ] Year of Service. An Employee must complete at least \_\_\_\_\_ Hours of Service during a Vesting Computation Period to receive credit for a Year of Service under Article V. [Note: The number may not exceed 1,000. If left blank, the requirement is 1,000 Hours of Service.]
- (b) [ ] Vesting Computation Period- Anniversary Year. The Plan measures a Year of Service based on the Plan Year unless this option is elected.
- 43. EXCLUDED YEARS OF SERVICE VESTING (5.05(C)). (select (a) or (b)):

(a)	[]	N	on	e. None other than as specified in Section 5.05(C)(1).				
(b)	[]	E	xcl	usions. The Plan excludes the following Years of Service for purposes of vestin	g (sele	ct one or m	ore of (1) throug	gh (4)):
	(1)	[	]	Age 18. Any Year of Service before the Vesting Computation Period during w	hich th	e Participa	nt attained the a	ge of 18.
	(2)	[	]	<b>Prior to Plan establishment.</b> Any Year of Service during the period the Empredecessor plan.	loyer di	d not main	tain this Plan or	a
	(3)	[	]	Rule of Parity. Any Year of Service excluded under the rule of parity. See Pla	an Sect	ion 5.06(C)	).	
	(4)	[	]	Additional exclusions. The following Years of Service:				
com date excl	binat c. The usion	ion age s ap	tĥe 2 18 pply	loyer under Election 43(b)(4) may describe vesting service exclusions provision reof as to a: (i) Participant group (e.g., No exclusions apply to Division A Emploses OR to Employees hired after "x" day as to Discretionary Nonelective Contributions. The age 18 exclusion applies to ited under Election 43(b)(4) must comply with Code §411(a)(4). Any exclusion n	loyees ( te.); or Fixed	OR to Emp (ii) Contri Nonelectiv	loyees hired on/e ibution Type (e.g ve Contributions	before "x" ., No
				ARTICLE VI DISTRIBUTION OF ACCOUNT BALANCE				
				ORY DISTRIBUTION (6.01(A)(1)/6.08(D)). The Plan provides or does not prosted Account Balance following Severance from Employment, as follows (selection of the content of t				of a
(a)	[]	N	o N	<b>Mandatory Distribution.</b> The Plan will not make a Mandatory Distribution follows:	owing S	Severance 1	from Employme	nt.
(b)	[]	N	lan	datory Distribution. The Plan will make a Mandatory Distribution following S	everan	ce from En	nployment.	
				<b>mit.</b> As to a Participant who incurs a Severance from Employment and who wil 62 or Normal Retirement Age, the Mandatory Distribution maximum amount i				
	(1)	[	]	\$5,000.				
	(2)	[	]	\$1,000.				
	(3)	[	]	Specify amount: \$ (may not exceed \$5,000).				
	[Not	te: T	his	election only applies to the Mandatory Distribution maximum amount. For oth see Appendix B, Election $(g)(7)$ .	er Plan	provisions	s subject to a \$5,	000 limit,
	Dist	ribu	tio	n of Rollovers to amount limit. In determining whether a Participant's Vested a dollar limit in Election 44(b)(1), the Plan will include amounts in the Rollover elected below (choose (4) if applicable):				
	(4)	[	]	Disregard Rollover Contribution Account.				
	Amount of Mandatory Distribution subject to Automatic Rollover. A Mandatory Distribution to a Participant before at later of age 62 or Normal Retirement Age is subject to Automatic Rollover under Section 6.08(D) (choose one of (5) or (6) Employer elects under Elections 44(b)(2) to limit Mandatory Distributions to \$1,000 (including Rollover Contributions):						ne of (5) or (6) u	
	(5)	I	l	Only if exceeds \$1,000. Only if the amount of the Mandatory Distribution excinclude any Rollover Contributions Account.	eeds \$	1,000, whic	ch for this purpo	se must
	(6)	ĺ	]	<b>Specify lesser amount.</b> Only if the amount of the Mandatory Distribution is a <i>less</i> ), which for this purpose must include any Rollover Contributions Accoun		\$	(specify \$1,0	00 or
Req	uired	l di	stri	bution at Normal Retirement Age (choose (c) if applicable)				
(c)	[]	A	se	vered Participant may not elect to delay distribution beyond the later of age 62 c	r Norn	nal Retirem	nent Age.	
Dist Adr	ributi ninist	ion, rate	or r w	CE DISTRIBUTION TIMING (6.01). Subject to the timing limitations of Section the case of any Distribution Requiring Consent under Section 6.01(A)(2), for till instruct the Trustee to distribute a Participant's Vested Account Balance as some specified below (select one or more of (a) through (i)):	which	consent is	received, the Pla	ın
				cipant dies after Severance from Employment but before receiving distribution on longer apply. See Section 6.01(B) and Election 49.]	of all o	f his/her Ac	ecount, the electi	ons under
					Man	1) datory ibution	(2 Distrib Requiring	ution
(a)	[]	Iı	nm	ediate. Immediately following Severance from Employment.	[	]	]	]
` ′	[ ] 020 F	S	eve	Valuation Date. After the next Valuation Date following rance from Employment. iness Systems LLC or its suppliers	[	1	I	l

(c)	[	]	Plan Year. In the Plan Year following [ ] Severance from Employment (e.g., next or fifth).
(d)	[	]	Plan Year quarter. In the Plan Year quarter following [ ] Severance from Employment (e.g., next or fifth).
(e)	[	]	Contribution Type Accounts
(f)	[	]	Vesting controlled timing. If the Participant's total Vested Account  Balance exceeds \$, distribute
(g)	[	]	Distribute at Normal Retirement Age. As to a Mandatory Distribution, distribute not later than 60 days after the beginning of the Plan Year following the Plan Year in which the previously severed Participant attains the earlier of Normal Retirement Age or age 65. [Note: An election under column (2) only will have effect if the Plan's NRA is less than age 62.]
(h)	[	]	No buy-back/vesting controlled timing. Distribute as soon as is practical following Severance from Employment if the Participant is fully Vested. Distribute as soon as is practical following a Forfeiture Break in Service if the Participant is not fully Vested.
(i)	[	]	Describe Severance from Employment distribution timing:
avar from follo Par Defe Con cont	ilali n E owi tici erri etri tini	ple mp ng par al A buti ie t	Employer under Election 45(i) may describe Severance from Employment distribution timing provisions from the elections under Election 45 and/or a combination thereof as to any: (i) Participant group (e.g., Immediate distribution after Severance loyment applies to Division A Employees OR to Employees hired on/before "x" date. Distribution after the next Valuation Date Severance from Employment applies to Division B Employees OR to Employees hired after "x" date.); (ii) Contribution Type and the group (e.g., As to Division A Employees, immediate distribution after Severance from Employment applies as to Elective accounts and distribution after the next Valuation Date following Severance from Employment applies to Nonelective on Accounts); and/or (iii) merged plan account now held in the Plan (e.g., The accounts from the X plan merged into this Plan abe be distributable in accordance with the X plan terms [supply terms] and not in accordance with the terms of this Plan). An as election under Election 45(i) must: (i) be objectively determinable; (ii) not be subject to Employer discretion; (iii) comply with (a)(14) timing requirements; (iv) be nondiscriminatory and (v) preserve Protected Benefits as required.]
			<b>ion.</b> Notwithstanding any later specified distribution date in Election 45, a Participant may elect an earlier distribution following from Employment ( <i>Choose (j) and/or (k) if applicable.</i> ):
(j)	[	1	<b>Disability.</b> If Severance from Employment is on account of Disability or if the Participant incurs a Disability following Severance from Employment.
(k)	[	]	Hardship. If the Participant incurs a hardship under Section 6.07(B) following Severance from Employment.
46. Con	<u>IN</u> tril	V-S outi	ERVICE DISTRIBUTIONS/EVENTS (6.01(C)). A Participant may elect an In-Service Distribution of the designated on Type Accounts based on any of the following events in accordance with Section 6.01(C) (Choose one of (a) or (b).):
			evailing Wage Contributions are treated as Nonelective Contributions. See Section $6.01(C)(4)(d)$ if the Employer elects to use Wage Contributions to offset other contributions.]
(a)	[	]	<b>None.</b> The Plan does not permit any In-Service Distributions except as to any of the following (if applicable): (i) RMDs under Section 6.02; (ii) Protected Benefits; and (iii) Designated IRA Contributions. Also see Section 6.01(C)(4)(e) with regard to Rollover Contributions, Employee Contributions and DECs.
(b)	I	]	<b>Permitted.</b> In-Service Distributions are permitted as follows (For Money Purchase Pension Contributions, select one or more of (1), (2), (3) and (9). For Profit Sharing Plans, select one or more of (1) through (6), (8) and (9). For 401(k) Plans, select one or more of (1) through (9). Select Contribution Type as applicable.):

[Note for 401(k) plans: Unless the Employer elects otherwise in Election (b)(9) below, Elective Deferrals under Election 46(b) includes Pre-Tax and Roth Deferrals and Matching Contributions includes Additional Matching Contributions (irrespective of the Plan's ACP testing status).]

		(1) All Contrib.	(2) Elective Deferrals	(3) Safe Harbor Contrib.	(4) QNECs	(5) QMACs	(6) Matching Contrib.	(7) Nonelective/ SIMPLE
(1) [	None. Except for Election 46(a) exceptions.	N/A (See Election 46(a))	[ ]	[ ]	[ ]	[ ]	[]	[ ]
(2)	] Age (select one or more of a. through d.):							
a.	[ ] Age (must be at least 59 1/2).	[ ] OR	[]	[]	[]	[ ]	[]	[ ]
b.	[ ] <b>Age</b> (may be less than 59 1/2).	N/A	N/A	N/A	N/A	N/A	[ ]	[ ]
c.	[ ] Normal Retiremen Age.	t [] OR	[]	[]	[]	[1	[]	[]
d.	[ ] Early Retirement Age.	[ ] OR	[]	[]	[]	[ ]	[ ]	1 1
	01(k) plan, Elections c. and d. as attained age 59 1/2.]	do not apply to	o Elective D	eferrals, Safe I	Harbor Con	tributions, Q	ONECs, or QM	IACs unless the
	ney Purchase Pension Contrib ticipant has attained the eart				applies to	a Money Pui	rchase Pensio	n Contribution
(3) [	] Disability.	[ ] OR	[]		[]	[]	[ ]	[]
(4)	Hardship (Choose one or both of a. and b.):							
a.	[ ] Hardship (safe harbor). See Section 6.07(A).	N/A	[1]	N/A	N/A	N/A	[]	[ ]
b.	[ ] Hardship (non- safe harbor). See Section 6.07(B).	N/A	1.1	N/A	N/A	N/A	[]	[ ]
(5) [	year contributions. (specify minimum of two years) See Section 6.01(C)(4)(a)(i).	N/A	N/A	N/A	N/A	N/A	[ ]	[ ]
(6) [	months of participation. (specify minimum of 60 months) See Section 6.01(C)(4)(a)(ii).	N/A	N/A	N/A	N/A	N/A	[]	[ ]
(7) [	Qualified Reservist Distribution. See Section 6.01(C)(4)(b)(iii) (may only be selected with 401(k) plans)	<b>N/A</b>	[ ]	N/A	N/A	N/A	N/A	N/A
[8)	Deemed Severance Distribution. See Section 6.11.	[ ]	[ ]	[ ]	[ ]	[]	[]	[]
[Note for Mon	ney Purchase Pension Contrib	butions: Electio	ons (4) throi	ıgh (8) do not a	upply.]			
(9) [	] Describe:							

[Note: The Employer under Election 46(b)(9) may describe In-Service Distribution provisions from the elections otherwise available under Election 46 and/or a combination thereof as to any: (i) Participant group (e.g., Division A Employee Accounts are distributable at age 59 1/2 OR Accounts of Employees hired on/before "x" date are distributable at age 59 1/2. No In-Service Distributions apply to Division B Employees OR to Employees hired after "x" date.); (ii) Contribution Type (e.g., Discretionary Nonelective Contribution Accounts are distributable on Disability. Fixed Nonelective Contribution Accounts are distributable on Disability or Hardship (non-safe harbor)); and/or (iii) merged plan account now held in the Plan (e.g., The accounts from the X plan merged into this Plan continue to be distributable in accordance with the X plan terms [supply terms] and not in accordance with the terms of this Plan). An Employer's

election under Election 46(b)(9) must: (i) be objectively determinable; (ii) not be subject to Employer discretion; (iii) preserve Protected Benefits as required; (iv) be nondiscriminatory; and (v) not permit an "early" distribution of any Restricted 401(k) Accounts or Restricted Pension Accounts. See Sections 6.01(C)(4) and 11.02(C)(3).]

to re	ece	ive	ERVICE DISTRIBUTIONS/ADDITIONAL CONDITIONS (6.01(C)). Unless otherwise elected below, a Participant may elect an In-Service Distribution upon any Election 46(b) event without further condition, provided that the amount distributed may not every vested amount in the distributing Account (choose one or more of (a) through (f) if applicable):
(a)	[	]	<b>100% vesting required.</b> A Participant may not receive an In-Service Distribution unless the Participant is 100% Vested in the distributing Account. This restriction applies to <i>(select one or more of (1), (2), or (3))</i> :
	(1	1)	[ ] Hardship distributions. Distributions based on hardship. (does not apply for Money Purchase Pension Plans)
	(2	2)	[ ] Deemed Severance. Distributions based on Deemed Severance under Section 6.11.
	(3	3)	[ ] Other In-Service. In-Service distributions other than distributions based on hardship or Deemed Severance.
(b)	[	]	<b>Minimum amount.</b> A Participant may not receive an In-Service Distribution in an amount which is less than: \$ (specify amount not exceeding \$1,000). This restriction applies to (Select one or more of (1), (2), or (3)):
	(1	1)	[ ] Hardship distributions. Distributions based on hardship. (does not apply for Money Purchase Pension Plans)
	(2	2)	[ ] Deemed Severance. Distributions based on Deemed Severance under Section 6.11.
	(3	3)	[ ] Other In-Service. In-Service distributions other than distributions based on hardship or Deemed Severance.
(c)	[	]	<b>Roth In-Service.</b> A Participant may not receive an In-Service Distribution from the Participant's Roth Deferral Account unless it is a qualified distribution as defined in Code §402A(d)(2). <i>(may only be selected with 401(k) plans)</i>
(d)	[	]	<b>Maximum Number.</b> The maximum number of In-Service Distributions a Participant may receive during a Plan Year is (Specify a number at least equal to 1. If (d) is not elected, the Plan Administrator, by policy, can impose a limitation).
(e)	[	]	<b>Beneficiary's hardship need.</b> A Participant's hardship does not include an immediate and heavy financial need of the Participant's primary Individual Beneficiary under the Plan, as described in Section 6.07(G).
(f)	[	]	Describe other conditions:
pres Acc 48. excerce	er our Peed	ve P nts o OST ls \$5 e a d	Employer's election under Election 47(f) must: (i) be objectively determinable; (ii) not be subject to Employer discretion; (iii) Protected Benefits as required; (iv) be nondiscriminatory; and (v) not permit an "early" distribution of any Restricted 401(k) or Restricted Pension Accounts. See Section 6.01(C)(4).]  F-SEVERANCE AND LIFETIME RMD DISTRIBUTION METHODS (6.03). A Participant whose Vested Account Balance 5,000 (or any lesser amount elected in Appendix B, Election (g)(7)): (i) who has incurred a Severance from Employment and will distribution; or (ii) who remains employed but who must receive lifetime RMDs, may elect distribution under one of the method(s) of distribution described in Section 6.03 and subject to any Section 6.03 limitations. (Select one or more of (a) through
(g).		mg i	inethod(s) of distribution described in Section 6.03 and subject to any Section 6.03 inintations. (Select one of more of (a) through
			Participant dies after Severance from Employment but before receiving distribution of all of his/her Account, the elections under on 48 no longer apply. See Section 6.01(B) and Election 49.]
(a)	[	]	Lump-Sum. See Section 6.03(A)(3).
(b)	[	1	Installments. See Section 6.03(A)(4).
(c)	[	l	<b>Installments only if Participant subject to lifetime RMDs.</b> A Participant who is required to receive lifetime RMDs may receive installments payable in monthly, quarterly, semi-annual or annual installments equal to or exceeding the annual RMD amount. See Sections 6.02(A) and 6.03(A)(4)(a).
(d)	[	]	Alternative Annuity: See Section 6.03(A)(5).
Етį	olo	yer i	der a Plan which is subject to the joint and survivor annuity distribution requirements of Section 6.04 (Election 50(b)), the may elect under 48(d) to offer one or more additional annuities (Alternative Annuity) to the Plan's QJSA, QPSA or QOSA. The e Annuity could be a QLAC, described in Section 6.02(E)(6)(b)]
(e)	[	]	Partial distributions. See Section 6.03(A)(6). Also known as Ad-Hoc distributions.
(f)	[	]	Partial distributions only if Participant subject to lifetime RMDs. A Participant who is required to receive lifetime RMDs may receive Partial Distributions equal to or exceeding the annual RMD amount. See Sections 6.02(A) and 6.03(A)(6)(a).
(g)	[	]	Describe distribution method(s):
			e Employer under Election 48(g) may describe Severance from Employment distribution methods from the elections available ction 48 and/or a combination thereof as to any: (i) Participant group (e.g., Division A Employee Accounts are distributable in a

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Lump-Sum OR Accounts of Employees hired after "x" date are distributable in a Lump-Sum. Division B Employee Accounts are distributable in a Lump-Sum or in Installments OR Accounts of Employees hired on/before "x" date are distributable in a Lump-Sum or in

Installments.); (ii) Contribution Type (e.g., Discretionary Nonelective Contribution Accounts are distributable in a Lump-Sum. Fixed Nonelective Contribution Accounts are distributable in a Lump-Sum or in Installments); and/or (iii) merged plan account now held in the Plan (e.g., The accounts from the X plan merged into this Plan continue to be distributable in accordance with the X plan terms [supply terms] and not in accordance with the terms of this Plan). An Employer's election under Election 48(g) must: (i) be objectively determinable; (ii) not be subject to Employer, Plan Administrator or Trustee discretion; (iii) be nondiscriminatory; and (iv) preserve Protected Benefits as required.]

49. <u>BENEFICIARY DISTRIBUTION ELECTIONS</u> (6.01(B)). Distributions following a Participant's death will be made or begin as follows:

		<b>Life Expectancy (6.02(B)(1)(e)).</b> If the Participant dies before the DCD and the Beneficiary is a designated Beneficiary, the commence RMDs will be determined as follows (Select one of (a) through (d).):
(a)	[]	<b>Beneficiary election.</b> The Designated Beneficiary may elect application of the 5-year rule or the Life Expectancy rule. If the Beneficiary does not make a timely election ( <i>Select one of (1) or (2)</i> ):
	(1)	[ ] 5-year rule. The 5-year rule applies to the Beneficiary.
	(2)	[ ] Life Expectancy Rule. The Life Expectancy rule applies to the Beneficiary.
(b)	[]	<b>5-year rule.</b> The 5-year rule applies to the Beneficiary.
(c)	[]	Life Expectancy rule. The Life Expectancy rule applies to the Beneficiary.
(d)	[]	Other: (Describe, e.g., the 5-year rule applies to all Beneficiaries other than a surviving spouse Beneficiary.)
		<b>cement of distributions to Beneficiary.</b> (6.01(B)) Distributions to a Beneficiary will commence at such time as the Beneficiary, consistent with Section 6.02, or if earlier, the time elected below. (Choose one of (e), (f), or (g) if applicable):
(e)	[]	Immediate. As soon as practical following the Participant's death and the determination of the Beneficiary.
(f)	[]	Next Calendar Year. On or before the last day of the calendar year which next follows the calendar year of the Participant's death.
(g)	[]	Describe:
nar	rower	e Employer under Election 49(g) may describe an alternative distribution timing or afford the Beneficiary an election which is than that otherwise permitted under this election), or include special provisions related to certain beneficiaries. However, any under Election 49(g) must require distribution to commence no later than the Section 6.02 required date.]
		NT AND SURVIVOR ANNUITY REQUIREMENTS (6.04). The joint and survivor annuity distribution requirements of Section ess this is a Money Purchase Pension Plan, select one of (a) or (b). If this is a Money Purchase Pension Plan, select (b)):
(a)	[]	<b>Profit sharing exception.</b> Do not apply to an Exempt Participant, as described in Section 6.04(G)(1), but apply to any other Participants (or to a portion of their Account as described in Section 6.04(G)).
		-year marriage rule. Under Section 7.05(A)(3) relating to an Exempt Participant's Beneficiary designation under the profit ing exception (select one of (1) or (2)):
	(1)	[ ] Applies. The one-year marriage rule applies.
	(2)	Does not apply. The one-year marriage rule does not apply.
(b)	[ ]	Joint and survivor annuity applicable. Section 6.04 applies to all Participants.
	One-	-year marriage rule. Under Section 6.04(B) relating to the QPSA (select one of (1) or (2)):
	(1)	[ ] Applies. The one-year marriage rule applies.
	(2)	[ ] Does not apply. The one-year marriage rule does not apply.
		ARTICLE XII MULTIPLE EMPLOYER PLAN

- 51. <u>MULTIPLE EMPLOYER PLAN</u> (12.01/12.02/12.03). The Employer makes the following elections regarding the Plan's Multiple Employer Plan status and the application of Article XII (select one of (a) or (b)):
- (a) [ ] Not applicable. The Plan is not a Multiple Employer Plan and Article XII does not apply.

(b)	[]	Applies. The Plan is a Multiple Employer Plan and the Article XII Effective Date is: The Emakes the following additional elections (choose (1) and/or (2) if applicable):									
	(1)	[]	mod	<b>icipating Employer may modify.</b> See Section 12.03. A Participating Employer in the Participation Agreement may fy Adoption Agreement elections applicable to each Participating Employer (including electing to not apply to tion Agreement elections) as follows (select one of a. or b.; choose c. if applicable):							
		a.	[]	All. May modify all elections.							
		b.	[]	<b>Specified elections.</b> May modify the following elections: (specify by election number).							
		c.	[]	<b>Restrictions.</b> May modify subject to the following additional restrictions:							
	(2)	[]	Lead	<b>Employer will not participate.</b> See Section 12.02(B). The Lead Employer is not a Participating Employer. The							

Employees of the Lead Employer, in their capacity as such, will be Excluded Employees.

[Note: If Election (b)(1) above is not chosen, Participating Employers may not modify any Adoption Agreement elections. The Participation Agreement must be consistent with this Election 51(b)(1). Any Participating Employer election in the Participation

Agreement which is not permitted under this Election 51(b)(1) is of no force or effect and the applicable election in the Adoption Agreement applies.]

# **EXECUTION PAGE**

The Employer, by executing this Adoption Agreement, h	nereby agrees to the provisions of this Plan.
	Employer:
	Date:
	Signed:
	[print name/title
Employer's Plan. The Employer only may use this Adop	erly the elections in this Adoption Agreement may result in disqualification of the tion Agreement in conjunction with the basic plan document referenced by its Money Purchase Pension Plan must be a separate plan (with a separate Adoption
Adoption Agreement Election(s) effective	Ethis paragraph is completed, this Execution Page documents an amendment to, by substitute Adoption Agreement page number(s) The fon Pages and amended pages. [Note: The Effective Date may be retroactive or may
abandonment or discontinuance by the Provider of its ma	tify all adopting Employers of any amendment to this Pre-approved Plan or of any aintenance of this Pre-approved Plan. For inquiries regarding the adoption of the ny Plan provisions or the effect of the Opinion Letter issued to the Provider, please
Provider Name:	
Address:	
Telephone Number:	
Email address (optional):	
<b>Reliance on Provider Opinion Letter.</b> The Provider ha Agreement and the basic plan document satisfy, as of the Provider's IRS Opinion Letter <i>only</i> to the extent provided	s obtained from the IRS an Opinion Letter specifying the form of this Adoption e date of the Opinion Letter, Code §401. An adopting Employer may rely on the d in Rev. Proc. 2017-41. The Employer may not rely on the Opinion Letter in aliferation requirements, which are specified in the Opinion Letter and in Rev.

Proc. 2017-41 or subsequent guidance. In order to have reliance in such circumstances or with respect to such qualification requirements,

the Employer must apply for a determination letter to Employee Plans Determinations of the IRS.

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# APPENDIX A SPECIAL RETROACTIVE OR PROSPECTIVE EFFECTIVE DATES

SPECIAL EFFECTIVE DATES (1.20). The Employer elects or does not elect Appendix A special Effective Date(s) as follows. (select (a) or select one or more of (b) through (r) as applicable.):

[Note: If the Employer elects (a), do not complete the balance of this Appendix A.] (a) Not applicable. The Employer does not elect any Appendix A special Effective Dates. [Note: The Employer may use this Appendix A to specify an Effective Date for one or more Adoption Agreement elections which does not correspond to the Plan's new Plan or Restated Plan Effective Date under Election 4. As to Restated Plans, for periods prior to: (i) the below-specified special Effective Date(s); or (ii) the Restated Plan's general Effective Date under Election 4, as applicable, the Plan terms in effect prior to its restatement under this Adoption Agreement control for purposes of the designated provisions. (b) Plan and Contribution Types (1.12). The Contribution Types under Election(s) 5 and 6 are effective: (c) Disability (1.16). The Disability definition under Election 7 \_\_\_\_\_\_ is effective: \_\_\_\_ (d) [ ] Excluded Employees (1.22(D)). The Excluded Employee provisions under Election(s) 8 are effective: (e) Compensation (1.11). The Compensation definition under Election(s) (specify 9-11 as applicable) are effective: (f) Hour of Service/Elective Service Crediting (1.32/1.59(C)). The Hour of Service and/or elective Service crediting provisions under Election(s) \_\_\_\_\_ (specify 12-13 as applicable) are effective: \_\_\_\_\_ (g) Eligibility (2.01-2.03). The eligibility provisions under Election(s) (specify 14-19 as applicable) are effective: (h) Elective Deferrals (3.02(A)-(D)). The Elective Deferral provisions under Election(s) \_\_\_\_\_ (specify 20-23 as applicable) are effective: \_\_\_\_\_\_\_. (only applies to 401(k) plans) **Matching Contributions (3.03).** The Matching Contribution provisions under Election(s) (specify 24-26 as (i) [ ] applicable) are effective: \_\_\_\_\_\_. (only applies to 401(k) plans) Nonelective And Money Purchase Pension Plan Contributions (3.04). The Nonelective and Money Purchase Pension Plan (i) [ ] Contribution provisions under Election(s) \_\_\_\_\_\_ (specify 27-29 as applicable) are effective: \_\_\_\_ 401(k) safe harbor (3.05). The 401(k) safe harbor provisions under Election(s) 30 \_\_\_\_\_ are effective: (k) [ ] . (only applies to 401(k) plans) Allocation conditions (3.06). The allocation conditions under Election(s) \_\_\_\_\_ (specify 31-32 as applicable) are (1)effective: (m) Forfeitures (3.07). The forfeiture allocation provisions under Election(s) 33 are effective: (n) [ ] Employee Contributions (3.09). The Employee Contribution provisions under Election(s) 35 \_\_\_\_\_\_ are effective: **Testing elections (4.06(B)).** The testing elections under Election(s) 37 \_\_\_\_\_\_ are effective: \_\_\_\_\_ (p) Vesting (5.03). The vesting provisions under Election(s) (specify 38-43 as applicable) are effective: (q) Distributions (6.01, 6.03 and 6.04). The distribution elections under Election(s) (specify 44-50 as applicable) (r) | Special Effective Date(s) for other elections (specify elections and dates):

# APPENDIX B BASIC PLAN DOCUMENT OVERRIDE ELECTIONS

BASIC PLAN OVERRIDES. The Employer elects or does not elect to override various basic plan provisions as follows (select (a) or select one or more of (b) through (m) as applicable):

[Note: If	the	Emp	oloyei	r elects (a), do not complete the balance of this Appendix B.]
(a) [ ]	N	lot a	pplic	table. The Employer does not elect to override any basic plan provisions.
specify a this Adop	spe otio	cial n Ag	Effec reem	at the time of restating its Plan with this Adoption Agreement may make an election on Appendix A (Election 55(s)) to tive Date for any override provision the Employer elects in this Appendix B. If the Employer, after it has executed ent, later amends its Plan to change any election on this Appendix B, the Employer should document the Effective B amendment on the Execution Page or otherwise in the amendment.]
(b) [ ]	Γ	efin	ition	(Article I) overrides. (choose one or more of (1) through (9) as applicable):
(1)	]	]	amo	Compensation exclusion of paid/reimbursed moving expenses (1.11(B)(1)). W-2 Compensation excludes unts paid or reimbursed by the Employer for moving expenses incurred by an Employee, but only to the extent that, at time of payment, it is reasonable to believe that the Employee may deduct these amounts under Code §217.
(2)	[	]	Alte defin	rnative (general) 415 Compensation (1.11(B)(4)). The Employer elects to apply the alternative (general) 415 nition of Compensation in lieu of simplified 415 Compensation.
(3)	[	]		usion of Deemed 125 Compensation (1.11(C)). Compensation under Section 1.11 includes Deemed 125 appensation.
(4)	[	]	<b>Incl</b> ( <i>b.)</i> :	usion of Deemed Disability Compensation (1.11(K)). Include Deemed Disability Compensation. (select one of a. or
	a		[ ]	NHCEs only. Apply only to disabled NHCEs.
	b		[]	All Participants. Apply to all disabled Participants. The Employer will make Employer Contributions for such disabled Participants for:  (specify a fixed or determinable period).
(5)	[	]		atment of Differential Wage Payments (1.11(L)). In lieu of the provisions of Section 1.11(L), the Employer elects ollowing (select one or more of a., b., c., and d.):
	a		[]	Effective date. The inclusion is effective for Plan Years beginning after (may not be earlier than December 31, 2008).
	b		[]	<b>Elective Deferrals only.</b> The inclusion only applies to Compensation for purposes of Elective Deferrals. <i>(only applies to 401(k) plans)</i>
	c		[ ]	Not included. The inclusion does not apply to Compensation for purposes of any Contribution Type.
	d		[]	Other: (specify other Contribution Type Compensation which includes Differential Wage Payments)
(6)	Į.		Lea	sed Employees (1.22(B)). (select one or both of a. and b.):
(0)	a			Inclusion of Leased Employees (1.22(B)). The Employer for purposes of the following Contribution Types, does not exclude Leased Employees:  (specify Contribution Types).
	b		[]	Offset if contributions to leasing organization plan (1.22(B)(2)). The Employer will reduce allocations to this Plan for any Leased Employee to the extent that the leasing organization contributes to or provides benefits under a leasing organization plan to or for the Leased Employee and which are attributable to the Leased Employee's services for the Employer. The amount of the offset is as follows:
				on of an offset under this Election (b)(6)b. may require that the Employer aggregate its plan with the leasing an for coverage and nondiscrimination testing.]
(7)	[	]	not e	usion of Reclassified Employees (1.22(D)(3)). The Employer for purposes of the following Contribution Types, does exclude Reclassified Employees (or the following categories of Reclassified Employees):
(8)	[	]		usion of Coverage Transition Employees (1.22(D)(6)). Coverage Transition Employees are not Excluded eloyees.
(9)	[	]		<b>r-time/Temporary/Seasonal Employee Specification.</b> The exclusion in Election 8(k) is limited to Employees the sloyer categorizes on its payroll records as (select one or more of a., b. or c.):

		a.	[	Part-time.	
		b.	[	Temporary.	
		c.	[	Seasonal.	
(c)	[ ]			parity - participation (Article II) override (2.03(D)). For purposes of Plan participation, the Plan applies the "ruled Code §410(a)(5)(D).	e of
(d)	[]	Con	trib	ition/allocation (Article III) overrides. (choose one or more of (1) through (9) as applicable.):	
	(1)	[]	Ele	ective Deferral overrides. (select one or more of a. or b.) (only applies to 401(k) plans)	
		a.	[	Deferral limit on bonuses. If the Plan Administrator provides a separate deferral election form for bonuses an other irregular compensation (see Section 1.11(G)), notwithstanding Election 20, the maximum amount of succompensation that may be deferred is%. (specify percentage limit.). This limit applies to (selection 1. or 2.):	h
			1.	[ ] All Participants	
			2.	[ ] HCEs	
		b.	[	Treatment of Automatic Deferrals as Roth Deferrals (3.02(B)). The Employer elects to treat Automatic Deferrals as Roth Deferrals in lieu of treating Automatic Deferrals as Pre-Tax Deferrals.	
	(2)	[]	all	offset of Safe Harbor Contributions to other allocations (3.05(E)(12)). Any Safe Harbor Nonelective Contributions to a Participant's account will <i>not</i> be applied toward (offset) any allocation to the Participant of a non-Safe rbor Nonelective Contribution. (only applies to 401(k) plans)	ıtions
	(3)	[]	Sh	ort Plan Year or allocation period (3.06(B)(1)(c)). The Plan Administrator (select one of a. or b.):	
		a.	[	No pro-ration. Will <i>not</i> pro-rate Hours of Service in any short allocation period.	
		b.	[	<b>Pro-ration based on months.</b> Will pro-rate any Hour of Service requirement based on the number of months short allocation period.	in the
	(4)	[]	has	nited waiver of allocation conditions for rehired Participants (3.06(G)). The allocation conditions the Employ selected in the Adoption Agreement do not apply to rehired Participants in the Plan Year they resume participation scribed in Section 3.06(G).	
	(5)	[]	M	atching overrides. (select one or more of a., b., or c.) (only applies to 401(k) plans)	
		a.	[	Matching on Pre-entry Deferrals (3.03(A)). Instead of disregarding pre-entry deferrals, the Plan Administrat will take Elective Deferrals into account in computing Matching Contributions, even if the deferrals were made before the Participant became eligible for the match.	
		b.	[	Associated Match forfeiture timing (3.07(A)(1)(c)). Forfeiture of associated matching contributions occurs in Testing Year.	n the
		c.	[	<b>403(b) plans (3.03(A)(6)).</b> The Plan will match Elective Deferrals to the Employer's 403(b) plan or plans, as though they were Elective Deferrals to this Plan.	
		d.	I	<b>Operational QNECs (3.04(C)(2)).</b> Operational QNECs will be allocated: (select one of 1., 2., or 3. if applicable).	ole;
			1.	[ ] Pro rata in relation to Compensation.	
			2.	<ul> <li>In the same dollar amount without regard to Compensation (flat dollar).</li> <li>Under the classification allocation method described in Section 3.06(C)(6), subject to the Group</li> </ul>	
			3.	Allocation Limitations of Section 3.14.	
			4.	[ ] To NHCE ACP Participants.	
	(6)	[ ]	Fo	rfeiture overrides. (select one or both of a. or b.) (only applies to 401(k) plans)	
		a.	[	Safe Harbor top-heavy exempt fail-safe (3.07(A)(4)). In lieu of ordering forfeitures as (a), (b), and (c) under Section 3.07(A)(4), the Employer establishes the following forfeiture ordering rules (specify the ordering rules example, (b), (c), and (a).):	
		b.	[	QNEC Restriction (3.07(A)(7)). The QNEC Restriction will expire on:( not be earlier than the first Plan Year ending after January 17, 2017.)	may
	(7)	[ ]		CART Act continued benefit accrual (3.11(K)). The Employer elects to apply the benefit accrual provisions of ection 3.11(K). The provisions are effective as of (select one or both of a. or b.):	
		a.	[	Effective Date (may not be earlier than the first day of the 2007 Plan Year).	
		b.	1	No longer effective. The provisions no longer apply effective as of	

	(8)	[]	Classifications allocation formula (3.04(B)(3)). If a Participant shifts from one classification to another during a Plan Year, the Plan Administrator will apportion the Participant's allocation during that Plan Year (select one of a., b., or c.):
		a.	[ ] Months in each classification. Pro rata based on the number of months the Participant spent in each classification.
		b.	[ ] Days in each classification. Pro rata based on the number of days the Participant spent in each classification.
		c.	[ ] One classification only. The Employer in a nondiscriminatory manner will direct the Plan Administrator to place the Participant in only one classification for the entire Plan Year during which the shift occurs.
	(9)	[]	Suspension (3.06(F)(3)). The Plan Administrator in applying Section 3.06(F) will (select one or more of a., b., and c.):
		a.	[ ] <b>Re-order tiers.</b> Apply the suspension tiers in Section 3.06(F)(2) in the following order: (specify order).
		b.	[ ] Hours of Service tie-breaker. Apply the greatest Hours of Service as the tie-breaker within a suspension tier in lieu of applying the lowest Compensation.
		c.	[ ] Additional/other tiers. Apply the following additional or other tiers: (specify suspension tiers and ordering). [Note: The Opinion Letter provides no reliance on the language specified at this option.]
(e)	[]	Testi	ng (Article IV) overrides. (choose one or both of (1) and (2) as applicable):
	(1)	[]	First few weeks rule for Code §415 testing Compensation (4.05(F)(1)). The Plan applies the first few weeks rule in Section 4.05(F)(1).
	(2)	[]	<b>Post-Severance Compensation for Code §415 testing Compensation (4.05(F)).</b> The Employer elects the following adjustments to Post-Severance Compensation for purposes of determining 415 testing Compensation (select one or more of a. through d.):
			er the basic plan document, if the Employer does not elect any adjustments, post-severance compensation includes leave nd deferred compensation, and excludes military and disability continuation payments.]
		a.	[ ] Exclude leave cash-outs. See Section 1.11(I)(1)(b).
		b.	[ ] Exclude deferred compensation. See Section 1.11(I)(1)(c).
		c.	[ ] Include salary continuation for military service. See Section 1.11(I)(2).
		d.	[ ] Include salary continuation for disabled Participants. See Section 1.11(I)(3). (select one of 1. or 2.):
			1. [ ] For Nonhighly Compensated Employees only.
			2. [ ] For all Participants. In which case the salary continuation will continue for the following fixed or determinable period:
(f)	[]	Vesti	ing (Article V) overrides. (choose one or more of (1) through (6) as applicable):
	(1)	[]	Early Retirement Age (5.01). Full vesting does not apply when an Employee attains Early Retirement Age.
	(2)	[]	Alternative "grossed-up" vesting formula (5.03(C)(2)). The Employer elects the alternative vesting formula described in Section 5.03(C)(2).
	(3)	[-]	<b>Source of Cash-Out forfeiture restoration (5.04(B)(5)).</b> To restore a Participant's Account Balance as described in Section 5.04(B)(5), the Plan Administrator, to the extent necessary, will allocate from the following source(s) and in the following order (specify, in order, one or more of the following: Forfeitures, Earnings, and/or Employer Contribution):
	(4)	П	<b>Deemed Cash-Out of 0% Vested Participant (5.04(C)).</b> The deemed cash-out rule of Section 5.04(C) does not apply to the Plan.
	(5)	[]	Accounting for Cash-Out repayment; Contribution Type (5.04(D)(2)). In lieu of the accounting described in Section 5.04(D)(2), the Plan Administrator will account for a Participant's Account Balance attributable to a Cash-Out repayment (select one of a. or b.):
		a.	[ ] Nonelective rule. Under the nonelective rule.
		b.	[ ] Rollover rule. Under the rollover rule.
	(6)	[]	One-year hold-out rule - vesting (5.06(D)). The one-year hold-out Break in Service rule under Code §411(a)(6)(B) applies.
(g)	[]	Distr	ribution (Article VI) overrides. (choose one or more of (1) through (7) as applicable):
	(1)	[]	<b>Restriction on In-Service Rollover Distributions (6.01(C)).</b> A Participant will be entitled to receive a distribution of Rollover Contributions, Employee Contributions and DECs (Select one or more of a. through d.):

# Non-Standardized Defined Contribution - PPD

	a.	[	]	D	eferrals. Under the same provisions which apply to Elective Deferrals. (only applies to 401(k) plans)
	b.	[	]	M	atch. Under the same provisions which apply to Matching Contributions. (only applies to 401(k) plans)
	c.	[	]	N	onelective. Under the same provisions which apply to Nonelective Contributions.
	d.	[	]	o	ther:
Service D Rollover . 1/2. No Ir under Ele required;	Distribu Account Servin Ection ( (iv) be	itio nts ce (g)( e no	ns i are Rol (1)d ond	ind dis lov . m iscr	er Election (g)(1)d. may describe In-Service Rollover Distribution restrictions using the options available for In- er Election 46 and/or a combination thereof as to all Participants or as to any Participant group (e.g., Division A tributable at age 59 1/2 OR Rollover Accounts of Employees hired on/before "x" date are distributable at age 59 er Distributions apply to Division B Employees OR to Employees hired after "x" date). An Employer's election sust: (i) be objectively determinable; (ii) not be subject to Employer discretion; (iii) preserve Protected Benefits as iminatory; and (v) not permit an "early" distribution of any Restricted 401(k) Accounts or Restricted Pension O1(C)(4) and 11.02(C)(3).]
(2)	[]				ice IRR events. The Employer elects to permit In-Service Distributions under the following conditions solely for sof making IRRs (choose one or more of a. through d.; select e. if applicable.): (only applies to 401(k) plans)
	a.	[	]	A	ge. The Participant has attained age
	b.	[	]		<b>articipation.</b> The Participant has months of participation (specify minimum of 60 months). Section 01(C)(4)(a)(ii).
	c.	[	]		easoning. The amounts being distributed have accumulated in the Plan for at least years (at least 2). See extion 6.01(C)(4)(a)(i).
	d.	[	]	no	ther (describe): (must be definitely determinable and st subject to Employer discretion (e.g., age 50, but only with respect to Nonelective Contributions, and not atching Contributions))
		m	aki	ng	egardless of any election above to the contrary, In-Service Distributions are not permitted for the purpose of IRRs from a Participant's Elective Deferral Account, Qualified Matching Contribution Account, Qualified tive Contribution Account and accounts attributable to Safe Harbor Contributions prior to age 59 1/2.]
	e.	[	]		<b>istribution for withholding.</b> A Participant may elect to have a portion of the amount that may be distributed as R distributed solely for purposes of federal or state income tax withholding related to the IRR.
(3)	[ ]	E	lec	tion	s related to Required Minimum Distributions. (select one or more of a. or b.):
	a.	[	]	$\mathbf{S}_{\mathbf{J}}$	<b>pousal override.</b> (6.02(B)(1)(a)). The special RMD timing rule for spouses will not apply.
	b.	[	]		<b>BD definition (6.02(E)(7)(c)).</b> In lieu of the RBD definition in Section 6.02(E)(7)(a) and (b), the Plan dministrator (select one of 1. or 2.):
		1.		[	] SBJPA definition indefinitely. Indefinitely will apply the pre-SBJPA RBD definition.
		2.	•	[	] SBJPA definition to specified date. Will apply the pre-SBJPA definition until (the stated date may not be earlier than January 1, 1997), and thereafter will apply the RBD definition in Sections 6.02(E)(7)(a) and (b).
(4)	[ ]	D	istı	ibı	ation Methods (select one or both of a. and b.)
	a.	[	1	di m (I	efault Distribution Methods (6.03(B)(2)). If a Participant or Beneficiary does not make a timely election as to stribution method and timing the Plan Administrator will direct the Trustee to distribute using the following ethod and timing:  Describe, e.g., Installments sufficient to satisfy RMD beginning at the Required Beginning Date. The selected ethod and timing must not be discriminatory and must be an option the plan makes available to participants
					d/or beneficiaries.)
	b.	[	1	di	eneficiary Distribution Methods (6.03(A)(2)). The Plan will distribute to the Beneficiary under the following stribution method(s). If more than one method is elected, the Beneficiary may choose the method of distribution elect one or more of 1. through 4.):
		1.		[	Lump-Sum. See Section 6.03(A)(3).
		2.		[	Installments sufficient to satisfy RMD. See Section 6.03(A)(4)(a).
		3.		[	Partial Distributions sufficient to satisfy RMD. See Section 6.03(A)(6).
		4	•	[	] Other:(Describe, e.g., Lump-Sum or Installments for surviving spouse Beneficiaries, Lump-Sum only for all other Beneficiaries.)

(5) [ ] **Annuity Distributions (6.04).** (select one or both of a. and b.):

# Non-Standardized Defined Contribution - PPD

		a.	between 50% and 100%.)
		b.	[ ] Modification of QPSA (6.04(B)(2)). The QPSA percentage will be%. (specify a percentage between 50% and 100%.)
	(6)	[]	Hardship Distributions (6.07). (select one or both of a. and b.):
		a.	[ ] Restriction on hardship source; grandfathering (6.07(E)). The hardship distribution limit includes grandfathered amounts. (only applies to 401(k) plans)
		b.	[ ] Hardship acceleration. The existence of a hardship occurring after Separation from Service/Severance from Employment will be determined under the non-safe harbor rules of Section 6.07(B).
	(7)	[]	Replacement of \$5,000 amount (6.09). All Plan references (except in Sections 3.10 and 3.12(C)(2)) to "\$5,000" will be \$ (specify an amount less than \$5,000.)
(h)	[]	Adm	inistrative overrides (Article VII). (choose one or more of (1) through (8) as applicable):
	(1)	[]	Contributions prior to accrual or precise determination (7.04(B)(5)(b)). The Plan Administrator will allocate Earnings described in Section 7.04(B)(5)(b) as follows (select one of a., b., or c.):
		a.	[ ] Treat as contribution. Treat the Earnings as an Employer Matching or Nonelective Contribution and allocate accordingly.
		b.	[ ] Balance forward. Allocate the Earnings using the balance forward method described in Section 7.04(B)(4)(b).
		c.	[ ] Weighted average. Allocate the Earnings on Matching Contributions using the weighted average method in a manner similar to the method described in Section 7.04(B)(4)(d).
	(2)	[]	Automatic revocation of spousal designation (7.05(A)(1)). The automatic revocation of a spousal Beneficiary designation in the case of divorce does not apply.
	(3)	[]	<b>Limitation on frequency of Beneficiary designation changes (7.05(A)(4)).</b> Except in the case of a Participant incurring a major life event, a period of at least must elapse between Beneficiary designation changes. (specify a period of time, e.g., 90 days OR 12 months.)
	(4)	[]	<b>Definition of "spouse" (7.05(A)(5)).</b> The following definition of "spouse" applies: (specify a definition.)
	Cont	ributio	nition of "spouse" will apply for all Plan purposes other than Section 3.08(E) related to In-Plan Roth Rollover ons, Section 6.02 related to required minimum distributions, and Sections 6.04 and 7.05(A)(3) related to QJSAs, QPSAs, spousal rights. For example, the elected definition will apply to the determination of default beneficiary designations.]
	(5)	[ ]	Administration of default provision; default Beneficiaries (7.05(C)). The following list of default Beneficiaries will apply: (specify, in order, one or more Beneficiaries who will receive the interest of a deceased Participant.)
	(6)	[]	Subsequent restoration of forfeiture-sources and ordering (7.07(A)(3)). Restoration of forfeitures will come from the following sources, in the following order (specify, in order, one or more of the following: Forfeitures, Employer Contribution, Trust Fund Earnings.)
	(7)	I 1	State law (7.10(H)). The law of the following state will apply: (specify one of the 50 states or the District of Columbia, or other appropriate legal jurisdiction, such as a territory of the United States or an Indian tribal government.)
	(8)	[]	<b>Fee Recapture Account (7.04(D)).</b> The Plan Administrator will allocate excess funds in the Fee Recapture Account as follows: (select one of a., b., or c.):
		a.	[ ] Each Participant Account will receive an allocation based on the funds in which that Account was invested and the revenue sharing rates associated with those funds.
		b.	[ ] The excess funds will be allocated pro rata based on account balance.
		c.	[ ] The excess funds will be allocated per capita among Participants with Account Balances greater than zero, without regard to the amount of the Account Balance.
(i)	[ ]	Trus	t and insurance overrides (Articles VIII and IX). (choose one or more of (1) through (2) if applicable):
	(1)	[]	Employer securities/real property in Profit Sharing Plans/401(k) Plans (8.05(A)). The Plan limit on investment in qualifying Employer securities/real property is%. (specify a percentage which is less than 100%.)
	(2)	[]	Provisions relating to insurance and insurance company (9.08). The following provisions apply:

#### Non-Standardized Defined Contribution - PPD

provisions of the Plan. (j) [ ] Top-heavy override (Article X) overrides. [ ] Key Employee allocations (10.02(A)). Top-heavy minimum allocations will be made to Key Employees, as well as Non-Key Employees. Collective Bargaining Agreement (10.02(A). Employees subject to the following collective bargaining agreements are (2) eligible to receive top-heavy minimum allocations notwithstanding Code §41(i)(4): (k) Code Section 415 (Article XI) override (11.02(A)(1), 4.02(F)). Because of the required aggregation of multiple plans, to satisfy Code §415, the following overriding provisions apply: (specify such language as necessary to satisfy §415, e.g., the Employer will reduce Additional Additions to this plan before reducing Annual Additions to other plans.) (1) [ ] Code Section 416 (Article XI) override (11.02(A)(1), 10.03(D)). Because of the required aggregation of multiple plans, to satisfy Code §416, the following overriding provisions apply: (specify such language as necessary to satisfy §416, e.g., If an Employee participates in this Plan and another Plan the Employer maintains, the Employer will satisfy any Top-Heavy Minimum Allocation in this Plan and not the other plan.) (m) [ ] Multiple Employer Plan (Article XII) overrides. (choose (1) if applicable): No involuntary termination for Participating Employer (12.11). The Lead Employer may not involuntarily terminate the participation of any Participating Employer under Section 12.11.

[Note: The provisions in this Election (i)(2) may override provisions in Article IX of the Plan but must be consistent with all other

# APPENDIX C TABLE I: ACTUARIAL FACTORS

UP-1984 Without Setback

		William Setonen			
from	ber of years attained age of Plan Year until				
	Retirement Age	<u>7.50%</u>	8.00%	8.50%	
	0	8.458	8.196	7.949	
	1	7.868	7.589	7.326	
	2	7.319	7.027	6.752	
	3	6.808	6.506	6.223	
	4	6.333	6.024	5.736	
	5	5.891	5.578	5.286	
	6	5.480	5.165	4.872	
	7	5.098	4.782	4.491	
	8	4.742	4.428	4.139	
	9	4.412	4.100	3.815	
	10	4.104	3.796	3.516	
	11	3.817	3.515	3.240	
	12	3.551	3.255	2.986	
	13	3.303	3.014	2.752	
	14	3.073	2.790	2.537	
	15	2.859	2.584	2.338	
	16	2.659	2.392	2.155	
	17	2.474	2.215	1.986	
	18	2.301	2.051	1.831	
	19	2.140	1.899	1.687	
	20	1.991	1.758	1.555	
	21	1.852	1.628	1.433	
	22	1.723	1.508	1.321	
	23	1.603	1.396	1.217	
	24	1.491	1.293	1.122	
	25	1.387	1.197	1.034	
	26	1.290	1.108	0.953	
	27	1.200	1.026	0.878	
	28	1.116	0.950	0.878	
	29	1.039	0.880	0.746	
	30	0.966	0.814	0.688	
	31	0.899	0.754	0.634	
	32	0.836	0.698	0.584	
	33	0.778	0.647	0.538	
	34	0.723	0.599	0.496	
	35	0.673	0.554	0.457	
	36	0.626	0.513	0.422	
	37	0.582	0.475	0.389	
	38	0.542	0.440	0.358	
	39	0.504	0.407	0.330	
	40	0.469	0.377	0.304	
	41	0.436	0.349	0.304	
41 42		0.406	0.323	0.280	
	42	0.406	0.323	0.238	
_	44	0.351	0.277	0.238	
	44 45	0.327	0.277	0.219	
	<b>4</b> 3	0.347	0.237	0.202	

Note: A Participant's Actuarial Factor under Table I is the factor corresponding to the number of years until the Participant reaches his/her Normal Retirement Age under the Plan. A Participant's age as of the end of the current Plan Year is his/her age on his/her last birthday. For any Plan Year beginning on or after the Participant's attainment of Normal Retirement Age, the factor for "zero" years applies.

# APPENDIX C TABLE II: ADJUSTMENT TO ACTUARIAL FACTORS FOR NORMAL RETIREMENT AGE OTHER THAN 65

UP-1984 Without Setback

Normal Retirement Age	<u>7.50%</u>	8.00%	<u>8.50%</u>
55	1.2242	1.2147	1.2058
56	1.2043	1.1959	1.1879
57	1.1838	1.1764	1.1694
58	1.1627	1.1563	1.1503
59	1.1411	1.1357	1.1305
60	1.1188	1.1144	1.1101
61	1.0960	1.0925	1.0891
62	1.0726	1.0700	1.0676
63	1.0488	1.0471	1.0455
64	1.0246	1.0237	1.0229
65	1.0000	1.0000	1.0000
66	0.9752	0.9760	0.9767
67	0.9502	0.9518	0.9533
68	0.9251	0.9274	0.9296
69	0.8998	0.9027	0.9055
70	0.8740	0.8776	0.8810
71	0.8478	0.8520	0.8561
72	0.8214	0.8261	0.8307
73	0.7946	0.7999	0.8049
74	0.7678	0.7735	0.7790
75	0.7409	0.7470	0.7529
76	0.7140	0.7205	0.7268
77	0.6874	0.6942	0.7008
78	0.6611	0.6682	0.6751
79	0.6349	0.6423	0.6494
80	0.6090	0.6165	0.6238

**Note:** Use Table II only if the Normal Retirement Age for any Participant is not 65. If a Participant's Normal Retirement Age is not 65, adjust Table I by multiplying *all* factors applicable to that Participant in Table I by the appropriate Table II factor.