

#### ADOPTION AGREEMENT #004 STANDARDIZED MONEY PURCHASE PLAN

The undersigned Employer, by executing this Adoption Agreement, establishes a retirement plan and trust (collectively "Plan") under the FIS Business Systems LLC Defined Contribution Prototype Plan and Trust (basic plan document #11). The Employer, subject to the Employer's Adoption Agreement elections, adopts fully the Prototype Plan and Trust provisions. This Adoption Agreement, the basic plan document and any attached Appendices or agreements permitted or referenced therein, constitute the Employer's entire plan and trust 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. The Employer should complete this Adoption Agreement in a manner which is consistent with the restrictions contained in Rev. Proc. 2011-49 as applicable to Standardized Plans. For example, all benefits, rights and features must be currently available to all Participants, allocation compensation must be nondiscriminatory, the eligibility requirements for HCEs may not be more favorable than for NHCEs and certain other conditions and limitations apply. Failure to observe these restrictions may result in loss of reliance on the Plan's Opinion Letter.

### ARTICLE I DEFINITIONS

1.	E	MP	<u>PLOYER</u> (1.24).
	N	lame	e:
	A	ddr	ress:
	P	hon	ne number:
	T	axp	payer Identification Number (TIN):
	Е	-ma	ail (optional):
	Е	mpl	loyer's Taxable Year (optional):
2.			<u>N</u> (1.42). e:
	T	rust	number:(3-digit number for Form 5500 reporting) t EIN (optional):
[No	ı/L te:	imi Coi	N/LIMITATION YEAR (1.44/1.34). Plan Year and Limitation Year mean the 12 consecutive month period (except for a short tation Year) ending every:  Implete any applicable blanks under Election 3 with a specific date, e.g., June 30 OR the last day of February OR the first in January. In the case of a Short Plan Year or a Short Limitation Year, include the year, e.g., May 1, 2014.]
Pla	n Y	Year	<b>r</b> (Choose one of (a) or (b). Choose (c) if applicable.):
(a)	[	]	December 31.
(b)	[	]	Fiscal Plan Year: ending:
			Short Plan Year: commencing: and ending:
Lin	iita	atio	on Year (Choose one of (d) or (e). Choose (f) if applicable.):
			Generally same as Plan Year. The Limitation Year is the same as the Plan Year except where the Plan Year is a short year in which event the Limitation Year is always a 12 month period, unless the short Plan Year (and short Limitation Year) result from a Plan amendment.
(e)	[	]	Different Limitation Year: ending:
(f)	[	]	Short Limitation Year: commencing: and ending:

4. (c)		<u>ECTIVE DATE</u> ( <b>1.20</b> ). The Employer's adoption of the Plan is a (Choose one of (a) or (b). Complete (c) if new plan OR complete (d) if an amendment and restatement. Choose (e) if applicable.):							
(a)	[]	New Plan.							
(b)	[]	Restated Plan.							
	PPA RESTATEMENT (leave blank if not applicable)								
	(1)	[ ] This is an amendment and restatement to bring a plan into compliance with the Pension Protection Act of 2006 ("PPA") and other legislative and regulatory changes.							
Init	ial E	ffective Date of Plan (enter date)							
(c)	[ ]	(hereinafter called the "Effective Date" unless 4(d) is entered below)							
Res	tater	ment Effective Date (If this is an amendment and restatement, enter effective date of the restatement.)							
(d)	[]	(enter month day, year; may enter a restatement date that is the first day of the current Plan Year. The Plan contains appropriate retroactive effective dates with respect to provisions for the appropriate laws if the Plan is a PPA Restatement.) (hereinafter called the "Effective Date")							
cur spe	rent a cific l	ee Section 1.54 for the definition of Restated Plan. If this Plan is a PPA Restatement, the PPA restatement Effective Date may be a late (as the basic plan document supplies the Effective Dates of various PPA and other provisions) or may be a retroactive date. If Plan provisions, as reflected in this Adoption Agreement and the basic plan documents, do not have the Effective Date stated in tion 4, indicate as such in the election where called for or in Appendix A.]							
(e)	[ ]	<b>Restatement of surviving and merging plans.</b> The Plan restates two (or more) plans ( <i>Complete 4(c) and (d) above for this (surviving) Plan. Complete (1) below for the merging plan. Choose (2) if applicable. Unless otherwise noted, the restated Effective Date with regard to a merging plan is the later of the date of the merger or the restated Effective Date of this Plan.</i> ):							
	(1)	Merging plan. The Plan was or will be merged into this surviving Plan as of The merging plan's restated Effective Date is: The merging plan's original							
		Effective Date was: The merging plants restated Effective Date is.							
[Se	e the .	Note under Election 4(d) if this document is the merging plan's PPA restatement.]							
	(2)	[ ] Additional merging plans. The following additional plans were or will be merged into this surviving Plan (Complete a. and b. as applicable.):							
		Restated Original  Name of merging plan Merger date Effective Date Effective Date							
		a							
		b							
5. <i>app</i>	<u>TRI</u> licab	<u>USTEE</u> (1.67). The Trustee executing this Adoption Agreement is ( <i>Choose one or more of (a), (b), or (c). Choose (d) if le.</i> ):							
(a)	[]	A discretionary Trustee. See Section 8.02(A).							
(b)	[]	A nondiscretionary (directed) Trustee or Custodian. See Section 8.02(B).							
(c)	[]	A Trustee under the:(specify name of trust), a separate trust agreement the Trustee has executed and that the IRS has approved for use with this Plan. Under this Election 5(c) the Trustee is not executing the Adoption Agreement and Article VIII of the basic plan document does not apply, except as indicated otherwise in the separate trust agreement. See Section 8.11(C).							
(d)	[]	Use of non-approved trust. A Trustee under the:							
6. Ado		NTRIBUTION TYPES (1.12). The selections made below should correspond with the selections made under Article III of this in Agreement. (If this is a frozen Plan (i.e., all contributions have ceased), choose (a) only.):							
	-	<b>Plan.</b> See Sections 3.01(J) and 11.04.							
(a)	[ ]	Contributions cease. All Contributions have ceased or will cease (Plan is frozen).							
•	(1)	[ ] Effective date of freeze: [Note: Effective date is optional unless this is the amendment or restatement to freeze the Plan.]							
[No	te: E	lections 20 through 21 and Elections 25 through 27 do not apply to any Plan Year in which the Plan is frozen.]							

			<b>ions.</b> The Employer and/or Participants, in accordance with the Plan terms, make the following Contribution Types to the (Choose one or more of $(b)$ through $(e)$ .):
(b)	[	]	Employer. See Sections 1.36 and 3.04 and Elections 20-21.
(c)	[	]	Employee (after-tax). See Section 3.09 and Election 25.
(d)	[	]	Matching. See Sections 1.35 and 3.03 and Election 25.
(e)	[	]	<b>Designated IRA.</b> See Section 3.12 and Election 26.
7.	D	ISA	BILITY (1.16). Disability means (Choose one of $(a)$ or $(b)$ .):
(a)	[	]	<b>Basic Plan.</b> Disability as defined in Section 1.16(A).
(b)	[	]	Describe:
			Employer may elect an alternative definition of Disability for purposes of Plan distributions. However, the use of an alternative may result in loss of favorable tax treatment of the Disability distribution.]
8. one			<u>LUDED EMPLOYEES</u> (1.22(D)). The following Employees are not Eligible Employees but are Excluded Employees ( <i>Choose or (b)</i> .):
(a)	[	]	No Excluded Employees. There are no additional excluded Employees under the Plan (skip to Election 9).
(b)	[	]	<b>Exclusions.</b> The following Employees are Excluded Employees ( <i>Choose one or more of (1) through (3).</i> ):
	(1	1)	[ ] Collective Bargaining (union) Employees. As described in Code §410(b)(3)(A). See Section 1.22(D)(1).
	(2	2)	[ ] Non-Resident Aliens. As described in Code §410(b)(3)(C). See Section 1.22(D)(2).
	(3	3)	[ ] HCEs. See Section 1.22(E).
	plo		<u>PENSATION</u> (1.11(B)). The following base Compensation (as adjusted under Elections 10 and 11) applies in allocating Contributions (or the designated Contribution Type) (Choose one or more of (a) through (d) and specify Contribution Type as .):
any Con the	Ple npe Em	an d ensa iploy	this Election 9 all definitions include Elective Deferrals unless excluded under Election 11. See Section 1.11(D). In applying definition which references Section 1.11 Compensation, where the Employer in this Election 9 elects more than one tion definition for allocation purposes, the Plan Administrator will use W-2 Wages for other Plan definitions of Compensation if wer has elected W-2 Wages for any Contribution Type under Election 9. If the Employer has not elected W-2 Wages, the Plan to the for such other Plan definitions will use 415 Compensation.]
(a)	[	]	W-2 Wages (plus Elective Deferrals). See Section 1.11(B)(1).
(b)	[	]	Code §3401 Federal Income Tax Withholding Wages (plus Elective Deferrals). See Section 1.11(B)(2).
(c)	[	]	415 Compensation (simplified). See Section 1.11(B)(3).
			Employer may elect an alternative "general 415 Compensation" definition by electing $9(c)$ and by electing the alternative in Appendix B. See Section $1.11(B)(4)$ .]
(d)	[	]	Describe Compensation by Contribution Type:
con	ıbir	natio	der Election 9(d), the Employer may elect Compensation from the elections available under Elections 9(a), (b), or (c), or a on thereof as to a Contribution Type (e.g., W-2 Wages for Matching Contributions and 415 Compensation for Employer ons).]
10.	Pl	RE-	ENTRY/POST-SEVERANCE COMPENSATION (1.11(H)/(I)). Compensation under Election 9:
Pre	-Eı	ntry	<b>Compensation</b> (Choose one of (a) or (b).):
(a)	[	]	Plan Year. Compensation for the entire Plan Year which includes the Participant's Entry Date.
(b)	[	]	Participating Compensation. Only Participating Compensation. See Section 1.11(H)(1).
			der a Participating Compensation election, in applying any Adoption Agreement elected contribution limit or formula, the Plan $A$ at the Participant's Participating Compensation. See Section 1.11(H)(1) as to plan disaggregation.
(c)	[	]	Describe Pre-Entry Compensation by Contribution Type:
con	ıbir	natio	ler Election 10(c), the Employer may elect Compensation from the elections available under Pre-Entry Compensation or a on thereof as to a Contribution Type (e.g., Participating Compensation for Matching Contributions, Plan Year Compensation for Contributions). Any Compensation elected must be nondiscriminatory under Treas. §1.414(s).]

						<b>Densation.</b> The following adjustments approach one of $(d)$ or $(e)$ .):	oply to Pos	t-Severa	ance Comper	nsation p	aid with	nin any a	applical	ble time	period
						plan document, if the Employer does not ferred compensation, and excludes milit						nsation	include	es regulo	ar pay,
(d)	d) [ ] <b>None.</b> The Plan includes post-severance regular pay, leave cashouts, and deferred compensation, and excludes post-severance military and disability continuation payments except as required under the basic plan document ( <i>skip to Election 11</i> ).														
(e)	[]	A	djı	ıstı	ne	ts. The following adjustments to Post-S	everance C	Compens	sation apply	(Choose	one or i	more of	(1) thr	ough (7,	).):
	(1)	[	]	E	xc	ude All. Exclude all Post-Severance Co	mpensation	1.							
	te: 41 Sectio					npensation (versus allocation Compensa	ition) must	include	Post-Severa	ınce Con	npensati	on comp	prised o	of regulo	ar pay.
	(2)	[	]	R	eg	ılar Pay. Exclude Post-Severance Comp	ensation c	omprise	d of regular	pay. See	Section	1.11(I)	(1)(a).		
	te: 41 Sectio			_		npensation (versus allocation Compensa	ition) must	include	Post-Severa	ince Con	npensati	on comp	prised o	of regulo	ar pay.
	(3)	[	]	L	ea	e cash-out. Exclude Post-Severance Co	mpensatio	n compr	ised of leave	cash-ou	it. See S	ection 1	.11(I)(	1)(b).	
	(4)	[	]			<b>rred Compensation.</b> Exclude Post-Seve (I)(1)(c).	erance Cor	npensati	on comprise	d of def	erred coi	mpensat	ion. Se	e Sectio	n
	(5)	[	]			ry continuation for military service. In ary service. See Section 1.11(I)(2).	clude Post	-Severai	nce Compen	sation co	omprised	d of sala	ry cont	inuation	for
	(6)	[	]			ry continuation for disabled Participa isabled Participants. See Section 1.11(I)				ompensa	tion com	nprised (	of salar	y contin	uation
		a		[	]	For NHCEs only.									
		b		[	]	For all Participants. The salary contin	nuation wil	l continu	ue for the fol	llowing	fixed or	determi	nable p	eriod:	
						(specify period	od).								
	(7)	[	]	D	ese	ribe Post-Severance Compensation by	Contribu	ıtion Ty	ре:						
or o	ı coml	bin Seve	atio	n tl	ier	10(e)(7), the Employer may elect Compeof as to a Contribution Type (e.g., Inclumpensation for Matching Contributions)	de regular	pay Pos	st-Severance	Compe	nsation f	for Emp	loyer C	Contribu	
	<u>EXC</u> b).):	<u>CLU</u>	JDE	ED	CC	MPENSATION (1.11(G)). Apply the fo	ollowing Co	ompensa	ation exclusion	ons to E	lections	9 and 1	0 (Cho	ose one	of (a)
(a)	[ ]	N	lo e	xcl	usi	ons. Compensation means Compensation	n as elected	d in Elec	ctions 9 and	10 (skip	to Elect	ion 12).			
(b)	[]	F	xcl	usi	ons	. The following exclusions apply (Choo.	se one or n	nore of (	1) through (	3).):					
	(1)	[	]	E	lec	tive Deferrals. See Section 1.21.									
	(2)	[	]	F	rin	ge benefits. As described in Treas. Reg.	§1.414(s)-	-1(c)(3).							
	(3)	[	]	Н	CI	Compensation exceeding \$									
						VICE (1.32). The Plan credits Hours of as follows ( <i>Choose one or more of (a) t.</i>				oses (and	l to the I	Employe	ees des	cribed ir	1
								1)		(2	2)	(.	3)		<b>(4)</b>
								All poses		Eligil	bility	Ves	ting		cation ditions
(a)	[]	A	ctu	ıal	Μe	thod. See Section 1.32(A)(1).		]	OR	[	-		]		]
	[]	F	Lqui	ival	len	weekly, etc.). See Section 1.32(A)(2).		]	OR	[			]		]
(c)	[]	F	lap	sec	ΙT	me Method. See Section 1.32(A)(3).	[	]	OR	[	]	[	]	[	]
(d)	[ ]					urly) and Equivalency (salaried). hod for hourly paid Employees and		]	OR	[	]	[	]	[	]

(e.g., daily, weekly, etc.) for salaried Employees.

Equivalency Method: \_

(e)	[	] Des	scribe 1	method:								
				n 12(e), the Employer may describe Hours of Service from the exreof as to a Contribution Type.]	lections available	under Elections 1	2(a) through $(d)$ ,					
crec	lit c	ertain F	redece	RVICE CREDITING (1.59(C)). The Plan must credit Related Enessor Employer/Predecessor Plan Service under Section 1.59(B). ing Predecessor Employer service ( <i>Choose one of (a) or (b)</i> .):								
(a)	[	] Not	t applic	cable. No elective Predecessor Employer Service crediting appl	ies.							
(b)	[			The Plan credits the specified service with the following designation for the purposes indicated ( <i>Choose one or both of (1) and (2) as</i>								
[No	[Note: Any elective Service crediting under this Election 13 must be nondiscriminatory.]											
	(1)	[]		<b>purposes.</b> Credit as Service for all purposes, service with Prede ert as many names as needed).	cessor Employer(	s):						
	(2)	[]	with	ignated purposes. Credit as Service, service a the following Predecessor Employer(s) for designated purpose(s):	(1) Eligibility	(2) Vesting	(3) Contribution Allocation					
		a.	Emp	ployer:	[]	[]	[ ]					
		b.	Emp	ployer:	[]	[]	[]					
		c.	Emp	ployer:	[ ]		[ ]					
	(3)			<b>iod.</b> Subject to any exceptions noted under Election 13(b)(4), the se one or more of a., b., and c. as applicable.):	e Plan credits as S	ervice under Elec	tions 13(b)(1) or					
		a.	[]	All. All service, regardless of when rendered, but credit is lim	nited to the 5-year	period described	in Section 1.59(D).					
		b.	[]	<b>Service after.</b> All service, which is or was rendered after:limited to the 5-year period described in Section 1.59(D).		(specify date	), but credit is					
		c.	[]	<b>Service before.</b> All service, which is or was rendered before: limited to the 5-year period described in Section 1.59(D).		(specify a	late), but credit is					
	(4)	[]		cribe elective Predecessor Employer Service crediting: credit is limited to the 5-year period described in Section 1.59(I	D).							
(3), on/c	or a after	a combi 1/1/05	ination 5 OR Cı	n 13(b)(4), the Employer may describe service crediting from the thereof as to a Contribution Type (e.g., For all purposes credit redit all service for all purposes with entities the Employer acquy for purposes of Employer Contributions and not for Matching	all service with X uires after 12/31/0	, but credit servic	e with Y only					
14.	EI	JGIBII	LITY (2	ARTICLE II  ELIGIBILITY REQUIREMEN  2.01). To become a Participant in the Plan, an Eligible Employe		coose one of (a) or	· (b).):					
	[	] No	condit	<b>ctions.</b> No eligibility conditions. Entry is on the Service Comment the next following Plan Entry Date ( <i>skip to Election 16</i> ).	•							
(b)	[	] Eli	gibility	v <b>conditions.</b> To become a Participant in the Plan, an Eligible Eng (Choose one or more of (1) through (7).):	mployee must sati	sfy the following	eligibility					
	(1)	) []	Age	e(not to exceed age 21).								
	(2)	[]	[ ] One Year of Service. See Election 16(a).									
	(3)	[]	[ ] Two Years of Service (without an intervening Break in Service). 100% vesting is required.									
	(4)	[]		month(s) (not exceeding 24 months). If more than 12 months tinuous (no minimum Hours of Service required, and is mere pa		required. Service	need not be					
				ng a months of service condition without an Hours of Service req apsed Time Method in Election 12(c) above, and still may elect	-		e of time, the Plan					
	(5)	[]	mon the s mon	month(s) with at least Hours of Service in each months, 100% vesting is required. If the Employee does not comple specified monthly time period, the Employee is subject to the or the than 12 months) requirement as defined in Election 16. The motified Hours of Service (Choose one of a. or b.):	ete the designated ne Year of Service	Hours of Service (or two Years of	each month during Service if elect					

a.	[ ] Consecutive. Must be consecutive.
b.	[ ] Not consecutive. Need not be consecutive.
(6) [	Hours of Service within thetime period following the Employee's Service Commencement Date (not exceeding 24 months). 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.
	imployer may leave the time period option blank in Election $14(b)(6)$ if the Employer wishes to impose an Hour of Service without specifying a time period within which an Employee must complete the required Hours of Service.]
(7) [	] Describe eligibility conditions:
eligibility req	mployer may use Election 14(b)(7) to describe different eligibility conditions as to different Contribution Types (e.g., No uirements for Employer Contributions and one Year of Service as to Matching Contributions). Eligibility requirements must §410(a) and must apply uniformly to all Employees.]
	L ELIGIBILITY EFFECTIVE DATE (DUAL ELIGIBILITY) (2.01(E)). The eligibility conditions of Election 14 and the ovisions of Election 17 apply uniformly to all Employees.
16. <u>YEAR (</u>	OF SERVICE - ELIGIBILITY (2.02(A)). (Choose (a) and (b) as applicable.):
such conditio Agreement el	Employer under Election 14 elects a one or two Year(s) of Service condition (including any requirement which defaults to us under Elections 14(b)(5), (6), and (7)) or elects to apply a Year of Service for eligibility under any other Adoption ection, the Employer should not complete Election 16 if it elects the Elapsed for eligibility.]
re	ear of Service. An Employee must complete Hour(s) of Service during the relevant Eligibility Computation Period to ceive credit for one Year of Service under Article II. [Note: The number may not exceed 1,000. If left blank, the requirement is 000 Hours of Service.]
	<b>absequent Eligibility Computation Periods.</b> After the Initial Eligibility Computation Period described in Section 2.02(C)(2), e Plan measures Subsequent Eligibility Computation Periods as ( <i>Choose one of</i> $(1)$ or $(2)$ .):
(1) [	] Plan Year. The Plan Year beginning with the Plan Year which includes the first anniversary of the Employee's Service Commencement Date.
(2) [	] Anniversary Year. The Anniversary Year, beginning with the Employee's second Anniversary Year.
[Note: To ma such contribu	ximize delayed entry under a two Years of Service condition, the Employer should elect to remain on the Anniversary Year for ttions.]
17. <u>ENTRY</u>	DATE (2.02(D)). Entry Date means the Effective Date and (Choose one or more of (a) through (g).):
(a) [ ] <b>S</b> e	emi-annual. The first day of the first month and of the seventh month of the Plan Year.
(b) [ ] <b>F</b> i	irst day of Plan Year.
(c) [ ] Fi	rst day of each Plan Year quarter.
(d) [ ] T	he first day of each month.
(e) [ ] In	nmediate. Upon Service Commencement Date or if later, upon satisfaction of eligibility conditions.
(f) [ ] <b>Fi</b>	irst day of each payroll period.
(g) [ ] <b>D</b>	escribe Entry Date(s):
combination semi-annual	Election 17(g), the Employer may describe Entry Dates from the elections available under Elections 17(a) through (f), or a thereof as to a Contribution Type or may elect additional Entry Dates (e.g., Immediate as to Employer Contributions and as to Matching Contributions OR The earlier of the Plan's semi-annual Entry Dates or the entry dates under the Employer's ). Any Compensation elected must be nondiscriminatory under Treas. §1.414(s).]
	ECTIVE/RETROACTIVE ENTRY DATE (2.02(D)). An Employee after satisfying the eligibility conditions in Election 14 a Participant (unless an Excluded Employee under Election 8) on the Entry Date (if employed on that date) (Choose one or arough (f).):
become a Par	s otherwise excluded under Election 8, an Employee who remains employed by the Employer on the relevant date must rticipant by the earlier of: (i) the first day of the Plan Year beginning after the date the Employee completes the age and rements of Code §410(a); or (ii) 6 months after the date the Employee completes those requirements.]
(a) [ ] In	nmediately following or coincident with the date the Employee completes the eligibility conditions.

(b) [ ] Immediately following the date the Employee completes the eligibility conditions.

(c)	[	]	Immediately preceding or coincident with the date the Employee completes the eligibility conditions.
(d)	[	]	Immediately preceding the date the Employee completes the eligibility conditions.
(e)	[	]	<b>Nearest</b> the date the Employee completes the eligibility conditions.
(f)	[	]	Describe retroactive/prospective entry relative to Entry Date:
Ele	ctic	ons .	der Election 18(f), the Employer may describe the timing of entry relative to an Entry Date from the elections available under 18(a) through (e) as to a Contribution Type (e.g., Nearest as to Employer Contributions and immediately following as to Contributions). Any Compensation elected must be nondiscriminatory under Treas. §1.414(s).]
19. (c).		<u>RE</u>	AK IN SERVICE - PARTICIPATION (2.03). The one year hold-out rule described in Section 2.03(C) (Choose one of (a), (b), or
(a)	[	]	Does not apply.
(b)	[	]	Applies. Applies to the Plan and to all Participants.
(c)	[	]	Limited application. Applies to the Plan, but only to a Participant who has incurred a Separation from Service.
			Plan does not apply the rule of parity under Code $\S410(a)(5)(D)$ unless the Employer in Appendix B specifies otherwise. See $O(D)$ .
			ARTICLE III
			PLAN CONTRIBUTIONS AND FORFEITURES
			LOYER CONTRIBUTIONS (TYPE/AMOUNT) (3.04(A)). The Employer Contribution under Election 6(b) is subject to the additional elections as to type and amount ( <i>Choose one or more of (a), (b), and (c) as applicable.</i> ):
(a)	[	]	Pro rata% of each Participant's Compensation for the Plan Year.
(b)	[	]	<b>Permitted disparity (integrated contribution).</b> In accordance with the permitted disparity allocation provisions of Section $3.04(B)(2)$ but applied as to the contribution, under which the following permitted disparity formula and definition of "Excess Compensation" apply ( <i>Choose one of (1) or (2). Complete (3).</i> ):
	(1	)	[ ] Excess formula (Complete a. and b.):
			a% of each Participant's Compensation for the Plan Year,
			plus
			b% of each Participant's Excess Compensation for the Plan Year. [Note: The second percentage may not exceed the lesser of the first percentage or the applicable percentage described in the maximum disparity table. See Section 3.04(B)(2)(c).]
	(2	2)	[ ] Step-rate formula. (Complete a. and b.):
			a% of each Participant's Compensation for the Plan Year but excluding Excess Compensation,
			plus
			b% of each Participant's Excess Compensation for the Plan Year. [Note: The difference between the second percentage and the first percentage may not exceed the lesser of the first percentage or the applicable percentage described in the maximum disparity table. See Plan Section 3.04(B)(2)(c).]
	(3	3)	<b>Excess Compensation.</b> For purposes of Section 3.04(B)(2), "Excess Compensation" means Compensation in excess of the integration level provided below ( <i>Choose one of a. or b.</i> ):
			a. [ ] <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).
			b. [ ] <b>Dollar amount.</b> The following amount: \$ (not exceeding the Taxable Wage Base in effect on the first day of the Plan Year).
(c)	[	]	<b>Fixed contribution formula.</b> The following amount:
2.1	_		
	tici	pant	LOYER CONTRIBUTION ALLOCATION (3.04(B)). The Plan Administrator, subject to Section 3.06, will allocate to each tany Employer Contribution under the following contribution allocation formula ( <i>Choose one or more of (a), (b), and (c) as</i> ):
(a)	[	]	<b>Incorporation of contribution formula.</b> In accordance with the contribution formula the Employer elects under Election 20.
(b)	Г	1	Pro rata. As a uniform percentage of Participant Compensation

(c)	LJ		4(B)	(2),	under which the following permitted disparity formula and definition of "Excess Compensation" apply (Complete):				
	(1)	For	mu	la (C	Choose one of a., b., or c.):				
		a.	[	]	Two-tiered.				
		b.	[	]	Four-tiered.				
		c.	[	]	Two-tiered, except that the four-tiered formula will apply in any Plan Year for which the Plan is top-heavy.				
	<ul> <li>(2) Excess Compensation. For purposes of Section 3.04(B)(2), "Excess Compensation" means Compensation in excess of the integration level provided below (<i>Choose one of a. or b.</i>):</li> </ul>								
		a.	[	]	<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).				
		b.	[	]	<b>Dollar amount.</b> The following amount: \$ (not exceeding the Taxable Wage Base in effect on the first day of the Plan Year).				
					under Election 21(a) must be a design-based safe harbor allocation under Treas. Reg. §1.401(a)(4)-2(b)(2) and (4) me or a lower allocation rate to all HCEs versus any NHCEs.]				
Rol	lover	Contr	ibut	ions	CONDITIONS (3.06(B)/(C)). The Plan does not apply any allocation conditions to: (i) Employee Contributions; (ii) s; or (iii) Designated IRA Contributions. To receive an allocation of Employer Contributions, Matching ipant forfeitures, a Participant must satisfy the following allocation condition(s) (Choose one of (a) or (b).):				
(a)	[ ]	No	con	ditio	ons. No allocation conditions apply to Matching Contributions, to Employer Contributions or to forfeitures.				
(b)	[]	501	HC	)S/t	erminees (91 consecutive days if Elapsed Time). See Section 3.06(B)(1)(b).				
Sep	aratio	n fron	n Se	ervic	CONDITIONS - APPLICATION/WAIVER/SUSPENSION (3.06(D)/(F)). Under Section 3.06(D), in the event of the as described below, apply or do not apply Election 22(b) allocation conditions to the specified as as follows (If the Employer elects 22(b), the Employer must complete Election 23. Choose one of (a) or (b).):				
(a)	[ ]				er or application. If a Participant incurs a Separation from Service on account of or following death, Disability or of Normal Retirement Age or Early Retirement Age (Choose one of $(1)$ or $(2)$ .):				
	(1)	[ ]			ot apply. Do not apply elected allocation conditions to Employer Contributions, to Matching Contributions or to tures.				
	(2)	[]	A	ppl	y. Apply elected allocation conditions to Employer Contributions, to Matching Contributions and to forfeitures.				
(b)	[ ]	con	ditio	ons a	n/waiver as to events. If a Participant incurs a Separation from Service, apply allocation conditions <i>except</i> such are waived if Separation from Service is on account of or following death, Disability or attainment of Normal Age or Early Retirement Age as specified ( <i>Choose one or more of (1) through (4)</i> .):				
	(1)	[]	Γ	eat	h.				
	(2)	[]	Γ	isal	pility.				
	(3)	[]	N	lorn	nal Retirement Age.				
	(4)	[ ]	F	arly	Retirement Age.				
					LLOCATION METHOD (3.07). (Choose one or more of (a) through (f) as applicable. Choose (e) only in set one other election.):				
	[Note: Even if the Employer elects immediate vesting, the Employer should complete Election 24. See Section 7.07.]								
(a)	[]								
(b)	[]	Ado	litic	nal	Match. Allocate as additional Matching Contribution.				
(c)	[]	Red	luce	En	aployer Contribution. Apply to Employer Contribution.				
(d)	[]	Red	luce	Ma	atch. Apply to Matching Contribution.				
(e)	[]	Pla	n ex	pen	ses. Pay reasonable Plan expenses. (See Section 7.04(C).)				
(f)	[ ]	Des (e.g.			itures attributable to transferred balances from Plan X are allocated only to former Plan X participants.)				

[Note: Any allocation under Election 24(f) must be a design-based safe harbor allocation under Treas. Reg. \$1.401(a)(4)-2(b)(2) and (4) or must result in the same or a lower allocation rate to all HCEs versus any NHCEs.]

Con		OYEE (AFTER-TAX) AND MATCHING CONTRIBUTIONS (3.09). The following additional elections apply to Employee and under Election 6(c) and to Matching Contributions under Election 6(d), if any. (Choose one or both of (a) and (b) if (b):
(a)	[ ]	Additional limitations. The Plan permits Employee Contributions subject to the following limitations, if any, in addition to those already imposed under the Plan:
Con	tribut	designated limitation(s) must be the same for all Participants and must be definitely determinable (e.g., Employee ons may not exceed the lesser of \$5,000 dollars or 10% of Compensation for the Plan Year and/or Employee Contributions may than \$50 or 2% of Compensation per payroll period).]
(b)	[ ]	Apply Matching Contribution. For each Plan Year, the Employer's Matching Contribution made as to Employee Contributions is:
fixe	d Mat	Employer Matching Contribution formula must be the same for all Participants and must be definitely determinable (e.g., A ling Contribution equal to 50% of Employee Contributions not exceeding 6% of Plan Year Compensation or A Discretionary Contribution based on Employee Contributions).]
		GNATED IRA CONTRIBUTIONS (3.12). Under Election 6(e), a Participant may make Designated IRA Contributions. (a) and (b).):
(a)	Тур	of IRA contribution. A Participant's Designated IRA Contributions will be (Choose one of (1), (2), or (3).):
	(1)	[ ] Traditional.
	(2)	[ ] Roth.
	(3)	[ ] <b>Traditional/Roth.</b> As the Participant elects at the time of contribution.
(b)		<b>of Account.</b> A Participant's Designated IRA Contributions will be held in the following form of Account(s) ( <i>Choose one of</i> $(1)$ , $(3)$ .):
	(1)	[ ] IRA.
	(2)	[ ] Individual Retirement Annuity.
	(3)	[ ] IRA/Individual Retirement Annuity. As the Participant elects at the time of contribution.
		ARTICLE IV LIMITATIONS AND TESTING
		<u>JAL TESTING ELECTIONS</u> ( <b>4.06(B)</b> ). The Employer makes the following Plan specific annual testing elections under Section <i>lomplete</i> (a) and (b) as applicable.):
(a)	None	scrimination testing. (Choose one or more of (1) and (2).):
	(1)	No ACP test. The Plan does not permit Employee Contributions or Matching Contributions.
	(2)	ACP test. The Plan permits Employee Contributions and may also permit Matching Contributions. The following testing method applies ( <i>Choose one of a. or b.</i> ):
		a. [ ] Current Year Testing.
		b. [ ] Prior Year Testing.
(b)	[ ]	<b>HCE determination.</b> The Top-Paid Group election and the calendar year data election are not used unless elected below ( <i>Choose one or both of (1) and (2) if applicable.</i> ):
	(1)	[ ] Top-paid group election applies.
	(2)	[ ] Calendar year data election (fiscal year Plan only) applies.
		ARTICLE V  VESTING REQUIREMENTS  ALL RETIREMENT AGE (5.01). A Participant attains Normal Retirement Age under the Plan on the following date (Choose or (b).):
	[]	<b>Specific age.</b> The date the Participant attains age [Note: The age may not exceed age 65. The Normal Retirement Age specified must generally be at least age 62; however, a lower age, but not lower than age 55, may be specified if that age is reasonably representative of the typical retirement age for the industry in which the covered workforce is employed.]
(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. The age must generally be at least age 62; however, a lower age, but not lower than age 55, may be

specified if that age is reasonably representative of the typical retirement age for the industry in which the covered workforce is employed.]

29.	EAI	RLY I	RETIREMENT AGE (5.01). (Choose one of $(a)$ or $(b)$ .):
(a)	[ ]	No	t applicable. The Plan does not provide for an Early Retirement Age.
(b)	[ ]	Par	rly Retirement Age. Early Retirement Age is the later of: (i) the date a Participant attains age; (ii) the date a ticipant reaches his/her anniversary of the first day of the Plan Year in which the Participant commenced participation he Plan; or (iii) the date a Participant completes Years of Service.
[Not	te: Ti	he Em	ployer should leave blank any of clauses (i), (ii), and (iii) which are not applicable.]
"Yea	ars o	f Serv	rice" under this Election 29 means (Choose one of (1) or (2) as applicable.):
	(1)	[ ]	Eligibility. Years of Service for eligibility in Election 16.
	(2)	[ ]	Vesting. Years of Service for vesting in Elections 32 and 33.
			n of an Early Retirement Age does not affect the time at which a Participant may receive a Plan distribution. However, a comes 100% vested at Early Retirement Age.]
			RATION ON DEATH OR DISABILITY (5.02). Under Section 5.02, if a Participant incurs a Separation from Service as a or Disability ( <i>Choose one of (a), (b), or (c).</i> ):
(a)	[ ]	Ap	plies. Apply 100% vesting.
(b)	[]		t applicable. Do not apply 100% vesting. The Participant's vesting is in accordance with the applicable Plan vesting edule.
(c)	[ ]		<b>nited application.</b> Apply 100% vesting, but only if a Participant incurs a Separation from Service as a result of ( <i>Choose one</i> (1) or (2).):
	(1)	[ ]	Death.
	(2)	[ ]	Disability.
Con	tribu	tions;	G SCHEDULE (5.03). A Participant has a 100% Vested interest at all times in his/her Accounts attributable to: (i) Employee (ii) Rollover Contributions; (iii) DECs; and (iv) Designated IRA Contributions. The following vesting schedule applies to tributions and to Matching Contributions. (Choose (a) or choose one or both of (b) and (c) as applicable.):
(a)	[ ]	Im	mediate vesting. 100% Vested at all times.
and	33 (6	ехсері	mployer elects immediate vesting under $31(a)$ , the Employer should not complete the balance of Election $31$ or Elections $32$ as noted therein). The Employer must elect $31(a)$ if the eligibility Service condition under Election $14$ as to <u>all</u> Contribution one Year of Service or more than $12$ months.]
(b)	[ ]	Ve	sting schedules: Apply the following vesting schedule (Choose one of (1) through (5).):
	(1)	[ ]	6-year graded.
	(2)	[ ]	3-year cliff.
	(3)		Modified schedule:           Years of Service         Vested %           Less than 1         a.           1         b.           2         c.           3         d.           4         e.           5         f.           6 or more         100%
	(4)	[ ]	2-year cliff.
	(5)	[ ]	Modified 2-year schedule:           Years of Service         Vested %           Less than 1         a.           1         b.           2         100%

[Note: If the Employer does not elect 31(a), the Employer under 31(b) must elect one of the specified alternative vesting schedules. The modified top-heavy schedule of Election 31(b)(3) must satisfy Code §411(a)(2)(B). If the Plan's Effective Date is before January 1, 2007, the Employer may wish to complete the override elections in Appendix B relating to the application of non-top-heavy vesting.]

(c)	[	]	Special vesting provisions:							
con	ıbi	inati	e Employer under Election 31(c) may describe special vesting provisions from the elections available under Election 31 and/or a on thereof as to a Contribution Type (e.g., Full vesting applies as to Employer Contributions. 6-year graded vesting applies to Contributions). Any special vesting provision must satisfy Code §411(a) and must be nondiscriminatory.]							
32.	<u>Y</u>	ΈA	R OF SERVICE - VESTING (5.05). (Complete both (a) and (b).):							
elec	ts	imm	he Employer elects the Elapsed Time Method for vesting the Employer should not complete this Election 32. If the Employer nediate vesting, the Employer should not complete Election 32 or Election 33 unless it elects to apply a Year of Service for vesting 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.]								
(b)			ing Computation Period. The Plan measures a Year of Service based on the following 12-consecutive month period (Choose of $(1)$ or $(2)$ .):							
	(	1)	[ ] Plan Year.							
	(′.	2)	[ ] Anniversary Year.							
33.	E	EXC	LUDED YEARS OF SERVICE - VESTING (5.05(C)). (Choose (a) or (b).):							
(a)	[	]	<b>None.</b> None other than as specified in Section 5.05(C)(1).							
(b)	[	]	<b>Exclusions.</b> The Plan excludes the following Years of Service for purposes of vesting ( <i>Choose one or more of (1) through (4)</i> .):							
	(	1)	[ ] Age 18. Any Year of Service before the Vesting Computation Period during which the Participant attained the age of 18.							
	(2	2)	[ ] <b>Prior to Plan establishment.</b> Any Year of Service during the period the Employer did not maintain this Plan or a predecessor plan.							
	(.	3)	[ ] Rule of Parity. Any Year of Service excluded under the rule of parity. See Plan Section 5.06(C).							
	(4	4)	[ ] Additional exclusions. The following Years of Service:							
con Mai	ıbi tch	inatio ning	e Employer under Election 33(b)(4) may describe vesting service exclusions provisions available under Election 33 and/or a on thereof as to a Contribution Type (e.g., No exclusions apply as to Employer Contributions. The age 18 exclusion applies to Contributions). Any exclusion specified under Election 33(b)(4) must comply with Code §411(a)(4). Any exclusion must be minatory.]							
			ARTICLE VI							
			DISTRIBUTION OF ACCOUNT BALANCE							
			NDATORY DISTRIBUTION (6.01(A)(1)/6.08(D)). The Plan provides or does not provide for Mandatory Distribution of a t's Vested Account Balance following Separation from Service, as follows (Choose one of (a) or (b). Choose (c) if applicable.):							
(a)	[	]	No Mandatory Distribution. The Plan will not make a Mandatory Distribution following Separation from Service.							
(b)	(2) Mandatory Distribution. The Plan will make a Mandatory Distribution following Separation from Service. (Complete (1) (2). Choose (3) unless the Employer elects to limit Mandatory Distributions to \$1,000 including Rollover Contributions und Elections 34(b)(1)b. and 34(b)(2)b.):									
	Amount limit. As to a Participant who incurs a Separation from Service and who will receive distribution before attaining the later of age 62 or Normal Retirement Age, the Mandatory Distribution maximum amount is equal to ( <i>Choose one of a., b., or c.</i> ):									
			a. [ ] \$5,000.							
			b. [ ] \$1,000.							
			c. [ ] Specify amount: \$ (may not exceed \$5,000).  [Note: This election only applies to the Mandatory Distribution maximum amount. For other Plan provisions subject to a							
			\$5,000 limit, see election 44(g)(6) in Appendix B.]							
	(	2)	<b>Application of Rollovers to amount limit.</b> In determining whether a Participant's Vested Account Balance exceeds the Mandatory Distribution dollar limit in Election 34(b)(1), the Plan ( <i>Choose one of a. or b.</i> ):							
			a. [ ] Disregards Rollover Contribution Account.							
			b. [ ] Includes Rollover Contribution Account.							

				on	ne of a. or b.):		
			a.	[	<b>Only if exceeds \$1,000.</b> Only if the amount of the Mandatory Distribution must include any Rollover Contributions Account.	on exceeds \$1,000,	which for this purpose
			b.	[	] <b>Specify lesser amount.</b> Only if the amount of the Mandatory Distribution <i>less</i> ), which for this purpose must include any Rollover Contributions A		_(specify \$1,000 or
(c)	[	]			ed distribution at Normal Retirement Age. A severed Participant may not 2 or Normal Retirement Age.	elect to delay distrib	ution beyond the later
Dis Adı	tril mir	buti nist	ion, or rator v	in th	N DISTRIBUTION TIMING (6.01). Subject to the timing limitations of Section 6.01 (A)(2), for instruct the Trustee to distribute a Participant's Vested Account Balance as suspecified below (Choose one or more of (a) through (i) as applicable; choose	which consent is re- oon as is administrat	ceived, the Plan
					ant dies after Separation from Service but before receiving distribution of all terrapply. See Section 6.01(B) and Election 39.]	l of his/her Account,	the elections under this
						(1) Mandatory Distribution	(2) Distribution Requiring Consent
(a)	[	]	Imn	edia	ate. Immediately following Separation from Service.	[ ]	[]
(b)	[	]			aluation Date. After the next Valuation Date following on from Service.	[]	[ ]
(c)	[	]			ear. In the Plan Year following on from Service (e.g., next or fifth).	[1]	[]
(d)	[	]			ar quarter. In the Plan Year quarter following on from Service (e.g., next or fifth).	[ ]	[ ]
(e)	[	]	follo Con Year	wing tribu	Account(s) and  Separation Type Accounts.  Separaticipant's  Separation from Service as to the Participant's Employee attoon Account and as soon as is practical in the next Plan allowing Separation from Service as to the Participant's Err and Matching Accounts).	[ ]	[ ]
(f)	[	]	Bala timii	nce (	controlled timing. If the Participant's total Vested Account exceeds \$, distribute (specify and if the Participant's total Vested Account Balance does not \$, distribute (specify timing).	[]	[ ]
(g)	[	]	distr follo attai [ <i>Not</i>	ibute wing ns th e: Ai	the at Normal Retirement Age. As to a Mandatory Distribution, the not later than 60 days after the beginning of the Plan Year of the Plan Year in which the previously separated Participant the earlier of Normal Retirement Age or age 65.  In election under column (2) only will have effect if the Plan's less than age 62.	[ ]	[ ]
(h)	[	]	prac Vest	tical ed. I	back/vesting controlled timing. Distribute as soon as is I following Separation from Service if the Participant is fully Distribute as soon as is practical following a Forfeiture Break ce if the Participant is not fully Vested.	N/A	[ ]
(i)	[	]	Desc	cribe	e Separation from Service distribution timing:		
una	ler	$El\epsilon$	ection .	35 ai	er under Election 35(i) may describe Separation from Service distribution tinundor a combination thereof as to any: (i) Contribution Type (e.g., Immediating Contribution Accounts and distribution after the next Valuation Date fol	te distribution after .	Separation from Service

(3) [ ] Amount of Mandatory Distribution subject to Automatic Rollover. A Mandatory Distribution to a Participant before

attaining the later of age 62 or Normal Retirement Age is subject to Automatic Rollover under Section 6.08(D) (Choose

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Employer Contribution Accounts); and/or (ii) merged plan account now held in the Plan (e.g., The accounts from the X plan merged into this Plan continue to be distributable in accordance with the X plan terms [supply terms] and not in accordance with the terms of this Plan). An Employer's election under Election 35(i) must: (i) be objectively determinable; (ii) not be subject to Employer discretion; (iii) comply with Code §401(a)(14) timing requirements; (iv) be the same for all Participants and (v) preserve Protected Benefits as required.]

(j)	j) [ ] <b>Acceleration.</b> Notwithstanding any later specified distribution date in Election 35, a Participant may elect an e following Separation from Service ( <i>Choose</i> (1) and (2) as applicable.):						
	(1)	[	]	<b>Disability.</b> If Separation from Service is on account of Disability or if the Participant incurs a Disability following Separation from Service.			
	(2)	[	]	Hardship. If the Participant incurs a hardship under Section 6.07(B) following Separation from Service.			
Cor		ion		CE DISTRIBUTIONS/EVENTS (6.01(C)). A Participant may elect an In-Service Distribution of the Employer Matching Contribution Accounts based on any of the following events in accordance with Section 6.01(C) (Choose one of			
Pla	n Year	r (n	ith	ployer elects any In-Service Distribution option, a Participant may elect to receive as many In-Service Distributions per a minimum of one per Plan Year) as the Plan Administrator's In-Service Distribution form or policy may permit. If the silent, the number of In-Service Distributions is not limited.]			
(a)	[]	S	ecti	The Plan does not permit any In-Service Distributions except as to any of the following (if applicable): (i) RMDs under on 6.02; (ii) Protected Benefits; and (iii) Designated IRA Contributions. Also see Section 6.01(C)(4)(e) with regard to over Contributions, Employee Contributions and DECs.			
(b)	[]	P	erm	<b>nitted.</b> In-Service Distributions are permitted as follows ( <i>Choose one or more of (1) through (5).</i> ):			
	(1)	[	]	Normal Retirement Age.			
	(2)	[	]	Age 62.			
	(3)	[	]	Age (may not be earlier than age 62).			
	(4)	[	]	<b>Deemed Severance Distribution from Matching Contribution Accounts.</b> See Section 6.11.			
	(5)	[	]	Describe:			
				[Note: Election 36(b)(5) may not permit In-Service Distributions prior to the earlier of Normal Retirement Age or Age 62.]			
36 d In-S in th [sup dete and	ind/or Service he Pla oply te ermina	a e p D n (e rm able ot p	com istri e.g., s] a e; (ii	oyer under Election 36(b)(5) may describe In-Service Distribution provisions from the elections available under Election bination thereof as to any: (i) Contribution Type (e.g., No In-Service Distributions as to Employer Contribution Accounts. Bution at Normal Retirement Age applies to Matching Contribution Accounts.); and/or (ii) merged plan account now held The accounts from the X plan merged into this Plan continue to be distributable in accordance with the X plan terms and not in accordance with the terms of this Plan). An Employer's election under Election 36(b)(5) must: (i) be objectively into the subject to Employer discretion; (iii) preserve Protected Benefits as required; (iv) be the same for all Participants; it an "early" distribution of any Restricted 401(k) Accounts or Restricted Pension Accounts. See Sections 6.01(C)(4) and			
				<b>ribution of other Accounts.</b> See Section 6.01(C)(4) as to In-Service Distribution of Employee Contributions, Rollover ECs, Transfers, and Designated IRA Contributions.			
				CE DISTRIBUTIONS/ADDITIONAL CONDITIONS (6.01(C)). The following additional conditions apply to In-Service der Election 36(b) ( <i>Choose one of (a) or (b)</i> .):			
(a)	[]	A	ddi	tional conditions. (Choose one or more of (1) through (3) as applicable.):			
	(1)	[	]	100% vesting required. A Participant may not receive an In-Service Distribution unless the Participant is 100% Vested in the distributing Account.			
	(2)	[	]	<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).			
	(3)	[	]	Describe other conditions:			
pre	serve l	Pro	tect	oyer's election under Election $37(a)(3)$ must: (i) be objectively determinable; (ii) not be subject to Employer discretion; (iii) ed Benefits as required; (iv) be the same for all Participants; and (v) not permit an "early" distribution of any Restricted ts. See Section $6.01(C)(4)$ .]			
(b)	[ ]			ther conditions. A Participant may elect to receive an In-Service Distribution upon any Election 36(b) event without er condition, provided that the amount distributed may not exceed the Vested amount in the distributing Account.			

38. <u>POST-SEPARATION AND LIFETIME RMD DISTRIBUTION METHODS</u> (6.03). A Participant whose Vested Account Balance exceeds \$5,000 (or any lesser amount elected in Appendix B, Election 44(g)(6)): (i) who has incurred a Separation from Service and will receive a distribution; or (ii) who remains employed but who must receive lifetime RMDs, in lieu of receiving a distribution under Section 6.04, may elect distribution under one of the following method(s) of distribution described in Section 6.03 and subject to any Section 6.03 limitations. (*Choose one or more of (a) through (f) as applicable.*):

[Note: The Plan is subject to the joint and survivor annuity distribution requirements of Section 6.04. However, the Employer may elect under Election 38 to offer alternative distribution methods applicable upon a proper waiver of the required annuity including one or more additional annuities (Alternative Annuity) to the Plan's QJSA, QOSA or QPSA. If the Employer does not make any elections under Election 38, the Plan Administrator must make all distributions in accordance with Section 6.04. If a Participant dies after Separation from Service but before receiving distribution of all of his/her Account, the elections under this Election 38 no longer apply. See Section 6.01(B) and Election 39.]

Election 39.]	
(a) [ ] <b>Lump-Sum.</b> See Section 6.03(A)(3).	
(b) [ ] Installments only if Participant subject to lifetime RMDs. A Participal receive installments payable in monthly, quarterly or annual installments Sections 6.02(A) and 6.03(A)(4)(a).	
(c) [ ] Installments. See Section 6.03(A)(4).	
(d) [ ] Alternative Annuity:  See Section 6.03(A)(5).	
(e) [ ] Ad-Hoc distributions. See Section 6.03(A)(6).	
[Note: If an Employer elects to permit Ad-Hoc distributions the option must be avail	lable to all Participants.]
(f) [ ] Describe distribution method(s):	
[Note: The Employer under Election 38(f) may describe Separation from Service dis Election 38 and/or a combination thereof as to any: (i) Contribution Type (e.g., Emp Lump-Sum. Matching Contribution Accounts are distributable in a Lump-Sum or in held in the Plan (e.g., The accounts from the X plan merged into this Plan continue [supply terms] and not in accordance with the terms of this Plan). An Employer's eldeterminable; (ii) not be subject to Employer, Plan Administrator or Trustee discrete preserve Protected Benefits as required.]	ployer Contribution Accounts are distributable in a Installments); and/or (ii) merged plan account now to be distributable in accordance with the X plan terms ection under Election 38(f) must: (i) be objectively tion; (iii) be the same for all Participants; and (iv)
39. <u>BENEFICIARY DISTRIBUTION ELECTIONS</u> (6.01(B)). Distributions followage one of (a), (b), or (c); choose (d) if applicable.):	wing a Participant's death will be made as follows
(a) [ ] Immediate. As soon as practical following the Participant's death.	
(b) [ ] Next Calendar Year. At such time as the Beneficiary may elect, but in a which next follows the calendar year of the Participant's death.	any event on or before the last day of the calendar year
(c) [ ] As Beneficiary elects. At such time as the Beneficiary may elect, consis	tent with Section 6.02.
(d) [ ] <b>Describe:</b>	
[Note: The Employer under Election 39(d) may describe an alternative distribution narrower than that permitted under election 39(c), or include special provisions rel. However, any election under Election 39(d) must require distribution to commence	ated to certain beneficiaries, (e.g., a surviving spouse).
40. QPSA/ONE YEAR MARRIAGE RULE (6.04(B)). Under Section 6.04(B) rela	ating to the QPSA. (Choose one of (a) or (b).):
(a) [ ] Applies. The one-year marriage rule applies.	
(b) [ ] <b>Does not apply.</b> The one-year marriage rule does not apply.	
ARTICLE VII ADMINISTRATIVE PROVISI	IONS
41. <u>ALLOCATION OF EARNINGS</u> ( <b>7.04(B</b> )). For each Contribution Type provide following method ( <i>Choose one or more of (a) through (f) as applicable.</i> ):	ded under the Plan, the Plan allocates Earnings using the
[Note: Elections under Election 41 include Employer Contributions, Employee Contributions, Transfers, DECs and Designated IRA Contributions, unless describe	
(a) [ ] <b>Daily.</b> See Section 7.04(B)(4)(a).	

(b) [ ] **Balance forward.** See Section 7.04(B)(4)(b).

#### Standardized Money Purchase Plan

	<b>Balance forward with adjustment.</b> See Section 7.04(B)(4)(c). Allocate pursuant to the balance forward method, except treat as part of the relevant Account at the beginning of the Valuation Period% of the contributions made during the following Valuation Period:
(d) [ ]	Weighted average. See Section 7.04(B)(4)(d). If not a monthly weighting period, the weighting period is:
(e) [ ]	Participant-Directed Account method. See Section 7.04(B)(4)(e).
(f) [ ]	Describe Earnings allocation method:
a combinate Account applies to it applies to it the Plan (eplan terms	Employer under Election 41(f) may describe Earnings allocation methods from the elections available under Election 41 and/or ion thereof as to any: (i) Contribution Type (e.g., Daily applies as to Employer Contribution Accounts. Participant-Directed oplies to Matching Contribution Accounts); (ii) investment type, investment vendor or Account type (e.g., Balance forward investments placed with vendor A and Participant-Directed Account applies to investments placed with vendor B OR Daily Participant-Directed Accounts and balance forward applies to pooled Accounts); and/or (iii) merged plan account now held in .g., The accounts from the X plan merged into this Plan continue to be subject to Earnings allocation in accordance with the X [supply terms] and not in accordance with the terms of this Plan). An Employer's election under Election 41(f) must: (i) be determinable; (ii) not be subject to Employer discretion; and (iii) be nondiscriminatory.]
	ARTICLE VIII TRUSTEE AND CUSTODIAN, POWERS AND DUTIES
	<u>VATION OF TRUST</u> (8.02(C)(4)). In addition to the last day of the Plan Year, the Trustee (or Named Fiduciary as applicable) the Trust Fund on the following Valuation Date(s) ( <i>Choose one or more of (a) through (d)</i> .):
	ctions under Election 42 include Employer Contributions, Employee Contributions, Matching Contributions, Rollover ons, Transfers, DECs and Designated IRA Contributions, unless described otherwise in Election 42(d).]
(a) [ ]	No additional Valuation Dates.
	<b>Daily Valuation Dates.</b> Each business day of the Plan Year on which Plan assets for which there is an established market are valued and the Trustee is conducting business.
(c) [ ]	Last day of a specified period. The last day of each of the Plan Year.
(d) [ ]	Specified Valuation Dates:
_	Employer under Election 42(d) may describe Valuation Dates from the elections available under Election 42 and/or a on thereof as to any: (i) Contribution Type (e.g., No additional Valuation Dates apply as to Employer Contribution Accounts.

[Note: The Employer under Election 42(d) may describe Valuation Dates from the elections available under Election 42 and/or a combination thereof as to any: (i) Contribution Type (e.g., No additional Valuation Dates apply as to Employer Contribution Accounts. The last day of each Plan Year quarter applies to Matching Contribution Accounts); (ii) investment type, investment vendor or Account type (e.g., No additional Valuation Dates apply to investments placed with vendor A and Daily Valuation Dates apply to investments placed with vendor B OR Daily Valuation Dates apply to Participant-Directed Accounts and no additional Valuation Dates apply to pooled Accounts); 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 subject to Trust valuation 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 42(d) must: (i) be objectively determinable; (ii) not be subject to Employer discretion; and (iii) be nondiscriminatory.]

#### **EXECUTION PAGE**

The Employer, by executing this Adoption Agreement, hereby	agrees to the provisions of this Plan and Trust.
Em	ployer:
Da	te:
Sig	ned:
_	F 1
	[print name/title doption Agreement, hereby accepts its position and agrees to all of the ee (or Custodian) under the Prototype Plan and Trust. If the Employer under d not execute this Adoption Agreement.
Dis	scretionary Trustee(s):
Da	te:
Sig	ned:
No.	[print name/title] ndiscretionary Trustee(s):
	te:
Sig	ned:
Cu	[print name/title]stodian(s) (Optional):
Da	te:
Sig	ned:
	[print name/title
	elections in this Adoption Agreement may result in disqualification of the greement only in conjunction with the basic plan document referenced by its
Adoption Agreement Election(s)effective	aragraph is completed, this Execution Page documents an amendment to, by substitute Adoption Agreement page number(s) The ges and amended pages. [Note: The Effective Date may be retroactive or may
Employers of any amendment to this Prototype Plan or of any a maintenance of this Prototype Plan. For inquiries regarding the	ed on the first page of the basic plan document will notify all adopting abandonment or discontinuance by the Prototype Plan Sponsor of its adoption of the Prototype Plan, the Prototype Plan Sponsor's intended tter issued to the Prototype Plan Sponsor, please contact the Prototype Plan
this Adoption Agreement and the basic plan document satisfy, rely on the Prototype Sponsor's IRS Opinion Letter <i>only</i> to the	onsor has obtained from the IRS an Opinion Letter specifying the form of as of the date of the Opinion Letter, Code §401. An adopting Employer may extent provided in Rev. Proc. 2011-49. The Employer may not rely on the operation qualification requirements, which are specified in the Opinion

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Letter and in Rev. Proc. 2011-49 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.

### APPENDIX A SPECIAL RETROACTIVE OR PROSPECTIVE EFFECTIVE DATES

43. SPECIAL EFFECTIVE DATES (1.20). The Employer elects or does not elect Appendix A special Effective Date(s) as follows. (Choose (a) or one or more of (b) through (p) as applicable.): [Note: If the Employer elects 43(a), do not complete the balance of this Election 43.] (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) [ ] **Trustee** (1.67). The Trustee provisions under Election 5 or Appendix C are effective: (c) [ ] Contribution Types (1.12). The Contribution Types under Election(s) 6 \_\_\_\_\_ are 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) [ ] Employer Contributions (3.04). The Employer Contribution provisions under Election(s) \_\_\_\_\_ (specify 20-21 as applicable) are effective: (i) Allocation conditions (3.06). The allocation conditions under Election(s) \_\_\_\_\_ (specify 22-23 as applicable) are effective: (j) [ ] Forfeitures (3.07). The forfeiture allocation provisions under Election(s) 24 \_\_\_\_\_ are effective: (k) [ ] Employee Contributions (3.09). The Employee Contribution provisions under Election(s) 25 \_\_\_\_\_ are effective: (1) Testing elections (4.06(B)). The testing elections under Election(s) 27 are effective: (m) [ ] **Vesting (5.03).** The vesting provisions under Election(s) (specify 28-33 as applicable) are effective: (n) [ ] Distributions (6.01, 6.03 and 6.04). The distribution elections under Election(s) \_\_\_\_\_ (specify 34-40 as applicable) are effective: (o) Earnings/Trust valuation (7.04(B)/8.02(C)(4)). The Earnings allocation and Trust valuation provisions under Election(s)

(specify 41-42 as applicable) are effective:

(p) [ ] Special Effective Date(s) for other elections (specify elections and dates):

# APPENDIX B BASIC PLAN DOCUMENT OVERRIDE ELECTIONS

					<u>VERRIDES</u> . The Employer elects or does not elect to override various basic plan provisions as follows ( <i>Choose</i> (a) e of (b) through (k) as applicable.):			
[No	te: If th	he Ei	тр	loye	r elects 44(a), do not complete the balance of this Election 44.]			
(a)	[ ]	Not	aj	plic	cable. The Employer does not elect to override any basic plan provisions.			
to s	pecify Adopt	a spe ion A	ecie Agr	al E <u>f</u> eem	at the time of restating its Plan with this Adoption Agreement may make an election on Appendix A (Election 43(p)) fective Date for any override provision the Employer elects in this Election 44. 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)	[ ]	Def	ini	tion	(Article I) overrides. (Choose one or more of (1) through (6) 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 ime of payment, it is reasonable to believe that the Employee may deduct these amounts under Code §217.			
	(2)	[ ]			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)	[ ]		begi Com	Regulatory inclusion of Post-Severance Compensation (1.11(I) and 4.05(F)). Prior to the first Limitation Year nning on or after July 1, 2007 (the Effective Date of the final 415 regulations), the Plan includes Post-Severance appensation within the meaning of Prop. Treas. Reg. §1.415(c)-2(e) as described in Sections 1.11(I) and 4.05(F) as lows (Choose one or both of a. and b.):			
		a.		[]	<b>Include for 415 testing.</b> Include for 415 testing and for other testing which uses 415 Compensation. This provision applies effective as of (specify a date which is no earlier than January 1, 2005).			
		b.		[ ]	Include for allocations. Include for allocations as follows (specify affected Contribution Type(s) and any adjustments to Post-Severance Compensation used for allocation):  This provision applies effective as of (specify a date which is no earlier than January 1, 2002).			
	(5)	[ ]		<b>Inclusion of Deemed Disability Compensation (1.11(K)).</b> Include Deemed Disability Compensation. ( <i>Choose one of a. or b.</i> ):				
		a.		[]	NHCEs only. Apply only to disabled NHCEs.			
		b.	4	[ ] <b>All Participants.</b> Apply to all disabled Participants. The Employer will make Employer Contributions for such disabled Participants for:  (specify a fixed or determinable period).				
	(6)	[ ]			atment of Differential Wage Payments (1.11(L)). In lieu of the provisions of Section 1.11(L), the Employer elects following (Choose one or more of a., b., and c. as applicable.):			
		a.			Effective date. The inclusion is effective for Plan Years beginning after (may not be earlier than December 31, 2008).			
		b.		[]	Not included. The inclusion does not apply to Compensation for purposes of any Contribution Type.			
		c.		[ ]	Other:			
(c)	[ ]	Rule of parity - participation (Article II) override (2.03(D)). For purposes of Plan participation, the Plan applies the "rule of parity" under Code §410(a)(5)(D).						
(d)	[ ]	Cor	ntr	ibut	ion/allocation (Article III) overrides. (Choose one or more of (1) through (4) as applicable.):			
	(1)	[ ]		Sho	rt Plan Year or allocation period (3.06(B)(1)(c)). The Plan Administrator (Choose one of a. or b.):			
		a.		[]	<b>No pro-ration.</b> 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 in the short allocation period.			
	(2)	[ ]		has 6	ited waiver of allocation conditions for rehired Participants (3.06(G)). The allocation conditions the Employer elected in the Adoption Agreement do not apply to rehired Participants in the Plan Year they resume participation, as ribed in Section 3.06(G).			

	(3)	[ ]		ociated Match forfeiture timing (3.07(A)(1)(c)). Forfeiture of associated matching contributions occurs in the ting Year.
	(4)	[]	Sec	<b>ART Act continued benefit accrual (3.11(K)).</b> The Employer elects to apply the benefit accrual provisions of tion 3.11(K). The provisions are effective as of ( <i>Choose one of a. or b.; and choose c. if the provisions no longer are ctive.</i> ):
		a.	[ ]	2007 Effective Date. The first day of the 2007 Plan Year.
		b.	[ ]	Other Effective Date (may not be earlier than the first day of the 2007 Plan Year).
		c.	[ ]	No longer effective. The provisions no longer apply effective as of
(e)	[]	Tes	ting (	Article IV) overrides. (Choose one or both of $(1)$ and $(2)$ as applicable.):
	(1)	[]		st few weeks rule for Code §415 testing Compensation (4.05(F)(1)). The Plan applies the first few weeks rule in tion 4.05(F)(1).
	(2)	[ ]	adj	<b>t-Severance Compensation for Code §415 testing Compensation (4.05(F)).</b> The Employer elects the following astments to Post-Severance Compensation for purposes of determining 415 testing Compensation ( <i>Choose one or re of a. through d.</i> ):
				e basic plan document, if the Employer does not elect any adjustments, post-severance compensation includes leave ferred 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). (Choose one of (i) or (ii).):
			(i)	[ ] For Nonhighly Compensated Employees only.
			(ii)	[ ] For all Participants. In which case the salary continuation will continue for the following fixed or determinable period:
(f)	[]	Ves	sting (	Article V) overrides. (Choose one or more of (1) through (6) as applicable.):
	(1)	[]		plication of non-top-heavy vesting and top-heavy vesting (5.03(A)(2)). The Employer makes the following stions regarding the application of non-top-heavy vesting and top-heavy vesting ( <i>Choose a., b., and c. as applicable.</i> ):
		a.	[ ]	Election of non-top-heavy vesting. As to Plan Years where permitted and in such Plan Years when the Plan is not top-heavy, the following vesting schedule(s) apply. See Section 5.03(B). (Choose one or more of (i), (ii), or (iii) as applicable and complete (iv) and (v).):
			(i)	[ ] 5-year cliff.
			(ii)	[ ] 7-year graded.
			(iii	[ ] Modified non-top-heavy. A modified non-top-heavy schedule as follows:
[No	ote: A 1	nodif	ied no	n-top-heavy schedule must satisfy Code §411(a)(2).]
			(iv)	<b>Application to Contribution Types.</b> Apply the elected non-top-heavy vesting schedule ( <i>Choose one of A. or B.</i> ):
				A. [ ] All. To all Contribution Types subject to vesting.
				B. [ ] Describe application to affected Contribution Type(s):
			(v)	Application of top-heavy and non-top-heavy schedules. (Choose one of A. or B.):
				A. [ ] Apply top-heavy schedule in all Plan Years once top-heavy.
				B. [ ] Apply top-heavy schedule only in top-heavy Plan Years.
		b.	[ ]	Election to eliminate HOS requirement post-EGTRRA or post-PPA for top-heavy vesting. The top-heavy vesting schedule(s) apply (Choose one or both of (i) and (ii).):
			(i)	[ ] No post-EGTRRA HOS requirement for Matching. To all Participants even if they do not have one Hour of Service in a Plan Year beginning after December 31, 2001.
			(ii)	[ ] No post-PPA HOS requirement for affected other Employer Contributions. To all Participants even if they do not have one Hour of Service in a Plan Year beginning after December 31, 2006.
		c.	[ ]	Election to apply top-heavy vesting only as to post-EGTRRA or post-PPA contributions. The top-heavy vesting schedule(s) apply (Choose one or both of (i) and (ii).):

			(	(1)	ſJ	after December 31, 2001 and to the associated Earnings.
			(	(ii)	[]	<b>Post-PPA other Employer Contributions.</b> Only to non-Matching Contributions made in Plan Years beginning after December 31, 2006, and to the associated Earnings.
	(2)	[ ]				ve "grossed-up" vesting formula (5.03(C)(2)). The Employer elects the alternative vesting formula described 5.03(C)(2).
	(3)	[]	t	Section in the sectio	on 5.	<b>Cash-Out forfeiture restoration</b> ( <b>5.04</b> ( <b>B</b> )( <b>5</b> )). To restore a Participant's Account Balance as described in 04(B)(5), the Plan Administrator, to the extent necessary, will allocate from the following source(s) and in ring order ( <i>Specify, in order, one or more of the following: Forfeitures, Earnings, and/or Employer ion):</i>
	(4)	[ ]		Deer the F		Cash-Out of 0% Vested Participant (5.04(C)). The deemed cash-out rule of Section 5.04(C) does not apply to
	(5)	[ ]	4	5.04	(D)(2	ng for Cash-Out repayment; Contribution Type (5.04(D)(2)). In lieu of the accounting described in Section ), the Plan Administrator will account for a Participant's Account Balance attributable to a Cash-Out repayment the of a. or b.):
		a.	[	]	Nor	nelective rule. Under the nonelective rule.
		b.	[	]	Rol	lover rule. Under the rollover rule.
	(6)	[ ]		One- appli	-	hold-out rule - vesting (5.06(D)). The one-year hold-out Break in Service rule under Code §411(a)(6)(B)
(g)	[]	Dis	tril	outio	on (A	rticle VI) overrides. (Choose one or more of (1) through (8) as applicable.):
	(1)	[ ]				on on In-Service Rollover Distributions (6.01(C)). A Participant shall be entitled to receive a distribution of Contributions, Employee Contributions and DECs ( <i>Choose one or more of a. or b. as applicable.</i> ):
		a.	I	]		ployer and Matching Contributions. Under the same provisions which apply to Employer and Matching stributions.
		b.	[	[ ]	Oth	er:
In-S Div age und as r	Service ision A 62. No ler Ele require	e Dist A Rol To In-S ection ed; (i	trib love Ser 44 v) b	ution er A vice (g)(1 pe no	ns un ccour Rollo !)b. n ndisc	Election 44(g)(1)b. may describe In-Service Rollover Distribution restrictions using the options available for der Election 36 and/or a combination thereof as to all Participants or as to any: (i) Participant group (e.g., ats are distributable at age 62 OR Rollover Accounts of Employees hired on/before "x" date are distributable at over Distributions apply to Division B Employees OR to Employees hired after "x" date). An Employer's election must: (i) be objectively determinable; (ii) not be subject to Employer discretion; (iii) preserve Protected Benefits within the properties of t
	(2)	[ ]	]	Elec	tions	related to Required Minimum Distributions. (Choose one or more of a. through c. as applicable.):
		a.			Ben	<b>ID overrides if Participant dies before DCD (6.02(B)(1)(e)).</b> If the Participant dies before the DCD and the reficiary is a designated Beneficiary, the RMD distribution rules are modified as follows ( <i>Choose one of (i) ough (iv).</i> ):
			(	(i)	[ ]	<b>Election of 5-year rule.</b> If a Designated Beneficiary does not make a timely election, the 5-year rule applies in lieu of the Life Expectancy rule.
			(	(ii)	[ ]	<b>Life Expectancy rule.</b> The Life Expectancy rule applies to the Designated Beneficiary. See Section 6.02(B)(1)(d).
			(	(iii)	[]	<b>5-year rule.</b> The 5-year rule applies to the Beneficiary. See Section 6.02(B)(1)(c).
			(	(iv)	[ ]	Other:
						(Describe, e.g., the 5-year rule applies to all Beneficiaries other than a surviving spouse Beneficiary.)
		b.	[	[ ]		<b>D definition</b> (6.02(E)(7)(c)). In lieu of the RBD definition in Section 6.02(E)(7)(a) and (b), the Plan ministrator ( <i>Choose one of</i> (i) or (ii).):
			(	(i)	[ ]	<b>SBJPA definition indefinitely.</b> Indefinitely will apply the pre-SBJPA RBD definition.
			(	(ii)	[ ]	<b>SBJPA definition to specified date.</b> 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).
		c.	[	]	Ben	<b>9 RMD waiver elections (6.02(F)).</b> In lieu of the 2009 RMDs suspension (subject to a Participant or reficiary election to continue), as provided in Section 6.02(F) ( <i>Choose one of (i) through (iii) if applicable.</i> pose (iv) or (v) if applicable.):

		(i)	[	]	<b>RMDs continued unless election.</b> 2009 RMDs are continued as provided in Section 6.02(F)(2), unless a Participant or Beneficiary otherwise elects.		
		(ii)	[	]	<b>RMDs continued - no election.</b> 2009 RMDs are continued as provided in Section 6.02(F)(3), without regard to a waiver. No election is available to Participants or Beneficiaries.		
		(iii)	[	]	Other:		
		distr (v), 1	ibu ther	tion	as Eligible Rollover Distribution. For purposes of 2009 RMDs, the Plan also will treat the following as as Eligible Rollover Distributions (Choose (iv) or (v), if applicable. If the Employer elects neither (iv) nor direct rollover for 2009 will be offered only for distributions that would be Eligible Rollover Distributions and to Code $\S401(a)(9)(H)$ .):		
		(iv)	[	]	2009 RMDs and Extended 2009 RMDs, both as defined in Section 6.02(F).		
		(v)	[	]	2009 RMDs, as defined in Section 6.02(F), but only if paid with an additional amount that is an Eligible Rollover Distribution without regard to Code §401(a)(9)(H).		
(3)	[]	Dist	rib	utic	on Methods (Choose one or both of a. and b. if applicable.):		
a. [ ] <b>Default Distribution Methods</b> (6.03(B)(2)). If a Participant or Beneficiary does distribution method and timing the Plan Administrator will direct the Trustee to d method and timing:							
			n	eth	cribe, e.g., Installments sufficient to satisfy RMD beginning at the Required Beginning Date. The selected od and timing must not be discriminatory and must be an option the plan makes available to participants or beneficiaries.)		
	b.	[]			efficiary Distribution Methods $(6.03(A)(2))$ . The Plan will distribute to the Beneficiary under the following ibution method(s). If more than one method is elected, the Beneficiary may choose the method of distribution:		
		(i)	[	]	Lump-Sum. See Section 6.03(A)(3).		
		(ii)	[	]	Installments sufficient to satisfy RMD. See Section 6.03(A)(4)(a).		
		(iii)	[	]	Ad-Hoc sufficient to satisfy RMD. See Section 6.03(A)(6).		
		(iv)	[	]	Other:		
(4)	[]	Ann	uit	y D	istributions (6.04). (Choose one or both of a. and b. if applicable.):		
	a.	[ ]			ification of QJSA (6.04(A)(3)). The Survivor Annuity percentage will be%. (Specify a percentage een 50% and 100%.)		
	b.				ification of QPSA (6.04(B)(2)). The QPSA percentage will be%. (Specify a percentage between 50% 100%.)		
(5)	[ ]				Acceleration (6.07). The existence of a hardship occurring after Separation from Service will be determined on-safe harbor rules of Section 6.07(B).		
(6)	[]	Replacement of \$5,000 amount (6.09). All Plan references (except in Sections 3.02(D), 3.10 and 3.12(C)(2)) to "\$5,000" will be \$ (Specify an amount less than \$5,000.)					
(7)	[]	Beneficiary's hardship need (6.07(H)). Effective(Specify date not earlier than August 17, 2006), a Participant's hardship includes an immediate and heavy financial need of the Participant's primary Designated Beneficiary under the Plan, as described in Section 6.07(H).					
(8)	[]	Non-spouse beneficiary rollover not permitted before required (6.08(G)). For distributions after December 31, 2006, and before(Specify a date not later than January 1, 2010), the Plan does not permit a Designated Beneficiary other than the Participant's surviving spouse to elect to roll over a death benefit distribution.					
[]	Adn	ninistr	ati	ve (	overrides (Article VII). (Choose one or more of (1) through (7) as applicable.):		
(1)	[ ]				ions prior to accrual or precise determination (7.04(B)(5)(b)). The Plan Administrator will allocate escribed in Section 7.04(B)(5)(b) as follows ( <i>Choose one of a., b., or c.</i> ):		
	a.	[]			at as contribution. Treat the Earnings as an Employer Matching or Employer Contribution and allocate rdingly.		
	b.	[]	В	ala	nce forward. Allocate the Earnings using the balance forward method described in Section 7.04(B)(4)(b).		
	c.	[]			<b>ghted average.</b> Allocate the Earnings on Matching Contributions using the weighted average method in a ner similar to the method described in Section 7.04(B)(4)(d).		

(h)

	(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: ( <i>Specify a definition.</i> )
	(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)	)	]	]	<b>Subsequent restoration of forfeiture-sources and ordering (7.07(A)(3)).</b> 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)	)	]	]	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.)
(i)	[	]	Iı	ısuı	rance overrides (Article IX). (Choose (1) if applicable.):
	(1)	)	[	]	Provisions relating to insurance and insurance company (9.08). The following provisions apply: (Specify such language as necessary to accommodate life insurance Contracts the Plan holds.)
					isions in this Election 44(i)(1) may override provisions in Article IX of the Plan, but must be consistent with all other e Plan.]
(j)	(j) [ ]				e Section 415 (Article XI) override (11.02(A)(1), 4.02(F)). Because of the required aggregation of multiple plans, to fy Code §415, the following overriding provisions apply:
			(5	Брес	cify such language as necessary to satisfy §415, e.g., the Employer will reduce Additional Additions to this plan before cing Annual Additions to other plans.)
(k)	[				e Section 416 (Article XI) override (11.02(A)(1), 10.03(D)). Because of the required aggregation of multiple plans, to fy Code §416, the following overriding provisions apply:
			(5	Брес	cify such language as necessary to satisfy §416, e.g., If an Employee participates in this Plan and another Plan the loyer maintains, the Employer will satisfy any Top-Heavy Minimum Allocation in this Plan and not the other plan.)

## APPENDIX C LIST OF GROUP TRUST FUNDS/PERMISSIBLE TRUST AMENDMENTS

[Note: An Employer maintaining its Plan under a Standardized Adoption Agreement only may amend its Adoption Agreement (as it relates to the Trust) to specify: (i) the names of the Plan, the Employer, the Trustee, the Custodian or other Plan fiduciaries; (ii) the Trust (Plan)Year; or the names of any pooled trust in which the Plan's Trust will participate. Do not use election 45 to substitute another pre-approved trust for the Trust. See Election 5(c) as to a substitute trust.]

pre-approved trust for the Trust. See Election 5(c) as to	o a substitute trust.]
without direction (and in addition to the discretionary T	2 (8.09). The nondiscretionary Trustee, as directed or the discretionary Trustee actin Trustee's authority to invest in its own funds under Section 8.02(A)(3)), may invest i (Specify the names of one of
[Note: A discretionary or nondiscretionary Trustee also	may invest in any group trust fund authorized by an independent Named Fiduciary.]
referred to as the Special Trustee. The sole responsibili No other Trustee has any duty to ensure that the contributions from the Employer. No Trustee, other that	is hereby appointed as a Trustee for the Plan, and is ity of the Special Trustee is to collect contributions the Employer owes to the Plan. butions received comply with the provisions of the Plan or is obliged to collect any an the Special Trustee, is obliged to ensure that funds deposited are deposited ustee will execute a form accepting its position and agreeing to its obligations
increditaci.	

### PARTICIPATION AGREEMENT (1.24(D)) [Standardized Adoption Agreement]

[Note: See Section 1.24(D)(1) as to participation by the Employees of Related Employers even where such Employers do not become Participating Employers. However, a Related Employer should execute a Participation Agreement to make clear that its Employees are Eligible Employees and to insure deductibility of its Employer Contributions.]

**Agreement as to Signatory Employer control.** The undersigned Related Employer, by executing this Participation Agreement, elects to become a Participating Employer in the Plan identified in the foregoing Adoption Agreement. The Participating Employer accepts, and agrees to be bound by, all of the Elections as made by the Signatory Employer. The Participating Employer also hereby consents to the Signatory Employer's sole authority (without further signature or other action by the Participating Employer) to amend, to restate or to terminate the Plan, to terminate the Participating Employer's participation in the Plan, and to take certain other actions, in accordance with Section 1.24(A) as applicable.

Plan Status. (Choose one.):		
[ ] New Plan.		
[ ] Restated Plan.		
<b>Initial Effective Date of Plan.</b> (enter date)		
[ ](hereinafter of	called the "Effective D	Date" unless Restatement Effective Date is entered below)
Restatement Effective Date. (If this is an amen	dment and restatemen	nt, enter effective date of the restatement.)
Plan contains appropriate retroactive "Effective Date")	day, year; may enter effective dates with re	a restatement date that is the first day of the current Plan Year. The espect to provisions for the appropriate laws.) (hereinafter called the
the date specified in Election 4 on the Adoption. Where the Participating Employer is restating it	Agreement or the Parts Plan, the Participate Signatory Employer that ature or approval.]	ing this Plan as a PPA restated Plan, the restated Effective Date is ticipating Employer's original Effective Date, whichever is later. ing Employer may wish to execute this Participation Agreement even e authority to make Plan amendments on behalf of Participating
	•	ing Employer:
	Signed:	
		[print name/title]
	Participati	ing Employer's TIN:
Acceptance by Signatory Employer and Trus	tee/Custodian.	
Signatory Employer:		Trustee(s)/Custodian(s):
Date:		Date:
Signed:		Signed:
	[print name/title]	[print name/title]