ADOPTION AGREEMENT FOR SUNGARD CORBEL LLC NON-STANDARDIZED 401(K) PROFIT SHARING PLAN

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

EMPLOYER INFORMATION

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

1.	EMPLOYER	R'S NAME, ADDRESS, TELEPHONE NUMBER AND TIN
	Name:	
	Address:	Street
		City State Zip
	Telephone:	
	Taxpayer Ide	entification Number (TIN):
2.	b. [] Pro c. [] S O d. [] Lin 1. 2.	NTITY orporation (including Tax-exempt or Non-profit Corporation) ofessional Service Corporation Corporation mited Liability Company that is taxed as: [] a partnership or sole proprietorship [] a Corporation [] an S Corporation
	e. [] So f. [] Pa	le Proprietorship rtnership (including Limited Liability) her: (must be a legal entity recognized under federal income tax laws)
3.	a. [] Be	R'S FISCAL YEAR means the 12 consecutive month period: ginning on
	b. [] Of	her: (must be the period used for IRS reporting purposes)
4.	service group a. [] No b. [] Ye 1.	D EMPLOYERS/PARTICIPATING EMPLOYERS. Is the Employer a member of a controlled group or an affiliated p (within the meaning of Code Section 414(b), (c), or (o))? b. cs, Employer is a member of (select all that apply): [] a controlled group [] an affiliated service group
	3.	ND, will any of the Affiliated Employers adopt the Plan as Participating Employers? [] Yes. (Complete a Participation Agreement for each Participating Employer.) [] No. (The Plan could fail to satisfy the Code Section 410(b) coverage rules.)
	NFORMATION of the	ON Adoption Agreement is not needed solely to reflect a change in the information in Questions 9. through 11.)
5.	PLAN NAM	IE:

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6.	EFFEC:	ΓIVE DATE						
	a. []	This is a new	v Plan effective	e as of			(hereinafte	er called the "Effective Date"). ee (hereinafter called the
	b. []	This is an an	nendment and	restatemen	t of a pla	an which v	vas originally effectiv	re
		The effective D	e date of this a	mendment	and rest	atement is		(hereinafter called the
	c. []			MENTS: 7	This is a	n amendme	ent and restatement to	bring a plan into compliance with the
	v. []							and other legislative and regulatory
		changes. The	e Plan's origina	al effective	date wa	S		. Except as specifically provided
		in the Plan, t	he effective da	ate of this a	mendme	ent and res	tatement is	(hereinafter
		called the "E contains app	ffective Date" ropriate retroa). (May ent ctive effect	ter a rest tive date	atement da s with resp	ate that is the first day sect to provisions for	Except as specifically provided (hereinafter of the current Plan Year. The Plan the appropriate laws.)
7.	PLAN Y	YEAR means the	ne 12 consecut	ive month	period:			
	Reginni	ng on				(e o	January 1st)	
	Degillili	Ing OII	month	day		(c.g.,	January 15t)	
				•				
	and end	ing on		day				
			month	day				
	EXCEP'	T that there wi	ll be a Short P	lan Year (i	f the effe	ective date	of participation is ba	sed on a Plan Year, then coordinate with
	Question			`				
	a. []	N/A						
	b. []	beginning or	n mo	.1			(e.g., July 1	, 2007)
			mo	nth	day,	year		
		and ending o	nn .					
		and chang o	mc	onth	day,	year		
					3 /	,		
8.		ATION DATE						
	a. []	Every day th	at the Trustee	(or Insurer), any tra	ansfer agei	nt appointed by the T	rustee (or Insurer) or the Employer, and
	1				it are op	en for bus	iness (daily valuation).
		The last day The last day				1)		
		The last day				uai).		
		Other (specif						(must be at least once each Plan Year)
	v. []	other (speen	if day of days,					(mast be at least once each I lan I ear)
9.	PLAN N	NUMBER assig	gned by the Er	nployer				
	a. []							
	b. []	002						
	c. []	Other:						
10.	трист	EE(S) OR INS	LIDED(C).					
10.	a. []			vely with (Contract	s and the n	name of the Insurer(s)	is:
	u. []		runded exerusi	Tur C	commuci			
		(1)		<u></u>		(2)		(if more than 2,
	L F 1		signature pag					-1 h T (
	b. []	Trustees as n		serve as 11	ustee(s)	over asset	s not subject to contro	ol by a corporate Trustee. (Add additional
		Trustees as i	lecessary.)					
		Name(s)					Title(s)	
							_	
		-						

		elephone number:	,		
		Employer address and telephone naddress and telephone number belo			
		•			
	Address:		Street		
		City		State	Zip
	Telephone:				
a []	Corporate Trus	taa			
c. []	Corporate Trus	itee			
	Name:				
	Address:				
	Address.		Street		
		City		State	Zip
	Telephone:			_	
	e Trustee shall s a Directed (not	erve as: adiscretionary) Trustee over all Pla	an assets except for	r the following	
u . []	u Directed (no.	101301011011111111111111111111111111111	an ussous		
e. []	a Discretionary	Trustee over all Plan assets excep	ot for the following	g:	
	-				
AND, sh	all a separate tru	st agreement that is approved by t	he IRS for use wit	h this Prototype Pla	an be used with this Plan?
f. []	No.				
g. []	res.				
NOTE:		ed, an executed copy of the trust a Plan and trust agreement will be re			
		ll be those specified in the trust ag		logemer. The respon	insidiffices, fights and powers of
PLANA	DMINISTR ATM	OR'S NAME, ADDRESS AND TI	FLEPHONE NUM	IRFR·	
(If none	is named, the Er	nployer will be the Plan Administr	rator.)	IDER.	
a. [] b. []	Employer (Use	Employer address and telephone ress and telephone number below:	number).		
о. []		tess and telephone number below.			
	Name:				
	Address:				
			Street		
	•	City		State	Zip
	Telephone:	·			•
	reiephone.			<u> </u>	
	RUCTION OF P		manusalth whe	the Employer's (in the case of a comparate
		ned by the laws of the state or com a Trustee's (or Insurer's)) principal			
specified	:				

	Non-Standardized 401(k) Front Sharing Fr
13.	CONTRIBUTION TYPES The following contributions are authorized under this Plan. The selections made below should correspond with the selections made under the Contributions and Allocations section of this Adoption Agreement. a. [] Elective Deferrals (Section 401(k) Salary Reductions including Roth Contributions, if selected, at Question 27.) b. [] SIMPLE 401(k) Contributions (Question 28.) c. [] 401(k) Safe Harbor Contributions (Match/Nonelective) (Question 29.) d. [] Employer Matching Contributions (Question 30.) e. [] Employer Nonelective Profit Sharing Contributions (includes Prevailing Wage Contributions) (Question 31.) f. [] Rollover Contributions (Question 45.) g. [] After-tax Voluntary Employee Contributions (Question 46.) h. [] This is a frozen Plan effective:
ELIGIB	ILITY REQUIREMENTS
14.	ELIGIBLE EMPLOYEES (Plan Section 1.25) means all Employees (including Leased Employees) EXCEPT for the following Employees: (select all that apply below)

NOTE: Unless otherwise specified in this Section, Elective Deferrals include Roth Elective Deferrals, after-tax voluntary Employee contributions, and Rollover Contributions; Matching includes QMACs; and Nonelective Profit Sharing includes QNECs. ADP/ACP safe harbor contributions and SIMPLE 401(k) contributions are subject to the exclusions for Elective Deferrals except as provided in Question 29.

		All Contributions	Elective Deferrals	Matching	Nonelective Profit Sharing
a.	No Exclusions	1.[] OR	2. []	3. []	4. []
b.	Union Employees (as defined in Plan Section 1.25)	1.[] OR	2. []	3. []	4. []
c.	Nonresident Aliens (as defined in Plan Section 1.25)	1.[] OR	2. []	3. []	4. []
d.	Highly Compensated Employees	1.[] OR	2. []	3. []	4. []
e.	Leased Employees	1.[] OR	2. []	3. []	4. []
f.	Part-time/Temporary/Seasonal Employees. A part-time, temporary or seasonal Employee is an Employee whose regularly scheduled Service is less than Hours of Service in the relevant eligibility computation period.	1.[] OR	2. []	3. []	4. []
g.	Other: (must cexcept as provided in f. above), and, if using the average a reasonable classification).	be definitely determin		based on age o	r length of service

15. CONDITIONS OF ELIGIBILITY (Plan Section 3.1)

Any Eligible Employee will be eligible to participate in the Plan upon

Any Eligible Employee will be eligible to participate in the Plan upon satisfaction of the following (select a. or all that apply in b. - l.):

NOTE: Unless otherwise specified in this Section, Elective Deferrals include Roth Elective Deferrals, after-tax voluntary Employee contributions, and Rollover Contributions; Matching includes QMACs; and Nonelective Profit Sharing includes QNECs. ADP/ACP safe harbor contributions and SIMPLE 401(k) contributions are subject to the conditions for Elective Deferrals except as provided in Question 29.

	All Contributions	Elective Deferrals	Matching	Nonelective Profit Sharing
a. No age or service required	1.[] O	R 2. []	3. []	4. []
b. Age 20 1/2	1.[] O	R 2. []	3. []	4. []
c. Age 21	1.[] O	R 2. []	3. []	4. []
d. Age (may not exceed 21)	1.[] O	R 2. []	3. []	4. []

e.						9
	6 months of service	1.[]	OR	2. []	3. []	4. []
f.	1 Year of Service	1.[]	OR	2. []	3. []	4. []
g.	2 Years of Service	N/A	OR	N/A	3. []	4. []
h.	(not to exceed 1,000) Hours of Service within (not to exceed 12) consecutive months from the Eligible Employee's employment commencement date. If an Employee does not complete the stated Hours of Service during the specified time period, the Employee is subject to the 1 Year of Service requirement in f. above.	1.[]	OR	2. []	3. []	4. []
i.	(not to exceed 12) consecutive months of employment from the Eligible Employee's employment commencement date. If an Employee does not complete the stated number of months, the Employee is subject to the 1 Year of Service requirement in f. above.	1.[]	OR	2. []	3. []	4. []
j.	Other:	1.[]	OR	2. []	3. []	4. [] erminable and may
	may not exceed 2 Years of Service). OTE: For Employer matching and/or profit sharing covesting is required. OTE: If the service requirement is or includes a fraction			an 1 Year of Se	rvice is selected	d, 100% immediate
N(STE: If the service requirement is or includes a fraction specified number of Hours of Service to receive an Employee will not be required to complete a selected in h. above. In both cases, the Plan muotre: Year of Service means Period of Service if Elaphora, the service and/or age requirements specified above no waivers of conditions):	e credit for such specified it structure the Elap psed Time me re shall be wai	th fraction lumber of osed Time thod is ch	nal year. If exp f Hours of Serv e method to det losen. cordance with t Elective	ressed in monthice in a particul ermine service. the following (letter)	as of service, then ar month, unless eave blank if there
NO All are	specified number of Hours of Service to feeeive an Employee will not be required to complete a selected in h. above. In both cases, the Plan mu OTE: Year of Service means Period of Service if Elan ND, the service and/or age requirements specified above e no waivers of conditions):	e credit for sumy specified rest use the Elaposed Time me	th fraction umber of the control of the character of the	nal year. If exp f Hours of Serv e method to det losen. cordance with t Elective Deferrals	ressed in monthice in a particul ermine service. the following (leterate Matching)	as of service, then ar month, unless eave blank if there
NO All are	specified number of Hours of Service to feed with an Employee will not be required to complete a selected in h. above. In both cases, the Plan muDTE: Year of Service means Period of Service if ElaphD, the service and/or age requirements specified above.	e credit for such specified it structure the Elaposed Time me re shall be waite shall Contribution 1. []	ch fraction umber of umber of the control of the character of the characte	nal year. If exp Hours of Serve method to det nosen. cordance with t Elective Deferrals 2. []	ressed in monthice in a particul ermine service. the following (leteral Matching and San []	as of service, then ar month, unless eave blank if there Nonelective Profit Sharing 4. []
NO AN are	specified number of Hours of Service to receive an Employee will not be required to complete a selected in h. above. In both cases, the Plan muote. Year of Service means Period of Service if Elaphon, the service and/or age requirements specified above no waivers of conditions): If employed on the following requirements will be waived. The waiver applies to any Eligible Employee unless c, selected below. Such Employees shall enter the Plan as of such date (select a. and/or b. AND c. if applicable): a. [] service requirement (will let part-time Eligible [] age requirement (will let part-time Eligible [] waivet is for:	e credit for such specified it structure the Elaposed Time me re shall be waite shall Contribution 1. []	ch fraction umber of umber of the control of the character of the characte	nal year. If exp Hours of Serve method to det dosen. cordance with telective Deferrals 2. [] Plan) Code Section 4	ressed in monthice in a particul ermine service. the following (leteral Matching and San []	as of service, then ar month, unless eave blank if there Nonelective Profit Sharing 4. []

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16. EFFECTIVE DATE OF PARTICIPATION (ENTRY DATE) (Plan Section 3.2)

An Eligible Employee who has satisfied the eligibility requirements will become a Participant in the Plan as of the date selected below:

NOTE: Option e. below can only be selected when eligibility is six months of service or less and age is 20 1/2 or less. However, options e.3 and e.4 may be selected when eligibility is 1 1/2 Years of Service or less and age is 20 1/2 or less and the Plan provides for 100% vesting.

NOTE: Unless otherwise specified in this Section, Elective Deferrals include Roth Elective Deferrals, after-tax voluntary Employee contributions, and Rollover Contributions; Matching includes QMACs; and Nonelective Profit Sharing includes QNECs. ADP/ACP safe harbor contributions and SIMPLE 401(k) contributions are subject to the provisions for Elective Deferrals except as provided in Question 29.

		All Contribution	ıs	Elective Deferrals	Matching	Nonelective Profit Sharing		
a.	Date requirements met	1.[]	OR	2. []	3. []	4. []		
b.	First day of the month coinciding with or next following date requirements met	1.[]	OR	2. []	3. []	4. []		
c.	First day of the quarter coinciding with or next following date requirements met	1.[]	OR	2. []	3. []	4. []		
d.	First day of Plan Year or first day of 7th month of Plan Year coinciding with or next following date requirements met	1.[]	OR	2. []	3. []	4. []		
e.	First day of Plan Year coinciding with or next following date requirements met	1.[OR	2. []	3. []	4. []		
f.	First day of Plan Year in which requirements met	N/A	OR	N/A	3. []	4. []		
g.	First day of Plan Year nearest date requirements met	N/A	OR	N/A	3. []	4. []		
h.								
	, provided that an Eligible Employee who has satisfied the maximum age (21) and service requirements (1 Year (or Period) of Service (or more than 1 year if full and immediate vesting)) and who is otherwise entitled to participate, shall commence participation no later than the earlier of (a) 6 months after such requirements are satisfied, or (b) the first day of the first Plan Year after such requirements are satisfied, unless the Employee separates from service before such participation date.							

SERVICE

17.	RECOGNITION	VOF SERVICE V	VITH OTHER EMP	LOYERS (Plan S	ections 1.60 and 1.85)

a. [] No service with other Employers shall be recognized.

OR, service with the designated employers and purposes is recognized as follows (attach an addendum to the Adoption Agreement if more than 3 employers):

rigicem	ent il more tumi 3 employers).	Eligibility	Vesting	Contribution Allocation
b. []	Employer name:	. []	[]	[]
c. []	Employer name:	. []	[]	[]
d. []	Employer name:	. []	[]	[]
e. []	Limitations:		[] Employer acc	[] quires after

NOTE: If the other Employer(s) maintained this qualified Plan, then Years (and/or Periods) of Service with such Employer(s) must be recognized pursuant to Plan Sections 1.60 and 1.85 regardless of any selections above.

18.	SERVICE CREDITING METHOD (Plan Sections 1.60 and 1.85)					
	NOTE:	If no selections are made in this Section, then the Hours of Service method will be used (with actual Hours of Service) and the provisions set forth in the definition of Year of Service in Plan Section 1.85 will apply.				
	a. []	Elapsed Time Method (Period of Service applies instead of Year of Service) shall be used for the following purposes (select all that apply): 1. [] all purposes. (If selected, skip to Question 19.) 2. [] eligibility to participate. 3. [] vesting. 4. [] sharing in allocations or contributions.				
	b. []	Hours of Service Method shall be used for the following purposes (select all that apply): 1. [] eligibility to participate in the Plan. The eligibility computation period after the initial eligibility computation period shall: a. [] shift to the Plan Year. b. [] be based on each anniversary of the date the Employee first completes an Hour of Service. 2. [] vesting. The vesting computation period shall be: a. [] the Plan Year. b. [] the Plan Year. b. [] the date an Employee first performs an Hour of Service and each anniversary thereof. 3. [] sharing in allocations or contributions (the computation period shall be the Plan Year). AND, the following Hour of Service alternatives will apply (select all that apply): 4. [] Equivalency Method. Instead of using actual Hours of Service, Hours of Service will be determined using the method selected below. Such method will apply to: a. [] all Employees. b. [] Employees for whom records of actual Hours of Service are not maintained or available (e.g., salaried employees). ON THE BASIS OF: c. [] days worked (10 hours per day). d. [] weeks worked (45 hours per week). e. [] semi-monthly payroll periods worked (95 hours per semi-monthly pay period). f. [] months worked (190 hours per month). g. [] bi-weekly payroll periods worked (90 hours per bi-weekly pay period). 5. [] Number of Hours of Service Required. Year of Service means the applicable computation period during which an Employee has completed at least				
VESTIN	G	which an Employee has completed at least (not to exceed 1,000) Hours of Service.				
19.	a. []b. []c. []Vesting td. []	G OF PARTICIPANT'S INTEREST (Plan Section 6.4(b)) N/A. No Employer profit sharing or matching contributions are subject to a vesting schedule. (skip to Question 23.) 100% for those Participants employed on				
		4. [] 3 Year Cliff: 0-2 years-0%; 3 years-100% 5. [] 7 Year Graded: 0-2 years-0%; 3 years-20%; 4 years-40%; 5 years-60%; 6 years-80%; 7 years-100% 6. [] 5 Year Cliff: 0-4 years-0%; 5 years-100%				

schedules; o		ner 5. or 6. above in each year without of any Employer matching contributions between the two schedules:	
	Service	Percentage	
		%	
		% %	
		%	
		% %	
h. [] The schedule in e. or f i. [] 100% vesting. Participal eligibility requirement j. [] The following vesting method is selected), a 1. [] 6 Year Grad 2. [] 4 Year Grad 3. [] 5 Year Grad 4. [] 3 Year Cliff	ployer matching contribution of 1 - f.4 above shall also appoints are 100% vested in Entitis greater than 1 Year (or Fischedule, based on a Participalities to Employer matching led: 0-1 year-0%; 2 years led: 1 year-25%; 2 years led: 1 year-20%; 2 years led: 1 year-20%; 3 years to be at least as liberal as eith	ipant's Years of Service (or Periods of g contributions: -20%; 3 years-40%; 4 years-60%; 5-50%; 3 years-75%; 4 years-100%; 3 years-60%; 4 years-80%; 5	Service if the Elapsed Time 5 years-100% 5 years-100%
Service if the Elapsed Time met a. [] N/A (the regular vesti b. [] 6 Year Graded: 0- c. [] 3 Year Cliff: 0- d. [] Other - Must be at lea a different top-heavy s	hod is selected) shall be as ing schedule already satisfied vear-0%; 2 years-20%; 2 years-100% at as liberal as either b. or coschedule applies to different	ag schedule, based on a Participant's Ye follows: s one of the minimum top-heavy sched 3 years-40%; 4 years-60%; 5 years-above in each year without switching contribution sources, attach an addenge	lules). 80%; 6 years-100% between the two schedules. (I
that applies to each so	urce): Service	Percentage	
		%	
		<u></u> %	
		% %	
		% %	
		%	
	itial Effective Date of the Pl	an or a predecessor plan. an Employee attains age 18.	
	ale, Participants shall becon chedule, or all contributions	TT DISABILITY ne fully Vested upon (select a. or all that to the Plan are fully Vested.	at apply of b. and c.):

21.

RETIREMENT AGES

23.	a. []	AL RETIREMENT AGE ("NRA") (P date of a Participant's birt later of a Participant's birt first day of the Plan Year in which	hday (not to exceed 6 thday (not to exceed 6	5th). 55th) or the	(not to exc	eed 5th) annive	ersary of the		
24.	a. [] OR (sele b. [] c. [] d. []	AL RETIREMENT DATE (Plan Sect Participant's NRA. ct one) first day of the month coinciding w first day of the month nearest the Pa Anniversary Date coinciding with of Anniversary Date nearest the Partic	ith or next following t articipant's NRA. or next following the F	-	RA.				
25.	a. []	RETIREMENT DATE (Plan Section N/A. No Early Retirement provision Early Retirement Date means the: 1. [] date on which a Participa 2. [] first day of the month coin Retirement requirements. 3. [] Anniversary Date coincid Retirement requirements.	n provided. In satisfies the Early Form the satisfies the Early Form the satisfies the Early Form the satisfies the Early Form the satisfies the	ollowing the date	on which a Pa		•		
		AND, the Early Retirement requires 4. [] Participant attains age	e blank if not applicab Years (or Periods) of	Service for vestin	g purposes.				
		AND, shall a Participant become fu5. [] Yes.6. [] No.	lly Vested upon attain	nment of the Early	Retirement D	ate?			
COMPI	ENSATIO	N							
26.	a. []	NSATION (Plan Section 1.14) with Wages, tips and other compensation Section 3401(a) wages (wages for v415 safe harbor compensation.	on Form W-2.						
	d. []	unless an alternative period is speci	ending within the Plan r ending within the Plan on 415 purposes shall fied:	Year. an Year.	e determinatio	on period for Co	ompensation		
	(must be a consecutive twelve month period). ADJUSTMENTS TO COMPENSATION. Compensation shall be adjusted by (select all that apply):								
		Elective Deferrals include Roth Ele includes QNECs unless specified of Employer matching contributions.	ctive Deferrals, Matcl	hing includes QM	ACs, and Non	elective Profit S			
			All Contributions	Elective Deferrals	Matching	Nonelective Profit Sharing	ADP Safe Harbor Nonelective		
	g. No A	adjustments	1. [] OR	2. []	3.[]	4. []	5. []		

h. including Salary Deferrals (401(k), 125,

132(f), 403(b), SEP, 414(h) pickup, & 457)

1. [] **OR**

2. []

3. []

4. []

5. []

	i.	excluding reimbursements or other expense allowances, fringe benefits (cash or non-cash), moving expenses, deferred compensation (other than deferrals specified in h. above) and welfare benefits.	1.[]	OR	2.[]	3.[]	4.[]	5.[]
	j.	excluding Compensation paid during the determination period while not a Participant in the component of the Plan for which the definition applies.	1. []	OR	2. []	3.[]	4. []	5. []
	k.	excluding Compensation paid during the determination period while not a Participant in <i>any</i> component of the Plan for which the definition applies.	1. []	OR	2. []	3. []	4. []	5. []
	l.	excluding overtime	1. []	OR	2. []	3. []	4. []	5. []
	m.	excluding bonuses	1. []	OR	2. []	3. []	4. []	5. []
	n.	excluding commissions	1. []	OR	2. []	3. []	A . []	5. []
	NO	OTE: Options l.4., m.4., n.4., or o.4. may not selected). In addition, if l., m., n., or o. rules. OTE: If the post-severance compensation pro Appendix A (Special Effective Dates a	is selec	etec	d, the defi	nition of Composed Code Secti	ensation could	violate the none	liscrimination
		UTIONS AND ALLOCATIONS							
27.	SA	LARY REDUCTION ARRANGÉMENT - E	LECTI	VE	DEFERR	ALS (Plan Sec	tion 12.2)		
	A.	Deferral Limit. Each Participant may elect a. [] up to							
	В.	Additional deterral limits. Regardless of the defendant of the participant of the participant of the participant of the participant who are Highly Constead of 27. A applying, the defendant of the participant of the percentage equal to that begins with or with the participant of the percentage of the participant of the percentage of th	e electi Comper erral lin sation. the def in the I on 401(a	on isat nit i erra Plar a)(1	to defer used Emplois (must be al limit in Year div 17).	p to% yees determined e equal to or low effect under Co ided by the ann	of any bonus. I as of the begiver than limit so de Section 402 ual compensati	nning of a Plan elected in 27.A (g)(3) for the ca): alendar year
	C.		rticipan ant in ap	ts r	make Catc ying any n applying a	h-Up Contribut natching contrib ny matching con	ions?		not be selected

		January 1, 2002) when Catch-Up Contributions were first permitted). AND, if the amount of Elective Deferrals that may be made to the Plan is limited in A. and/or B. above, are Catch-Up Contributions aggregated with other Elective Deferrals in applying such limits?
		 5. [] No or N/A. There are no limits or Catch-Up Contributions may be made in addition to any imposed limits. 6. [] Yes. (If selected, the limits in A. and/or B. must not be less than 75% of Compensation.)
D.		ntributions. May Participants designate all or a portion of their Elective Deferrals as Roth Elective Deferrals?
	i. [] j. []	No. Yes. Special Effective Date. Is there a special effective date for the Roth Elective Deferral provisions? 1. [] No.
		2. [] Yes, the effective date of the Roth Elective Deferral provisions is (enter special effective date or, if this is an EGTRRA restatement, enter the date (not earlier than January 1, 2006) when Roth Elective Deferrals were first permitted).
E. Special :		Effective Date. Is there a special effective date for the salary deferral component of the Plan? No.
	1. []	Yes, the effective date of the salary deferral component of the Plan is (enter month day, year; may not be earlier than the date on which the Employer first adopts the salary deferral component of the Plan).
F.	without a	Modifications. (Optional: the Administrator may adopt procedures that override any elections in this section formal Plan amendment.) PARTICIPANTS MAY commence salary deferrals on the effective date of participation and on (must be at least once each calendar year).
	n. [] o. [] p. [] q. [] r. []	As of each payroll period On the first day of each month On the first day of each Plan Year quarter On the first day of the Plan Year or the first day of the 7th month of the Plan Year Other: (must be at least once each calendar year).
G.	amount of s. [] t. []	cic Deferral Provisions. Shall Participants who do not affirmatively elect to receive cash or have a specified of Compensation contributed to the Plan automatically have Compensation deferred? No Yes, subject to the following provisions:
		 Special Effective date of the automatic deferral provisions: 1. [] N/A. New Plan or provisions were in effect prior to this restatement (skip to 3. below). 2. [] The provisions are first effective as of: a. [] the date of this restatement. b. [] Other:
		 Application to new Participants. The automatic deferral provisions apply to: c. [] Employees who become Participants on or after the effective date of the automatic deferral provisions. d. [] Participants who were hired on or after the effective date of the automatic deferral provisions.
		Application to existing Participants. The automatic deferral provisions apply to those Participants in the Plan as of the effective date of the automatic deferral provisions in accordance with the following (select one): e. [] All Participants. All Participants, regardless of any prior Salary Reduction Agreement. f. [] Election of at least automatic deferral amount. All Participants, except those who have a Salary Reduction Agreement in effect on the automatic deferral provisions effective date, provided the Elective Deferral amount under the Agreement is at least equal to the automatic deferral amount.
		g. [] No existing Salary Reduction Agreement. All Participants, except those who have a Salary Reduction Agreement in effect on the automatic deferral provisions effective date (regardless

of the Elective Deferral amount under that Agreement).

		 Type of Elective Deferral. The automatic deferral shall be a Pre-Tax Elective Deferral unless selected below: The automatic deferral shall be a Roth Elective Deferral (may only be selected if Roth Elective Deferrals are permitted at 27.D above).
		Initial automatic deferral amount. Each Participant who is subject to the automatic deferral provisions will have Compensation deferred by the following amount unless otherwise elected by the Participant: 4. []% of Compensation for each payroll period. 5. [] \$ for each payroll period.
		Escalation of deferral amount. 6. [] N/A (no escalation) 7. [] The initial automatic deferral amount shall increase as elected below: a. []% of Compensation per year up to a maximum of% of Compensation. b. [] \$ per year up to a maximum of \$ c. [] in accordance with the following schedule: Plan Year of application to a Participant 1 - 2 3% 4 5% 5 and thereafter d. [] Other:
		Timing of escalation. The escalation provision above shall apply as of e. [] N/A (7.c. selected or entry at 7.d. includes timing provision). f. [] Each anniversary of the Participant's date of hire. g. [] Each anniversary of the Participant's Entry Date. h. [] The first day of each Plan Year. i. [] The first day of each calendar year. j. [] Other:
28.	Shall the SII a. [] No b. [] Ye	1(k) PLAN ELECTION (Plan Section 13.1) MPLE 401(k) provisions of Article XIII apply? o. es, the SIMPLE 401(k) provisions will apply. The Plan Year must be the calendar year and the Employer must be an ligible employer" as defined in Plan Section 13.1(b)(1). (If selected, then skip to 34).
29.	Will the AD NOTE: If Er a. [] No b. [] Yo c. [] Yo IF	E HARBOR PROVISIONS (Plan Section 12.8) P and/or ACP test safe harbor provisions be used? (select a., b., or c.) the Employer wants the discretion to determine whether the provisions will apply on a year-by-year basis, then the imployer may either select 29.a. (No) OR 29.b. or 29.c. and option 29.e.2. o. (If selected, skip to Question 30.) es, but only the ADP (and NOT the ACP) test safe harbor provisions will be used. es, both the ADP and ACP test safe harbor provisions will be used. c is selected, does the Plan permit Employer matching contributions in addition to any safe harbor contributions lected in d. or e. below? [] No or NA. Any Employer matching contributions, other than any safe harbor matching contributions selected in d. below, will be suspended in any Plan Year in which the safe harbor provisions are used. [] Yes, the Employer may make Employer matching contributions in addition to any ADP test safe harbor matching contributions selected in d. below. (If selected, complete the provisions of the Adoption Agreement relating to Employer matching contributions (i.e., Question 30.) that will apply in addition to any selections made in d. below. Also, no allocation conditions may be imposed at 30.F.)
	YEAR: NOTE: The Ba	OYER WILL MAKE THE FOLLOWING ADP TEST SAFE HARBOR CONTRIBUTION FOR THE PLAN ne ACP test safe harbor is automatically satisfied if the only matching contribution made to the Plan is either (1) a asic Matching Contribution or (2) an Enhanced Matching Contribution that does not provide a match on Elective eferrals in excess of 6% of Compensation.
		If E Harbor Matching Contribution (select 1. or 2. AND one from 3 6.) [] Basic Matching Contribution. The Employer will make matching contributions to the account of each "eligible Participant" in an amount equal to the sum of 100% of the amount of the Participant's Elective Deferrals that do not exceed 3% of the Participant's Compensation, plus 50% of the amount of the Participant's Elective Deferrals that exceed 3% of the Participant's Compensation but do not exceed 5% of the Participant's Compensation.

	2. []	Enhanced Matching Contribution. The Employer will make matching contributions to the account of each "eligible Participant" in an amount equal to the sum of:
		a. []% (may not be less than 100%) of the Participant's Elective Deferrals that do not exceed% (may not be less than 3%; if over 6% or if left blank, the ACP test will still apply) of
		the Participant's Compensation, plus b. []% of the Participant's Elective Deferrals that exceed% of the Participant's Compensation but do not exceed% (if over 6% or if left blank, the ACP test will still apply) of the Participant's Compensation.
		NOTE: a. and b. must be completed so that, at any rate of Elective Deferrals, the matching contribution is at least equal to what the matching contribution would be if the Employer were making Basic Matching Contributions (as defined in 29.d.1. above), but the rate of match cannot increase as deferrals increase. For example, if a. is completed to provide a match equal to 100% of deferrals up to 4% of Compensation, then b. need not be completed.
	purpose	e safe harbor matching contribution will be determined on the following basis (and Compensation for such will be based on the applicable period): the entire Plan Year.
	4. []	each payroll period. all payroll periods ending with or within each month.
e. []	Safe Hai	rbor Nonelective Contributions (select one)
	1. []	Fixed. The Employer will make a Safe Harbor Nonelective Contribution to the account of each "eligible Participant" in an amount equal to% (may not be less than 3%) of the Employee's Compensation for the Plan Year.
	2. []	Discretionary ("maybe"). The Employer may elect to make a Safe Harbor Nonelective Contribution after a Plan Year has commenced in accordance with the provisions of Plan Section 12.8(h). If this option e.2. is selected, the Safe Harbor Nonelective Contribution will be required only for a Plan Year for which the Plan is
	3. []	amended to provide for such contribution and the appropriate supplemental notice is provided to Participants. Other Plan. The Employer will make a Safe Harbor Nonelective Contribution to another defined contribution plan maintained by the Employer (specify the name of the other plan):
eligible t	o make El	OF THE ADP test safe harbor contribution, the term "eligible Participant" means any Participant who is ective Deferrals with the following exclusions:
f. []		exclusions. ns (select all that apply, if any):
g. []	1. []	
	2. []	Employees who have not satisfied the greatest minimum age and service conditions permitted under Code Section 410(a) (i.e. age 21 and 1 Year of Service), with the following deemed effective date of participation: The first day of the Plan Year in which the requirements are met. Other:
	3 ()	(no later than the earlier of (a) 6 months after such requirements are satisfied, or (b) the first day of the first Plan Year after such requirements are satisfied).
		(must be a Highly Compensated Employee or an Employee who can be excluded under the permissive or mandatory disaggregation rules of Regulations Sections 1.401(k)-1(b)(4) and 1.401(m)-1(b)(4)).
		TWE DATE OF ADP AND ACP TEST SAFE HARBOR PROVISIONS
h. [] i. []	(enter the	P and ACP test safe harbor provisions are effective for Plan Years beginning on or after: e first day of the Plan Year for which the provisions are effective and, if necessary, enter any other special dates that apply with respect to the provisions).
		TCHING CONTRIBUTIONS (Plan Section 12.1(a)(2))
NOTE:	Plan auto	ss of any selection below, if the ACP test safe harbor is being used (i.e., Question 29.c. is selected), then the omatically provides that only Elective Deferrals up to 6% of Compensation are taken into account in applying a set forth below and that the maximum discretionary matching contribution that may be made on behalf of

any Participant is 4% of Compensation.

Mat	tchir	g Formula.
	[]	N/A. There will not be any Employer matching contributions (skip to Question 31.).
b.	[]	The Employer (select 1. or 2.) 1. [] may make matching contributions equal to a discretionary percentage, to be determined by the
		Employer, of the Participant's Elective Deferrals.
		2. [] will make matching contributions equal to% (e.g., 50) of the Participant's Elective Deferrals, plus:
		a. [] N/A.
		b. [] an additional matching contribution of a discretionary percentage, to be determined by the Employer, but not to exceed% (leave blank if not applicable) of Compensation.
		AND, in determining the Employer matching contribution above, only Elective Deferrals up to the percentage or dollar amount specified below will be matched: (select 3. and/or 4. OR 5.) 3. []% of a Participant's Compensation.
		 4. [] \$ 5. [] a discretionary percentage of a Participant's Compensation or a discretionary dollar amount, the
		percentage or dollar amount to be determined by the Employer on a uniform basis for all Participants.
c.	[]	The Employer may make matching contributions equal to a discretionary percentage, to be determined by the
d	г 1	Employer, of each tier, to be determined by the Employer, of the Participant's Elective Deferrals. The Employer will make matching contributions equal to a uniform percentage of each tier of each Participant's
d.	LJ	Elective Deferrals, determined as follows:
		NOTE: Fill in only percentages or dollar amounts, but not both. If percentages are used, each tier represents the
		amount of the Participant's applicable contributions that equals the specified percentage of the Participant's Compensation (add additional tiers if necessary):
		Tiers of Contributions (indicate \$ or %) Matching Percentage
		First %
		Next %
		Next%
		Next%
e.	[]	The Employer will make matching contributions equal to a uniform percentage of each Participant's Elective Deferrals based on the Participant's Years of Service (or Periods of Service if the Elapsed Time method is selected), determined as follows (add additional tiers if necessary):
		Service Matching Percentage
		%
		%
		For purposes of the above matching contribution formula, a Year (or Period) of Service means a Year (or Period) of Service for:
		 1. [] vesting purposes. 2. [] eligibility purposes.
NO'	TE:	If c., d., or e. above is selected, the Plan may violate the Code Section 401(a)(4) nondiscrimination requirements if the rate of Employer matching contributions increases as a Participant's Elective Deferrals or Years (or Periods) of Service increase.
Mat f.		Ig Limit. The Employer matching contribution made on behalf of any Participant for any Plan Year will not exceed N/A. No limit on the amount of matching contribution.
g.		N/A. No limit on the amount of matching contribution. \$
h	Γí	% of Compensation

B.

A.

C.		of Determination. The matching contribution formula will be applied on the following basis (and any sation or dollar limitation used in determining the match will be based on the applicable period): the Plan Year.
	j. []	each payroll period.
	k. []	all payroll periods ending within each month.
	l. [] m. []	all payroll periods ending with or within each Plan Year quarter. N/A, the Plan only provides for discretionary matching contributions (i.e., b.1. or c. is selected above).
	NOTE:	For any discretionary match, the Employer shall determine the calculation methodology at the time the matching contribution formula is determined.
D.	QMACs n. [] o. []	Shall the Employer matching contributions be Qualified Matching Contributions? Yes, ALL Employer matching contributions will be fully Vested, subject to restrictions on withdrawals as set forth in the Plan and may be used in either the ADP or ACP test. No.
E.		nal Matching Contributions. Will there be matching contributions in addition to the above (e.g., if there is a match a periodic basis as well as a match based on the end of the Plan Year)? No.
	q. []	Yes. Specify the additional matching contribution by attaching an addendum to the Adoption Agreement that duplicates this entire Question 30.
F.		on Conditions. Select r. OR s. and all that apply of t., u., or v. Note: If the ACP test safe harbor provision is used in 29.c.), no conditions (option r. below) must be selected. No conditions. All Participants share in the allocations regardless of service completed during the Plan Year or
	- []	employment status at the end of the Plan Year. (skip to next Question.)
	s. []	Conditions for Participants NOT employed at the end of the Plan Year. 1. [] A Participant must complete more than(not to exceed 500) Hours of Service (or(not to exceed 500) Hours of Service (or(not to exceed 500)).
		to exceed 3) months of service if the Elapsed Time method is selected).
		2. [] A Participant must complete a Year of Service (or Period of Service if the Elapsed Time method is
		selected). (Could cause the Plan to violate coverage requirements under Code Section 410(b).)
		3. [] Participants will NOT share in the allocations, regardless of service. (Could cause the Plan to violate coverage requirements under Code Section 410(b).)
		4. [] Participants will share in the allocations, regardless of service.
		5. [] Other:
		(must be definitely determinable, not subject to Employer discretion and may not require more than one Year of Service (or Period of Service if the Elapsed Time method is elected)).
	t. []	AND, Waiver of conditions for Participants NOT employed at the end of the Plan Year. Participants who are not employed at the end of the Plan Year due to the following shall be eligible to share in the allocations regardless of the above conditions (select all that apply): 1. [] Death.
		2. 1 Total and Permanent Disability. 3. 1 Early or Normal Retirement.
	u. []	Conditions for Participants employed at the end of the Plan Year. (Options 2. and 3. could cause the Plan to violate coverage requirements under Code Section 410(b).) 1. [] No service requirement.
		2. [] A Participant must complete a Year of Service (or Period of Service if the Elapsed Time method is
		selected). 3. [1] A Participant must complete at least (not to exceed 1,000) Hours of Service during the Plan Year.
	v. []	Code Section 410(b) fail-safe. If s.2. or 3. and/or u.2. or 3. is selected, shall the Code Section 410(b) ratio
	[]	percentage fail-safe provisions apply (Plan Section 12.3(f))?
		 [] No or N/A. [] Yes, the Plan must satisfy the ratio percentage test of Code Section 410(b).
		FOR DETERMINING EMPLOYER PROFIT SHARING CONTRIBUTION (Plan Section 12.1(a)(3)) (d. may be dition to b. or c.)
	[] N/A	A. No Employer Profit Sharing Contributions may be made (other than top-heavy minimum contributions) (skip to
h		estion 33.)
c.		cretionary contribution, to be determined by the Employer. ed contribution equal to% of Compensation of Participants eligible to share in allocations.

d. []	Prevailing Wage Contribution. The Employer will make a Prevailing Wage Contribution on behalf of each Participant who performs services subject to the Service Contract Act, Davis-Bacon Act or similar Federal, State, or Municipal Prevailing Wage statutes. The Prevailing Wage Contribution shall be an amount equal to the balance of the fringe benefit payment for health and welfare for each Participant (after deducting the cost of cash differential payments for the Participant) based on the hourly contribution rate for the Participant's employment classification, as designated on Schedule A as attached to this Adoption Agreement. The Prevailing Wage Contribution shall not be subject to any age or service requirements set forth in Question 15. nor to any service or employment conditions set forth in Question 32. and will be 100% Vested.
	AND, is the Prevailing Wage Contribution considered a Qualified Nonelective Contribution?1. [] Yes.2. [] No.
	 AND, shall the Prevailing Wage Contribution made on behalf of a Participant for a Plan Year reduce (offset) other Employer contributions allocated or contributed on behalf of such Participant for the Plan Year? 3. [] No, the Prevailing Wage Contribution will be in addition to other Employer contributions. 4. [] Yes, in accordance with the following: (1) if the Prevailing Wage Contribution is a Qualified Nonelective Contribution as selected above, then it will offset any ADP test safe harbor contribution, and (2) if the Prevailing Wage Contribution is not a Qualified Nonelective Contribution as selected above, then it will offset any other Employer contributions under the Plan (other than any ADP test safe harbor contributions).
	AND, shall Highly Compensated Employees be excluded from receiving a Prevailing Wage Contribution?5. [] Yes.6. [] No.
	IBUTION ALLOCATIONS above is selected, the Employer profit sharing contribution for a Plan Year will be allocated as follows:
e. []	NON-INTEGRATED ALLOCATION 1. [] In the same ratio as each Participant's Compensation bears to the total of such Compensation of all Participants. 2. [] In the same dollar amount to all Participants (per capita). 3. [] In the same dollar amount per Hour of Service completed by each Participant. 4. [] In the same proportion that each Participant's points bears to the total of such points of all Participants. A Participant's points with respect to any Plan Year shall be computed as follows (select all that apply): a. []
	c. [
f. []	INTEGRATED (PERMITTED DISPARITY) ALLOCATION In accordance with Plan Section 4.3(b)(2) based on a Participant's Compensation in excess of: 1. [] The Taxable Wage Base. 2. []
	NOTE: The integration percentage of 5.7% shall be reduced to: 1. 4.3% if 2. or 4. above is more than 20% and less than or equal to 80% of the Taxable Wage Base. 2. 5.4% if 3. is selected or if 2. or 4. above is more than 80% of the Taxable Wage Base.
g. []	NON-SAFE HARBOR ALLOCATION METHODS 1. [] Grouping Method. Pursuant to Plan Section 4.3(b)(3)(vi), the classifications are (select a. or b.): a. [] Each Participant constitutes a separate classification.

			b. []	Participants will be divided into the following classifications with the same allocation ratio (the classifications should be such that resulting allocations are provided in a definite predetermined formula that complies with Regulation Section 1.401-1(b)(1)(ii)):
				Classification A shall consist of:
				Classification B shall consist of:
				Classification C shall consist of:
				Classification D shall consist of:
				Additional Classifications:(specify the classifications).
			NOTE:	If a. or b. is selected, then the number of allocation rates must not exceed the maximum allowable number of allocation rates permitted under Plan Section 4.3(b)(3)(vi). HCEs may each be in separate allocation groups. The grouping of eligible NHCEs must be done in a reasonable manner and should reflect a reasonable classification in accordance with Regulation Section 1.410(b)-4(b). In the case of Self-Employed Individuals (i.e., sole proprietors or partners), the allocation method should not be such that a cash or deferred election is created for a Self-Employed Individual as a result of application of the allocation method.
		2. []	(which is interest r a. [] b. []	ighted Method. The Schedule of Age-Weighted Allocation Factors is set forth in attached Exhibit As hereby incorporated by reference and made a part of the Plan) and shall be based on the following rate (if no selection is made, c. shall be deemed to have been selected): 7.5% interest 8.0% interest 8.5% interest
32.	FORFEI	TURES (s No cond	elect a. Ol i tions. All	RE IN ALLOCATIONS OF EMPLOYER PROFIT SHARING CONTRIBUTION AND R b. and all that apply of c., d., or e.) I Participants share in the allocations regardless of service completed during the Plan Year or
	b. []	Condition 1. []	ns for Pa A Partici exceed 3	at the end of the Plan Year. (skip to next Question.) rticipants NOT employed at the end of the Plan Year. pant must complete more than (not to exceed 500) Hours of Service (or (not to months of service if the Elapsed Time method is selected). pant must complete a Year of Service (or Period of Service if the Elapsed Time method is selected).
		3. [] 4. []	(Could control Participal coverage Participal coverage)	ause the Plan to violate coverage requirements under Code Section 410(b).) Ints will NOT share in the allocations, regardless of service. (Could cause the Plan to violate requirements under Code Section 410(b).) Ints will share in the allocations, regardless of service.
		5. []	(must be	definitely determinable, not subject to Employer discretion and may not require more than one Year e (or Period of Service if the Elapsed Time method is elected)).
	c. []	employed above co	d at the ennditions (s Death.	conditions for Participants NOT employed at the end of the Plan Year. Participants who are not do of the Plan Year due to the following shall be eligible to share in the allocations regardless of the select all that apply): d Permanent Disability.
	d. []	coverage 1. [] 2. []	ns for Pa requirement No service A Partici	Normal Retirement. **rticipants employed at the end of the Plan Year.* (Options 2. and 3. could cause the Plan to violate ents under Code Section 410(b).) **ce requirement.** **pant must complete a Year of Service (or Period of Service if the Elapsed Time method is selected).
	e. []	Code Sec fail-safe	Year. ction 410(provisions No or N/	(not to exceed 1,000) Hours of Service during the Plan (b) fail-safe. If b.2. or 3. and/or d.2. or 3. is selected, shall the Code Section 410(b) ratio percentage s apply (Plan Section 4.3(m))? (A. Plan must satisfy the ratio percentage test of Code Section 410(b).

33.	FOI	RFEITURES (Plan Sections 1.34 and 4.3(e))
	A.	Timing of Forfeiture. Except as provided in Plan Section 1.34, a Forfeiture will occur (if no selection is made, b. will apply):
		 a. [] N/A. (May only be selected if all contributions are fully Vested; skip to Question 34.). b. [] As of the earlier of (1) the last day of the Plan Year in which the Former Participant incurs five (5) consecutive 1 Year Breaks in Service, or (2) the distribution of the entire Vested portion of the Participant's Account.
		c. [] As of the last day of the Plan Year in which the Former Participant incurs five (5) consecutive 1-Year Breaks in Service.
		AND, the Forfeiture will be disposed of in:
		d. [] The Plan Year in which the Forfeiture occurs.e. [] The Plan Year following the Plan Year in which the Forfeiture occurs.
	B.	Plan Expenses. May Forfeitures first be used to pay any administrative expenses?
		f. [] Yes. g. [] No.
	C.	Use of Forfeitures.
		Forfeitures attributable to amounts other than Employer matching contributions will be: h. [] added to any Employer discretionary contribution (e.g., matching of profit sharing) and allocated in the same
		i. [] used to reduce any Employer contribution (e.g., matching, profit sharing or ADP test safe harbor contribution).
		 j. [] added to any Employer matching contribution and allocated as an additional matching contribution. k. [] allocated to all Participants eligible to share in the allocations of profit sharing contributions or Forfeitures in the
		same proportion that each Participant's Compensation for the Plan Year bears to the Compensation of all Participants for such year.
		l. [] other:
		discretion; e.g., Forfeitures attributable to transferred balances from Plan X are allocated as additional
		discretionary contributions only to former Plan X Participants).
		Forfeitures of Employer matching contributions will be: m. [] N/A. Same as above or no Employer matching contributions.
		n. [] used to reduce the Employer matching contribution.
		o. [] added to any Employer matching contribution and allocated as an additional matching contribution. p. [] added to any Employer discretionary profit sharing contribution.
		q. [] used to reduce any Employer contribution (e.g., matching, profit sharing or ADP test safe harbor contribution). r. [] other:
		(describe the treatment of Forfeitures in a manner that is definitely determinable and not subject to Employer discretion; e.g., Forfeitures attributable to transferred balances from Plan X are allocated as additional discretionary contributions only to former Plan X Participants).
34.	AL	LOCATION OF EARNINGS (Plan Section 4.3(c))
	Allo	ocation of earnings with respect to amounts which are not subject to Participant investment direction and which are attributed to the Plan after the previous Valuation Date will be determined:
		[] N/A. All assets in the Plan are subject to Participant investment direction.
	b.	[] by using a weighted average based on the amount of time that has passed between the date a contribution or distribution is made and the prior Valuation Date.
	c.	[] by treating one-half of all such contributions as being a part of the Participant's nonsegregated account balance as of the
		previous Valuation Date. [] by using the method specified in Plan Section 4.3(c) (balance forward method).
	e.	[] other: (must be a definite predetermined formula that is not based on Compensation, that satisfies the nondiscrimination requirements of Regulation Section 1.401(a)(4)-4, and that is applied uniformly to all Participants).
35.	TO	P-HEAVY MINIMUM ALLOCATION
JJ.		e minimum allocation requirements for any Top-Heavy Plan Year shall be applied (select one):
		[] Only to Non-Key Employee Participants.[] To both Non-Key and Key Employee Participants.

DISTRIBUTIONS

36.	FORM OF DISTRIBUTIONS (Plan Sections 6.5 and 6.6) Distributions under the Plan may be made in (select all that apply)								
	a. []	Lump-sums.							
	b. []	·							
		Partial withdrawals, provided the minimum withdrawal is \$ (leave blank if no minimum).							
	d. []	· · · · · · · · · · · · · · · · · · ·							
	e. []								
		(mast or definitely determinable and not subject to Employer distribution).							
	AND, pu provision	ursuant to Plan Section 6.13, the Qualified Joint and Survivor Annuity and Qualified Pre-Retirement Survivor Annuity as:							
	f. []	Do not apply. No annuities are allowed (Plan Section 6.13(b) will apply and the joint and survivor rules of Code Sections 401(a)(11) and 417 will not apply to the Plan). (skip to m. and n.)							
	g. []	Apply. Annuities are the normal form of distribution. Plan Section 6.13 will not apply and the joint and survivor rules of Code Sections 401(a)(11) and 417 will automatically apply. The Pre-Retirement Survivor Annuity (minimum							
		spouse's death benefit) will be equal to:							
		1. [] 100% of a Participant's interest in the Plan.							
		2. [] 50% of a Participant's interest in the Plan.							
		3. []% (may not be less than 50%) of a Participant's interest in the Plan.							
	h. []	Apply if annuity is selected by Participant. Annuities are allowed but are not the normal form of distribution. Plan							
		Section 6.13(c) will apply and the joint and survivor rules of Code Sections 401(a)(11) and 417 will apply only if an annuity form of distribution is selected by a Participant.							
		annuity form of distribution is selected by a fairterpaint.							
	AND, if	g. or h. is selected, the normal form of the Qualified Joint and Survivor Annuity will be a joint and 50% survivor annuity							
		herwise selected below:							
	i. []								
	j. [] k. []								
	l. []	Joint and 66 2/3% survivor annuity.							
	j	Some and 65 2/5% sarvivor annuty.							
	NOTE:								
		specify the assets that are subject to the joint and survivor annuity provisions:							
		(e.g., the money purchase pension plan that was merged into this Plan).							
	AND. di	stributions may be made in.							
		Cash only.							
	n. []								
	o. []	Cash or property, except that the following limitation(s) apply:							
		(leave blank if there are no limitations on property distributions).							
37.		TIONS FOR DISTRIBUTIONS UPON TERMINATION OF EMPLOYMENT. Distributions upon termination of ment pursuant to Plan Section 6.4(a) will not be made unless the following conditions have been satisfied:							
	A A 00	counts in excess of \$5,000.							
		Distributions may be made as soon as administratively feasible following termination of employment.							
		Distributions may be made as soon as administratively feasible after the Participant has incurred1-Year Break(s) in Service (or Period(s) of Severance if the Elapsed Time method is selected).							
	c.	Distributions may be made as soon as administratively feasible after the last day of the Plan Year coincident with or next following termination of employment.							
	d.	Distributions may be made as soon as administratively feasible after the last day of the Plan Year quarter							
		coincident with or next following termination of employment.							
	e.	[] Distributions may be made as soon as administratively feasible after the Valuation Date coincident with or next							
	f.	following termination of employment. [] Distributions may be made as soon as administratively feasible after months have elapsed following							
		termination of employment.							
		No distributions may be made until a Participant has reached Early or Normal Retirement Date.							
	h.	[] Other: (must be objective conditions which are ascertainable and are not subject to Employer discretion except as							
		otherwise permitted in Regulation Section 1.411(d)-4 and may not exceed the limits of Code Section 401(a)(14) as							
		set forth in Plan Section 6.7).							

В.	Account	ts of \$5,000 or less.
	i. []	Same as above.
		Distributions may be made as soon as administratively feasible following termination of employment.
	k. []	Distributions may be made as soon as administratively feasible after the Participant has incurred1-Year
		Break(s) in Service (or Period(s) of Severance if the Elapsed Time method is selected).
	1. []	Distributions may be made as soon as administratively feasible after the last day of the Plan Year coincident with
		or next following termination of employment.
	m. []	Other:
		(must be objective conditions which are ascertainable and are not subject to Employer discretion except as otherwise permitted in Regulation Section 1.411(d)-4 and may not exceed the limits of Code Section 401(a)(14) as set forth in Plan Section 6.7).
C.		ant consent (i.e., involuntary cash-outs). Should vested account balances less than a certain dollar threshold be cally distributed without Participant consent (mandatory distributions)?
	NOTE:	The Plan provides that distributions of amounts of \$5,000 or less do not require spousal consent and are only paid as lump-sums.
	NOTE:	If this is an EGTRRA restatement and there are special effective dates for the Participant consent provisions, complete n. or o. based on the current Plan provisions and complete q. or r. below.
	n. []	No, Participant consent is required for all distributions.
	0. []	Yes, Participant consent is required only if the distribution is over:
	o. []	1. [] \$5,000
		2. [] \$1,000
		3. [] \$(less than \$1,000)
		NOTE: If 2. or 3. is selected, rollovers will be included in determining the threshold for Participant consent.
	AND if	this is an EGTRRA restatement, the following apply:
		N/A. Not an EGTRRA restatement.
	q. []	Provisions above at n. or o. apply to distributions made on or after March 28, 2005.
	r. []	Provisions above at n. or o. are effective for distributions made on or after
	[]	(enter a date later than March 28, 2005). The following applies to distributions prior to such date but after March 28,
		2005:
		1. [] No mandatory distributions.
		2. [] Participant consent is required only if the distribution is over:
		a. [] \$5,000
		b. [] \$1,000
		c. [] \$ (less than \$1,000)
D	T1	or of colleges in decay in the second of 000 throughold by determining the \$5,000 throughold (or other dellar
D.		on of rollovers in determination of \$5,000 threshold. In determining the \$5,000 threshold (or other dollar
	often De	d in C. above for the timing of distributions, form of distributions, or consent rules, effective for distributions made cember 31, 2001, rollover contributions will be:
		included.
		excluded.
		CACITUDE.
DIS	STRIBUTI	IONS UPON DEATH (Plan Section 6.8(b)(2))
		upon the death of a Participant prior to receiving any benefits shall:
		made pursuant to the election of the Participant or Beneficiary.
		in within 1 year of death for a designated Beneficiary and be payable over the life (or over a period not exceeding
		life expectancy) of such Beneficiary, except that if the Beneficiary is the Participant's spouse, begin prior to
	Dec	gember 31st of the year in which the Participant would have attained age 70 1/2.
c.	[] be 1	made within 5 (or if lesser) years of death for all Beneficiaries.
d.	[] be 1	nade within 5 (or if lesser) years of death for all Beneficiaries, except that if the Beneficiary is the
		ticipant's spouse, begin prior to December 31st of the year in which the Participant would have attained age 70 1/2
	and	be payable over the life (or over a period not exceeding the life expectancy) of such surviving spouse.
НА	RDSHIP	DISTRIBUTIONS (Plan Sections 6.12 and/or 12.9)
		dship distributions are NOT permitted.
		dship distributions are permitted from the following Participant Accounts:
		All Accounts.
		Only from the following Accounts (select all that apply):
		a. [] Pre-Tax Elective Deferral Account.
		b. [] Roth Elective Deferral Account.
		c. [] Account(s) attributable to Employer matching contributions.

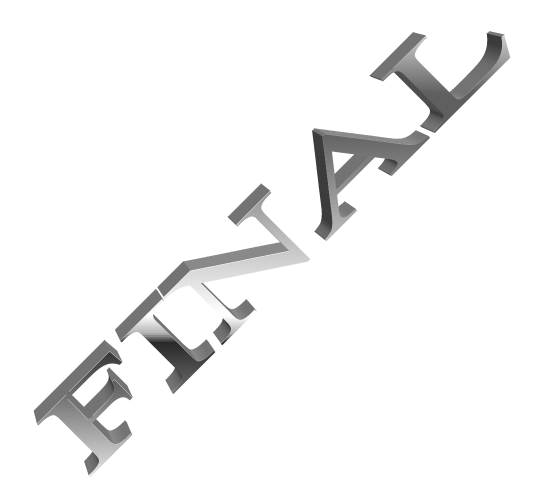
d. [] Account attributable to Employer profit sharing contributions.
e. [] Rollover Account. f. [] Transfer Account.
g. [] Other:
(specify account(s) and conditions in a manner that is definitely determinable and not subject to Employer discretion).
NOTE: Distributions from a Participant's Elective Deferral Account are limited to the portion of such account attributable to such Participant's Elective Deferrals (and earnings attributable thereto up to December 31, 1988). Hardship distributions are NOT permitted from a Participant's Qualified Nonelective Contribution Account (including any 401(k) Safe Harbor Contributions) or Qualified Matching Contribution Account.
 AND, shall the safe harbor hardship rules of Plan Section 12.9 apply to hardship distributions made from all Accounts? (NOTE: The safe harbor hardship rules automatically apply to hardship distributions of Elective Deferrals.) 3. [] No or N/A. The provisions of Plan Section 6.12 apply to hardship distributions from all Accounts other than a Participant's Elective Deferral Account. 4. [] Yes. The provisions of Plan Section 12.9 apply to all hardship distributions.
AND, the following limitations apply to hardship distributions: 5. [] N/A. No additional limitations. 6. [] Additional limitations (select all that apply): a. [] The minimum amount of a distribution is \$
ERVICE DISTRIBUTIONS (Plan Section 6.11) In-service distributions are NOT permitted (except as otherwise selected for Hardship Distributions). In-service distributions may be made to a Participant who has not separated from service provided any of the following conditions have been satisfied (select all that apply): 1. [] the Participant has attained age 2. [] the Participant has reached Normal Retirement Age. 3. [] the Participant has been a Participant in the Plan for at least years (may not be less than five (5)). 4. [] the amounts being distributed have accumulated in the Plan for at least 2 years.
NOTE: Distributions from a Participant's Elective Deferral Account, Qualified Matching Contribution Account and Qualified Nonelective Contribution Account (including 401(k) safe harbor contributions) are subject to restrictions and generally may not be distributed prior to age 59 1/2.
AND, in-service distributions are permitted from the following Participant Accounts: 5. [] All Accounts. 6. [] Only from the following Accounts (select all that apply):
AND, the following limitations apply to in-service distributions: 7. [] N/A. No additional limitations. 8. [] Additional limitations (select all that apply): a. [] The minimum amount of a distribution is \$

NONDISCRIMINATION TESTING

41.	HIGHLY COMPENSATED EMPLOYEE (Plan Section 1.38) The top-paid group election and the calendar year data election are not used unless selected below (the selections made for the latest year will continue to apply to subsequent Plan Years unless the Plan is amended):								
	a. [] Th e	e Top-Paid Group Election will be used for Plan Years beginning on or after							
	b. [] Th e	e Calendar Year Data Election will be used for Plan Years beginning on or after							
42.	ADP AND A	CP TESTS (Plan Sections 12.4 and 12.6)							
		e selections made below for the latest year will continue to apply to subsequent Plan Years unless the Plan is ended.							
	A. ADP Te a. [] b. []	st. The ADP ratio for Nonhighly Compensated Employees will be based on the following: N/A. This Plan satisfies the ADP test safe harbor rules for all Participants for all Plan Years to which this Plan applies. Prior Year Testing Method. The prior year ratio will be used for Plan Years beginning on or after							
		. If this selection is made for the first year the Code Section 401(k) feature is added to this Plan (unless this Plan is a successor plan), then for the first Plan Year only the amount taken into account as the ADP of Nonhighly Compensated Employees for the preceding Plan Year will be: 1. [] N/A (Effective date of prior year testing is after effective date of Code Section 401(k) feature.) 2. [] 3% 3. [] the actual percentage for the initial Plan Year.							
	c. []	Current Year Testing Method. The current year ratio will be used for Plan Years beginning on or after							
	B. ACP Te d. []	st. The ACP ratio for Nonhighly Compensated Employees will be based on the following: N/A. This Plan satisfies the ACP test safe harbor rules for all Participants for all Plan Years to which this Plan applies. Prior Year Testing Method. The prior year ratio will be used for Plan Years beginning on or after							
		added to this Plan (unless this Plan is a successor plan), then for the first Plan Year only, the amount taken into account as the ACP of Nonhighly Compensated Employees for the preceding Plan Year will be: 1. [] N/A (Effective date of prior year testing is after effective date of Code Section 401(m) feature.) 2. [] 3%							
	f. []	3. [] the actual percentage for the initial Plan Year. Current Year Testing Method. The current year ratio will be used for Plan Years beginning on or after							
MISCE	ELLANEOUS								
43.	a. [] Loa	PARTICIPANTS (Plan Section 7.6) ans are NOT permitted. uns are permitted.							
44.	a. [] Par b. [] Par 1.	INVESTMENTS (Plan Section 4.10) ticipant directed investments are NOT permitted. ticipant directed investments are permitted for: [] All Accounts. [] The following Participant Accounts (select all that apply): a. [] Pre-Tax Elective Deferral Account. b. [] Roth Elective Deferral Account. c. [] Account(s) attributable to Employer matching contributions (includes safe harbor match). d. [] Account attributable to Employer profit sharing contributions. e. [] Qualified Nonelective Contribution Account (includes safe harbor nonelective). f. [] Rollover Account. g. [] Transfer Account. h. [] Voluntary Contribution Account. i. [] Other: [[] Conceify account(s) and conditions in a manner that is definitely determinable and not subject to							
		(specify account(s) and conditions in a manner that is definitely determinable and not subject to Employer discretion).							

		AND, is it intended that the Plan comply with ERISA Section 404(c) with respect to the accounts subject to Participant investment direction? 3. [] No. 4. [] Yes.
45.		/ERS (Plan Section 4.6) Rollovers will NOT be accepted by this Plan. Rollovers will be accepted by this Plan, subject to approval by the Administrator.
		AND, if b. is selected, rollovers may be accepted from all Participants who are Employees as well as the following (select all that apply): 1. [] Eligible Employees who are not Participants. 2. [] Participants who are Former Employees.
		 AND, distributions from a Participant's Rollover Account may be made: 3. [] at any time. 4. [] only when the Participant is otherwise entitled to a distribution under the Plan.
46.	a. []	TAX VOLUNTARY EMPLOYEE CONTRIBUTIONS (Plan Section 4.8) After-tax voluntary Employee contributions are NOT permitted. After-tax voluntary Employee contributions are permitted.
EGTRI	RA TRANS	SITION RULES
	restateme	wing questions only apply if this is an EGTRRA restatement (i.e., Question 6.c. is selected). If this is not an EGTRRA ent, then this Plan will not be considered an individually designed plan merely because the following questions are som the Adoption Agreement.
	NOTE:	The following provisions are designed to be left unanswered if the selections do not apply to the Plan.
47.	determini below (le a. [] b. []	IM DISTRIBUTIONS. The Code Section 401(a)(9) Final and Temporary Treasury Regulations apply for purposes of an required minimum distributions for calendar years beginning with the 2002 calendar year unless otherwise selected ave blank if not applicable): Apply the 2001 Proposed Code Section 401(a)(9) Regulations to all minimum distributions for the 2002 distribution calendar year. Apply the 1987 Proposed Code Section 401(a)(9) Regulations to all minimum distributions for the 2002 distribution calendar year. Other:
	o. []	(specify the date the Final and Temporary Regulations were first applied; e.g., the Final and Temporary Regulations only apply to distributions for the 2002 distribution calendar year that are made on or after a specified date <i>within</i> 2002 or the Plan's initial Effective Date if later).
	Proposed	minimum distributions for calendar year 2001 were made in accordance with Code Section 401(a)(9) and the 1987 Regulations, unless selected below: Required minimum distributions for 2001 were made pursuant to the proposed Regulations under Code Section 401(a)(9) published in the Federal Register on January 17, 2001 (the "2001 Proposed Regulations").
48.	\$5,000) i distributi	GION OF ROLLOVERS. If rollovers are excluded in determining whether the mandatory distribution threshold (e.g., s met for the timing of distributions, form of distributions, or consent rules, then such provision is effective for ons made after December 31, 2001, unless an alternative effective date is selected below (leave blank if not applicable): Rollover contributions will be excluded only with respect to distributions made after
	b. []	(Enter a date no earlier than December 31, 2001 or the Plan's initial Effective Date if later.) Rollover contributions will only be excluded with respect to Participants who separated from service after (Enter a date. The date may be earlier than December 31, 2001.)
49.	Employer below (le	G SCHEDULE FOR EMPLOYER MATCHING CONTRIBUTIONS. The vesting schedule set forth herein for matching contributions will apply to all Employer matching contributions subject to a vesting schedule unless selected ave blank if not applicable):
	а. []	The vesting schedule will only apply to Employer matching contributions made in Plan Years beginning after December 31, 2001 (the prior schedule will apply to Employer matching contributions made in prior Plan Years). The prior vesting schedule is

- 50. SUSPENSION PERIOD DUE TO HARDSHIP DISTRIBUTIONS. If the Plan provides for hardship distributions upon satisfaction of the safe harbor standards, then the reduction from 12 months to 6 months following a hardship distribution applies to hardship distributions made after December 31, 2001 unless otherwise selected below (leave blank if not applicable).
 - a. [] With regard to hardship distributions made *during* 2001, a Participant was prohibited from making Elective Deferrals and employee contributions under this and all other plans until the later of January 1, 2002, or 6 months after receipt of the distribution.
- 51. FINAL 401(k)/401(m) REGULATIONS. The provisions of the final Regulations under Code Sections 401(k) and 401(m) apply to the Plan with respect to the first Plan Year beginning after December 31, 2005 unless an earlier Plan Year is otherwise selected below (leave blank if not applicable).



The adopting Employer may rely on an opinion letter issued by the Internal Revenue Service as evidence that the Plan is qualified under Code Section 401 only to the extent provided in Rev. Proc. 2005-16.

The Employer may not rely on the opinion letter in certain other circumstances or with respect to certain qualification requirements, which are specified in the opinion letter issued with respect to the Plan and in Rev. Proc. 2005-16. In order to have reliance in such circumstances or with respect to such qualification requirements, application for a determination letter must be made to Employee Plans Determinations of the Internal Revenue Service.

This Adoption Agreement may be used only in conjunction with basic Plan document #01. This Adoption Agreement and the basic Plan document shall together be known as SunGard Corbel LLC Defined Contribution Prototype Plan and Trust #01-005.

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

SunGard Corbel LLC will notify the Employer of any amendments made to the Plan or of the discontinuance or abandonment of the Plan. Furthermore, in order to be eligible to receive such notification, the Employer agrees to notify SunGard Corbel LLC of any change in address.

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

SunGard Corbel LLC	
By:	
With regard to any questions regarding the provisions of the Plan, or write (this information must be completed by the sponsor of this	adoption of the Plan, or the effect of an opinion letter from the IRS, call s Plan or its designated representative):
Name:	
Address:	
Telephone:	
The Employer and Trustee (or Insurer) hereby cause this Plan to be	e executed on the date(s) specified below:
EMPLOYER: (name of employer)	
By:	
	DATE SIGNED
TRUSTEE (OR INSURER):	
[] The signature of the Trustee or Insurer appears on a separate	e agreement or Contract,
OR	
TRUSTEE OR INSURER	DATE SIGNED

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APPENDIX A SPECIAL EFFECTIVE DATES AND OTHER PERMITTED ELECTIONS

A. Special effective dates. The following special effective dates apply: (Select a. or all that apply at b f.)					
	a.	[]	N/A. No special effective dates selected below.	
	b.	[]	Employer Matching Contributions. The Employer Matching Contribution provisions under Question 30. are effective:	
	c.	[]	Employer Profit Sharing Contributions. The Employer Profit Sharing Contribution provisions under Questions 31. and 32. are effective:	
	d.	[]	Distribution elections. The distribution elections under Questions (Choose 36 40. as applicable) are effective:	
	e.	[]	401(k) current/prior year testing. The current/prior year testing elections under Question 42. are effective:	
	f.	[]	Other special effective date(s): For periods prior to the above-specified special effective date(s), the Plan terms in effect prior to its restatement under this Adoption Agreement will control for purposes of the designated provisions. A special effective date may not result in the delay of a Plan provision beyond the permissible effective date under any applicable law.	
В.	Ot	th	er l	Permitted Elections. Select a. or any of the following elections that apply at b o.:	
	a.	[]	N/A. No other elections selected below.	
	b.	[]	Deemed 125 compensation (Plan Sections 1.14 and 1.37). Deemed 125 compensation shall be included in Compensation and 415 Compensation effective as of Plan Years and Limitation Years beginning on or after (insert the later of January 1, 1998, or the first day of the first Plan Year the Plan used this definition).	
	c.	[]	Reemployed after 1-Year Break in Service ("rule of parity" provisions) (Plan Section 3.5(d)). The "rule of parity" provisions in Plan Section 3.5(d) shall not apply for (select one or both): 1. [] Eligibility purposes. 2. [] Vesting purposes.	
	d.	[]	Matching contributions not used to satisfy top-heavy contribution (Plan Section 4.3(j)). Employer matching contributions shall <i>not</i> be taken into account for purposes of satisfying the minimum contribution requirements of Code Section 416(c)(2) and the Plan.	
	e.	[]	Beneficiary if no beneficiary elected by Participant (Plan Section 6.2(e)). In the event no valid designation of Beneficiary exists, then in lieu of the order set forth in Plan Section 6.2(e), the following order of priority will be used:	
				(specify an order of beneficiaries; e.g., children per stirpes, parents, and then step-children).	
	f.	[]	Distribution from partially Vested account (Plan Section 6.5(h)). In lieu of the formula set forth in Plan Section 6.5(h), a separate account shall be established for the Participant's interest in the Plan as of the time of the distribution, and at any relevant time the Participant's Vested portion of the separate account will be equal to an amount determined as follows: P (AB plus (R x D)) - (R x D) where R is the ratio of the account balance at the relevant time to the account balance after distribution and the other terms have the same meaning as in Plan Section 6.5(h).	
	g.	[]	Common, collective or pooled trust funds (Plan Sections 7.2(c)(5) and/or 7.3(b)(6)). The name(s) of the common, collective or pooled trust funds available under the Plan is (are):	
	h.	[]	411(d)(6) protected benefits (Plan Section 8.1(b)). The following are Code Section 411(d)(6) protected benefits that are preserved under this Plan: (specify the protected benefits and the accrued benefits that are subject to the protected benefits).	

i.	[]	If any Pa "master of individual with resp	its when 2 defined contribution plans are maintained (Plan Section 4.4 articipant is covered under another qualified defined contribution plan main or prototype plan," or if the Employer maintains a welfare benefit fund, as all medical account, as defined in Code Section 415(1)(2), under which amo sect to any Participant in this Plan, then the provisions of Plan Section 4.4(or prototype plan" unless otherwise specified below: Specify, in a manner that precludes Employer discretion, the method und additions" to the "maximum permissible amount" and will properly reduce	ntaine defir ounts b) w:	are tread in Control are tread in apply	Code Section ated as "and y as if the control will be plans will	on 419(e), on ual addition ther plan valued limit total	or an ons" vere a
j.	[]	When a lindicate	vy duplications when 2 defined contribution plans are maintained (Pla Non-Key Employee is a Participant in this Plan and another defined contribution method shall be utilized to avoid duplication of top-heavy minimum N/A. The Employer does not maintain another qualified defined contribution The full top-heavy minimum will be provided in each plan. A minimum, non-integrated contribution of 3% of each Non-Key Employ in the Money Purchase Plan (or other plan subject to Code Section 412). Specify the method under which the Plans will provide top-heavy minimum will preclude Employer discretion and avoid inadvertent omissions, inclu Code Section 415:	oution to be	n plan i efits: plan. 415 Co	maintained ompensatio for Non-K	n shall be p	provided
			NOTE:	If 3. or 4. is selected and both plans do not benefit the same Participants, Regulations under Code Section 401(a)(4) may be violated.	then	the uni	formity rec	quirement o	of the
k.	[]	When a lindicate	vy duplications when a defined benefit plan is maintained (Plan Section Non-Key Employee is a Participant in this Plan and a non-frozen defined by which method shall be utilized to avoid duplication of top-heavy minimum completed.) N/A. The full top-heavy minimum will be provided in each plan (if selected, P. 5% defined contribution minimum. 2% defined benefit minimum. Specify the method under which the Plans will provide top-heavy minimum will preclude Employer discretion and avoid inadvertent omissions:	enef ben lan S	efits: (I	f 2., 3., 4., 4.3(i) shall for Non-K	or 5. is seld not apply).	ees that
			NOTE:	If 3., 4., or 5. is selected and the defined benefit plan and this Plan do not uniformity requirement of the Regulations under Code Section 401(a)(4)				cipants, the	:
			AND, the	e "present value" (Plan Section 9.2) for top-heavy purposes shall be based	on:				
			6. []	Interest Rate:					
1.	г	1	7. []	Mortality Table: The interest rate and mortality table specified to determine "present value benefit plan" tion of Service with other employers (Plan Sections 1.60 and 1.85). Service with other employers (Plan Sections 1.60 and 1.85).					
1.	L	1	addition	to those specified at Question 17.) will be recognized as follows:	ice w	iui uie	ionowing		
					Eligi	bility	Vesting		ibution ation
			1. []	Employer name:	[]	[]]]
			2. []	Employer name:	[]	[]]]
			3. []	Employer name:	[]	[]	[]
			4. []	Limitations:	ſ	1	[]	1	1
			[]	Limitations: (e.g., credit service with X only on/following 1/1/07 or credit all service v 12/31/06).	with	entities	the Emplo	yer acquire	es after
m.]]	the Propo	erance Compensation (Code Section 415) (Plan Section 1.14(e)). The posed 415 Regulations shall apply to this Plan for Limitation Years and Plan rafter (may not be earlier than 2005). Specify any special 1415 Regulations (e.g., whether the Regulations apply solely for 415 Com	Yearules	rs begi that ar	nning prio	r to July 1, application	2007 of the

benefit or allocation purposes)

The vesti elected, p	ing schedu pursuant to		(4(g)). For able schedule and the following schedule applies to Participants who vesting under the pre-amendment schedule (may only enter the vesting
		Service	Percentage
			0/
			%
			%
			% oz
			% %
			⁷⁰ %
			
NOTE:	This Sec contained Business uired begi April 1st continue April 1st (the post apply eff	d the provisions of Code Section Job Protection Act of 1996 (SBJ nning date" for a Participant who of the calendar year following the to apply.) of the calendar year following the SBJPA rules), with the following fective as of January 1, 1996): A Participant who was already to distributions and have them recorrecommencement of distribution following apply: 1. [] N/A. Annuity distribution following apply: 2. [] Upon the recommencement. A Participant who had not begue (not earlier than January 1, 1990). The option to defer the commencement. 1. [] The in-service distribution of the commencement.	Plan or (2) an amendment or restatement of an existing Plan that never 401(a)(9) as in effect prior to the amendments made by the Small PA). is not a "five percent (5%) owner" is: e year in which the Participant attains age 70 1/2. (The pre-SBJPA rules e later of the year in which the Participant attains age 70 1/2 or retires g exceptions (select one or both and if no election is made, both will ecceiving required minimum distributions under the pre-SBJPA rules as (not earlier than January 1, 1996) was allowed to stop receiving mence in accordance with the post-SBJPA rules. Upon the as, if the Plan permits annuities as a form of distribution then the

APPENDIX B ADMINISTRATIVE ELECTIONS

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

A.	Loan Limitations. Note: the separate loan program required by the DOL will override any inconsistent selections made below. (complete only if loans to Participants are permitted) a. [] N/A. No loan limitations selected below. b. [] Limitations (select all that apply): 1. [] Loans will be treated as Participant directed investments. 2. [] Loans will only be made for hardship or financial necessity (as defined in the loan program). 3. [] The minimum loan will be \$
	AND, if loans are restricted to certain accounts, the limitations of Code Section 72(p) and the adequate security requirement of the DOL Regulations will be applied: j. [] by determining the limits by only considering the restricted accounts. k. [] by determining the limits taking into account a Participant's entire interest in the Plan.
B.	Life Insurance. (Plan Section 7.5) a. [] Life insurance may not be purchased. b. [] Life insurance may be purchased 1. [] at the option of the Administrator. 2. [] at the option of the Participant. AND, the purchase of initial or additional life insurance will be subject to the following limitations: 3. [] NA. No limitations. 4. [] Limitations (select all that apply): a. [] Each initial Contract will have a minimum face amount of \$ b. [] Each additional Contract will have a minimum face amount of \$ c. [] The Participant has completed Years (or Periods) of Service. d. [] The Participant has completed Years (or Periods) of Service while a Participant in the Plan. e. [] The Participant is under age on the Contract issue date. f. [] The maximum amount of all Contracts on behalf of a Participant may not exceed \$ g. [] The maximum face amount of any life insurance Contract will be \$
C.	Plan Expenses. Will the Plan assess against an individual Participant's account certain Plan expenses that are incurred by, or are attributable to, a particular Participant based on use of a particular Plan feature? a. [] No. b. [] Yes.

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			Non-Standardized 401(k) I font Sharing Flan
D.	specified	below?	ions. Will the Plan accept rollover contributions and/or direct rollovers of distributions from the sources
	a. []	No.	
	b. []	Yes.	adicate the sources of rollovers that will be accepted (select all that apply)
		1. []	Direct Rollovers. The Plan will accept a direct rollover of an eligible rollover distribution from: (Check each
		1. []	that applies or none.)
			a. [] a qualified plan described in Code Section 401(a) (including a 401(k) plan, profit sharing plan, defined benefit plan, stock bonus plan and money purchase plan), excluding after-tax employee contributions.
			b. [] a qualified plan described in Code Section 401(a) (including a 401(k) plan, profit sharing plan, defined benefit plan, stock bonus plan and money purchase plan), including after-tax employee contributions.
			 c. [] a plan described in Code Section 403(a) (an annuity plan), excluding after-tax employee contributions.
			d. [] a plan described in Code Section 403(a) (an annuity plan), including after-tax employee contributions.
			e. [] a plan described in Code Section 403(b) (a tax-sheltered annuity), excluding after-tax employee contributions.
			f. [] a plan described in Code Section 403(b) (a tax-sheltered annuity), including after-tax employee contributions.
			 g. [] a plan described in Code Section 457(b) (eligible deferred compensation plan). h. [] if this Plan permits Roth Elective Deferrals, a Roth elective deferral account from (select all that apply): 1. [] a qualified plan described in Code Section 401(a). 2. [] a plan described in Code Section 403(b) (a tax-sheltered annuity).
			2. [] a plan described in Code Section 405(b) (a tax-sheltered annutry).
		2. []	Participant Rollover Contributions from Other Plans (i.e., not via a direct plan-to-plan transfer). The Plan will accept a contribution of an eligible rollover distribution: (Check each that applies or none.) a. [] a qualified plan described in Code Section 401(a) (including a 401(k) plan, profit sharing plan, defined benefit plan, stock bonus plan and money purchase plan). b. [] a plan described in Code Section 403(a) (an annuity plan). c. [] a plan described in Code Section 403(b) (a tax-sheltered annuity). d. [] a plan described in Code Section 457(b) (eligible deferred compensation plan).
		3. []	Participant Rollover Contributions from IRAs: The Plan will accept a rollover contribution of the portion of a distribution from a traditional IRA that is eligible to be rolled over and would otherwise be includible in gross income. Rollovers from Roth IRAs or a Coverdell Education Savings Account (formerly known as an Education IRA) are not permitted because they are not traditional IRAs. A rollover from a SIMPLE IRA is allowed if the amounts are rolled over after the individual has been in the SIMPLE IRA for at least two years

APPENDIX FOR ADDITIONAL MATCHING CONTRIBUTIONS

(Question 30.q. is selected)

EMPLOYER MATCHING CONTRIBUTIONS (Plan Section 12.1(a)(2))

NOTE: Regardless of any selection below, if the ACP test safe harbor is being used (i.e., Question 29.c. is selected), then the Plan automatically provides that only Elective Deferrals up to 6% of Compensation are taken into account in applying the match set forth below and that the maximum discretionary matching contribution that may be made on behalf of any Participant is 4% of Compensation.

a. [] N/A. There will not be any additional Employer matching contributions b. [] The Employer., (e) elect 1, or 2.) 1. [] may make matching contributions equal to a discretionary percentage, to be determined by the Employer, of the Participant's Elective Deferrals. 2. [] will make matching contribution sequal to				ng Formula.	
1. [] may make matching contributions equal to a discretionary percentage, to be determined by the Employer, of the Participant's Elective Deferrals. 2. [] will make matching contribution equal to					
Employer, of the Participant's Elective Deferrals. 2. [] will make matching contributions equal to% (e.g., 50) of the Participant's Elective Deferrals, plus: a. [] N/A. b. [] an additional matching contribution of a discretionary percentage, to be determined by the Employer, but not to exceed% (leave blank it not applicable) of Dompensation. AND, in determining the Employer matching contribution above, only Elective Deferrals up to the percentage or dollar amount specified below will be matched: (select 3. and/or 4. GR 56). 3. []	b.	[]		
2. [] will make matching contributions equal to					d by the
plus: a. [] N/A. b. [] an additional matching contribution of a discretionary parcentage, to be determined by the Employer, but not to exceed					active Deferrals
a. [] N/A. b. [] an Additional matching contribution of a discretionary percentage, to be determined by the Employer, but not to exceed					scuve Delettals,
b. [] an additional matching contribution of a discretionary pacentage, to be determined by the Employer, but not to exceed				1	
Employer, but not to exceed					rmined by the
dollar amount specified below will be matched: (select 3. and/or 4. QR 5s. 3. []				Employer, but not to exceed% (leave blank if not applicable) of Co	ompensation.
3. []					he percentage or
4. [] \$					
5. [] a discretionary percentage of a Participant's Compensation or a discretionary dollar amount, the percentage or dollar amount to be determined by the Employer on a bustorm basis for all Participants. c. [] The Employer may make matching contributions equal to a discretionary persentage, to be determined by the Employer, of the Participant's Elective Deferrals. d. [] The Employer will make matching contributions equal to a uniform percentage of each tier of each Participant's Elective Deferrals, determined as follows: NOTE: Fill in only percentages or dollar amounts, but not both. If percentages are used, each tier represents the amount of the Participant's applicable contributions that equals the specified percentage of the Participant's Compensation (add additional tiers if necessary): Tiers of Contributions (indicate yor %) First					
percentage or dollar amount to be determined by the Employer on a mutorm basis for all Participants. c. [] The Employer make matching contributions equal to a discretionary percentage, to be determined by the Employer, of the Participant's Elective Deferrals. d. [] The Employer will make matching contributions equal to a uniform percentage of each tier of each Participant's Elective Deferrals, determined as follows: NOTE: Fill in only percentages or dollar amounts, but not both. If percentages are used, each tier represents the amount of the Participant's applicable contributions that equals the specified percentage of the Participant's Compensation (add additional tiers of Participant's Compensation (add additional tiers of Participant's Compensation (add additional tiers of Participant's Particip					ount the
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Tiers of Contributions (indicate \$ or %) First					e or the
(indicate \$ or %) First					
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Next				Next %	
e. [] The Employer will make matching contributions equal to a uniform percentage of each Participant's Elective Deferrals based on the Participant's Years of Service (or Periods of Service if the Elapsed Time method is selected), determined as follows (add additional tiers if necessary): Service Matching Percentage					
e. [] The Employer will make matching contributions equal to a uniform percentage of each Participant's Elective Deferrals based on the Participant's Years of Service (or Periods of Service if the Elapsed Time method is selected), determined as follows (add additional tiers if necessary): Service Matching Percentage ———————————————————————————————————				%	
Deferrals based on the Participant's Years of Service (or Periods of Service if the Elapsed Time method is selected), determined as follows (add additional tiers if necessary): Service Matching Percentage ———————————————————————————————————				Next%	
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Service Matching Percentage ———————————————————————————————————	e.	[]		
Service Matching Percentage ———————————————————————————————————					nethod is
For purposes of the above matching contribution formula, a Year (or Period) of Service means a Year (or Period) of Service for: 1. [] vesting purposes. 2. [] eligibility purposes.					
For purposes of the above matching contribution formula, a Year (or Period) of Service means a Year (or Period) of Service for: 1. [] vesting purposes. 2. [] eligibility purposes.				Service Matching Percentage	
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For purposes of the above matching contribution formula, a Year (or Period) of Service means a Year (or Period) of Service for: 1. [] vesting purposes. 2. [] eligibility purposes.				96	
For purposes of the above matching contribution formula, a Year (or Period) of Service means a Year (or Period) of Service for: 1. [] vesting purposes. 2. [] eligibility purposes.					
of Service for: 1. [] vesting purposes. 2. [] eligibility purposes.				%	
of Service for: 1. [] vesting purposes. 2. [] eligibility purposes.				For purposes of the above matching contribution formula, a Year (or Period) of Service means a	Year (or Period)
 [] vesting purposes. [] eligibility purposes. 					Tear (or Terrou)
2. [] eligibility purposes.				1. [] vesting purposes.	
NOTE: If a deep above is selected the Plan may violate the Code Section 401(a)(4) pandicerimination requirements if					
	NIC	ιт	י דור	If a doma above is selected the Dian may violate the Code Section 401(a)(4) === 1:==::===:	on roquiroment- :4

NOTE: If c., d., or e. above is selected, the Plan may violate the Code Section 401(a)(4) nondiscrimination requirements if the rate of Employer matching contributions increases as a Participant's Elective Deferrals or Years (or Periods) of Service increase.

В.	Matching Limit. The Employer matching contribution made on behalf of any Participant for any Plan Year will not exceed: f. [] N/A. No limit on the amount of matching contribution. g. [] \$
	h. []% of Compensation.
C.	Period of Determination. The matching contribution formula will be applied on the following basis (and any Compensation or dollar limitation used in determining the match will be based on the applicable period): i. [] the Plan Year. j. [] each payroll period. k. [] all payroll periods ending within each month. l. [] all payroll periods ending with or within each Plan Year quarter. m. [] N/A, the Plan only provides for discretionary matching contributions (i.e., b.1. or c. is selected above).
	NOTE: For any discretionary match, the Employer shall determine the calculation methodology at the time the matching contribution formula is determined.
D.	 QMACs. Shall the Employer matching contributions be Qualified Matching Contributions? n. [] Yes, ALL Employer matching contributions will be fully Vested, subject to restrictions on withdrawals as set forth in the Plan and may be used in either the ADP or ACP test. o. [] No.
E.	Allocation Conditions. Select p. OR q. and all that apply of r., s., or t. Note: If the ACP test safe harbor provision is used (Question 29.c.), no conditions (option p. below) must be selected.
	 p. [] No conditions. All Participants share in the allocations regardless of service completed during the Plan Year or employment status at the end of the Plan Year. (skip to next Question.) q. [] Conditions for Participants NOT employed at the end of the Plan Year. 1. [] A Participant must complete more than (not to exceed 500) Hours of Service (or (not to exceed 3) months of service if the Elapsed Time method is selected). 2. [] A Participant must complete a Year of Service or Period of Service if the Elapsed Time method is selected). (Could cause the Plan to violate coverage requirements under Code Section 410(b).) 3. [] Participants will NOT share in the allocations, regardless of service. (Could cause the Plan to violate coverage requirements under Code Section 410(b).) 4. [] Participants will share in the allocations, regardless of service. 5. [] Other: (must be definitely determinable, not subject to Employer discretion and may not require more than one Year of Service (or Period of Service if the Elapsed Time method is elected)).
	 r. [] AND, Waiver of conditions for Participants NOT employed at the end of the Plan Year. Participants who are not employed at the end of the Plan Year due to the following shall be eligible to share in the allocations regardless of the above conditions (select all that apply): [] Death [] Total and Permanent Disability. [] Early or Normal Retirement.
	s. [] Conditions for Participants employed at the end of the Plan Year. (Options 2. and 3. could cause the Plan to violate coverage requirements under Code Section 410(b).) 1. [No service requirement. 2. [] A Participant must complete a Year of Service (or Period of Service if the Elapsed Time method is selected). 3. [] A Participant must complete at least (not to exceed 1,000) Hours of Service during the Plan Year.
	t. [] Code Section 410(b) fail-safe. If q.2. or 3. and/or s.2. or 3. is selected, shall the Code Section 410(b) ratio percentage fail-safe provisions apply (Plan Section 12.3(f))? 1. [] No or N/A. 2. [] Yes, the Plan must satisfy the ratio percentage test of Code Section 410(b).

EXHIBIT A ONLY APPLICABLE IF 31.g.2. IS SELECTED Age-Weighted Allocation Factors

Assumption: UP84 mortality

Table I -Normal Retirement Age

Table II - Number of Years prior to Normal Retirement Age

Interest Assumptions			ons	Interest Assumptions			ons
<u>Age</u>	7.5%	8.0%	<u>8.5%</u>	Years prior to NRA	<u>7.5%</u>	8.0%	<u>8.5%</u>
55	124.24	119.46	115.01	45	0.038603	0.031328	0.025448
56	122.23	117.61	113.31	44	0.041498	0.033834	0.027612
57	120.15	115.70	111.54	43	0.044610	0.036541	0.029959
58	118.01	113.72	109.71	42	0.047956	0.039464	0.032505
59	115.81	111.69	107.83	41	0.051553	0.042621	0.035268
60	113.55	109.59	105.89	40	0.055419	0.046031	0.038266
61	111.23	107.41	103.88	39	0.059576	0.049713	0.041518
62	108.86	105.23	101.83	38	0.064041	0.053690	0.045047
63	106.41	102.98	99.72	37	0.068847	0.057986	0.048876
64	103.98	100.68	97.57	36	0.074011	0.062624	0.053031
65	101.49	98.35	95.38	35	0.079562	0.067634	0.057539
66	98.97	95.98	93.16	34	0.085529	0.073045	0.062429
67	96.41	93.60	90.92	33	0.091943	0.078889	0.067736
68	93.89	91.21	88.66	32	0.098839	0.085200	0.073493
69	91.31	88.78	86.37	31	0.106252	0.092016	0.079740
70	88.70	86.30	84.03	30	0.114221	0.099377	0.086518
71	86.04	83.79	81.65	29	0.122787	0.107327	0.093872
72	83.35	81.24	79.22	28	0.131997	0.115914	0.101851
73	80.64	78.66	76.77	27	0.141896	0.125187	0.110509
74	77.91	76.06	74.29	26	0.152538	0.135202	0.119902
75	75.18	73.45	71.80	25	0.163979	0.146018	0.130094
76	72.45	70.85	69.31	24	0.176277	0.157699	0.141152
77	69.75	68.26	66.83	23	0.189498	0.170315	0.153150
78	67.07	65.70	64.37	22	0.203710	0.183940	0.166167
79	64.42	63.14	61.92	21	0.218989	0.198656	0.180291
80	61.78	60.61	59.48	20	0.235413	0.214548	0.195616
				19	0.253069	0.231712	0.212241
				18	0.272049	0.250249	0.230284
				17	0.292453	0.270269	0.249859
				16	0.314387	0.291890	0.271097
				15	0.337966	0.315242	0.294140
				14	0.363313	0.340461	0.319142
				13	0.390562	0.367698	0.346269
				12	0.419854	0.397114	0.375702
				11	0.451343	0.428883	0.407636
				10	0.485194	0.463193	0.412285
				9	0.521583	0.500249	0.479880
				8	0.560702	0.540269	0.520669
				7	0.602755	0.583490	0.564926
				6	0.647961	0.630169	0.612945
				5	0.696558	0.680583	0.665045
				4	0.748800	0.735030	0.721574
				3	0.804960	0.793832	0.782908
				2	0.865333	0.857339	0.849455
				1	0.930233	0.925926	0.921659
				0	1.000000	1.000000	1.000000
				past NRA	1.000000	1.000000	1.000000

PARTICIPATION AGREEMENT

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

A.	AFFILIATED EMPLOYER INFORMATION				
	a. Name:				
	b.	Address:			
				Street	
			City	State	Zip
	c.	Telephone	:		
	d.	Taxpayer I	dentification Number (TIN):		
	e.		r:		
В.	EFFECTIVE DATE(S) f. [] NEW PLAN. The Participating Employer's adoption of this Plan constitutes the adoption of a new plan by the Participating Employer, effective as of: g. [] RESTATEMENT. The Participating Employer's adoption of this Plan constitutes the adoption of an amendment and				
	restatement of the Plan effective as of: with the Participating Employer having				
	h. [] RESTATEMENT AND MERGER. The Participating Employer's adoption of this Plan constitutes the amendment and restatement of the Participating Employer's plan known as:				es the amendment and
	i. [] CESSATION. The Participating Employer is ceasing its participation in the Plan effective as of: j. [] SPECIAL EFFECTIVE DATES:				
C.	Corthat k.	ntributions and tapply at l [] N/A. [] Contribution Emplo [] Forfei	ibutions made by a Participating Employer will o	nly be allocated to Participants employed	by such Participating
			MPLOYER: (name of participating employer)		
-		ΓORY EMPI	LOYER:	DATE	E SIGNED
			(name of employer)		
By:				DATE	E SIGNED
Acc	epta	nce by the T	Trustee (or Insurer) (only required if the dutie	s of the Trustee (or Insurer) are affecte	ed).
[]	The	e signature of	f the Trustee or Insurer appears on a separate agree	eement or Contract,	
OR					
			TRUSTEE OR INSURER	DATE	E SIGNED