

ADOPTION AGREEMENT #005 NONSTANDARDIZED 401(k) PLAN [Related Employers only]

The undersigned Employer, by executing this Adoption Agreement, establishes a retirement plan and trust (collectively "Plan") under the SunGard (PPD) Defined Contribution Prototype and Volume Submitter Plan and Trust (basic plan document #03). The Employer, subject to the Employer's Adoption Agreement elections, adopts fully the Prototype Plan and Trust provisions. This Adoption Agreement, the basic plan document and any attached Appendices or agreements permitted or referenced therein, constitute the Employer's entire plan and trust document. All "Election" references within this Adoption Agreement are Adoption Agreement Elections. All "Article" or "Section" references are basic plan document references. Numbers in parentheses which follow election numbers are basic plan document references. Where an Adoption Agreement election calls for the Employer to supply text, the Employer (without altering the content of any existing printed text) may lengthen any space or line, or create additional tiers. When Employer-supplied text uses terms substantially similar to existed printed options, all clarifications and caveats applicable to the printed options apply to the Employer-supplied text unless the context requires otherwise. The Employer makes the following elections granted under the corresponding provisions of the basic plan document.

ARTICLE I DEFINITIONS

1.	<u>EMPLOYER</u> (1.23).
	Name:
	Address:
	Phone number: ()
	E-mail (optional):
	Employer's Taxable Year:
	EIN:
2.	<u>PLAN</u> (1.40). Name:
	Plan number:(3-digit number for Form 5500 reporting)
	Trust EIN (optional):
3. Plar	PLAN/LIMITATION YEAR (1.42/1.33). Plan Year and Limitation Year mean the 12 consecutive month period (except for a short n/Limitation Year) ending every (<i>Complete (a) and (b)</i>):
[No:	te: Complete any applicable blanks under Election 3 with a specific date, e.g., "June 30" OR "the last day of February" OR "the first sday in January." In the case of a Short Plan Year or a Short Limitation Year, include the year, e.g., "May 1, 2008."]
(a)	Plan Year (Choose one of (1) or (2) and choose (3) if applicable):
	(1) [] December 31.
	(2) [] Fiscal Plan Year: endings.
	(3) [] Short Plan Year: commencing and ending:
(b)	Limitation Year (Choose one of (1) or (2) and choose (3) if applicable):
	(1) [] Generally same as Plan Year. The Limitation Year is the same as the Plan Year except where the Plan Year is a short year in which event the Limitation Year is always a 12 month period, unless the short Plan Year (and short Limitation Year) result from a Plan amendment.
	(2) [] Different Limitation Year: ending:
	(3) [] Short Limitation Year: commencing: and ending:
4.	EFFECTIVE DATE (1.19). The Employer's adoption of the Plan is a (Choose one of (a), (b), or (c). Choose (d) if applicable):
(a)	[] New Plan. The Plan's Effective Date is:
(b)	[] Restated Plan. The Plan's restated Effective Date is: The Plan's original Effective Date was:

[Note: See Section 1.51 for the definition of Restated Plan. If this Plan is an EGTRRA restatement: (i) the EGTRRA restatement Effective Date must be the later of the beginning of the 2002 Plan Year or the Plan's original Effective Date; and (ii) if specific Plan provisions, as reflected in this Adoption Agreement, do not date back to the EGTRRA restatement Effective Date, indicate as such in Appendix A.]

(c) []] Restatement of surviving and merging plans. I applicable):	The Plan restates two	(or more) plans (Complete	(1) and (2). Choose (3) as
(1)	This (surviving) Plan. The Plan's restated Effect Effective Date was:			The Plan's original
Plan Y	ea	If this Plan is an EGTRRA restatement: (i) the EGT ar or the Plan's original Effective Date; and (ii) if s the EGTRRA restatement Effective Date, indicate a	specific Plan provision	ıs, as reflected in this Ado _l	
(2	()	Merging plan. TheP			
		The merging plan's restated Effective Date is: [See the	Note under Election	The merging $\frac{1}{4(c)(1)}$ if this document is	plan's original Effective Date the merging plan's EGTRRA
		restatement.]		· / / J	0 01
(3)	b. as applicable):	additional plans were	-	
		Name of merging plan	Merger date	Restated <u>Effective Date</u>	Original <u>Effective Date</u>
		a			
		b			
(d) []] Special Effective Date for Elective Deferral pr	ovisions:		
5. <u>TI</u>		RUSTEE (1.65). The Trustee executing this Adoption ble):	on Agreement is (Choo	ose one or more of (a), (b),	or (c). Choose (d) if
		A discretionary Trustee. See Section 8.02(A).			
		A nondiscretionary (directed) Trustee or Cust	odian. See Section 8.	02(B).	
		A Trustee under the:			cify name of trust), a separate
(-)	•	trust agreement the Trustee has executed and that Trustee is not executing the Adoption Agreement otherwise in the separate trust agreement. See Sec	the IRS has approved and Article VIII of the	l for use with this Plan. Un	der this Election 5(c) the
(d) []] Permitted Trust amendments apply. Under Sector to the Trust. Such amendments do not constitute			e certain permitted amendments
		<u>ONTRIBUTION TYPES</u> (1.12). The Employer and/ution Types to the Plan/Trust (<i>Choose one or more</i>			
(a) []	Pre-Tax Deferrals. See Section 3.02 and Election	ons 20–23.		
	_] Roth Deferrals. See Section 3.02(E) and Election Deferrals only.]			, and the second
(c) []] Matching. See Sections 1.34 and 3.03 and Electing $6(c)$. See Section 3.03(C)(2).	ons 24-26. [Note: The	e Employer may make an C	perational QMAC without
(d) []	Nonelective. See Sections 1.37 and 3.04 and Eleelecting $6(d)$. See Section 3.04(C)(2).	ctions 27–29. [Note: 1	The Employer may make an	Operational QNEC without
(e) []	Safe Harbor/Additional Matching. The Plan is Employer will make (or under a delayed election may or may not make Additional Matching Control Deferrals. See Section 3.05.	, may make) Safe Har	bor Contributions as it elec	ts in Election 30. The Employer
(f) []] Employee (after-tax). See Section 3.09 and Electron	ction 35.		
(g) []	SIMPLE 401(k). The Plan is a SIMPLE 401(k) to make a SIMPLE Matching Contribution or a S Employer must notify Participants of the Employ rights and limitations within a reasonable period <i>Employer electing 6(g) may not elect any other C</i>	IMPLE Nonelective (er's SIMPLE contribution of time before the 60t	Contribution as described in tion election and of the Pa h day prior to the beginning	n Section 3.10(E). The rticipants' deferral election g of the Plan Year. [Note: The
(h) []	Designated IRA. See Section 3.12 and Election 3.13	36.		
(i) []] None (frozen plan). The Plan is/was frozen effect	ctive as of:	·	See Sections 3.01(J) and 11.04.
[Note:	El	Elections 20 through 30 and Elections 35 through 3	7 do not apply to any	Plan Year in which the Pla	n is frozen.]

7.	DI	SA	BII	<u>ITY</u> (1.15). Disability means (Choose one of (c	<i>a)</i> or (b)):					
(a)	[] F	as	c Plan. Disability as defined in Section 1.15(A)).					
(b)	[] [)es	cribe:						
				ployer may elect an alternative definition of Di result in loss of favorable tax treatment of the I			ribu	tions. Howe	ver, the use of	an alternative
8. one				DED EMPLOYEES (1.21(D)). The following Edb)):	mployees are not Elig	gible Emplo	yees	s but are Exc	luded Employ	vees (Choose
Emp	loy sed	er) Em	are	less of the Employer's elections under Election Excluded Employees unless the Related Emplo yees are Excluded Employees unless the Emplo	yer becomes a Partic	ipating Emp	oloy	er; and (ii) I	Reclassified Ei	mployees and
(a)	[] N	lo l	Excluded Employees. All Employees are Eligib	ole Employees as to a	ll Contribut	ion	Types.		
(b)	[lusions. The following Employees are Excluded tribution Type) (Choose one or more of (1) through			tribu	ution Types	or to the desig	nated
Emp	loy	ee (Cor	s Election 8, unless described otherwise in Elec stributions, and Safe Harbor Contributions. Ma Nonelective includes all Nonelective Contribut	tching includes all M	atching Con	trib	utions excep	ot Safe Harbor	
					(1) All Contributions		Ele	2) ctive	(3) Matching	(4) Nonelective
	(1)	[]	No exclusions. No exclusions as to the designated Contribution Type.	N/A (See Election 8(a))		[1	11	[]
	(2)	[]	Collective Bargaining (union) Employees. A described in Code §410(b)(3)(A). See Section 1.21(D)(1).		OR	I		[]	[]
	(3)	[]	Non–Resident Aliens. As described in Code §410(b)(3)(C). See Section 1.21(D)(2).	[]	OR]]	[]	[]
	(4)	[]	HCEs. See Section 1.21(E). See Election 30(e) to exclusion of some or all HCEs from Safe Harbor Contributions.) as []	OR	[]	[]	[]
	(5)	[]	Hourly paid Employees.	[1]	OR	[]	[]	[]
	(6)	[]	Part–Time/Temporary/Seasonal Employees. See Section 1.21(D)(4). A Part–Time, Temporary or Seasonal Employee is an Employee whose regularly scheduled Service is less than	ary	OR	[]	[]	[]
				Hours of Service in the relevant Eligibility Computation Period.						
any	suc	h ai	n E	mployer under Election 8(b)(6) elects to treat F mployee actually completes at least 1,000 Hour ligible Employee. See Section 1,21(D)(4).]						
	(7)	[]	Describe exclusion category and/or Contribu (e.g., Exclude Division B Employees OR Exclu	ution Type: de salaried Employee	es from Disc	reti	onary Match	hing Contribut	tions.)
				clusion under Election $8(b)(7)$, except as to Parappensation. See Election 14 for eligibility conditions			loye	ees, may not	be based on a	ge or Service

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

[Note: For this Election 9 all definitions include Elective Deferrals unless excluded under Election 11. See Section 1.11(D). Unless described otherwise in Election 9(d), Elective Deferrals includes Pre—Tax Deferrals, Roth Deferrals and Employee Contributions, Matching includes all Matching Contributions and Nonelective includes all Nonelective Contributions. In applying any Plan definition which references Section 1.11 Compensation, where the Employer in this Election 9 elects more than one Compensation definition for allocation purposes, the Plan Administrator will use W—2 Wages for such other Plan definitions if the Employer has elected W—2 Wages for

any Contribution Type or Participant group under Election 9. If the Employer has not elected W–2 Wages, the Plan Administrator for such other Plan definitions will use 415 Compensation.]

		1) .ll butio	ons	(2) Elect Defer	ive	(3) Matching	(4) Nonelective
(a) [] W-2 Wages (plus Elective Deferrals). See Section 1.11(B)(1).	[]	OR	[]	l	[]	[]
(b) [] Code §3401 Federal Income Tax Withholding Wages (plus Elective Deferrals). See Section 1.11(B)(2).	[]	OR	[]	l	[]	[]
(c) [] 415 Compensation (simplified). See Section 1.11(B)(3).	[]	OR	[]]	[]	[]
[Note: The Employer may elect an alternative "general 415 Compensation" definition by electing 9(c) and by electing the alternative definition in Appendix B. See Section 1.11(B)(4).]							
(d) [] Describe Compensation by Contribution Type or	by Partic	ipan	t group:				
combination thereof as to a Participant group (e.g., W–2 Wage Compensation in all other cases); and/or (ii) define the Contri inclusive" description in the Note immediately preceding Elect W–2 Wages and for Additional Matching Contributions means 10. PRE-ENTRY/POST-SEVERANCE COMPENSATION applicable):	bution Tyption 9(a) (cs 415 Com (1.11(H)/	pe co e.g., pens ((I)).	lumn headings Compensation ation).] Compensation	in a man for Safe under El	nner w Harbo ection	hich differs from r Matching Cont 9 (Complete (a).	the "all– ributions means Choose (b) if
[Note: The Plan does not take into account Post–Severance Cootherwise specified in a Plan amendment. For this Election 10 Pre–Tax Deferrals, Roth Deferrals and Employee Contribution all Nonelective Contributions.]	, unless d	escri	bed otherw <mark>ise</mark> i	n Electic ching Co (2)	n 10(k mtribu), Elective Defer	rals includes
	Contri	Al butio	ons	Elect Defer		Matching	Nonelective
(a) Pre–Entry Compensation. Includes (<i>Choose</i> (1) and (2) as applicable):						J	
(1) [] Plan Year. Compensation for the entire Plan Year which includes the Participant's Entry Date.	1]	OR	[]	l	[]	[]
(2) [] Participating Compensation. Only Participating Compensation. See Section 1.11(H)(1).	ſ]	OR	[]	1	[]	[]
[Note: Under a Participating Compensation election, in apply Administrator will count only the Participant's Participating C							
(b) [] Describe Pre-Entry Compensation by Contribution	on Type o	r by	Participant gr	roup:			
[Note: Under Election 10(b), the Employer may: (i) elect Compthereof as to a Participant group (e.g., Participating Compens Compensation for all Contribution Types to Division B Employwhich differs from the "all-inclusive" description in the Note is Contributions is Participating Compensation and for Safe Hand	ration for a yees); and mmediate	all C l/or (ly pr	ontribution Typ ii) define the C eceding Electio	pes as to ontributi n 10(a) (Divisio on Typ e.g., C	on A Employees, pe column headin Compensation for	Plan Year gs in a manner
11. EXCLUDED COMPENSATION (1.11(G)). Apply the foor (b) :	ollowing C	Comp	ensation exclus	sions to l	Electio	ns 9 and 10 (<i>Cho</i>	ose one of (a)
(a) [] No exclusions. Compensation as to all Contribution	Types me	ans (Compensation a	as elected	l in Ele	ections 9 and 10.	
(b) [] Exclusions. Exclude the following (Choose one or n	nore of (1)) thre	ough (9) as app	licable):			
[Note: In a safe harbor 401(k) plan, allocations qualifying for definition of Compensation. If the Plan applies permitted dispose							

Compensation if the Plan is to avoid more complex testing. Elections 11(b)(4) through (b)(9) may cause allocation Compensation to fail to be non-discriminatory. In a non-safe harbor 401(k) plan, Elections 11(b)(4) through (b)(9) which result in Compensation failing to be non-discriminatory may result in more complex nondiscrimination testing. For this Election 11, unless described otherwise in Election 11(b)(9), Elective Deferrals includes Pre-Tax Deferrals, Roth Deferrals and Employee Contributions, Matching includes all Matching Contributions and Nonelective includes all Nonelective Contributions.]

Contributions Deferrals Matching Nonel (1) [] No exclusions–limited. No exclusions as to the designated Contribution Type(s). (See Election 11(a)) (2) [] Elective Deferrals. See Section 1.20. N/A N/A [] [] [] [] [] [] [] [] [] [)
to the designated Contribution Type(s). (See Election 11(a)) (2) [] Elective Deferrals. See Section 1.20. N/A N/A [] [] [] [] [] [] [] [] [] [] [] [] []	ective
(3) [] Fringe benefits. As described in Treas. Reg. §1.414(s)–1(c)(3). (4) [] Compensation exceeding \$\sum_{\text{Apply}}\$ [] OR [] [] [] Apply this election to (Choose one of a. or b.): a. [] All Participants. [Note: If the Employer elects Safe Harbor Contributions under Election 6(e), the Employer may not elect 11(b)(4)a. to limit the Safe Harbor Contribution allocation to the NHCEs.] b. [] HCE Participants only. [] OR [] []]
§1.414(s)–1(c)(3). (4) [] Compensation exceeding \$ [] OR [] [] OR [] [] OR Apply this election to (Choose one of a. or b.): a. [] All Participants. [Note: If the Employer elects Safe Harbor Contributions under Election 6(e), the Employer may not elect 11(b)(4)a. to limit the Safe Harbor Contribution allocation to the NHCEs.] b. [] HCE Participants only. [] OR [] []]
Apply this election to (Choose one of a. or b.): a. [] All Participants. [Note: If the Employer elects Safe Harbor Contributions under Election 6(e), the Employer may not elect 11(b)(4)a. to limit the Safe Harbor Contribution allocation to the NHCEs.] b. [] HCE Participants only. [] OR []]
elects Safe Harbor Contributions under Election 6(e), the Employer may not elect 11(b)(4)a. to limit the Safe Harbor Contribution allocation to the NHCEs.] b. [] HCE Participants only. [] OR [] []]
(5) [] Bonus. [] OR []	
(6) [] Commission]
(6) [] Commission. [] OR []]
(7) [] Overtime. [] OR [] []]
(8) [] Related Employers. See Section 1.23(C). (If there are Related Employers, choose one or both of a. and b. as applicable):	
a. [] Non-Participating. Compensation paid to Employees by a Related Employer that is not a Participating Employer.]
b. [] Participating. As to the Employees of any Participating Employer, Compensation paid by any other Participating Employer to its Employees. See Election 28(g)(2)a.	I
(9) [] Describe Compensation exclusion(s):	

[Note: Under Election 11(b)(9), the Employer may: (i) describe Compensation from the elections available under Elections 11(b)(1) through (8), or a combination thereof as to a Participant group (e.g., No exclusions as to Division A Employees and exclude bonus as to Division B Employees); (ii) define the Contribution Type column headings in a manner which differs from the "all-inclusive" description in the Note immediately preceding Election 11(b)(1) (e.g., Elective Deferrals means §125 cafeteria deferrals only OR No exclusions as to Safe Harbor Contributions and exclude bonus as to Nonelective Contributions); and/or (iii) describe another exclusion (e.g., Exclude shift differential pay).]

12. <u>HOURS OF SERVICE</u> (1.31). The Plan credits Hours of Service for the following purposes (and to the Employees described in Elections 12(d) or (e)) as follows (*Choose one or more of (a) through (e) as applicable*):

	(1) All Purposes		(2) Eligibility	(3) Vesting	(4) Allocation Conditions
(a) [] Actual Method. See Section 1.31(A)(1).	[]	OR	[]	[]	[]
(b) [] Equivalency Method: (e.g., daily, weekly, etc.). See Section 1.31(A)(2).	[]	OR	[]	[]	[]
(c) [] Elapsed Time Method. See Section 1.31(A)(3).	[]	OR	[]	[]	[]

(d) [] Actual (hourly) and Equivalency (salaried). Actual Method for hourly paid Employees and Equivalency Method: (e.g., daily, weekly, etc.) for salaried Employees.	OR	[]	[]	[]
(e) [] Describe method:				
[Note: Under Election 12(e), the Employer may describe Hours of Service f or a combination thereof as to a Participant group and/or Contribution Typworkers and Equivalency Method applies to truck drivers).]			, ,	
13. <u>ELECTIVE SERVICE CREDITING</u> (1.56(C)). The Plan must credit credit certain Predecessor Employer/Predecessor Plan Service under Sectio as Service the following Predecessor Employer service (<i>Choose one of (a)</i>	n 1.56(B). The Pl			
(a) [] Not applicable. No elective Predecessor Employer Service credit	ting applies.			
(b) [] Applies. The Plan credits the specified service with the following for the purposes indicated (<i>Choose</i> (1) and (2) as applicable. Con				he Employer
[Note: Any elective Service crediting under this Election 13 must be nondis	criminatory.]			
 [1] All purposes. Credit Service for all purposes with Predecess names as needed). 	sor Employer(s): _		(inser	rt as many
	(1)	(2)	(3)	
	Eligibility	Vesting	Contribution Allocation	
(2) [] Designated purposes. Credit Service with the following Predecessor Employer(s) for the designated purpose(s):				
a. Employer:	[]		[]	
b. Employer:	[]		[]	
c. Employer:	[]		[]	
(3) Time period. Under Elections 13(b)(1) or (2), the Plan credits (C	Choose one or mor	e of a., b., and c. o	ıs applicable):	
a. [] All. All Service under Election(s) 13(b), regardless	of when rendered	1		
b. [] Service after. All Service under Election(s) 13(b), (specify date).	which is or was r	endered after:		
c. [] Service before. All Service under Election(s) 13(b) (specify date).	_, which is or was	rendered before: _		
(4) [] Describe elective Predecessor Employer Service crediting	g:			
[Note: Under Election 13(b)(4), the Employer may describe service treditin (3), or a combination thereof as to a Participant group and/or Contribution 1/1/05 OR Credit all service for all purposes with entities the Employer acq applies only for purposes of Nonelective Contributions and not for Matchin	n Type (e.g., For a Juires after 12/31/	all purposes credit /04 OR Service cre	service with X o	only on/after
ARTICLE E ELIGIBILITY REQU				
14. ELIGIBILITY (2.01). To become a Participant in the Plan, an Eligible	Employee must s	satisfy (Choose on	e of (a) or (b)):	
[Note: If the Employer under a safe harbor plan elects "early" eligibility for 21), but does not elect early eligibility for any Safe Harbor Contributions, a			one Year of Serv	vice and age
(a) [] No conditions. No eligibility conditions as to all Contribution Ty date is also an Entry Date), or if later, upon the next following Plance		ne Employment Co	ommencement Γ	Date (if that
[Note: No eligibility conditions apply to Prevailing Wage Contributions un. Section 2.01(D).]	less the Prevailin _t	g Wage Contract p	vrovides otherwi	ise. See
(b) [] Conditions. The following eligibility conditions (either as to all <i>Conditions one or more of (1) through (8) as applicable)</i> :	Contribution Type	es or as to the desig	gnated Contribu	tion Type)
[Note: For this Election 14, unless described otherwise in Election 14(b)(8) Pre–Tax Deferrals, Roth Elective Deferrals and Employee Contributions, Management of the Contributions of the Contribution of the				

 $Harbor\ Matching\ Contributions\ under\ Section\ 3.05(E)(3)\ and\ Operational\ QMACs\ under\ Section\ 3.03(C)(2))\ and\ Nonelective\ includes\ all\ Machine Section\ 3.03(C)(2)$

Nonelective Contributions (except Safe Harbor Nonelective Contributions under Section 3.05(E)(2) and Operational QNECs under Section 3.04(C)(2)). Safe Harbor includes Safe Harbor Nonelective and Safe Harbor Matching Contributions. If the Employer elects more than one Year of Service as to Additional Matching, the Plan will not satisfy the ACP test safe harbor. See Section 3.05(F)(3).]

				(1) All		(2) Elective	(3)	(4)	(5) Safe
				Contribut	ions	Deferrals	Matching	Nonelective	Harbor
(1)	[]	None. Entry on the Employment Commencement Date (if that date is also an Entry Date) or if later, upon the next following Plan Entry Date.	N/A (See Elec 14(a)		[]	[]	[]	[]
(2)	[]	Age (not to exceed age 21).	[]	OR	[]	[]	[]	[]
(3)	[]	One Year of Service. See Election 16(a).	[]	OR	[]	[]	[]	[]
(4)	[]	Two Years of Service (without an intervening Break in Service). 100% vesting is required. [Note: Two Years of Service does not apply to Elective Deferrals, Safe Harbor Contributions or SIMPLE Contributions.]	N/A		N/A	[]	[]	N/A
(5)	[]	month(s) (not exceeding 12 months for Elective Deferrals, Safe Harbor Contributions and SIMPLE Contributions and not exceeding 24 months for other contributions). If more than 12 months, 100% vesting is required. Service need not be continuous (no minimum Hours of Service required, and is mere passage of time).	us []	OR	[]	[]		[]
(6)	[]	Hours of Service in each month (not exceeding it months for Elective Deferrals, Safe Harbor Contributions and SIMPLE Contributions and not exceeding 24 months for other contributions). If not than 12 months, 100% vesting is required. If the Employee does not complete the designated Hours Service each month during the specified monthly to period, the Employee is subject to the one Year of Service (or two Years of Service if elect more than 12 months) requirement with 1,000 Hours of Service Per Year of Service. The months during which the Employee completes the specified Hours of Service (Choose one of a. or b.): a. [] Consecutive. Must be consecutive. b. [] Not consecutive. Need not be consecutive.	anore s of time	OR				[]
(7)	[]	Hours of Service within the time period following the Employee's Employment Commencement Date (not exceeding 12 months for Elective Deferrals, Safe Harbor Contributions and SIMPLE Contribution and not exceeding 24 months for other contribution. If more than 12 months, 100% vesting is required the Employee does not complete the designated Hours of Service during the specified time period (if any), the Employee is subject to the one Year of Service (or two Years of Service if elect more to 12 months) requirement with 1,000 Hours of Service Year of Service.	tions ns). If	OR	[]	[]	[]	[]

[Note: The Employer may complete the second blank in Election 14(b)(7) with "N/A" if the Employer wishes to impose an Hour of Service requirement without specifying a time period within which an Employee must complete the required Hours of Service.]

(8)	[]	Describe	eligibility	conditions:
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[Note: The Employer may use Election 14(b)(8) to describe different eligibility conditions as to different Contribution Types or Employee groups (e.g., As to all Contribution Types, no eligibility requirements for Division A Employees and one Year of Service as to Division B

Employees). The Employer also may elect different ages for different Contribution Types and/or to specify different months or Hours of Service requirements under Elections 14(b)(5), (b)(6), or (b)(7) as to different Contribution Types. Any election must satisfy Code §410(a).]

	ECIAL ELIGIBILITY EFFECTIVE DATE (DUAL F se (b) and (c) as applicable):	ELIGIBILI'	<u>TY)</u> (2.01	(E)). The	eligibility	conditions of Election	n 14 (Choose (a)
(a) []	No exceptions. Apply to all Employees.						
[Note: E	Elections 15(b) or (c) may trigger a coverage failure u	ınder Code	§410(b).]			
(b) []	Waiver of eligibility conditions for certain Emplement employed or reemployed by the Employer after Employee was employed or reemployed by the Emplatest of: (i) the Effective Date; (ii) the restated Effective Employment Commencement Date; or (iv) on the date of the commencement Date of the comm	ployer by the	he specifi; (iii) the	ed date, tl Employee	he Employe	(specify date). If the e will become a Part nent Commencement	Eligible icipant on the Date or Re–
	f the Employer does not wish to impose an age condit leave the age blank.]	ion under d	clause (iv,) as part o	of the requir	rements for the eligib	ility conditions
(c) []	Describe special eligibility Effective Date(s):						
Type (e.	Under Election 15(c), the Employer may describe spec g., Eligibility conditions apply only as to Nonelective reemployed by the Employer after January 1, 2007).	Contributi					
16. <u>YE</u>	AR OF SERVICE – ELIGIBILITY (2.02(A)). (Choo	ose (a), (b),	and (c) a	s applical	ble):		
such cor Agreeme	f the Employer under Election 14 elects a one or two nditions under Elections 14(b)(6), (7), and (8)) or elec ent election, the Employer should complete Election 1 for eligibility.]	cts to apply	a Year o	f Service j	for eligibilit	y under any other A	loption
(a) []	Period to receive credit for one Year of Service und requirement is 1,000 Hours of Service. Under Elections 14(b)(6) or (7), the number is 1,000 and to	ler Article l tions 14(b)	II. [Note: (6) and (b	The numb)(7) and i	oer may not inder Electi	exceed 1,000. If left on 14(b)(8) if it inco	blank, the rporates
(b) []	Subsequent Eligibility Computation Periods. Aft the Plan measures Subsequent Eligibility Computation						ion 2.02(C)(2),
(1)	[] Plan Year. The Plan Year, beginning with the Employment Commencement Date.	Plan Year	which in	cludes the	first annive	ersary of the Employ	ee's
(2)	[] Anniversary Year. The Anniversary Year, be	ginning wi	th the Em	ployee's s	second Ann	iversary Year.	
(3)	[] Split. The Plan Year as described in Election Type(s)) and the Anniversary Year as describe <i>Contribution Type</i> (s)).	16(b)(1) as ed in Election	to: on 16(b)(2	2) as to: _		(describe (Contribution (describe
	o maximize delayed entry under a two Years of Servi er should elect to remain on the Auniversary Year for				Contribution	s or Matching Contr	ibutions, the
(c) []	Describe: (e.g., Anniversary Year as to Division A and Plan	Year as to I	Division B	3.)			
17. <u>EN</u>	TRY DATE (2.02(D)). Entry Date means the Effective	ve Date and	d (Choose	one or m	nore of (a) th	hrough (f) as applica	ble):
Deferrat 3.03(C)(Prevaili	For this Election 17, unless described otherwise in Election 18 and Employee Contributions, Matching includes all (2)) and Nonelective includes all Nonelective Contribing Wage Contributions is on the Employment Comme 2.02(D).]	ll Matching utions (exc	Contribu	tions (exc ational Ql	ept Operati NECs under	ional QMACs under Section 3.04(C)(2)).	Section Entry as to
		(1)		(2)	(3)	(4)
		A	.ll butions		Elective Deferra	•	Nonelective
(a) []	Semi–annual. The first day of the first month and of the seventh month of the Plan Year.]	OR	[]	[]	
(b) []	First day of Plan Year	[]	OR	[]	[]	[]
(c) []	First day of each Plan Year quarter]	OR	[]	[]	[]

					N	Vonsta	ndardi	zed 401(k) Plar
(d) [] The first day of each month	[]	OR	[]	[]	[]
(e) [] Immediate. Upon Employment Commencement Date or if later, upon satisfaction of eligibility conditions.]	OR	[]	[]]]
(f) [] Describe Entry Date(s):									
[Note: Under Election 17(f), the Employer may describe Entry to combination thereof as to a Participant group and/or Contribut Contributions excluding Additional Matching, immediate as to earlier of the Plan's semi-annual Entry Dates or the entry dates	tion Type Division	or m A Em	ay elect additio ployees and ser	nal Er ni–an	ntry Dates nual as to l	(e.g., A	s to Mo	atching	
18. PROSPECTIVE/RETROACTIVE ENTRY DATE (2.02(D) will become a Participant (unless an Excluded Employee under more of (a) through (f) as applicable):									
[Note: Unless otherwise excluded under Election 8, an Employe become a Participant by the earlier of: (i) the first day of the Pl service requirements of Code §410(a); or (ii) 6 months after the unless described otherwise in Election 18(f), Elective Deferrals Matching includes all Matching Contributions (except Operation Nonelective Contributions, (except Operational QNECs under States).	lan Year e date the includes onal QMA	begin Emp Pre– ACs u	ning after the d loyee completes Tax Deferrals, nder Section 3.0	ate the s those Roth I	e Employee e requireme Deferrals a	e comp ents. Fo nd Em	letes th or this ployee	e age and Election Contribu	18,
		1) .ll		(2 Elec		(3	3)	(4))
	Contri		ns	Defe		Mato	hing	Nonel	lective
(a) [] Immediately following or coincident with the date the Employee completes the eligibility conditions.	[]	OR	[]	1	1	[]
(b) [] Immediately following the date the Employee completes the eligibility conditions.	[]	OR	[]	P	1	[]
(c) [] Immediately preceding or coincident with the date the Employee completes the eligibility conditions.	N	I/A		N	A	[]	[]
(d) [] Immediately preceding the date the Employee completes the eligibility conditions.	N	I/A		N/	'A	[]	[]
(e) [] Nearest the date the Employee completes the eligibility conditions.	N	/A		N	'A	[]]]
$\begin{tabular}{lll} (f) & [&] & \textbf{Describe retroactive/prospective entry relative to } \textbf{I} \\ \end{tabular}$	Entry Da	ite: _							
[Note: Under Election 18(f), the Employer may describe the time Elections 18(a) through (e), or a combination thereof as to a Polycontributions, excluding Additional Matching nearest as to Divergence [Section 2015].]	articipan	t grou	p and/or Contr	ibutio	n Type (e.g	., As to	Match	ing	ıder
19. BREAK IN SERVICE - PARTICIPATION (2.03). The on (c)):	e year ho	old–oı	it rule described	d in Se	ection 2.03	(C) (<i>Ci</i>	noose o	ne of (a)	, (b), o
(a) [] Does not apply.									
(b) [] Applies. Applies to the Plan and to all Participants.									
(c) [] Limited application. Applies to the Plan, but only to	a Partici	pant v	who has incurre	ed a Se	verance fro	om Em	ployme	ent.	
[Note: The Plan does not apply the rule of parity under Code § Section 2.03(D).]	410(a)(5	5)(D) i	unless the Empl	loyer i	n Appendix	x B spe	cifies o	therwise	. See
A PLAN CONTRIBU	ARTICL JTIONS		FORFEITUR	RES					
20. <u>ELECTIVE DEFERRAL LIMITATIONS</u> (3.02(A)). The f 6(b), which are in addition to those limitations imposed under the									
(a) [] None. No additional Plan imposed limits.									

[Note: The Employer under Election 20 may not impose a lower deferral limit applicable only to Catch—Up Eligible Participants and the Employer's elections must be nondiscriminatory. The elected limits apply to Pre—Tax Deferrals and to Roth Deferrals unless described otherwise. Under a safe harbor plan: (i) NHCEs must be able to defer enough to receive the maximum Safe Harbor Matching and Additional Matching Contribution under the plan and must be permitted to defer any lesser amount; and (ii) the Employer may limit

		Deferrals to a whole percentage of Compensation or ons on Elective Deferrals.]	to a whole dollar amount. S	ee Section 1.54(C) as t	o administrative
(b)	[]	Additional Plan limit(s). (Choose (1) and (2) as ap	plicable. Complete (3) if (1)	or (2) is chosen):	
	(1)	[] Maximum deferral amount. A Participant's E amount or percentage of Compensation).	llective Deferrals may not ex	sceed:	(specify dollar
	(2)	[] Minimum deferral amount. A Participant's E amount or percentage of Compensation).	lective Deferrals may not be	less than:	(specify dollar
	(3)	Application of limitations. The Election 20(b)(1) a in Elections 9 – 11. If the Employer elects Plan Year Participating Compensation, in the Plan Years commor maximum limitations to the Plan Year. Apply the period and only to HCEs as elected below. (<i>Choose</i> (1) or (2). Choose (3) if applicable):	r/Participation Compensatio nencing after an Employee be elected limitation based on	n under column (1) and becomes a Participant, such Compensation du	d in Election 10 elects apply the elected minimum uring the designated time
			(1) Plan Year/Participating Compensation	(2) Payroll period	(3) HCEs only
		a. [] Both. Both limits under Elections 20(b)(1) and (2).	[]	[]	[]
		b. [] Maximum limit. The maximum amount limit under Election 20(b)(1).	[]	[]	
		c. [] Minimum limit. The minimum amount limit under Election 20(b)(2).	[]		[1]
(c)	[]	Describe Elective Deferral limitation(s):			
20(d may	a) and not o may	Under Election 20(c), the Employer: (i) may describe land (b) or a combination thereof as to a Participant growth defer in excess of 10% of Plan Year Compensation); (by apply a different limitation to Pre—Tax Deferrals and	oup (e.g., No limit applies to (ii) may elect a different time l to Roth Deferrals.]	Division A Employees. e period to which the li	Division B Employees mitations apply; and/or
21.		JTOMATIC DEFERRAL (3.02(B)). The Automatic D	eferral provisions of Section	13.02(B) (Choose one	of (a) or (b)):
(a) (b)		Do not apply.Apply. The Automatic Deferral Effective Date is:as applicable):	(spe	ecify date). (Complete (1), (2), and (3). Choose (4)
	(1)	Automatic Deferral Amount. The Employer, as to% from the Participant's Compensation each			
	(2)	Participants affected. The Automatic Deferral appl	lies to (Choose one of a., b.,	c., or d.):	
		a. [] All Participants. All Participants, regardl Contrary Election after the Automatic Def	ess of any prior Salary Redu error Effective Date.	action Agreement, unle	ss and until they make a
		b. [] Election of at least Automatic Deferral Agreement on the Automatic Deferral Effi is at least equal to the Automatic Deferral	ective Date provided that the		
		c. [] No existing Salary Reduction Agreement Agreement on the Automatic Deferral Effe			
		d. [] New Participants. Each Employee whose	Entry Date is on or following	ng the Automatic Defe	rral Effective Date.
	(3)	Scheduled increases. The Automatic Deferral Amo following the Plan Year containing the Automatic D Deferral first applies to a Participant) as follows (Ch.	eferral Effective Date (or, if		
		a. [] No scheduled increase. The Automatic D	peferral Amount applies in al	ll Plan Years.	

b. [] Scheduled increase	. The Automatic Defe	erral Amount w	ill increase as f	ollows:		
	Plan Year of applica	tion to a Participant	<u> </u>	Automatic Defe	rral Amount		
	1			3%			
	2			3%			
	3 1			4% 5%			
	5 and th	ereafter		6%			
c. [] Other scheduled in		ic Deferral Am		se as follows:		
С. [_						
	Plan Year of applica	tion to a Participant	<u> </u>	Automatic Defer			
				· · · · · · · · · · · · · · · · · · ·	%		
					% %		
				· 	%		
					%		
(4) [] D					,70		
	escribe Automatic Def						
and/or a combine Employee/Partice 22. <u>CODA</u> (3.0 (a) [] Do not	ection 21(b)(4), the Empation thereof as to a Paripants are subject to an 2(C)). The CODA prover tapply. For each Plan Year for	rticipant group (e.g., Automatic Deferral Aisions of Section 3.02	Automatic Defe Amount equal to 2(C) (Choose or	errals do not ap o 3% of Compe ne of (a) or (b)):	ply to Division A nsation effective :	Employees. Al. as of January I	l Division B [, 2008).]
may el	ect to receive directly ir tionate share of that CO	cash not more than	the following po	ortion (or, if les			
(1) [] A	ll or any portion.						
(2) [] _	%						
23. <u>CATCH-U</u>	P DEFERRALS (3.02(I	(D)). A Catch–Up Elig	ible Participant	(Choose one o	f(a) or (b):		
(a) [] Permi	tted. May make Catch-	Up Deferrals to the P	lan.				
	e rmitted. May not make	_	•				
24 MATCHIN	G CONTRIBUTIONS (EVCI LIDING SAM	E HADDOD MA	TCH AND AD	ODITIONAL MA	TCU LIMDED	SECTION
3.05) (3.03(A)). (discretionary/fix of Matching Conthen, for the elector (6)): [Note: If the Employee 1.05]	The Employer Matching (sed), rate/amount, limite attributions is subject to stated match, complete (1) poloyer wishes to make ander Election 30, and not see the control of	g Contributions under titions and time period Section 3.06 except as , (2), and/or (3) as ap my Matching Contrib	r Election 6(c) and (collectively, so otherwise propplicable. If the	are subject to the such elections a vided (Choose of Employer comp	e following additure "the matching one or more of (a pletes (2) or (3),	tional elections formula") and a) through (g) a also complete o	regarding type the allocation s applicable; one of (4), (5),
		(h)	(2)	(3)	(4)	(5)	(6)
		Match Rate/Amt [\$/% of Elective Deferrals]	Limit on Deferrals Matched [\$/% of Compen– sation]	Limit on Match Amount [\$/% of Compen— sation]	Apply limit(s)per Plan Year ["true–up"]	Apply limit(s)per payroll period [no "true-up"]	Apply limit(s)per designated time period [no "true—up"]
	tionary – see				_ []	[]	[]
Emplo require (a)(1)-	n 1.34(B) (The yer may, but is not ed to complete -(6). See the "Note" ing Election 24.)						
(b) [] Fixed rate/an					[]	[]	[]

(c)	[]	Fixed – tiered	Elective Deferral % %%	Matching Rate % % % %		[]	[]	[]
(d)	[]	Fixed – Years of Service	Years of Service	% Matching Rate % % %		[]	[]	[]
	(1)	"Years of Service" under	%	%	ne of a. or b.):			
		a. [] Eligibility. Y	ears of Service	for eligibility in Election	n 16.			
		b. [] Vesting. Year		r vesting in Elections 42				
(e)	[]	Fixed – multiple formulas	Formula 1: _ Formula 2: _ Formula 3: _		= =	[] [] []	[] [] []	[] []
(f)	[]	Related and Participa Plan, the following app			rticipating Employer	s contribute Ma	tching Contrib	outions to the
	(1)	Matching formula. Th	e matching forr	nula for the Participating	g Employer(s) (Choo	ose one of a. or	b.):	
		a. [] All the same	Is (are) the san	ne as for the Signatory F	Employer under this l	Election 24.		
		b. [] At least one of	different. Is (ar	e) as follows:				
	(2)	Allocation sharing. The any Participating Emplo			Matching Contribution	ons made by the	Signatory Em	ployer and by
		a. [] Employer by	Employer. On	ly to the Participants di	rectly employed by t	he contributing	Employer.	
				all Participants regardles or made Matching Contr			ys them and r	egardless of
	te: T 3(D).	he Employer should not e]	elect 24(f) unles	s there are Related Emp	oloyers which are als	o Participating	Employers. Se	ee Section
(g)	[]	Describe: (e.g., A Discretionary Melective Deferrals not e						equal to 50% of
Ele Ele oth Sec and	ctive ctive erwis tion	ee Section 1.34(A) as to I Deferrals divided by his/ Deferral amount/percent ee in Election 24(g). Matc 4.10(D). The Employer us matching contribution for]	her Compensat age. Any Match hing Contribut ader Election 2-	ion. The matching rate/o ning Contributions apply ions for nondiscriminati 4(a) in its discretion ma	nmount is the specific o to Pre–Tax Deferra on testing purposes o y determine the amou	ed rate/amount uls and to Roth I are subject to th unt of a Discret	of match for th Deferrals unle e targeting lin ionary Matchi	e corresponding ss described nitations. See ng Contribution
	<u>QN</u> or (b	IAC (PLAN-DESIGNAT	(3.03(C)(1)). The following provi	sions apply regardin	g Plan–Designa	ted QMACs (Choose one of
Pla	n is ı	egardless of its elections using Current Year Testin on of an ADP or ACP test	g to make Oper					
(a)	[]	Not applicable. There	are no Plan–De	signated QMACs.				
(b)	[]	Applies. There are Plan	–Designated Q	MACs to which the follow	owing provisions app	ply (Complete (1) and (2)):	
	(1)	Matching Contributio Election 25(b)(2)) are P				cated to the desi	ignated allocat	ion group under
		a. [] All. All Matc	hing Contributi	ons.				
		b. [] Designated.	Only the follow	ing Matching Contribut	ions under Election 2	24:		

(2)	llocation Group. Subject to Section 3.06, allocate the Plan–Designated QMAC (Choose one of a. or b.):
;	[] NHCEs only. Only to NHCEs who make Elective Deferrals subject to the Plan–Designated QMAC.
1	. [] All Participants. To all Participants who make Elective Deferrals subject to the Plan–Designated QMAC.
	dministrator will allocate all other Matching Contributions as Regular Matching Contributions under Section 3.03(B), except a Sections 3.03(C)(2) or 3.05.
[Note: See	Section $4.10(D)$ as to targeting limitations applicable to QMAC nondiscrimination testing.]
26. MAT	CHING CATCH-UP DEFERRALS (3.03(D)). If a Participant makes a Catch-Up Deferral, the Employer (Choose one of (a) or
(a) []]	fatch. Will apply to the Catch–Up Deferral (Choose one of (1) or (2)):
(1)] All. All Matching Contributions.
(2)] Designated. The following Matching Contributions in Election 24:
(b) [] 1	o Match. Will not match any Catch-Up Deferrals.
37(a)(2)c. Enhanced 37(a)(2)c. 27. NON	tion 26 does not apply to a safe harbor 401(k) plan unless the Employer will apply the ACP test. See Elections 37(a)(2)b. and ii). In this case, Election 26 applies only to Additional Matching, if any. A safe harbor 401(k) Plan will apply the Basic Match to Catch—Up Deferrals. If the Employer elects to apply the ACP test safe harbor under Election 37(a)(2)a. or (), Election 26 does not apply and the Plan also will apply any Additional Match to Catch-Up Deferrals.]
	Nonelective Contributions under Election $6(d)$ are subject to the following additional elections as to type and amount (<i>Choose e of (a) through (e) as applicable</i>):
	Discretionary. An amount the Employer in its sole discretion may determine.
(b) []]	ixed. (Choose one or more of (1), (2), and (3) as applicable):
(1)] Uniform %% of each Participant's Compensation, per(e.g., Plan Year, month).
] Fixed dollar amount. \$, per
(=)	(specify time period, e.g., per Plan Year quarter. If not specified, the time period is the Plan Year).
27(b)(1) o Nonelectiv Compensa	Employer under Election 27(b)(3) may specify any Fixed Nonelective Contribution formula not described under Elections (2) (e.g., For each Plan Year, 2% of net profits exceeding \$50,000) and/or the Employer may describe different Fixed a Contributions as applicable to different Participant groups (e.g., A Fixed Nonelective Contribution equal to 5% of Plan Year ion applies to Division A Participants and a Fixed Nonelective Contribution equal to \$500 per Participant each Plan Year Division B Participants).]
]	revailing Wage Contribution. The Prevailing Wage Contribution amount(s) specified for the Plan Year or other applicable eriod in the Employer's Prevailing Wage Contract(s). The Employer will make a Prevailing Wage Contribution only to articipants covered by the Contract and only as to Compensation paid under the Contract. If the Participant accrues an allocation f Employer Contributions (including forfeitures) under the Plan or any other Employer plan in addition to the Prevailing Wage contribution, the Plan Administrator will (<i>Choose one of</i> (1) or (2)):
(1)] No offset. Not reduce the Participant's Employer Contribution allocation by the amount of the Prevailing Wage Contribution.
(2)] Offset. Reduce the Participant's Employer Contribution allocation by the amount of the Prevailing Wage Contribution.
	Related and Participating Employers. If any Related and Participating Employers contribute Nonelective Contributions to the lan, the contribution formula(s) (Choose one of (1) or (2)):
(1)] All the same. Is (are) the same as for the Signatory Employer under this Election 27.
(2)] At least one different. Is (are) as follows:
	Employer should not elect $27(d)$ unless there are Related Employers which are also Participating Employers. See Section the Employer electing $27(d)$ also must complete Election $28(g)$ as to the allocation methods which apply to the Participating $[$
(e) []]	escribe:

[Note: Under Election 27(e), the Employer may describe the amount and type of Nonelective Contributions from the elections available under Election 27 and/or a combination thereof as to a Participant group (e.g., A Discretionary Nonelective Contribution applies to Division A Employees. A Fixed Nonelective Contribution equal to 5% of Plan Year Compensation applies to Division B Employees).]

Participa	NELECTIVE CONTRIBUTION ALLOCATION (3.04(B)). The Plan Administrator, subject to Section 3.06, will allocate to each nt any Nonelective Contribution (excluding QNECs) under the following contribution allocation formula (<i>Choose one or more of gh (h) as applicable)</i> :
(a) []	Pro rata. As a uniform percentage of Participant Compensation.
(b) []	Permitted disparity. In accordance with the permitted disparity allocation provisions of Section 3.04(B)(2), under which the following permitted disparity formula and definition of "Excess Compensation" apply (<i>Complete (1) and (2)</i>):
(1)	Formula (Choose one of a. or b.):
	a. [] Two-tiered.
	b. [] Four-tiered.
(2)	Excess Compensation. For purposes of Section 3.04(B)(2), "Excess Compensation" means Compensation in excess of (<i>Choose one of a. or b.</i>):
	a. [] Percentage amount.
	b. [] Dollar amount. The following amount: \$ (not exceeding the taxable wage base in effect on the first day of the Plan Year).
(c) []	Incorporation of contribution formula. The Plan Administrator will allocate any Fixed Nonelective Contribution under Elections 27(b), 27(d) or 27(e), or any Prevailing Wage Contribution under Election 27(c), in accordance with the contribution formula the Employer adopts under those Elections.
(d) []	Classifications of Participants. In accordance with the classifications allocation provisions of Section 3.04(B)(3). The classifications are (<i>Choose one of</i> (1) , (2) , or (3)):
Treas. Re	spically, the Employer would elect 28(d) where it intends to satisfy nondiscrimination requirements using "cross-testing" under eg. §1.401(a)(4)–8. However, choosing this election does not necessarily require application of cross-testing and the Plan may be attisfy nondiscrimination as to its classification-based allocations by testing allocation rates.]
(1)	[] Each in own classification. Each Participant constitutes a separate classification.
(2)	[] NHCEs/HCEs. Nonhighly Compensated Employee/Participants and Highly Compensated Employee/Participants.
(3)	[] Describe the classifications:
must con the limite of a self- cash or a advise th applicab decide fr	In the classification of the self-employed Participant. The Employer by the due date of its tax return (including extensions) must be Plan Administrator or Trustee in writing as to the allocation Plan Election 28(d)(1) or (3) for the allocation under Election 28(d)(1), the Employer may om year to year the classification (allocation rate) applicable to each Participant, without the need to amend the Plan to change iffication.]
(e) []	Age–based. In accordance with the age–based allocation provisions of Section 3.04(B)(5). The Plan Administrator will use the Actuarial Factors based on the following assumptions (Complete both (1) and (2)):
(1)	Interest rate. (Choose one of a., b., or c.):
	a. [] 7.5% b. [] 8.0% c. [] 8.5%
(2)	Mortality table. (Choose one of a. or b.):
	a. [] UP–1984. See Appendix D.
	b. [] Alternative: (Specify 1983 GAM, 1983 IAM, 1971 GAM, or 1971 IAM and attach applicable tables using such mortality table and the specified interest rate as replacement Appendix D.)
(f) []	Uniform points. In accordance with the uniform points allocation provisions of Section 3.04(B)(6). Under the uniform points allocation formula, a Participant receives (<i>Choose one or both of (1) and (2). Choose (3) if applicable</i>):
(1)	[] Years of Service point(s) for each Year of Service. The maximum number of Years of Service counted for points is
	"Year of Service" under this Election 28(f) means (Choose one of a. or b.):
	a. [] Eligibility. Years of Service for eligibility in Election 16.
	b. [] Vesting. Years of Service for vesting in Elections 42 and 43.

						y Treas. Reg. §. §1.401(a)(4)–2		11(d)(3) fo	or the unif	orm points	allocation	n to qualify	as a safe
	(2)	[]	Age		point(s) for e	each year of age	e attained du	ring the Pla	an Year.				
	(3)	[]	Compens		p	oint(s) for each	ı \$	(n	not to exce	<i>eed \$200)</i> i	ncrement	of Plan Yea	ar
(g)	[]	Pla		Admini	strator will all	ers. If any Relactions ocate the None							
	(1)	All	cation M	ethod. (Choose one of	a. or b.):							
		a.	[] All	the sam	e. Using the sa	ame allocation	method as ap	plies to the	e Signator	y Employe	er under th	nis Election	28.
		b.	[] At l	east one	different. Ur	nder the followi	ing allocation	n method(s	s):			·	
	(2)					nistrator will ale one of a. or b.		onelective	Contribut	ions made	by the Sig	gnatory Em	ployer and by
		a.	[] Em	ployer b	y Employer.	Only to the Par	rticipants dir	ectly emplo	oyed by th	ne contribu	ting Empl	oyer.	
		b.				To all Participar oyer made Non					mploys the	em and rega	ardless of
1.23 paid vers	(D) a l by ' a) wi	and . 'Y" I ho re	lection 27 articipatin ceives Con	(d). If the g Emplo npensati	e Employer el oyer in determ on from both I	nless there are a lects 28(g)(2)a. ining the alloco X and Y. If the elective Contril	, the Employ ation of the " Employer ele	er should d X'' Particip	also elect pating Em	11(b)(8)b., ployer con	to disregi tribution i	ard the Cor to a Partici	npensation pant (and vice
(h)	[]		cribe:										
or (i	b)):	Pa	icipants.) PLAN–DE	SIGNA'	<u>ГЕD)</u> (3.04(С	icipants and Pe	owing provisi	ons apply i	regarding	Plan-Desi	gnated QN	NECs (Cho	ose one of (a)
Plan	ı is u	sing	Current Ye	ear Testi		lection 29, the perational QNI							
(a)	[]	Not	applicable	e. There	are no Plan–D	Designated QNI	ECs.						
(b)	[]	App	ies. There	are Pla	n–Designated	QNECs to whi	ch the follow	ing provis	sions apply	(Complet	e (1), (2),	and (3)):	
	(1)					d. The following esignated QNE				allocated to	o the desig	gnated alloc	cation group
		a.	[] All.	All Non	elective Conti	ributions.							
		b.	[] Des	ignated.	Only the follow	wing Nonelec	tive Contribu	itions unde	er Electior	n 27:		<u>.</u>	
	(2)	All	cation Gr	oup. Su	bject to Section	n 3.06, allocat	e the Plan–D	esignated (QNEC (C	hoose one	of a. or b.):	
		a.	[] NH	CEs onl	y. Only to NH	CEs under the	method elec	ted in Elect	tion 29(b)	(3).			
		b.	[] All !	Particip	ants. To all P	articipants und	er the metho	d elected in	n Election	29(b)(3).			
	(3)		cation M		The Plan Admi	nistrator will a	llocate a Pla	n–Designat	ted QNEC	C using the	following	method (C	Choose one of
		a.	[] Pro	rata.	V								
		b.	[] Flat	dollar.									
		c.	[] Rev	erse. Se	e Section 3.04	-(C)(3).							
		d.	[] Des	cribe:									

[Note: Any allocation method the Employer elects under Election 29(b)(3)d. must be definitely determinable. See Section 4.10(D) as to targeting limitations applicable to QNEC nondiscrimination testing.]

		FE HARBOR 401(k) PLAN (SAFE HARBOR CONTRIBUTIONS/ADDITIONAL MATCHING CONTRIBUTIONS) (3.05). The
Cor	itribu	er under Election 6(e) will (or in the case of the Safe Harbor Nonelective Contribution may) contribute the following Safe Harbor ations described in Section 3.05(E) and will or may contribute Additional Matching Contributions described in Section 3.05(F) one of (a), (b), (c), or (d) when and as applicable. Complete (e) and (h). Choose (f), (g), and (i) as applicable):
(a)	[]	Safe Harbor Nonelective Contribution. The Safe Harbor Nonelective Contribution equals
(b)	[]	Safe Harbor Nonelective Contribution/delayed year-by-year election (maybe and supplemental notices). In connection with the Employer's provision of the maybe notice under Section 3.05(I)(1), the Employer elects into safe harbor status by giving the supplemental notice and by making this Election 30(b) to provide for a Safe Harbor Nonelective Contribution equal to% (specify amount at least equal to 3%) of a Participant's Compensation. This Election 30(b) and safe harbor status applies for the Plan Year ending: (specify Plan Year end), which is the Plan Year to which the Employer's maybe and supplemental notices apply.
production and produc	vide j endm ploye nds t ber El bor in elect b) if p ice co	The Employer makes a delayed election into safe harbor status under Section 3.05(I)(I), the Employer must amend the Plan to for a Safe Harbor Nonelective Contribution equal to at least 3% of each Participant's Compensation. The Employer may make this ent by substitute Adoption Agreement page (electing Election 30(b)) or by another form of amendment under Section 11.02(B). An or using the maybe notice should not elect a Safe Harbor Nonelective Contribution under Election 30(a) unless the Employer of continue safe harbor status under this election in the subsequent Plan Year. By making its amendment into safe harbor status lection 30(b), the Employer avoids the need to further amend the Plan if the Employer is not certain that it will apply the safe in the subsequent Plan Year. By contrast, an Employer which gave the maybe notice and has decided to make the Safe Harbor tive Contribution for that year and for future years should use Election 30(a). The Employer only elects 30(a) and should not elect prior to the Plan Year the Employer unequivocally decides to elect safe harbor status for the Plan Year and provides a safe harbor onsistent with this election rather than giving the maybe notice. If the Employer gives the maybe notice and the Employer will or the Matching Contributions, the Employer should elect Additional Matching under Election 30(h) and should not elect Matching utions under Election 24) if it wishes to avoid ACP testing.]
(c)	[]	Basic Matching Contribution. A Matching Contribution equal to 100% of each Participant's Elective Deferrals not exceeding 3% of the Participant's Compensation, plus 50% of each Participant's Elective Deferrals in excess of 3% but not in excess of 5% of the Participant's Compensation. See Sections 1.34(E) and 3.05(E)(4). (Complete (1)):
	(1)	Time period. For purposes of this Election 30(c), "Compensation" and "Elect ve Deferrals" mean Compensation and Elective Deferrals for: [Note: The Employer must complete the blank line with the applicable time period for computing the Basic Match, such as "each payroll period," "each calendar month," "each Plan Year quarter" or "the Plan Year."]
(d)	[]	Enhanced Matching Contribution. See Sections 1.34(F) and 3.05(E)(5). (Choose one of (1) or (2) and complete (3) for any election):
	(1)	[] Uniform percentage. A Matching Contribution equal to% of each Participant's Elective Deferrals but not as to Elective Deferrals exceeding% of the Participant's Compensation.
	(2)	[] Tiered formula. A Matching Contribution equal to the specified matching rate for the corresponding level of each Participant's Elective Deferral percentage. A Participant's Elective Deferral percentage is equal to the Participant's Elective Deferrals divided by his/her Compensation.
		Elective Deferral Percentage %%%%%
	(3)	Time period. For purposes of this Election 30(d), "Compensation" and "Elective Deferrals" mean Compensation and Elective Deferrals for:
mus 37(d	st sati a)(2)	the matching rate may not increase as the Elective Deferral percentage increases and the Enhanced Matching formula otherwise is fy the requirements of Code $\$\$401(k)(12)(B)(ii)$ and (iii). If the Employer elects to satisfy the ACP safe harbor under Election a., the Employer also must limit Elective Deferrals taken into account for the Enhanced Matching Contribution to a maximum of lan Year Compensation.]
(e)	Par (3))	rticipants who will receive Safe Harbor Contributions. The allocation of Safe Harbor Contributions (Choose one of (1), (2), or ::
	(1)	[] Applies to all Participants. Applies to all Participants except as may be limited under Election 30(f).
	(2)	[] NHCEs only. Is limited to NHCE Participants only and may be limited further under Election 30(f). No HCE will receive a Safe Harbor Contribution allocation.

	(3)	L				s and designated HCEs. Is limited to NHCE Participants and to the following HCE Participants and may be limite under Election 30(f):	d
						ation group the Employer describes under Election $30(e)(3)$ must be definitely determinable. (e.g., Division "A" own more than 5% of the Employer without regard to attribution rules).]	
(f)	[]	in Electronic and Electronic who obtained the Part Hadiss "Part to	Election of the control of the contr	tion e Y on 3 nve ule pan crega ipa illo outi	ear 0(f atta des ts i ontr atec ting cati	we Deferrals/delay of Safe Harbor Contribution. The Employer may elect this Election 30(f) only if the Employer 4 elects eligibility requirements for Elective Deferrals of less than age 21 and one Year of Service but elects age 2 r of Service for Safe Harbor Matching or for Safe Harbor Nonelective Contributions. The Employer under this f) limits the allocation of any Safe Harbor Contribution under Election 30 for a Plan Year to those Participants: (i) tained age 21; (ii) who have completed one Year of Service; and (iii) who the Plan Administrator in applying the scribed in Section 4.06(C), treats as benefiting in the disaggregated plan covering the Includible Employees. Those in the Plan Year whom the Plan Administrator treats as Otherwise Excludable Employees will not receive any Safe ribution allocation and the Plan Administrator will apply the ADP (and, as applicable the ACP) test(s) to the d plan benefiting the Otherwise Excludable Employees. If the Employer in Election 10(a)(2) has elected g Compensation" for allocating Elective Deferrals, Nonelective Contributions or Matching Contributions (as relevation under this Election 30 based on the Contribution Type), the Plan Administrator, in allocating the Safe Harbor a for the Plan Year in which the Participant crosses over to the Includible Employees group, will count Compensation Deferrals only on and following the Cross-Over Date. See Section 3.05(D).	l
(g)	[]	An	oth	er j	olai	nn. The Employer will make the Safe Harbor Contribution to the following plan:	
(h)	Ado	litio	nal	Ma	tcł	thing Contributions. See Sections 1.34(G) and 3.05(F). (Choose one of (1) or (2)):	
	(1)	[ditional Matching Contributions. The Employer will not make any Additional Matching Contributions to its safe Plan.	
	(2)	[onal Matching Contributions. The Employer will or may make the following Additional Matching Contributions harbor Plan. (<i>Choose a. and b. as applicable</i>):	to
		a.	[xed Additional Matching Contribution. The following Fixed Additional Matching Contribution (<i>Choose</i> (i) and a applicable and complete (iii) for any election):	
			(i))	[]	Uniform percentage. A Matching Contribution equal to % of each Participant's Elective Deferrals but not as to Elective Deferrals exceeding % of the Participant's Compensation.	
			(ii	i)	[]	Tiered formula. A Matching Contribution equal to the specified matching rate for the corresponding level of ear Participant's Elective Deferral percentage. A Participant's Elective Deferral percentage is equal to the Participant Elective Deferrals divided by his/her Compensation. Elective Deferral Percentage Matching Rate %	
						%	
			(ii		and app Pla	me period. For purposes of this Election 30(h)(2)a, "Compensation" and "Elective Deferrals" mean Compensation de Elective Deferrals for: [Note: The Employer must complete the blank line with the plicable time period for computing the Additional Match, e.g., "each payroll period," "each calendar month," "each an Year quarter" OR "the Plan Year." If the Employer elects a match under both (i) and (ii) and will apply a difference period to each match, the Employer may indicate as such in the blank line.]	h
		b.	[Co wil	scretionary Additional Matching Contribution. The Employer may make a Discretionary Additional Matching contribution. If the Employer makes a Discretionary Matching Contribution, the Discretionary Matching Contribution II not apply as to Elective Deferrals exceeding% of the Participant's Compensation (complete the blant applicable or leave blank).	
Cont rate i NHC of Pl	ribu may E; (an Y retic	tion not iii) i 'ear onar	is, in incr the I Con y Aa	clu reas Emp	din se a oloy nsa	relects to satisfy the ACP safe harbor under Election 37(a)(2)a. or 37(a)(2)c.(i), then as to any and all Matching mg Fixed Additional Matching Contributions: (i) the matching street Additional Matching Contributions: (i) the matching as the Elective Deferral percentage increases; (ii) no HCE may be entitled to a greater rate of match than any over must limit Elective Deferrals taken into account for the Additional Matching Contributions to a maximum of 6 tration; (iv) the Plan must apply all Matching Contributions to Catch-Up Deferrals; and (v) in the case of a mal Matching Contribution, the contribution amount may not exceed 4% of the Participant's Plan Year	
(i)	[]					fe Harbor Contributions in disaggregated Plan. The Employer elects to make different Safe Harbor Contribution tional Matching Contributions to disaggregated parts of its Plan under Treas. Reg. §1.401(k)–1(b)(4) as follows: (Specify contributions for disaggregated plans, e.	
						tively Bargained Employees a 3% Nonelective Safe Harbor Contribution applies and as to non–Collectively Employees, the Basic Matching Contribution applies).	<i>, ,</i>

Har sati SIN allo	bor (sfy tl IPLE catio	Corne A E C on c	ntri AC ont of N	ATION CONDITIONS (3.06(B)/(C)). The Plan debutions; (iii) commencing as of the Final 401(k). P test safe harbor; (iv) Employee Contributions; ributions; or (viii) Prevailing Wage Contribution Matching Contributions, Nonelective Contribution dition(s) (Choose one of (a) or (b). Choose (c) if	Regulations (v) Rollover s, except as a ns or Particip	Effective Contribumay be repaired	e Date, utions; (equired	Additional Ma (vi) Designated by the Prevail	atching C d IRA Co ling Wag	Contributi ontribution ge Contra	ons which will ons; (vii) act. To receive an
(a)	[]	N	lo o	conditions. No allocation conditions apply to Ma	tching Conti	ributions	, to Nor	nelective Cont	ributions	or to for	feitures.
(b)	[]			ditions. The following allocation conditions apper of (1) through (7) as applicable):	ly to the desi	ignated C	Contribu	ition Type and	l/or forfe	itures (C	hoose one or
3.0- incl	4(C)(ludes	2) ali	reg l N	s Election 31, except as the Employer describes a arding Operational QMACs and Operational Ql onelective Contributions to which allocation cond we condition exceeding 1,000 Hours of Service in	NECs, Match ditions may d	iing incli apply. Th	udes all	Matching Con	ntributio	ns and N	onelective
					(1) Matchin Nonelect	tive		(2)	·	3)	(4)
	(1)				and Forfei			Matching		lective	Forfeitures
	(1)	[]	None.	N/A (See Election			[]]]	
	(2)	[]	501 HOS/terminees (91 consecutive days if Elapsed Time). See Section 3.06(B)(1)(b).	[]		OR	[]	1	1	[]
	(3)	[]	Last day of the Plan Year.	[]		OR	[]	1	1	[]
	(4)	[]	Last day of the Election 31(c) time period.	[]		OR	[]	1	1	[]
	(5)	[]	1,000 HOS in the Plan Year (182 consecutive days in Plan Year if Elapsed Time).	[]		OR		Y]	[]
	(6)	[]	(specify) HOS within the Election 31(c) time period, (but not exceeding 1,000 HOS in a Plan Year).	[]	>	OR	[]	[]	[]
	(7)	[]	Describe conditions: (e.g., Last day of the Plan Year as to Nonelective conditions for Participating Employer "B" Participating		ons for P	Participa	ating Employe	r "A" Pa	rticipant	s. No allocation
(c)	[]			e period. Under Section 3.06(C), apply Elections (Choose one of (1) through (5)):		o)(6) or (b)(7) to	the specified	contribu	tions/for	feitures based on
	(1)	[]	Plan Year	IN		OR	[]	[]	[]
	(2)	[]	Plan Year quarter	[]		OR	[]	[]	[]
	(3)	[]	Calendar month			OR	[]	[]	[]
	(4)	[]	Payroll period	[]		OR	[]	[]	[]
	(5)	[]	Describe time period:							
[No	te: Ij	c th	e E	imployer elects $31(b)(4)$ or $(b)(6)$, the Employer b	nust choose	(c). If the	e Emplo	yer elects 31(b)(7), ch	oose (c)	if applicable.]
Sev	eran	ce i	froi ns/	ATION CONDITIONS – APPLICATION/WAIV IN Employment as described below, apply or do not forfeitures as follows (If the Employer elects 31(b))	ot apply Ele	ction 31	(b) allo	cation condition	ns to the	specifie	d
3.0	4(C)(2)	reg	s Election 32, except as the Employer describes of arding Operational QMACs and Operational Ql onelective Contributions to which allocation cond	VECs, Match	ing incli					
(a)	[]			al waiver or application. If a Participant incurs a tainment of Normal Retirement Age (Choose on			ployme	ent on account	of or fol	lowing d	eath, Disability
	(1)	[]	Do not apply. Do not apply elected allocation conferitures.	onditions to	Matchin	g Contr	ibutions, to No	onelectiv	e Contril	butions or to
	(2)	[]	Apply. Apply elected allocation conditions to M.	Iatching Cor	ıtributior	is, to N	onelective Cor	ntribution	ns and to	forfeitures.

						(1) Matching, Nonelective and Forfeitures	s	(2)	•	(3) Nonelective	(4) Forfeitures
(b)	[]	e s a a	ever Empuch cco ttai nd	dication/waiver as to Contribution Types ats. If a Participant incurs a Severance from cloyment, apply allocation conditions except a conditions are waived if Severance is on punt of or following death, Disability or nment of Normal Retirement Age as specified, as applied to the specified Contribution es/forfeitures (Choose (1), (2), and (3) applicable):		·	· · · · · · · · · · · · · · · · · · ·	,	1 (one cent	Torrestates
	(]	1)	[]	Death	[]	OR	[]		[]	[]
	(2	2)	[]	Disability	[]	OR	[]		[]	[]
	(3	3)	[]	Normal Retirement Age	[]	OR	[]		[]	[]
(c)	S	us	рe	nsi	on. The suspension of allocation conditions of So	ection 3.06(F) (C	hoose one	of (1) or (2)):		
	()	1)	[]	Applies. Applies as follows (Choose one of a., b	b., or c.):					
			a	•	[] Both. Applies both to Nonelective Contrib	utions and to Mat	ching Con	tributions.			
			b	٠.	[] Nonelective. Applies only to Nonelective 0	Contributions.					
			c		[] Match. Applies only to Matching Contribu	tions.					
	(2	2)	[]	Does not apply.						
Cor thro	itri oug te:	bu gh E	tio (g. ve.	on T) as n if	FURE ALLOCATION METHOD (3.07). The Planar of the Planar of the Imperior of the	ions or to all Mat at least one other	ching Con relection): (A				(3) we Matching
(a)	[]			litional Nonelective. Allocate as additional Discretective Contribution.	retionary	1	1	OR	[]	[]
(b)	[]			litional Match. Allocate as additional Discretion tribution.	ary Matching	[]	OR	[]	[]
(c)	[]	ŀ	Red	uce Nonelective. Apply to Nonelective Contribu	tion.	[]	OR	[]	[]
(d)	[]	F	Red	uce Match. Apply to Matching Contribution.]]	OR	[]	[]
(e)	[]			n expenses. Pay reasonable Plan expenses first (S(C)), then allocate in the manner described above		[]	OR	[]	[]
(f)	[]			harbor/top-heavy exempt. Apply all forfeiture ion 3.07(A)(4).	es to Safe Harbor	Contributi	ons and Pla	n expe	enses in accor	dance with
(g)	[]	I)es e.g.	cribe:, Forfeitures attributable to transferred balances	from Plan X are	allocated	only to forn	ıer Pla	ın X particip	ants.)
occi	urs	, t	his	El	<u>TURE ALLOCATION TIMING</u> (3.07(B)). See Section 34 determines the timing of the forfeiture or both of (a) and (b) as applicable):						
							A	1) .ll itures		(2) Nonelecti Forfeitur	U
(a)	[]			te Plan Year. In the same Plan Year in which the citure occurs.	e designated	[]	OR	[]	[]
(b)	[]			t Plan Year. In the Plan Year following the Plan designated forfeiture occurs.	Year in which	[]	OR	[]	[]

[Note: The elected forfeiture allocation timing applies irrespective of when the Employer makes its contribution(s), if any, for a Plan Year. Even if the Employer elects immediate vesting, the Employer should complete Election 34. See Sections 3.07 and 7.07.]

	EMPLOYEE (AFTER-TAX) CONTRIBUTIONS (3.09). The followation 6(f). (Complete (a) and (b)):	ving additional elections apply to	Employee Contributions under										
(a)	Limitations. The Plan permits Employee Contributions subject to the imposed under the Plan (<i>Choose one of</i> (1) <i>or</i> (2)):	e following limitations, if any, in	addition to those already										
	(1) [] None. No additional limitations.												
	(2) [] Additional limitations. The following additional limitations:												
	[Note: Any designated limitation(s) must be the same for all Particip	ants and must be definitely deteri	minable.]										
(b)	Matching Contributions. (Choose one of (1) or (2)):												
	(1) [] None. The Employer will not make any Matching Contrib	utions based on Employee Contri	butions.										
	(2) [] Applies. For each Plan Year, the Employer's Matching Co	ntribution made as to Employee (Contributions is:										
	<u>DESIGNATED IRA CONTRIBUTIONS</u> (3.12). Under Election 6(h Plan Years beginning after (date specified must be no e												
(a)	Type of IRA contribution. A Participant's Designated IRA Contrib	utions will be (Choose one of (1) ,	(2), or (3)):										
	(1) [] Traditional.												
	(2) [] Roth.												
	(3) [] Traditional/Roth. As the Participant elects at the time of	contribution.											
(b)	Type of Account. A Participant's Designated IRA Contributions wil (2), or (3)):	l be held in the following form of	Account(s) (Choose one of (1),										
	(1) [] IRA.												
	(2) [] Individual Retirement Annuity.												
	(3) [] IRA/Individual Retirement Annuity. As the Participant	elects at the time of contribution.											
	ARTICIA LIMITATIONS AN												
as of retr Emp "Chelect only "contellect subs	the: The Employer, in the "Effective as of execution" column under Ele of date of the Employer's execution of this Adoption Agreement; and (it coactive to the later of the Plan's original Effective Date or EGTRRA reployer wishes to change any testing election after it executes this Adoption gost—execution" column under Election 37, and the Employer rection. The Employer may complete the Effective Date blanks specifying y"), or a range of Plan Years (e.g., "2011 2015") or may specify the commencing 2010"). If the Employer specifies a single Plan Year only of the "Effective as of execution" column in the Plan Years commencing the election. If the Employer specifies the change as in Year and in all following Plan Years unless the Employer subsequent	i) if the Adoption Agreement resta estated Effective Date, except as tion Agreement, the Employer m sust specify the Plan Year Effecti the changed election applies to hange as becoming effective in a r specifies a range of Plan Years, encing after the specified Year(s) s commencing in a Plan Year, the	ates the Plan, also are indicated in Appendix A. If the tust elect the changes in the ve Date(s) of any changed a single Plan Year (e.g., "2011 specified Plan Year (e.g., the Plan becomes subject to the only unless the Employer										
	ANNUAL TESTING ELECTIONS (4.06(B)). The Employer makes 6(B). (Complete (a) and (b)):	the following Plan specific annua	al testing elections under Section										
		(1) Effective as of execution (and retroactively if restatement)	(2) Changes post–execution (specify Plan Year Effective Date(s))										
(a)	Nondiscrimination testing. (Choose one or more of (1) , (2) , or (3))												
	(1) [] Traditional 401(k) Plan/ADP/ACP test. The following testing method(s) apply (<i>Choose a. and b. as applicable</i>):												
[No	te: The Plan may "split test" for Plan Years commencing in 2005.]												

a.	L		Cur	rent Year Testing. See Section 4.11(E). rent Year Testing applies to the ADP/ACI lected below (<i>Choose one or both of (i) an</i>					
	(i)		[]	ADP test.]]	[]	Effective Date(s):
	(ii))	[]	ACP test.]]	[]	Effective Date(s):
				ay leave (ii) blank if the Plan does not per echaracterize Elective Deferrals as Emplo			ibu	ıtic	ons and the Plan
b.	[Prio belo	or Year Testing. See Section 4.11(I). or Year Testing applies to the ADP/ACP to ow. See Sections 4.10(B)(4)(f)(iv) and 4.10 or the first Plan Year. (Choose one or both	O(C)(5)(e)(iv)				
	(i)		[]	ADP test.	[]	[]	Effective Date(s):
	(ii))	[]	ACP test.]]	[]	Effective Date(s):
				ay leave (ii) blank if the Plan does not per echaracterize Elective Deferrals as Emplo			ribu	ıtic	ons and the Plan
(2) [-			rbor Plan/No testing or ACP test only. one of a., b., or c.):				4	
a.	[ADI	testing. P test safe harbor applies and if applicable P test safe harbor applies.		1	I	1	Effective Date(s):
b.	[ADI	P test only. P test safe harbor applies, but Plan will pe P test as follows (Choose one of (i) or (ii))		77			
	(i)		[]	Current Year Testing.		1	[]	Effective Date(s):
	(ii))	[]	Prior Year Testing.		1	[]	Effective Date(s):
[Note: The E Effective Da		oye	r mo	ay elect Prior Year Testing under Election	37(a)(2)b.(ii) only for I	Plan Years after the Fin	al 4	40)	l(k) Regulations
c.	[sible delayed election. ybe notice/supplemental notice)	1]	[]	Effective Date(s):
	tre to the Pla the	at pro e n an e E	the lovidnaybis a	ployer under Section 3.05(I)(I) may treat at Plan as a Safe Harbor 401(k) Plan. If the I le for the Safe Harbor Nonelective Contribute and supplemental notices and the amend Traditional 401(k) Plan, subject to ADP Coyer gives the supplemental notice and an Employer has elected Additional Matching	Imployer gives the maybution, the Plan is an AD diment apply. If the Emplourent Year Testing and nends the Plan to provid	be and supplemental no P test safe harbor plan loyer does not give the l, if applicable, to ACP e for the Safe Harbor N	tice for sup Cur	es a the ple rre ele	and amends the Plan e Plan Year to which emental notice, the nt Year Testing. If ctive Contribution,
	(i)		[]	No testing. ADP and ACP test safe harbound Matching Contributions satisfy the ACP 30(h) stated ACP test safe harbor condition Contributions.	safe harbor requirement	s and the Employer elec	ets 1	to	apply the Election
	(ii))	[]	ACP test only. ADP safe harbor applies. Contributions using Current Year Testing		m the ACP test as to all	l Ad	ddi	tional Matching

[Note: Even if the Employer does not elect 37(a)(2)c., the Employer still may make a delayed election into safe harbor status under Section 3.05(I)(1) using the maybe and supplemental notices and by amending the plan to provide for the Safe Harbor Nonelective Contribution. However, in this case, the Employer also must amend the Plan to make its testing elections under this Election 37 consistent with its delayed election into safe harbor status. The Employer then may elect any election under 37(a)(2), including 37(a)(2)c. An Employer's election of 37(a)(2)c. permits the Plan to remain in perpetual possible delayed safe harbor election status, while minimizing the number of Plan amendments required to do so.]

Nonstandardized 401(k) Plan

	(3)	[]	SII	MPLE 401(k) Plan/No	o testing.	[]	[]	Effective Date(s):
(b)	нс	E de	tern	nination. (Complete bo	oth (1) and (2)):			
	(1)	Toj	–pa	id group election. (Ch	hoose one of a. or b.):			
		a.	[]	Does not apply.		[]	[]	Effective Date(s):
		b.	[]	Applies.		[]	[]	Effective Date(s):
	(2)			ar year data election ((fiscal year Plan only).			
		a.		Does not apply.		[]	[]	Effective Date(s):
		b.	[]] Applies.		[]	[]	Effective Date(s):
					ARTICLI VESTING REQUI			
	NO of (a			ETIREMENT AGE (5.	5.01). A Participant attains Norma	ıl Retirement Age under t	he Plan on the follow	wing date (Choose
(a)	[]	Spe	cific	age. The date the Part	ticipant attains age	[Note: The age may	y not exceed age 65,	
(b)	[]	the	first		of the date the Participant attains a n which the Participant commence of exceed the 5th.]			anniversary of ay not exceed age
39.	EA	RLY	RET	TIREMENT AGE (5.01	1). (Choose one of (a) or (b)):			
(a)	[]	Not	app	olicable. The Plan does	s not provide for an Early Retiren	nent Age.		
		Ea i a Pa	ly R	Retirement Age. Early lipant reaches his/her	Retirement Age is the later of: (i) anniversary of li) the date a Participant completes	the date a Participant att the first day of the Plan Y		
[No	te: T	he Ei	nplo	yer should leave blank	any of clauses (i), (ii), and (iii) w	which are not applicable.]		
"Ye	ears o	f Ser	vice'	" under this Election 39	9 means (Choose one of (1) or (2)) as applicable):		
					ice for eligibility in Election 16.	,		
					e for vesting in Elections 42 and 4	13.		
[No Par	te: E	lectio	n of	_	Age does not affect the time at whi		eive a Plan distribut	ion. However, a
					Note that (5.02) . Under See one of (a) , (b) , or (c) :	ction 5.02, if a Participan	t incurs a Severance	from Employment
(a)	[]	Ap	olies	Apply 100% vesting.				
(b)	[]	Not	app	licable. Do not apply 1	100% vesting. The Participant's v	vesting is in accordance w	ith the applicable Pl	an vesting schedule.
(c)	[]			l application. Apply 10 <i>l</i>) <i>or</i> (2)):	00% vesting, but only if a Partici	pant incurs a Severance fi	rom Employment as	a result of (Choose
	(1)	[]	De	ath.				
	(2)	[]	Dis	sability.				
Def Rol Des Cor or o	erral loven signan stribu	s; (ii) Conted II tions	Emp tribu (A C (irre	ployee Contributions; (itions; (viii) Prevailing Contributions. The follo espective of ACP testin both of (b) and (d) as ap	Participant has a 100% Vested int (iii) QNECs; (iv) QMACs; (v) Sa Wage Contributions unless the Powing vesting schedule applies to a status) and to Nonelective Contributions (c) if elect a new policy of the contribution of the	fe Harbor Contributions; revailing Wage Contract Regular Matching Contri tributions (other than Pre	(vi) SIMPLE Contri provides otherwise; ibutions, to Addition vailing Wage Contri	butions; (vii) (ix) DECs; and (x) al Matching
(a)	[]	Im	nedi	i ate vesting. 100% Ves	sted at all times in all Accounts.			

[Note: Unless <u>all</u> Contribution Types are 100% Vested, the Employer should not elect 41(a). If the Employer elects immediate vesting under 41(a), the Employer should not complete the balance of Election 41 or Elections 42 and 43 (except as noted therein). The Employer must elect 41(a) if the eligibility Service condition under Election 14 as to <u>all</u> Contribution Types (except Elective Deferrals and Safe Harbor Contributions) exceeds one Year of Service or more than 12 months. The Employer must elect 41(b)(1) as to any Contribution Type where the eligibility service condition exceeds one Year of Service or more than 12 months. The Employer should elect 41(b) if <u>any</u> Contribution Type is subject to a vesting schedule.]

(b) [] **Vesting schedules:** Apply the following vesting schedules (*Choose one or more of (1) through (7) as applicable*):

	(1)		(2)	(3)	(4) Additional
	All Contributions		Nonelective	Regular Matching	Matching (See Section 3.05(F))
(1) [] Immediate vesting	N/A (See Election 41(a))		[]	[]	[]
(2) [] Top-heavy: 6-year graded	[]	OR	[]	[]	[]
(3) [] Top-heavy: 3-year cliff	[]	OR	[]	[]	[]
(4) [] Modified top-heavy: Years of Service Less than 1 a	[]	OR	[]	[]	[]
1 b					
2 c 3 d					
4 e			•		
5 f					
6 or more 100%					
(5) [] Non-top-heavy: 7-year graded	N/A			N/A	N/A
(6) [] Non-top-heavy: 5-year cliff	N/A		[]	N/A	N/A
(7) [] Modified non-top-heavy:	N/A			N/A	N/A
Years of Service Vested %					
Less than 1 a 1 b.					
1 b 2 c					
3 d					
4 e					
5 f					
6 g 7 or more 100%					

[Note: If the Employer does not elect 41(a), the Employer under 41(b) must elect immediate vesting or must elect a top-heavy or modified top-heavy vesting schedule. The modified top-heavy schedule of Election 41(b)(4) must satisfy Code §416. A top-heavy schedule must apply to Regular Matching Contributions and to Additional Matching Contributions. See Section 5.03(A)(1). The Employer as to Nonelective Contributions only may elect one of Elections 41(b)(7), (6), or (7) in addition to electing a top-heavy schedule. The Employer must complete Election 41(c) if it elects any non-top-heavy schedule. If the Employer does not elect a non-top-heavy schedule, the elected top-heavy schedule(s) applies to all Plan Years. If the Employer elects 41(b)(7), the modified non-top-heavy schedule must satisfy Code §411(a)(2). If the Employer elects Additional Matching under Election 30(h), the Employer should elect vesting under the Additional Matching column in this Election 41(b). That election applies to the Additional Matching even if the Employer has given the maybe notice but does not give the supplemental notice for any Plan Year and as to such Plan Years, the Plan is not a safe harbor plan and the Matching Contributions are not Additional Matching Contributions. If the Plan's Effective Date is after December 31, 2006, do not complete Elections 41(b)(5), (b)(6), or (b)(7).]

(c)	[] Nonelective C	ontributions: applica	tion of ton_heav	v schedule (Choose	one of (1) or (2)

- (1) [] **Apply in all Plan Years once top-heavy.** Apply the top-heavy vesting schedule under Election 41(b) for the first Plan Year in which the Plan is top-heavy and then in all subsequent Plan Years.
- (2) [] **Apply only in top—heavy Plan Years.** Apply the non–top—heavy schedule under Election 41(b) in all Plan Years in which the Plan is not a top—heavy plan.

(d) [1.8	Special vesting p	provisions:	
(~) L		beeren , esemble	J- 0 1 10101101	

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

spec	iui v	resuing provision must saitsfy Code 9411(a) and must be nondiscriminatory.]
42.	YE.	AR OF SERVICE – VESTING (5.05). (Complete both (a) and (b)):
elec	ts im	the Employer elects the Elapsed Time Method for vesting the Employer should not complete this Election 42. If the Employer timediate vesting, the Employer should not complete Election 42 or Election 43 unless it elects to apply a Year of Service for vesting by other Adoption Agreement election.]
(a)		ar of Service. An Employee must complete at least Hours of Service during a Vesting Computation Period to eive credit for a Year of Service under Article V. [Note: The number may not exceed 1,000. If left blank, the requirement is 1,000.]
(b)		sting Computation Period. The Plan measures a Year of Service based on the following 12–consecutive month period (<i>Choose of (1) or (2)</i>):
	(1)	[] Plan Year.
	(2)	[] Anniversary Year.
		CLUDED YEARS OF SERVICE – VESTING (5.05(C)). The Plan excludes the following Years of Service for purposes of vesting (a) or choose one or more of (b) through (e) as applicable):
(a)	[]	None. None other than as specified in Section 5.05(C)(1).
(b)	[]	Age 18. Any Year of Service before the Vesting Computation Period during which the Participant attained the age of 18.
(c)	[]	Prior to Plan establishment. Any Year of Service during the period the Employer did not maintain this Plan or a predecessor plan.
(d)	[]	Rule of Parity. Any Year of Service excluded under the rule of parity. See Plan Section 5.06(C).
(e)	[]	Additional exclusions. The following Years of Service:
date excl	t. The	tion thereof as to a: (i) Participant group (e.g., No exclusions apply to Division A Employees OR to Employees hired on/before "x' e age 18 exclusion applies to Division B Employees OR to Employees hired after "x' date.); or (ii) Contribution Type (e.g., No ns apply as to Discretionary Nonelective Contributions). Any ns apply as to Discretionary Nonelective Contributions. The age 18 exclusion applies to Fixed Nonelective Contributions). Any ns specified under Election 43(e) must comply with Code §411(a)(4). Any exclusion must be nondiscriminatory.]
		ARTICLE VI DISTRIBUTION OF ACCOUNT BALANCE
		ANDATORY DISTRIBUTION (6.01(A)(1)/6.08(D)). The Plan provides or does not provide for Mandatory Distribution of a unt's Vested Account Balance following Severance from Employment, as follows (Choose one of (a) or (b)):
(a)	[]	No Mandatory Distribution. The Plan will not make a Mandatory Distribution following Severance from Employment.
(b)	[]	Mandatory Distribution. The Plan will make a Mandatory Distribution following Severance from Employment. (Complete (1) and (2). Choose (3) unless the Employer elects to limit Mandatory Distributions to \$1,000 including Rollover Contributions under Elections 44(b)(1)b. and 44(b)(2)b.):
	(1)	Amount limit. As to a Participant who incurs a Severance from Employment and who will receive distribution before attaining the later of age 62 or Normal Retirement Age, the Mandatory Distribution maximum amount is equal to (<i>Choose one of a., b., or c.</i>):
		a. [] \$5,000.
		b. [] \$1,000.
		c. [] Specify amount: \$ (may not exceed \$5,000).
	(2)	Application of Rollovers to amount limit. In determining whether a Participant's Vested Account Balance exceeds the Mandatory Distribution dollar limit in Election 44(b)(1), the Plan (<i>Choose one of a. or b.</i>):
		a. [] Disregards Rollover Contribution Account.
		b. [] Includes Rollover Contribution Account.

(3)	[] Amount of Mandatory Distribution subject to Automatic Rollover. A M attaining the later of age 62 or Normal Retirement Age is subject to Automa <i>of a. or b.</i>):		
	a. [] Only if exceeds \$1,000. Only if the amount of the Mandatory Distributinclude any Rollover Contributions Account.	ion exceeds \$1,000, wh	nich for this purpose must
	b. [] Specify lesser amount. Only if the amount of the Mandatory Distribut <i>less</i>).	ion is at least: \$	(specify \$1,000 or
Distribu Adminis	<u>VERANCE DISTRIBUTION TIMING</u> (6.01). Subject to the timing limitations of tion, or in the case of any Distribution Requiring Consent under Section 6.01(A)(2) trator will instruct the Trustee to distribute a Participant's Vested Account Balance g the time specified below (<i>Choose one or more of (a) through (k) as applicable</i>):	, for which consent is r	eceived, the Plan
	a Participant dies after Severance from Employment but before receiving distribution 45 no longer apply. See Section 6.01(B) and Election 49.	tion of all of his/her Acc	count, the elections under
		(1) Mandatory Distribution	(2) Distribution Requiring Consent
(a) []	Immediate. Immediately following Severance from Employment.	[]	[]
(b) []	Next Valuation Date. After the next Valuation Date following Severance from Employment.	[]	
(c) []	Plan Year. In the Plan Year following Severance from Employment (e.g., next or fifth).	17	[]
(d) []	Plan Year quarter. In the Plan Year quarter following Severance from Employment (e.g., next or fifth).	[]	[]
(e) []	Contribution Type Accounts. as to the Participant's Account(s) and as to the Participant's Account(s) (e.g., As soon as is practical following Severance from Employment as to the Participant's Elective Deferral Account and as soon as is practical in the next Plan Year following Severance from Employment as to the Participant's Nonelective and Matching Accounts).		[]
(f) []	Vesting controlled timing. If the Participant's total Vested Account Balance exceeds \$, distribute (specify timing) and if the Participant's total Vested Account Balance does not exceed \$, distribute (specify timing)	[]	[]
(g) []	Distribute at Normal Retirement Age. As to a Mandatory Distribution, distribute not later than 60 days after the beginning of the Plan Year following the Plan Year in which the previously severed Participant attains the earlier of Normal Retirement Age or age 65. [Note: An election under column (2) only will have effect if the Plan's NRA is ress than age 62.]	[]	[]
(h) []	Acceleration. Notwithstanding any later specified distribution date in Election 45, a Participant may elect an earlier distribution following Severance from Employment (Choose (1) and (2) as applicable):	[]	[]
(1)	[] Disability. If Severance from Employment is on account of Disability or if the Participant incurs a Disability following Severance from Employment.		
(2)	[] Hardship. If the Participant incurs a hardship under Section 6.07 following Severance from Employment.		
(i) []	Required distribution at Normal Retirement Age. A severed Participant may not elect to delay distribution beyond the later of age 62 or Normal Retirement Age.	N/A	[]
(j) []	No buy-back/vesting controlled timing. Distribute as soon as is practical following Severance from Employment if the Participant is fully Vested. Distribute as soon as is practical following a Forfeiture Break in Service if the Participant is not fully Vested.	[]	[]
(k) []	Describe Severance from Employment distribution timing:		

[Note: The Employer under Election 45(k) may describe Severance from Employment distribution timing provisions from the elections available under Election 45 and/or a combination thereof as to any: (i) Participant group (e.g., Immediate distribution after Severance of Employment applies to Division A Employees OR to Employees hired on/before "x" date. Distribution after the next Valuation Date following Severance from Employment applies to Division B Employees OR to Employees hired after "x" date.); (ii) Contribution Type (e.g., As to Division A Employees, immediate distribution after Severance of Employment applies as to Elective Deferral Accounts and distribution after the next Valuation Date following Severance from Employment applies to Nonelective Contribution Accounts); and/or (iii) merged plan account now held in the Plan (e.g., The accounts from the X plan merged into this Plan continue to be distributable in accordance with the X plan terms [supply terms] and not in accordance with the terms of this Plan). An Employer's election under Election 45(k) must: (i) be objectively determinable; (ii) not be subject to Employer discretion; (iii) comply with Code §401(a)(14) timing requirements; (iv) be nondiscriminatory and (v) preserve Protected Benefits as required.]

46. <u>IN–SERVICE DISTRIBUTIONS/EVENTS</u> (6.01(C)). A Participant may elect an In–Service Distribution of the designated Contribution Type Accounts based on any of the following events in accordance with Section 6.01(C) (Choose one of (a) or (b)):

[Note: If the Employer elects any In—Service Distribution option, a Participant may elect to receive as many In—Service Distributions per Plan Year (with a minimum of one per Plan Year) as the Plan Administrator's In—Service Distribution form or policy may permit. If the form or policy is silent, the number of In—Service Distributions is not limited. Prevailing Wage Contributions are treated as Nonelective Contributions unless the Prevailing Wage Contract provides otherwise. See Section 6.01(C)(4)(d) if the Employer elects to use Prevailing Wage Contributions to offset other contributions.]

- (a) [] **None.** The Plan does not permit any In–Service Distributions except as to any of the following (if applicable): (i) RMDs under Section 6.02; (ii) Protected Benefits; and (iii) under Section 6.01(C)(4) as to Employee Contributions, Rollover Contributions, DECs, Transfers, and Designated IRA Contributions.
- (b) [] **Permitted.** In–Service Distributions are permitted as follows from the designated Contribution Type Accounts (*Choose one or more of (1) through (9))*:

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

		(1) All Contributions	(2) Elective Deferrals	(3) Safe Harbor Contributions	(4) QNECs	(5) QMACs	(6) Matching Contrib.	(7) Nonelective/ SIMPLE
(1) []	None. Except for Election 46(a) exceptions.	N/A (See Election 4	[] 6(a))	[]	11	[]	[]	[]
(2) []	Age(must be at least 59		OR []	[]	[]	[]	[]	[]
(3) []	Age(may be less than 59 1/2).	N/A	N/A	N/A	N/A	N/A	[]	[]
(4) []	Hardship (safe harbor). See Section 6.07(A).	N/A	[]	N/A	N/A	N/A	[]	[]
(5) []	Hardship (non-safe harbor). See Section 6.07(B).	N/A	N/A	N/A	N/A	N/A	[]	[]
(6) []	Disability.		OR []	[]	[]	[]	[]	[]
(7) []	vear contributions. (spe minimum of two year See Section 6.01(C)	urs)	N/A	N/A	N/A	N/A	[]	[]
(8) []	mont of participation. (sp. minimum of 60 mon See Section 6.01(C)	pecify ths)	N/A	N/A	N/A	N/A	[]	[]
(9) []	Describe:							

[Note: The Employer under Election 46(b)(9) may describe In—Service Distribution provisions from the elections available under Election 46 and/or a combination thereof as to any: (i) Participant group (e.g., Division A Employee Accounts are distributable at age 59 1/2 OR Accounts of Employees hired on/before "x" date are distributable at age 59 1/2). No In-Service Distributions apply to Division B Employees OR to Employees hired after "x" date.); (ii) Contribution Type (e.g., Discretionary Nonelective Contribution Accounts are distributable on Disability. Fixed Nonelective Contribution Accounts are distributable on Disability or Hardship (non-safe harbor));

and/or (iii) merged plan account now held in the Plan (e.g., The accounts from the X plan merged into this Plan continue to be distributable in accordance with the X plan terms [supply terms] and not in accordance with the terms of this Plan). An Employer's election under Election 46(b)(9) must: (i) be objectively determinable; (ii) not be subject to Employer discretion; (iii) preserve Protected Benefits as required; (iv) be nondiscriminatory; and (v) not permit an "early" distribution of any Restricted 401(k) Accounts or Restricted Pension Accounts. See Section 6.01(C)(4).]

In–Service Distribution of other Accounts. See Section 6.01(C)(4) as to In–Service Distribution of Employee Contributions, Rollover Contributions, DECs, Transfers, and Designated IRA Contributions.

47. <u>IN–SERVICE DISTRIBUTIONS/ADDITIONAL CONDITIONS</u> (6.01 (C)). The following additional conditions apply to In–Service Distributions under Election 46(b) (<i>Choose one of (a) or (b)</i>):
[Note: The Employer should complete Election 47 if the Employer elects any In–Service Distributions under Election 46(b).]
(a) [] Additional conditions. (Complete (1). Choose (2) and (3) as applicable):
(1) Vesting. A Participant may receive an In–Service Distribution under Election 46(b) based on vesting in the distributing Account as follows (<i>Choose one of a., b., or c.</i>):
 a. [] 100% vesting required. A Participant may not receive any In–Service Distribution unless the Participant is 100% Vested in the distributing Account.
b. [] 100% vesting required except hardship. A Participant may not receive any In–Service Distribution unless the Participant is 100% Vested in the distributing Account, unless the distribution is based on hardship.
c. [] Not required. A Participant may receive an In–Service Distribution even from a partially–Vested Account, but the amount distributed may not exceed the Vested amount in the distributing partially–Vested Account.
(2) [] Minimum amount. A Participant may not receive an In–Service Distribution in an amount which is less than: \$ (specify amount not exceeding \$1,000).
(3) [] Describe other conditions:
[Note: An Employer's election under Election 47(a)(3) must: (i) be objectively determinable; (ii) not be subject to Employer discretion; (ii) preserve Protected Benefits as required; (iv) be nondiscriminatory; and (v) not permit an "early" distribution of any Restricted 401(k) Accounts or Restricted Pension Accounts. See Section 6.01(C)(4).]
(b) [] No other conditions. A Participant may elect to receive an In–Service Distribution upon any Election 46(b) event without further condition, provided that the amount distributed may not exceed the Vested amount in the distributing Account.
48. <u>POST–SEVERANCE AND LIFETIME RMD DISTRIBUTION METHODS</u> (6.03). A Participant whose Vested Account Balance exceeds \$5,000 (or any lesser amount elected in Appendix B, Election 54(g)(7)): (i) who has incurred a Severance from Employment and will receive a distribution; or (ii) who remains employed but who must receive lifetime RMDs, may elect distribution under one of the following method(s) of distribution described in Section 6.03 and subject to any Section 6.03 limitations. (<i>Choose one or more of (a) through (f) as applicable)</i> :
[Note: If a Participant dies after Severance from Employment but before receiving distribution of all of his/her Account, the elections under this Election 48 no longer apply. See Section 6.01(B) and Election 49.]
(a) [] Lump-Sum. See Section 6.03(A)(3).
(b) [] Installments only if Participant subject to lifetime PMDs. A Participant who is required to receive lifetime RMDs may receive installments payable in monthly, quarterly or annual installments equal to or exceeding the annual RMD amount. See Sections 6.02(A) and 6.03(A)(4)(a).
(c) [] Installments. See Section 6.03(A)(4).
(d) [] Alternative Annuity: See Section 6.03(A)(5).
[Note: Under a Plan which is subject to the joint and survivor annuity distribution requirements of Section 6.04 (Election 50(b)), the Employer may elect under 48(d) to offer one or more additional annuities (Alternative Annuity) to the Plan's QJSA or QPSA. If the Employer elects under Election 50(a) to exempt Exempt Participants from the joint and survivor annuity requirements, the Employer should not elect to provide an Alternative Annuity under 48(d).]
(e) [] Ad–Hoc distributions. See Section 6.03(A)(6).
[Note: If an Employer elects to permit Ad–Hoc distributions: (i) the option must be available to all Participants; and (ii) the option is a Protected Benefit.]
(f) [] Describe distribution method(s):

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[Note: The Employer under Election 48(f) may describe Severance from Employment distribution methods from the elections available under Election 48 and/or a combination thereof as to any: (i) Participant group (e.g., Division A Employee Accounts are distributable in a

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

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

49. <u>BENEFICIARY DISTRIBUTION ELECTIONS</u> (6.01(B)/6.02(B)/6.03). Subject to the Participant's elections under Section 6.01(B)(1) as to the timing and method of distribution of the Participant's Account to the Participant's Beneficiary (which Participant elections must be consistent with the Plan and this Election 49), in the case of a Participant's death, the Beneficiary will receive distribution of the Participant's Account (or of the Beneficiary's share thereof) as follows (*Complete (a), (b), and (c)*):

[Note: For purposes of this Election 49, unless otherwise noted, a "Beneficiary" includes, but is not limited to a "Designated Beneficiary" under Section 6.02(E)(1).]

			(1) Spouse Beneficiary	(2) Other Beneficiary
(a)	as is pra	The Plan will distribute to the Beneficiary as soon actical at (or not later than) the following time or date to one of (1) though (4). Choose (5) if applicable):		
	(1) [Immediate. Immediately following the Participant's death.	[]	
	(2) [Next Calendar Year. In the calendar year which next follows the calendar year of the Participant's death, but not later than December 31 of such following calendar year.	[]	
	(3) [As Beneficiary elects. At such time as the Beneficiary may elect, provided that distribution pursuant to such election (or in the absence of any Beneficiary election) must commence no later than the Section 6.02 required date.	[]	[]
	(4) [] Describe:		[]
nari	rower tha	imployer under Election 49(a)(4) may describe an alternative distribut an that permitted under election 49(a)(3). However, any election under to later than the Section 6.02 required date.]	tion timing or afford the Be r Election 49(a)(4) must red	neficiary an election which is quire distribution to
	(5) [Death before DCD; spousal election to delay. If the Participant dies before his/her Distribution Commencement Date and the Participant's sole Designated Beneficiary is his/her spouse, the spouse may elect to delay distribution until the end of the calendar year in which the Participant would have attained age 70 1/2, if that date is later than the date upon which distribution would be required to commence to a nonspouse Beneficiary.		N/A
(b)	distribu may cho	I. The Plan will distribute to the Beneficiary under the following tion method(s). If more than one method is elected, the Beneficiary pose the method of distribution. (Choose one or more of (1) through do not elect (4) only):		
	(1) [Lump-Sum. See Section 6.03(A)(3).	[]	[]
	(2) [Installments sufficient to satisfy RMD. See Section 6.03(A)(4)(a) An Installment in each Distribution Calendar Year must at least equal the RMD amount.	. []	[]
	(3) [Ad-Hoc sufficient to satisfy RMD. See Section 6.03(A)(6). The Beneficiary must elect an Ad-Hoc distribution for each Distribution Calendar Year at least equal to the RMD amount.	[]	[]
	te: If an I tected Be	Employer elects to permit Ad–Hoc distributions: (i) the option must be nefit.]	e available to all Beneficiar	ies; and (ii) the option is a
	(4) [QPSA. See Section 6.04(B).	[]	N/A
[No	te: If the	Employer elects $50(b)$, the Employer should elect $49(b)(4)$. If the Emp	loyer elects 50(a), the Emp	loyer should not elect

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49(b)(4). A surviving spouse may elect to waive the QPSA in favor of another method.]

(c)	Co	mm	nen	efore the DCD. If a Participant dies beforement Date, the distribution to the Bence with the following rule(s) (Choose on	efic	iary will b	e made ir	ı				
	(1)]]	Beneficiary election. See Section 6.02 applies only if the Beneficiary is a Desi under Treas. Reg. §1.401(a)(9)–4. If no applies. In the absence of the Designate election, the Life Expectancy rule appli Appendix B may elect to change the de Beneficiary election) to the 5–year rule	gna t, t d I es. fau	nted Benefi he 5—year r Beneficiary The Emplo	ciary ule 's oyer in]]		[1
	(2)	[]	Life Expectancy rule. See Section 6.02 applies only if the Beneficiary is a Desi Treas. Reg. §1.401(a)(9)–4. If not, the 5	gna	ated Benefi	ciary unc]		[]
	(3)	[]	5–year rule. See Section 6.02(B)(1)(c) regardless of whether the Beneficiary is under Treas. Reg. §1.401(a)(9)–4.]		[]
				ND SURVIVOR ANNUITY REQUIRE one of (a) or (b) :	M	ENTS (6.04	4). The jo	int and survivor	nn	uity distribution require	mei	nts of Section
(a)	[]			fit sharing exception. Do not apply to a icipants (or to a portion of their Account							to	any other
	(1)			e-year marriage rule. Under Section 7.0 ing exception (<i>Choose one of a. or b.</i>):)5(A)(3) relati	ing to an	Exempt Participa	nt's	Beneficiary designation	n ur	der the profit
		a.		[] Applies. The one-year marriage re	ıle	applies.						
		b		[] Does not apply. The one-year ma	rria	ige rule do	es not app	oly.				
(b)	[]	J	oir	nt and survivor annuity applicable. Sec	ctio	n 6.04 app	lies to all	Participants (Con	npl	lete (1)):		
	(1)	O)ne	-year marriage rule. Under Section 6.0)4(B) relating	to the QI	PSA (Choose one	of	a. or b.):		
		a.		[] Applies. The one-year marriage ru	ıle	applies.						
		b		[] Does not apply. The one-year ma	rria	ige rule do	es not app	oly.				
				AD	Ml		CLE VII	OVISIONS				
				ATION OF EARNINGS (7.04(B)). For e hod (Choose one or more of (a) through				provided under t	he l	Plan, the Plan allocates	Ear	nings using th
Con	tribi	ıtio	ns	e Deferrals/Employee Contributions also Matching Contributions includes all M unless described otherwise it Election	atc	cludes Rol hing Contr	lover Ĉor ibutions d	ntributions, Trans and Nonelective (fer Con	s, DECs and Designated tributions includes all N	d IR Ion	A elective
					(b		(2)		(3)		(4)
				Con	A tri	M butions		Elective Deferr Employee Contribution		/ Matching Contributions		Nonelective ontributions
(a)	[]	D	ail	ly. See Section 7.04(B)(4)(a).	[]	OR	[]		[]		[]
(b)	[]			ance forward. See Section (B)(4)(b).	[]	OR	[]		[]		[]
(c)	[]	S p ex	ee urs xce	Section 7.04(B)(4)(c). Allocate suant to the balance forward method, ept treat as part of the relevant Account the beginning of the Valuation Period]]	OR	[]		[]		[]
				le during the following Valuation od:								

							Nonstanda	rdized 401(k) Plan
(d)	[]	Weighted average. See Section 7.04(B)(4)(d). If not a monthly weighting period, the weighting period is:	[]	OR	[]	[]	[]
(e)	[]	Participant–Directed Account. See Section 7.04(B)(4)(e).	[]	OR	[]	[]	[]
(f)	[]	Describe Earnings allocation method	i				
[No	te:	T	he Employer under Election 51(f) may de	scribe Earning	s allocation me	thods from the elect	tions available under	Election 51 and/or

[Note: The Employer under Election 51(f) may describe Earnings allocation methods from the elections available under Election 51 and/or a combination thereof as to any: (i) Participant group (e.g., Daily applies to Division A Employees OR to Employees hired after "x" date. Balance forward applies to Division B Employees OR to Employees hired on/before "x" date.); (ii) Contribution Type (e.g., Daily applies as to Discretionary Nonelective Contribution Accounts. Participant-Directed Account applies to Fixed Nonelective Contribution Accounts); (iii) investment type, investment vendor or Account type (e.g., Balance forward applies to investments placed with vendor A and Participant-Directed Account applies to investments placed with vendor B OR Daily applies to Participant-Directed Accounts and balance forward applies to pooled Accounts); and/or (iv) merged plan account now held in the Plan (e.g., The accounts from the X plan merged into this Plan continue to be subject to Earnings allocation in accordance with the X plan terms [supply terms] and not in accordance with the terms of this Plan). An Employer's election under Election 51(f) must: (i) be objectively determinable; (ii) not be subject to Employer discretion; and (iii) be nondiscriminatory.]

ARTICLE VIII TRUSTEE AND CUSTODIAN, POWERS AND DUTIES

52. <u>VALUATION OF TRUST</u> (8.02(C)(4)). In addition to the last day of the Plan Year, the Trustee (or Named Fiduciary as applicable) must value the Trust Fund on the following Valuation Date(s) (*Choose one or more of (a) through (d) as applicable*):

[Note: Elective Deferrals/Employee Contributions also include Rollover Contributions, Transfers, DECs and Designated IRA Contributions, Matching Contributions includes all Matching Contributions and Nonelective Contributions includes all Nonelective Contributions unless described otherwise in Election 52(d).]

	(1)	(2)	(3)	(4)
	All Contributions	Elective Deferrals/ Employee Contributions	Matching Contributions	Nonelective Contributions
(a) [] No additional Valuation Dates.	[] 0	R []	[]	[]
(b) [] Daily Valuation Dates. Each business day of the Plan Year on which Plan assets for which there is an established market are valued and the Trustee is conducting business.			[]	[]
(c) [] Last day of a specified period. The last day of each of the Plan Year.	1 0	OR []	[]	[]
(d) [] Specified Valuation Dates:				

[Note: The Employer under Election 52(d) may describe Valuation Dates from the elections available under Election 52 and/or a combination thereof as to any: (i) Participant group (e.g., No additional Valuation Dates apply to Division A Employees OR to Employees hired after "x" date. Daily Valuation Dates apply to Division B Employees OR to Employees hired on/before "x" date.); (ii) Contribution Type (e.g., No additional Valuation Dates apply as to Discretionary Nonelective Contribution Accounts. The last day of each Plan Year quarter applies to Fixed Nonelective Contribution Accounts); (iii) investment type, investment vendor or Account type (e.g., No additional Valuation Dates apply to investments placed with vendor B OR Daily Valuation Dates apply to Participant—Directed Accounts and no additional Valuation Dates apply to pooled Accounts); and/or (iv) merged plan account now held in the Plan (e.g., The accounts from the X plan merged into this Plan continue to be subject to Trust valuation in accordance with the X plan terms [supply terms] and not in accordance with the terms of this Plan). An Employer's election under Election 52(d) must: (i) be objectively determinable; (ii) not be subject to Employer discretion; and (iii) be nondiscriminatory.]

EXECUTION PAGE

The Employer, by executing this Adoption Agreement, he	ereby agrees to the provisions of this Plan and Trust.
	Employer:
	Date:
	Signed:
	[print name/title]
	this Adoption Agreement, hereby accepts its position and agrees to all of the Trustee (or Custodian) under the Prototype Plan and Trust. If the Employer under not execute this Adoption Agreement.
	Discretionary Trustee(s):
	Date:
	Signed:
	[print name/title
	Nondiscretionary Trustee(s):
	Date:
	Signed:
	[print name/title] Custodian(s) (Optional):
	Date:
	Signed:
	[print name/title
	the elections in this Adoption Agreement may result in disqualification of the ion Agreement only in conjunction with the basic plan document referenced by its
Execution for Page Substitution Amendment Only. If	this paragraph is completed, this Execution Page documents an amendment to
Agreement Election(s) Agreement page number(s) [Note: The Effective Date may be retroactive or may be p	effective, by substitute Adoption loyer should retain all Adoption Agreement Execution Pages and amended pages. prospective as permitted under Applicable Law.]
Employers of any amendment to this Prototype Plan or of maintenance of this Prototype Plan. For inquiries regarding	entified on the first page of the basic plan document will notify all adopting f any abandonment or discontinuance by the Prototype Plan Sponsor of its ng the adoption of the Prototype Plan, the Prototype Plan Sponsor's intended on Letter issued to the Prototype Plan Sponsor, please contact the Prototype Plan
Reliance on Sponsor Opinion Letter. The Prototype Pla	an Sponsor has obtained from the IRS an Opinion Letter specifying the form of

Reliance on Sponsor Opinion Letter. The Prototype Plan Sponsor has obtained from the IRS an Opinion Letter specifying the form of this Adoption Agreement and the basic plan document satisfy, as of the date of the Opinion Letter, Code §401. An adopting Employer may rely on the Prototype Sponsor's IRS Opinion Letter *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 and in Rev. Proc. 2005–16, Sections 19.02 and 19.03. In order to have reliance in such circumstances or with respect to such qualification requirements, the Employer must apply for a determination letter to Employee Plans Determinations of the IRS.

APPENDIX A

53. SPECIAL EFFECTIVE DATES (1.19). The Employer elects or does not elect Appendix A special Effective Date(s) as follows.

EGTRRA RESTATED PLANS - SPECIAL EFFECTIVE DATES

[Covering period from restated Effective Date in Election 4(b) until Employer executes EGTRRA restatement]

(Choose (a) or one or more of (b) through (r) as applicable): [Note: If the Employer elects 53(a), do not complete the balance of this Election 53.] (a) [] Not applicable. The Employer does not elect any Appendix A special Effective Dates. [Note: The Employer should use this Appendix A where it is restating its Plan for EGTRRA with a retroactive Effective Date, but where one or more Adoption Agreement elections under the restated Plan became effective after the Plan's general restatement Effective Date under Election 4(b). For periods prior to the below-specified special Effective Date(s), the Plan terms in effect prior to its restatement under this Adoption Agreement control for purposes of the designated provisions. Any special Effective Date the Employer elects must comply with Applicable Law.] (b) [] **Contribution Types** (1.12). The Contribution Types under Election(s) 6 _____ are effective: [Note: The Plan may not permit Roth Deferrals before January 1, 2006.] (c) [] Excluded Employees (1.21(D)). The Excluded Employee provisions under Election(s) 8_____ are effective: (d) [] Compensation (1.11). The Compensation definition under Election(s) ______ (specify 9–11 as applicable) are effective: (e) [] Eligibility (2.01–2.03). The eligibility provisions under Election(s) ____ ___ (specify 14–19 as applicable) are effective: [] Elective Deferrals (3.02(A)–(C)). The Elective Deferral provisions under Election(s) _ (specify 20–22 as applicable) are effective: (g) Catch-Up Deferrals (3.02(D)). The Catch-Up Deferral provisions under Election 23 are effective: (h) [] Matching Contributions (3.03). The Matching Contribution provisions under Election(s) (specify 24–26 as applicable) are effective: (i) Nonelective Contributions (3.04). The Nonelective Contribution provisions under Election(s) *applicable*) are effective: (j) [] 401(k) safe harbor (3.05). The 401(k) safe harbor provisions under Election(s) 30 are effective: (k) [] Allocation conditions (3.06). The allocation conditions under Election(s) _____ (specify 31–32 as applicable) are effective: (1) [] Forfeitures (3.07). The forfeiture allocation provisions under Election(s) _____ (specify 33–34 as applicable) are effective: (m) [] **Employee Contributions (3.09).** The Employee Contribution provisions under Election(s) 35_____ are effective: (n) [] Testing elections (4.06(B)). The testing elections under Election(s) 37_____ under the "Effective as of execution (and retroactively if restatement)" column are effective: (o) Vesting (5.03). The vesting provisions under Election(s) (specify 38–43 as applicable) are effective: (p) [] **Distributions** (6.01 and 6.03). The distribution elections under Election(s) _____ (specify 44–50 as applicable) are effective: (q) [] Earnings/Trust valuation (7.04(B)/8.02(C)(4)). The Earnings allocation and Trust valuation provisions under Election(s) _(specify 51–52 as applicable) are effective: _ (r) [] **Special Effective Date(s) for other elections** (specify elections and dates):

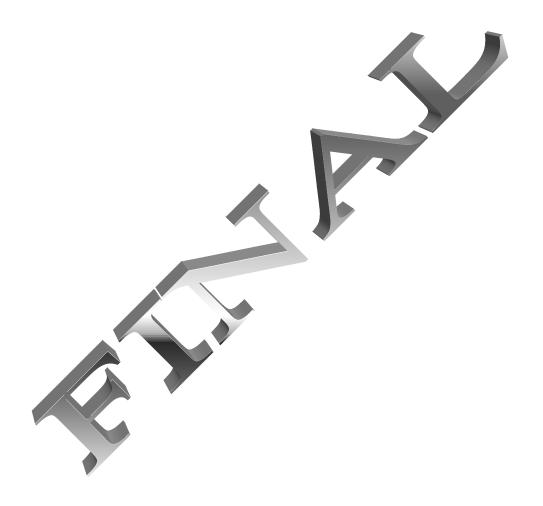
APPENDIX B BASIC PLAN DOCUMENT OVERRIDE ELECTIONS

54. <u>BASIC PLAN OVERRIDES</u> . The Employer elects or does not elect to override various basic plan provisions as follows (<i>Choose (a) or choose one or more of (b) through (i) as applicable)</i> :
[Note: If the Employer elects 54(a), do not complete the balance of this Election 54.]
(a) [] Not applicable. The Employer does not elect to override any basic plan provisions.
[Note: The Employer at the time of restating its Plan with this Adoption Agreement may make an election on Appendix A (Election 53(r)) to specify a special Effective Date for any override provision the Employer elects in this Election 54. If the Employer, after it has executed this Adoption Agreement, later amends its Plan to change any election on this Appendix B, the Employer should document the Effective Date of the Appendix B amendment on the Execution Page or otherwise in the amendment.]
(b) [] Definition (Article I) overrides. (Choose one or more of (1) through (9) as applicable):
(1) [] W–2 Compensation exclusion of paid/reimbursed moving expenses (1.11(B)(1)). W–2 Compensation excludes amounts paid or reimbursed by the Employer for moving expenses incurred by an Employee, but only to the extent that, at the time of payment, it is reasonable to believe that the Employee may deduct these amounts under Code §217.
(2) [] Alternative (general) 415 Compensation (1.11(B)(4)). The Employer elects to apply the alternative (general) 415 definition of Compensation in lieu of simplified 415 Compensation. As to amounts received from an unfunded nonqualified deferred compensation plan which is includible in gross income in the taxable year of receipt (<i>Choose one of a. or b.</i>):
a. [] Include. Include the nonqualified deferred compensation.
b. [] Do not include. Do not include the nonqualified deferred compensation.
(3) [] Inclusion of Deemed 125 Compensation (1.11(C)). Compensation under Section 1.11 includes Deemed 125 Compensation.
(4) [] Inclusion of Post–Severance Compensation (1.11(I) and 4.05(C)(1)). The Plan includes Post Severance Compensation within the meaning of Prop. Treas. Reg. §1.415(c)–2(e) as described in Sections 1.11(I) and 4.05(C)(1) as follows (Choose one or both of a. and b.):
a. [] Include for 415 testing. Include for 415 testing and for other testing which uses 415 Compensation. This provision applies effective as of (specify a date which is no earlier than January 1, 2005).
b. [] Include for allocations. Include for allocations as follows (specify affected Contribution Type(s) and any adjustments to Post–Severance Compensation used for allocation):
(5) [] Inclusion of Deemed Disability Compensation (1.11(K)). Include Deemed Disability Compensation. (<i>Choose one of a. on b.</i>):
a. [] NHCEs only. Apply only to disabled NHCEs.
b. [] All Participants. Apply to all disabled Participants. The Employer will make Employer Contributions for such disabled Participants for:(specify a fixed or determinable period).
(6) [] Early application of final 401(k) regulations (1.28). The Employer (consistent with the Plan Administrator's operation of the Plan) elects to apply the final 401(k) regulations before the beginning of the 2006 Plan Year. The Employer elects to apply the regulations effective as of: (specify Plan Year ending after December 29, 2004, e.g., Plan Year ending December 31, 2004 OR Plan Year beginning January 1, 2005).
(7) [] Leased Employees (1.21(B)). The Employer for purposes of the following Contribution Types, does not exclude Leased Employees:(specify Contribution Types).
(8) [] Offset if contributions to leasing organization plan (1.21(B)(2)). The Employer will reduce allocations to this Plan for any Leased Employee to the extent that the leasing organization contributes to or provides benefits under a leasing organization plan to or for the Leased Employee and which are attributable to the Leased Employee's services for the Employer. The amount of the offset is as follows:
[Note: The election of an offset under this Election $54(b)(8)$ requires that the Employer aggregate its plan with the leasing organization's plan for coverage and nondiscrimination testing.]
(9) [] Reclassified Employees (1.21(D)(3)). The Employer for purposes of the following Contribution Types, does not exclude Reclassified Employees (or the following categories of Reclassified Employees): (specify Contribution Types and/or categories of Reclassified Employees).
(c) [] Rule of parity – participation (Article II) override (2.03(D)). For purposes of Plan participation, the Plan applies the "rule of parity" under Code $\S410(a)(5)(D)$.

(d)	[]	(Cor	ntribution/allocation (Article III) overrides. (Choose one or more of (1) through (7) as applicable):
	(1)	[]	Treatment of Automatic Deferrals as Roth Deferrals (3.02(B)(7)). The Employer elects to treat Automatic Deferrals as Roth Deferrals in lieu of treating Automatic Deferrals as Pre–Tax Deferrals.
	(2)	[]	Application of Safe Harbor Contributions to other allocations (3.05(E)(11)). Any Safe Harbor Nonelective Contributions allocated to a Participant's account will <i>not</i> be applied toward (offset) any allocation to the Participant of a non–Safe Harbor Nonelective Contribution.
	(3)	[]	Short Plan Year or allocation period (3.06(B)(1)(c)). The Plan Administrator (Choose one of a. or b.):
		a		[] No pro-ration. Will not pro-rate Hours of Service in any short allocation period.
		b	٠.	[] Pro–ration based on months. Will pro–rate any Hour of Service requirement based on the number of months in the short allocation period.
	(4)	[]	Limited waiver of allocation conditions for re–hired Participants (3.06(G)). The allocation conditions the Employer has elected in the Adoption Agreement do not apply to re–hired Participants in the Plan Year they resume participation, as described in Section 3.06(G).
	(5)	[]	Associated Match forfeiture timing $(3.07(A)(1)(c))$. Forfeiture of associated matching contributions occurs in the Testing Year.
	(6)	[]	Safe Harbor top—heavy exempt fail—safe (3.07(A)(4)). In lieu of ordering forfeitures as (a), (b), (c), and (d) under Section 3.07(A)(4), the Employer establishes the following forfeiture ordering rules (<i>Specify the ordering rules</i> , for example, (d), (a), (b), and (c)):
	(7)	[]	Suspension (3.06(F)(3)). The Plan Administrator in applying Section 3.06(F) will (<i>Choose one or more of a., b., and c. as applicable</i>):
		a	•	[] Re–order tiers. Apply the suspension tiers in Section 3.06(F)(2) in the following order: (specify order).
		b	٠.	[] Hours of Service tie–breaker. Apply the greatest Hours of Service as the tie–breaker within a suspension tier in lieu of applying the lowest Compensation.
		c		[] Additional/other tiers. Apply the following additional or other tiers and ordering). (specify suspension tiers
(e)	[]	1	es	ting (Article IV) overrides. (Choose one or both of (1) and (2) as applicable);
	(1)	[]	Early application of Gap Period income to Excess Deferrals (4.11(C)(1)). The Plan Administrator will distribute Gap Period income allocated on Excess Deferrals as to Excess Deferrals occurring in the Taxable Year and in later Taxable Years (Specify a Taxable Year before 2008).
	(2)	[]	Early application of Gap Period income to Excess Contributions/Aggregates (4.11(C)(2)). The Plan Administrator will distribute Gap Period income allocated on Excess Contributions and Excess Aggregate Contributions occurring in the Plan Year and in later Plan Years (Specify a Plan Year before the Final 401(k) Regulations Effective Date).
(f)	[]	7	/es	sting (Article V) overrides. (Choose one or more of (1) through (6) as applicable):
	(1)	[]	Application of top–heavy vesting to Matching (5.03(A)(1)). The Employer makes the following elections regarding the application of top–heavy vesting to its Regular Matching and Additional Matching Contributions (<i>Choose one or both of a. and b.</i>):
		a		[] Post-EGTRRA Matching only. Apply top-heavy vesting only to such post-2001 Plan Year Matching Contributions.
		b	٠.	[] Waiver of Hour of Service requirement. Apply top—heavy vesting as under the basic plan or as modified by Election 54(f)(1)a. to all Participants even if they did not have an Hour of Service in any post—2001 Plan Year.
	(2)	[]	Alternative "grossed-up" vesting formula (5.03(C)(2)). The Employer elects the alternative vesting formula described in Section 5.03(C)(2).
	(3)	[]	Source of Cash–Out forfeiture restoration (5.04(B)(5)). To restore a Participant's Account Balance as described in Section 5.04(B)(5), the Plan Administrator, to the extent necessary, will allocate from the following source(s) and in the following order (<i>Specify, in order, one or more of the following: Forfeitures, Earnings, and/or Employer Contribution</i>):
	(4)	[]	Deemed Cash–Out of 0% Vested Participant (5.04(C)). The deemed cash–out rule of Section 5.04(C) does not apply to the Plan.

	(5)]]	Accounting for Cash–Out repayment; Contribution Type (5.04(D)(2)). In lieu of the accounting described in Section 5.04(D)(2), the Plan Administrator will account for a Participant's Account Balance attributable to a Cash–Out repayment: (<i>Choose one of a. or b.</i>):					
		a.		[] Nonelective rule. Under the nonelective rule.					
		b.		[] Rollover rule. Under the rollover rule.					
	(6)	[]	One-year hold-out rule - vesting (5.06(D)). The one-year hold-out Break in Service rule under Code §411(a)(6)(B) applies.					
(g)	[]	Di	ist	ribution (Article VI) overrides. (Choose one or more of (1) through (7) as applicable):					
	(1)	[]	Election of 5-year rule (6.02(B)(1)(e)). Under Section 6.02(B)(1)(e) relating to death before the RBD, if a Designated Beneficiary does not make a timely election, the 5-year rule applies in lieu of the Life Expectancy rule.					
	(2)	[]	2002 only special Effective Date for Section 6.02 (6.02(D)(4)). For the 2002 DCY only, the Plan Administrator will apply the RMD rules in effect under (<i>Choose one of a. or b.</i>):					
		a.		[] 1987 proposed regulations. The 1987 proposed Treasury regulations under Code §401(a)(9).					
		b.		[] 2001 proposed regulations. The 2001 proposed Treasury regulations under Code §401(a)(9).					
	(3)	[]	RBD definition (6.02(E)(7)(c)). In lieu of the RBD definition in Section 6.02(E)(7)(a) and (b), the Plan Administrator (<i>Choose one of a. or b.</i>):					
		a.		[] SBJPA definition indefinitely. Indefinitely will apply the pre–SBJPA RBD definition					
		b.		[] SBJPA definition to specified date. Will apply the pre–SBJPA definition until stated date may not be earlier than January 1, 1997), and thereafter will apply the RBD definition in Section 6.02(E)(7)(a) and (b).					
	(4)	[]	Modification of QJSA (6.04(A)(3)). The Survivor Annuity percentage will be%. (Specify a percentage between 50% and 100%.)					
	(5)	[]	Modification of QPSA (6.04(B)(2)). The QPSA percentage will be%. (Specify a percentage between 50% and 100%.)					
	(6)	[]	Restriction on hardship source; grandfathering (6.07(E)). The hardship distribution limit includes grandfathered amounts.					
	(7)	[]	Replacement of \$5,000 amount (6.09). All Plan references (except in Sections 3.02(D), 3.10 and 3.12(C)(2)) to "\$5,000" will be \$ (Specify an amount less than \$5,000.)					
(h)	[]			ninistrative, Trust and insurance overrides (Articles VII, VIII and IX). (Choose one or more of (1) through (9) as licable):					
	(1)	[]	Contributions prior to accrual or precise determination (7.04(B)(5)(b)). The Plan Administrator will allocate Earnings described in Section 7.04(B)(5)(b) as follows (<i>Choose one of a., b., or c.</i>):					
		a.		[] Treat as contribution. Treat the Earnings as an Employer Matching or Nonelective Contribution and allocate accordingly.					
		b.		[] Balance forward. Allocate the Earnings using the balance forward method described in Section 7.04(B)(4)(b).					
		c.		[] Weighted average. Allocate the Earnings on Matching Contributions using the weighted average method in a manner similar to the method described in Section 7.04(B)(4)(d).					
	(2)	[]	Automatic revocation of spousal designation $(7.05(A)(1))$. The automatic revocation of a spousal Beneficiary designation in the case of divorce or legal separation does not apply.					
	(3)	[]	Limitation on frequency of Beneficiary designation changes (7.05(A)(4)). Except in the case of a Participant incurring a major life event, a period of at least must elapse between Beneficiary designation changes. (<i>Specify a period of time, e.g., 90 days OR 12 months.</i>)					
	(4)	[]	Definition of "spouse" (7.05(A)(5)). The following definition of "spouse" applies:					
	(5)]]	Administration of default provision; default Beneficiaries (7.05(C)). The following list of default Beneficiaries will apply: (Specify, in order, one or more Beneficiaries who will receive the interest of a deceased Participant.)					
	(6)	[Subsequent restoration of forfeiture–sources and ordering (7.07(A)(3)). Restoration of forfeitures will come from the following sources, in the following order (Specify, in order, one or more of the following: Forfeitures, Employer Contribution, Trust Fund Earnings.)					

(7)	L	J	of Columbia, or other appropriate legal jurisdiction, such as a territory of the United States or an Indian tribal government.)
(8)	[]	Employer securities/real property in Profit Sharing Plans/401(k) Plans (8.02(A)(13)(a)). The Plan limit on investment in qualifying Employer securities/real property is%. (Specify a percentage which is less than 100%.)
(9)	[]	Provisions relating to insurance and insurance company (9.08). The following provisions apply: (Specify such language as necessary to accommodate life insurance Contracts the Plan holds.)
-			ovisions in this Election 54(h)(9) may override provisions in Article IX of the Plan, but must be consistent with all other the Plan and Applicable Law.]
(i) []	C	od	le Sections 415/416 (Article XI) override (11.02(A)(1)). Because of the required aggregation of multiple plans, to satisfy e §§415 and/or 416, the following overriding provisions apply: (Specify such language as essary to satisfy §§415 and 416.)



APPENDIX C LIST OF GROUP TRUST FUNDS/PERMISSIBLE TRUST AMENDMENTS

acting v invest in	vith n a	no ny	ut o	ESTMENT IN GROUP TRUST FUND (8.09). The nondiscretionary Trustee, as directed or the discretionary Trustee direction (and in addition to the discretionary Trustee's authority to invest in its own funds under Section 8.02(A)(3)), may f the following group trust funds:
[Note: A Fiducia			cre	ctionary or nondiscretionary Trustee also may invest in any group trust fund authorized by an independent Named
				MISSIBLE TRUST AMENDMENTS (8.11). The Employer makes the following amendments to the Trust as permitted ac. 2005–16, Section 5.09 (<i>Choose one or more of (a) through (c) as applicable</i>):
the Plan	n to	v	io	endment under this Election 56 must not: (i) conflict with any Plan provision unrelated to the Trust or Trustee; or (ii) cause late Code §401(a). The amendment may override, add to, delete or otherwise modify the Trust provisions. Do not use this substitute another pre–approved trust for the Trust. See Election 5(c) as to a substitute trust.]
(a)	[[]	Investments. The Employer amends the Trust provisions relating to Trust investments as follows:
(b)) [[]	Duties. The Employer amends the Trust provisions relating to Trustee (or Custodian) duties as follows:
(c)	[[]	Other administrative provisions. The Employer amends the other administrative provisions of the Trust as follows:

APPENDIX D TABLE I: ACTUARIAL FACTORS

UP-1984 Without Setback

Number of years
from attained age
at the end of Plan Year until
Mormal Datirament Aga

Number of years				
from attained age				
at the end of Plan Year until				
Normal Retirement Age	<u>7.50%</u>	8.00%	<u>8.50%</u>	
0	8.458	8.196	7.949	
1	7.868	7.589	7.326	
2	7.319	7.027	6.752	
3	6.808	6.506	6.223	
4	6.333	6.024	5.736	
5	5.891	5.578	5.286	
6	5.480	5.165	4.872	
7	5.098	4.782	4.491	
8	4.742	4.428	4.139	
9	4.412	4.100	3.815	
10	4.104	3.796	3.516	
11	3.817	3.515	3.240	
12	3.551	3.255	2.986	
13	3.303	3.014	2.752	
14	3.073	2.790	2.537	
15	2.859	2.584	2.338	
16	2.659	2.392	2.155	
17	2.474	2.215	1.986	
18	2.301	2.051	1.831	
19	2.140	1.899	1.687	
20	1.991	1.758	1.555	
20 21	1.852	1.628	1.433	
22	1.723	1,508	1.321	
23		1.396	1.217	
23 24	1.603	1.293		
	1.491		1.122	
25	1.387	1.197	1.034	
26	1.290	1.108	0.953	
27	1.200	1.026	0.878	
28	1.116	0.950	0.810	
29	1,039	0.880	0.746	
30	0.966	0.814	0.688	
31	0.899	0.754	0.634	
32	0.836	0.698	0.584	
33	0.778	0.647	0.538	
34	0.723	0.599	0.496	
35	0.673	0.554	0.457	
36	0.626	0.513	0.422	
37	0.582	0.475	0.389	
38/	0.542	0.440	0.358	
39	0.504	0.407	0.330	
40	0.469	0.377	0.304	
41	0.436	0.349	0.280	
42	0.406	0.323	0.258	
43	0.377	0.299	0.238	
44	0.351	0.277	0.219	
45	0.327	0.257	0.202	

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

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

UP-1984 Without Setback

Normal Retirement								
<u>Age</u>	<u>7.50%</u>	<u>8.00%</u>	<u>8.50%</u>					
55	1.2242	1.2147	1.2058					
56	1.2043	1.1959	1.1879					
57	1.1838	1.1764	1.1694					
58	1.1627	1.1563	1.1503					
59	1.1411	1.1357	1.1305					
60	1.1188	1.1144	1.1101					
61	1.0960	1.0925	1.0891					
62	1.0726	1.0700	1.0676					
63	1.0488	1.0471	1.0455					
64	1.0246	1.0237	1.0229					
65	1.0000	1.0000	1.0000					
66	0.9752	0.9760	0.9767					
67	0.9502	0.9518	0.9533					
68	0.9251	0.9274	0.9296					
69	0.8998	0.9027	0.9055					
70	0.8740	0.8776	0.8810					
71	0.8478	0.8520	0.8561					
72	0.8214	0.8261	0.8307					
73	0.7946	0.7999	0.8049					
74	0.7678	0.7735	0.7790					
75	0.7409	0.7470	0.7529					
76	0.7140	0.7205	0.7268					
77	0.6874	0,6942	0.7008					
78	0.6611	0.6682	0.6751					
79	0.6349	0.6423	0.6494					
80	0.6090	0.6165	0.6238					
		,						

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



PARTICIPATION AGREEMENT (1.23(D)) [Nonstandardized Adoption Agreement]

[Note: Each Participating Employer must execute a separate Participation Agreement, the terms of which control as to that Participating Employer.]

Agreement as to Signatory Employer control. The undersigned Related Employer, by executing this Participation Agreement, elects to become a Participating Employer in the Plan identified in the foregoing Adoption Agreement. The Participating Employer accepts, and agrees to be bound by, all of the Elections as made by the Signatory Employer except as otherwise indicated below. *The Participating Employer also hereby consents to the Signatory Employer's sole authority (without further signature or other action by the Participating Employer) to amend, to restate or to terminate the Plan, to terminate the Participating Employer's participation in the Plan, and to take certain other actions, in accordance with Section 1.23(A).*

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