TRANSACTLY 401(K) PLAN

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ADOPTION AGREEMENT #001 401(k)/PROFIT SHARING NON-STANDARDIZED PLAN

The undersigned adopting employer hereby adopts this Plan. The Plan is intended to qualify as a tax-exempt profit sharing plan under Code section 401(a), and the cash or deferred arrangement forming part of the Plan (to the extent provided in the Adoption Agreement) is intended to qualify under Code section 401(k). The Plan shall consist of this Adoption Agreement, its related Basic Plan Document #01, and any Addendum to the Adoption Agreement. Unless otherwise indicated, all Section references are to Sections in the Basic Plan Document.

EMPLOYER INFORMATION

NOT	E: An amendment is not required to change the responses in items 1-13 below.
1.	Name of adopting employer (Plan Sponsor): <u>Transactly</u>
2.	Address: 117 S Main St
3.	City: St Charles
4.	State: MO
5.	Zip: <u>63301</u>
6.	Phone number: 801-372-8044
7.	Fax number:
8.	Plan Sponsor EIN: <u>84-4697585</u>
9.	Plan Sponsor fiscal year end: <u>December 31</u>
10.	Entity Type a. Plan Sponsor entity type: i. [X] C Corporation ii. [] S Corporation iii. [] Non-Profit Organization iv. [] Partnership v. [] Limited Liability Company (taxed as:) vi. [] Limited Liability Partnership vii. [] Sole Proprietorship viii. [] Sole Proprietorship viii. [] Sole Proprietorship viii. [] Other: (must be a legal entity recognized under the Code)
11.	State or commonwealth of organization of Plan Sponsor: MO
12.	Affiliated Service Groups [] The Plan Sponsor is a member of an affiliated service group. List all members of the group (other than the Plan Sponsor):
13.	Controlled Groups [] The Plan Sponsor is a member of a controlled group. List all members of the group (other than the Plan Sponsor): NOTE: Controlled group members must adopt the Plan with the approval of the Plan Sponsor to participate. NOTE: Listing controlled group members is for information purposes only and is optional.
	PLAN INFORMATION
SEC	TION A. GENERAL INFORMATION

1

Plan Name/Effective Date

1.	Plar	n Number: <u>001</u>
2.	Plar	name:
	a.	Transactly 401(k) Plan
	b.	

3. Effective Date

- a. Original effective date of Plan: <u>January 01, 2020</u>
- **b.** [X] This is a restatement of a previously-adopted plan. Effective date of Plan restatement: <u>June 01, 2022</u>

NOTE: The dates specified above in A.3a or A.3b may not be earlier than the first day of the Plan Year during which the Plan is adopted or amended and restated by the Plan Sponsor.

4.	Merger Information a. Other Plan name: b. Merger effective date: c. Additional merger information:
5.	Plan Year a. Plan Year means each consecutive 12-month period ending on December 31 (e.g., December 31) b. [] The Plan has a Short Plan Year. The Short Plan Year begins and ends i. In the event of a Short Plan Year, service conditions will be pro-rated based on months for the following purposes: [] None [] All purposes (i.e., eligibility, allocation conditions, and vesting) [] Other:
	NOTE: The provisions of A.5b apply only in the event of an initial Plan Year. A Short Plan Year for reasons other than the initial Plan Year requires a Plan amendment.
6.	Limitation Year means: a. [X] Plan Year b. [] calendar year c. [] tax year of the Plan Sponsor d. [] Other: NOTE: If "Other" is selected, the limitation year must be a consecutive 12-month period.
7.	Frozen Plan a. [] The Plan is frozen as to eligibility effective: b. [] The Plan is frozen as to benefit accruals effective:
Plar	Features
8.	Elective Deferrals a. Elective Deferrals are permitted (Section 4.01): [X] Yes [] No b. Roth Elective Deferrals are permitted: [X] Yes [] No NOTE: If "No" is selected in A.8a, no Elective Deferrals, Voluntary Contributions, Employer Matching Contributions or 401(k) safe harbor contributions shall be permitted - A.8b, A.9, A.10, A.12, and A.13 shall be deemed to be "No".
9.	Voluntary Contributions Voluntary (after-tax) Contributions are permitted (Section 4.01): a. [] Yes b. [X] No c. [] Formerly Allowed NOTE: If "No", questions regarding Voluntary Contributions are disregarded. NOTE: A.9 must be "Yes" if the Plan intends to use recharacterization (Section 5.04(a)(3)).
10.	Employer Matching Contributions Employer Matching Contributions are permitted (Section 4.02): [X] Yes [] No NOTE: If "No", questions regarding Employer Matching Contributions are disregarded.
11.	Non-Elective Contributions Non-Elective Contributions are permitted (Section 4.03): [X] Yes [] No NOTE: If "No", questions regarding Non-Elective Contributions are disregarded.

Safe Harbor Contributions

	[X] Yes	r contributions are permitted (Sec. No "No", questions regarding safe ha	,	rded.	
13.	perce	Plan is intended to be a SIMPLE	e amount of compensation, as d		(2)(B) (non-elective contribution of 2 to be eligible for SIMPLE 401(k) Plan
11					
14.	a. [X] afterb. [] apply	the Effective Date specified in A A previous plan amendment el y to the eliminated Plan features:	A.3 is/are: Elective Deferrals and iminated one or more of the fea	d Matching Contributions are stures specified in A.8 through	the special effective date(s) which occurs effective Jun 01, 2020 th A.13. Specify any provisions that the ferred arrangement was adopted.
Con	npensation				
15. 16.	a. Defin	Include Post Severance Compe Include Post Year End Compe pensation	ation or Option 125 compensation in definition ensation in definition of Statutor nsation in definition of Statutor defined in Article 2 of the Basic	of Statutory Compensation. ry Compensation. y Compensation.	es of allocations will be Statutory
			Elective Deferrals/ Voluntary Contributions	Employer Match	Non-Elective
	i. 1	No Exclusions	[X]	[X]	[X]
		Pay earned before participation	n/a	[]	[]
		Amounts which are contributed	[]	[]	[]
	iv	by the Employer pursuant to a salary reduction agreement and not includible in the gross income of the Participant under Code sections 125, 402(e)(3), 402(h), 403(b), 132(f) or 457 All of the following benefits (even if includable in gross income): reimbursements or other expense allowances, fringe benefits (cash and noncash), moving expenses, deferred compensation, and	[]	[]	[]
	v. 1	welfare benefits (Treas. Reg. section 1.414(s)-1(c)(3)) Differential military pay as defined in Code section 3401(h)(2)	[]	[]	[]
		Final Paycheck Pay	[]	[]	[]
		Post Severance Compensation	[]	[]	[]

SECTION A.	GENERAL.	INFORM.	ATIO

	viii. ix.	Post Year End Compensation Other adjustments (e.g.,	[]	[]	[]	
	IA.	commissions, bonuses, etc.):	L J	[]	L J	
		The definition of Plan Compensation f tions. See C.16 to include pay earned				
		Except for "Final Paycheck Pay" and	"Other adjustments," all of	the above exclusions meet th	he safe harbor definition under Sec	ction
		Compensation.				
		If "Other adjustments" is selected, the of Employer discretion. The description				
	-	n of Plan Compensation failing to qua	-	-	-	
	contribu		ingy you willy continuous su	ye nun oors, suen us me perm	inca dispui il direcuitori ei suje il	
	NOTE:	See Section 4.01(c) for rules regarding	g elections for bonuses or c	other special pay.		
	b. Pl	an Compensation is determined over t	he period specified below of	ending with or within the Pla	n Year:	
	i.	[X] Plan Year				
	ii.					
	iii iv					
	v.		ginning on:	(enter month and day)		
			c c	•		
Defi	nitions					
17.		Compensated Employee		. 15 1		
		Use top-paid group election in deUse calendar year beginning with			ly Companyated Employees	
10			or within the preceding 11	an Tear in determining ringin	Ty Compensated Employees	
18.	Disabili Definition	on of Disability				
		X] The Participant is unable to engage	ge in any substantial gainfu	ıl activity by reason of any m	nedically determinable physical or	mental
		pairment that can be expected to result				
		months. The permanence and degree				
		J Under the Social Security Act. Th		cial Security Administration	that the Participant is eligible to re	eceive
		sability benefits under the Social Secu	-			
		Inability to engage in comparable ability to engage in any occupation con				nis
		ermanence and degree of such impairm			it the time of his disability. The	
	d. [Pursuant to other Employer Disab			under an Employer-sponsored dis	sability
		an.	· · · · · · · · · · · · · · · · · · ·		r .yp	
	e. [] Under uniform rules established b	by the Plan Administrator.	The Participant is mentally of	r physically disabled under a writt	en
		ondiscriminatory policy.				
		Other:			10.11	
		If "Other" is selected, the definition pr	ovided must be objectively	determinable and may not b	e specified in a manner that is sub	ject to
10		er discretion.				
19.	Choice	of Law f state or commonwealth for choice of	law (Section 13.05): Misso	niri		
	raille 0	sace of commonwealth for choice of	14w (Section 13.03). <u>W11880</u>	<u>/u11</u>		
SEC	TION E	8. ELIGIBILITY				

SECTI

Exclusions

The term "Eligible Employee" shall not include (Check items as appropriate):

Elective Deferrals/Voluntary Employer Match Non-Elective

			Contributions		
	a.b.c.d.e.	No Exclusions Union Employees Leased Employees Non-Resident Alien Other Employees (Section 3.06(a)):	[] [X] [X] [X]	[] [X] [X] [X]	[] [X] [X] [X]
	Elect NOT	FE: For safe harbor contributions, the e tive Deferrals. FE: If "Other Employees" is selected, the ice, create an indirect service requireme	e definition provided must be objec	ctively determinable and may	not be based on age or length of
2.	Opt-	Out An Employee may irrevocably elect r	ot to participate in Plan pursuant to	o Treas. Reg. section 1.401(k)-1(a)(3)(v).
Elig	gibility	y Service Rules			
3.		er Employer Service Count years of service with employer purposes (e.g., Elective Deferrals, Em			
4.	a. b. c.	Ik in Service [X] Rule of parity. Exclude eligibil Severance if an Employee does not ha [X] One-year holdout. If an Emplo period until the Employee has comple [] The following modifications should be applied for purposes of eligibil the property of the services of the	ity service before a period of five over any nonforfeitable right to the Ayee has a One-Year Break in Servited a Year of Eligibility Service af all be made to the requirements sp	(5) consecutive One-Year Broadcount balance derived from ce/Period of Severance, exchater returning to employment ecified in B.4:	eaks in Service/Periods of a Employer contributions. ade eligibility service before such with the Employer.
5.	a. b. NOT cond subje	cial Participation Date [] Allow immediate participation shall become eligible to participate in [] The Plan provides conditions or TE: Describe the conditions or limitation litions or limitations apply. The conditions of the Employer discretion.	the Plan as of r limitations on immediate particip ns and indicate for what purposes	ation: (e.g., Elective Deferrals, Emp	oloyer Matching, etc.) the
6.	Age	Requirement for Plan Participation			
			Elective Deferrals/ Voluntary Contributions	Employer Match	Non-Elective
	a.	Age Requirement	21	21	21
7.		E: Age 21 maximum; an age 26 maximice Requirement for Plan Participation		nal institution plans (Section	3.06).
			Elective Deferrals/ Voluntary Contributions	Employer Match	Non-Elective
	a. b.	No Minimum Service Completion of one Year of Eligibility Service - Hours of Service necessary for a Year of Eligibility Service (not	[] []	[]	[]

c.

to exceed 1,000): _

Completion of one Year of Eligibility

[]

[]

[]

d.	Completion of Hours of Service (not to exceed 1,000) within a 12-month period. The service requirement shall be deemed met at the time the specified number of Hours of Service are completed	[]	[]	[]
e.	Completion of <u>3</u> month(s) of service - Elapsed Time (not to exceed 12)	[X]	[X]	[X]
f.	Completion of Hours of Service (not to exceed 1,000) in a _ month period (not to exceed 12; hours of service failsafe applies)	[]	[]	[]
g.	Completion of consecutive month(s) of continuous service (not to exceed 12; hours of service failsafe applies)	[]	[]	[]
h.	Completion of two (2) Years of Eligibility Service - Hours of Service (100% vesting required under Sections E.8 and E.9); Hours of Service necessary for a Year of Eligibility Service (not to exceed 1,000):	n/a	[]	[]
i.	Completion of two (2) Years of Eligibility Service - Elapsed Time (100% vesting required under Sections E.8 and E.9)	n/a	[]	[]
j.	Other: (hours of service failsafe applies if Elapsed	[]	[]	[]
k.	Time is not specified) Additional Requirements:	[]	[]	[]
Elig NO B.7 of S NO	TE: Service taken into account for purposes of spility Service. TE: Hours of service failsafe: if B.7f, B.7g or shall be deemed met no later than the end of a service; provided, that the individual is an Elig TE: If "Other" is selected, the service requires be specified in a manner that is subject to Emp	B.7j is selected and the F in Eligibility Computatio ible Employee on the app nents provided must com	Plan uses the Hours of Service m n Period during which the Eligi plicable entry date.	ethod, the service requirement und ble Employee completes 1,000 Hou
NO Emp cond	TE: Any "Additional Requirements" provided bloyer discretion. For example, different servic dition that, on the surface, appears to be unrel imum age or service standards. Months of service (only applies if B.7f or B	must be objectively deter ce requirements for spect lated to age or service, bu	fied job classifications. A plan nat, in reality, is an age or service	nay not impose an eligibility e condition that violates the
NO thre	months, describe the next service requireme i. [] Rolling. Each period shall be Computation Period after which tim ii. [] Revert to Hour TE: The Employer has the discretion to apply re-month period is used, the overlapping methol Conversely, a consecutive application would a	ent: gin immediately after the e the Plan will revert to 1 s of Service (not to excee the rolling periods in eit. od would look at hours w	preceding period and shall end ,000 Hours of Service in an Eligible 1,000) in an Eligibility Comp ther an overlapping or consecution or the form January through Managery throug	on or before the first Eligibility gibility Computation Period. utation Period. we manner. For example, if a arch, then February through April,

8. Entry Dates for Plan Participation

Service - Elapsed Time

	Contributions					
a.	Immediate	[X]	[X]	[X]		
b.	First day of each payroll period	[]	[]	[]		
c.	First day of the calendar month	[]	[]	[]		
d.	First day of each Plan quarter	[]	[]	[]		
e.	First day of the first month and	[]	[]	[]		
	seventh month of the Plan Year					
f.	First day of the Plan Year	[]	[]	[]		
g.	Other:	[]	[]	[]		

NOTE: If "First day of the Plan Year" is selected, the maximum age and service requirements are reduced by 1/2 year (i.e., age 20-1/2) unless the employee participates on the entry date nearest the date the employee completes the minimum age and service requirements and the entry date is the first day of the Plan Year.

NOTE: The Plan must provide that an Eligible Employee who has attained age 21 and who has completed one Year of Eligibility Service shall commence participation in the Plan no later than the earlier of: (1) the first day of the first Plan Year beginning after the date on which such Eligible Employee satisfied such requirements; or (2) the date that is 6 months after the date on which he satisfied such requirements.

9. Entry Timing for Plan Participation

An Eligible Employee shall become a Participant on the entry date that is:

		Elective Deferrals/ Voluntary Contributions	Employer Match	Non-Elective
a.	Coincident with or next following the date the eligibility requirements are met	[]	[]	[]
b.	Next following the date the eligibility requirements are met	[]	[]	[]
c.	Coincident with or immediately preceding the date the eligibility requirements are met	n/a	[]	[]
d.	Immediately preceding the date the eligibility requirements are met	n/a	[]	[]
e.	Nearest to the date the eligibility requirements are met	n/a	[]	[]

NOTE: If immediate entry (B.8a) is selected, an Eligible Employee shall become a Participant eligible for the applicable contribution source(s) immediately upon meeting the eligibility requirements.

10. Eligibility Service Computation Rules

- **a.** [] Eligibility Computation Period switches to Plan Year.
- **b.** Select hours equivalency for eligibility purposes:
 - i. [] None

An Employee shall be credited with the following service with the Employer:

- ii. [] 10 Hours of Service for each day or partial day
- iii. [] 45 Hours of Service for each week or partial week
- iv. [] 95 Hours of Service for each semi-monthly payroll period or partial semi-monthly payroll period
- v. [] 190 Hours of Service for each month or partial month
- **c.** The hours equivalency shall apply to:
 - i. [] All Employees
 - **ii.** [] Only Employees for whom hours are not tracked. If the Employer tracks hours for an Employee, Eligibility will be determined based on actual hours worked.
- **d.** [] The following modifications shall be made to the requirements specified in B.10a-c: _____

NOTE: B.10b.ii-v and B.10c will not apply if B.10b.i is selected ("None").

NOTE: The responses to B.10 are used only to the extent that the Plan determines eligibility service by the Hour of Service method and will apply uniformly wherever Hours of Service is elected unless otherwise provided in B.10d.

NOTE: If B.10d is selected, the modifications must be objectively determinable and may not be specified in a manner that is subject to Employer discretion. For example, B.10d could be used to restrict the Accounts where Eligibility Computation Periods switch to the Plan Year.

SECTION C. CONTRIBUTIONS - ELECTIVE DEFERRALS AND SAFE HARBOR

Elective Deferrals

NOTE: If A.8 is "Yes" (Elective Deferrals are permitted), an Eligible Employee who has met the requirements of B.6 through B.8 shall be eligible to make Elective Deferrals to the Plan in the following manner (Section 4.01):

1.	Mir	nimum and Maximum Deferral Amounts				
	Unl	Unless otherwise indicated below, there shall be no minimum deferral, and the maximum deferral will be defined by the limitations set forth				
	und	er Code Section 415.				
	a.	[] The Plan will impose a minimum Elective Deferral of:				
	b.	[] The Plan will impose a maximum Elective Deferral of:				
	c.	Other limitations on Elective Deferrals (specify):				
		TE: If C.13a.ii (safe harbor match) or C.13.v (QACA match) is selected, C.1a and C.1b may not be used to limit deferrals by Nonhighly npensated Employees.				
	NO.	TE: If C.13a.ii (safe harbor match) or C.13.v (QACA match) is selected, C.1c may not be used to limit deferrals by Nonhighly				
		npensated Employees. Further, any limitations provided must be objectively determinable and may not be specified in a manner that is iect to Employer discretion.				
2.	Mo	difications of Elective Deferrals				
	a.	Participants modify/start/stop Elective Deferrals/Voluntary Contribution elections:				
		i. [X] Each pay period				
		ii. [] Monthly				
		iii. [] Quarterly				
		iv. [] Semi Annual				
		v. [] Annual				
		vi. [] Pursuant to Plan Administrator procedures (at least once each calendar year)				
	b.	[X] Participants may stop an election to contribute at any time.				
3.	Cat	ch-up Contributions				
	[X	Allow Participants to make Catch-up Contributions (Section 5.01(d))				
Aut	tomat	tic Enrollment				
4.	The	Plan has Automatic Enrollment provisions intended to satisfy:				
	a.	[X] None				
	b.	[] ACA				
		i. [] The automatic enrollment provisions shall be set according to a written administrative policy which is timely communicated to Participants so they have an effective opportunity to elect to receive cash or complete an affirmative election deferring a different amount or no amount.				
	c.	[] EACA				
	d.	[] QACA				
	NO.	TE: If the plan is intended to satisfy the QACA provisions, the applicable EACA provisions will be made available.				
5.	Aut	tomatic Enrollment Application Indicate which employees will be subject to the automatic enrollment provisions of the Plan:				
	a.	Only Participants whose Plan entry date is on or after:				
	b.	[] All Participants without an existing affirmative election (an affirmative election includes an election not to defer into the Plan)				
	c.	[] All Participants without an existing affirmative election or whose affirmative election is less than the automatic enrollment				
		amount				
	d.	[] Other:				
		TE: If C.5a is selected and the plan is intended to satisfy the EACA requirements (C.4c is selected), the plan cannot use the extended onth period to distribute excess contributions and excess aggregate contributions to correct failed ADP or ACP tests.				

NOTE: If C.13a.v (QACA match) or C.13a.vii (QACA non-elective) is selected, C.5a may not be selected. Automatic enrollment

must apply to all Participants eligible for the safe harbor contribution unless the Participant has an election in place.

NOTE: If C.13a.v (QACA match) or C.13a.vi or C.13a.vii (QACA non-elective) is selected, the rate of Elective Deferral contributions in effect for an Employee immediately prior to the effective date of the default percentage under the qualified automatic contribution arrangement shall not be reduced.

NOTE: If "Other" is selected, the description must be objectively determinable and may not be specified in a manner that is subject to

	Emp	oloyer discretion.
6.	Cov	ered Employees - EACA Indicate which employees will be "covered employees" who are subject to the automatic contribution
	arrai	ngement:
	a.	All Employees who make an affirmative election shall remain covered Employees within the meaning of Treas. Reg. section 1.414(w)-1(e)(3)
	b.	Only Eligible Employees who have not made an Elective Deferral election
		TE: Covered Employees must receive the notice described in Section $4.01(g)(1)$.
		TE: A plan intending to satisfy the EACA requirements must cover all eligible employees (C.6a) to be eligible for the extended 6-month
		od to distribute excess contributions and excess aggregate contributions to correct failed ADP or ACP tests.
7.	-	ial Automatic Enrollment Amount (ACA and EACA)
7.	a.	The initial amount of the automatic enrollment (as a percentage of pay):%
	a. b.	The initial amount of the automatic enrollment (as a percentage of pay)
	υ.	i. The maximum automatic enrollment deferral percentage is:
	c.	Delayed automatic enrollment. The traditional automatic enrollment will be deemed elected after the initial
	ι.	satisfaction of the eligibility requirements of Article 3 with respect to Elective Deferrals (and after effective date of the addition of an
		automatic enrollment feature for current Participants).
	NO	TE: If C.4c is selected (EACA), the Plan must provide that the initial default contribution is a uniform percentage of Plan Compensation;
		ough, the percentage may vary based on years of service.
		TE: C.7c may only be used with a plan intending to satisfy the ACA requirements.
8.		CA Safe Harbor Automatic Enrollment Amounts (Section 4.01(g)(2))
0.		Enter the amount of the automatic election for the Initial Period as a percentage of Plan Compensation (between 3 - 10%):
	a.	%
	b.	Enter the amount of the election for the first year after the Initial Period as a percentage of Plan Compensation (between 4 - 10%):
	c.	Enter the amount of the election for the second year after the Initial Period as a percentage of Plan Compensation (between 5 - 10%):
	d.	Enter the amount of the election for the third year after the Initial Period as a percentage of Plan Compensation (between 6 - 10%):
		%
	е.	The amount of the election increases after the third year in the following manner (must be at least 6%):
	NO	TE: C.8 only applies if C.13a.v or C.13a.vi is selected (Qualified Automatic Contribution Arrangement).
9.	App	olication of Increase Provisions
	a.	The first deferral rate increase will occur on:
		i. [] The first day of the second Plan Year following the Plan Year during which the initial automatic enrollment became
		effective.
		ii. [] The first day of the Plan Year following the Plan Year during which the initial automatic enrollment became
		effective.
		iii. [] Other:
	b.	Subsequent deferral increases will occur:
		i. [] The first day of each Plan Year
		ii. [] The anniversary of the Participant's initial automatic enrollment
		iii. [] The anniversary of the Participant's date of hire
	NO	iv. [] Other: TE: If C.9a.ii is selected and the plan is intended to satisfy the QACA requirements, the plan may not delay the first deferral rate increase
	-	ond the first day of the second Plan Year following the Plan Year during which the initial automatic enrollment became effective. TE: C.9b.iv may not be used with a plan intending to satisfy the EACA or QACA requirements.
		IE: C.90.1V may not be used with a plan intending to satisfy the EACA or QACA requirements. IE: If the Plan is intended to satisfy the QACA requirements, the provisions of C.8 and C.9 must be used together in such a way that the
		the automatic enrollment percentages and the schedule of deferral increases satisfy the minimum requirements.
10.		missible Withdrawals - EACA/QACA
- 0.		MANUAL CANADA MANUAL MA

Transactly 401(k) Plan

6.

7.

8.

9.

Permissible withdrawals will be allowed provided they are requested within ______ after the first automatic deferral (no fewer

than 30 or more than 90 days)

11.	Deferral Contribution Source If the Plan provides for automatic enrollment and Roth contributions are allowed, select the default type of automatic contributions:						
					al all had a character law Provides Planet a De Comple		
	a.			x. All Elective Deferrals made under Section 4.01(g)			
	b.			All Elective Deferrals made under Section 4.01(g) shapping if 4.8h is "Vee" (Path contributions are allowed)			
	NUI	1E: C.1	1 only	applies if A.8b is "Yes" (Roth contributions are allow	ea in the rian).		
Vol	untar	ry Con	tribut	ions			
	NOTE: If A.9 is "Yes" (Voluntary Contributions are permitted), an Eligible Employee who has met the requirements of B.6 through B.8 sha					shal.	
	be e	ligible i	o make	Voluntary Contributions to the Plan as follows (Sect	ion 4.01):		
12.	Min	imum :	and Ma	aximum Voluntary Contributions			
	a.			oluntary Contribution:			
	b.	Maxi	mum V	oluntary Contribution:			
	c.	Maxi	num o	f total combined Elective Deferral/Voluntary Contrib	ution:		
	d.						
				C.12c may not be more than 100% of Plan Compens			
		-		is selected the requirements provided must be nondis iect to Employer discretion.	criminatory, objectively determinable and may not be specified in	a	
G 6	**		1				
Saic	e Har	bor C	ontrib	utions			
13.	Safe Harbor Plan						
	a.	Is this	a safe	harbor plan exempt from most testing:			
		i.	[]	No			
		ii.	1 X 1	Yes - safe harbor match			
		11.	[2 2]	1 C5 - Saic Harbor Hiaten			
		iii.	[]	Yes - non-elective contribution, not less than			
			[]	Yes - non-elective contribution, not less than	% of Plan Compensation % of Plan Compensation but only if the Plan Sponsor prov	vides :	
		iii.	[]	Yes - non-elective contribution, not less than		vides :	
		iii.	[] [] follo	Yes - non-elective contribution, not less than Yes - non-elective contribution, not less than	% of Plan Compensation but only if the Plan Sponsor prov	vides :	
		iii. iv.	[] follo	Yes - non-elective contribution, not less than Yes - non-elective contribution, not less than w-up notice Yes - Qualified Automatic Contribution Arrangement	% of Plan Compensation but only if the Plan Sponsor prov		
		iii. iv.	[] [] follo	Yes - non-elective contribution, not less than Yes - non-elective contribution, not less than w-up notice Yes - Qualified Automatic Contribution Arrangement	% of Plan Compensation but only if the Plan Sponsor provent safe harbor match		
		iii. iv.	[] [] follo	Yes - non-elective contribution, not less than Yes - non-elective contribution, not less than w-up notice Yes - Qualified Automatic Contribution Arrangeme Yes - Qualified Automatic Contribution Arrangeme pensation	% of Plan Compensation but only if the Plan Sponsor provent safe harbor match	of Plai	
		iii. iv. v. vi.	[] [] follor [] Com	Yes - non-elective contribution, not less than Yes - non-elective contribution, not less than w-up notice Yes - Qualified Automatic Contribution Arrangeme Yes - Qualified Automatic Contribution Arrangeme pensation	% of Plan Compensation but only if the Plan Sponsor provent safe harbor match that with a non-elective contribution not less than% on the contribution not less than% or the contribution not less than	of Plai	
	b.	iii. iv. v. vi. vii.	[] follor [] Com; [] Com;	Yes - non-elective contribution, not less than Yes - non-elective contribution, not less than w-up notice Yes - Qualified Automatic Contribution Arrangeme Yes - Qualified Automatic Contribution Arrangeme pensation Yes - Qualified Automatic Contribution Arrangeme	% of Plan Compensation but only if the Plan Sponsor provent safe harbor match that with a non-elective contribution not less than% on the contribution not less than% or the contribution not less than	of Plai	
	b.	iii. iv. v. vi. vii.	[] follor [] Compare the	Yes - non-elective contribution, not less than Yes - non-elective contribution, not less than w-up notice Yes - Qualified Automatic Contribution Arrangeme Yes - Qualified Automatic Contribution Arrangeme pensation Yes - Qualified Automatic Contribution Arrangeme pensation but only if the Plan Sponsor provides a foll	% of Plan Compensation but only if the Plan Sponsor provent safe harbor match ent with a non-elective contribution not less than% of the plan Sponsor provent with a non-elective contribution not less than% of the plan Sponsor provent with a non-elective contribution not less than% of the plan Sponsor provent with a non-elective contribution not less than% of the plan Sponsor provent with a non-elective contribution not less than% of the plan Sponsor provent with a non-elective contribution not less than% of the plan Sponsor provent with a non-elective contribution not less than% of the plan Sponsor provent with a non-elective contribution not less than% of the plan Sponsor provent with a non-elective contribution not less than% of the plan Sponsor provent with a non-elective contribution not less than	of Plai	
	b.	iii. iv. v. vi. vii. Indica	[] follor [] Compate the com	Yes - non-elective contribution, not less than Yes - non-elective contribution, not less than w-up notice Yes - Qualified Automatic Contribution Arrangeme Yes - Qualified Automatic Contribution Arrangeme pensation Yes - Qualified Automatic Contribution Arrangeme pensation but only if the Plan Sponsor provides a foll safe harbors the Plan is intended to satisfy:	% of Plan Compensation but only if the Plan Sponsor provent safe harbor match and with a non-elective contribution not less than% of the with a non-elective contribution not less than% of the cow-up notice ction 401(m)(11))	of Plai	
	b.	iii. iv. v. vi. vii. Indica	[] follor [] Com [] Com [X] []	Yes - non-elective contribution, not less than Yes - non-elective contribution, not less than w-up notice Yes - Qualified Automatic Contribution Arrangeme Yes - Qualified Automatic Contribution Arrangeme pensation Yes - Qualified Automatic Contribution Arrangeme pensation but only if the Plan Sponsor provides a foll safe harbors the Plan is intended to satisfy: ADP (Code section 401(k)(12)) and ACP (Code se	% of Plan Compensation but only if the Plan Sponsor provent safe harbor match and with a non-elective contribution not less than% of the with a non-elective contribution not less than% of the cow-up notice ction 401(m)(11))	of Plai	
	b.	v. vi. vii. Indicii.	[] follor [] Complete the : [X] [] []	Yes - non-elective contribution, not less than Yes - non-elective contribution, not less than w-up notice Yes - Qualified Automatic Contribution Arrangeme yes - Qualified Automatic Contribution Arrangeme pensation Yes - Qualified Automatic Contribution Arrangeme pensation but only if the Plan Sponsor provides a foll safe harbors the Plan is intended to satisfy: ADP (Code section 401(k)(12)) and ACP (Code sec ADP (Code section 401(k)(13)) and ACP (Code sec	% of Plan Compensation but only if the Plan Sponsor provent safe harbor match and with a non-elective contribution not less than% of the with a non-elective contribution not less than% of the cow-up notice ction 401(m)(11))	of Plai	
	b .	v. vi. vii. Indica	[] follor [] Complete the : [X] [] [] [] [] [] [] []	Yes - non-elective contribution, not less than Yes - non-elective contribution, not less than W-up notice Yes - Qualified Automatic Contribution Arrangeme Pensation but only if the Plan Sponsor provides a follogate harbors the Plan is intended to satisfy: ADP (Code section 401(k)(12)) and ACP (Code section 40P (Code section 401(k)(13)) and ACP (Code section 40P (Code section 401(k)(12)) only	% of Plan Compensation but only if the Plan Sponsor provent safe harbor match and with a non-elective contribution not less than% of the with a non-elective contribution not less than% of the cow-up notice ction 401(m)(11))	of Plai	
		v. vi. vii. Indica	[] [] follor [] Complete the state the stat	Yes - non-elective contribution, not less than	% of Plan Compensation but only if the Plan Sponsor provent safe harbor match and with a non-elective contribution not less than% of the with a non-elective contribution not less than% of the cow-up notice ction 401(m)(11))	of Plai	

NOTE: If safe harbor non-elective is selected (C.13a.iii, C.13a.iv, C.13a.vi or C.13a.vii), the non-elective contribution amount must be at least 3% of Plan Compensation.

NOTE: If safe harbor non-elective (C.13a.iii or C.13a.vi) is selected, see Section 4.04(a)(1). If non-elective contribution with follow-up notice (C.13a.iv or C.13a.vii) is selected, see 4.04(a)(2).

NOTE: If non-elective contribution with follow-up notice (C.13a.iv or C.13a.vii) is selected and the follow-up notice is not given for an applicable Plan Year, the Plan will not be subject to any of the conditions or limitations that apply to safe harbor contributions and the Plan will be subject to the nondiscrimination requirements of Section 5.02 (Section 4.04(a)(2)).

NOTE: If C.13a.v, C.13a.vi or C.13a.vii is selected (Qualified Automatic Contribution Arrangement (QACA) safe harbor), you must select C.13b.ii or C.13b.ii or C.13b.ii and C.13b.iii may not be selected. If the Plan is not a QACA safe harbor (C.13a.ii or C.13a.iv is selected), you must select C.13b.i or C.13b.ii; C.13b.ii and C.13b.vi may not be selected.

NOTE: If QACA safe harbor (C.13a.v, C.13a.vi or C.13a.vii) is selected, see C.8 for the automatic contribution amounts.

		IE: If safe harbor match is selected (C.13a.ii or C.13a.v), see C.17 for the formula and Section 4.04(c). IE: If C.13d is selected, see Section 4.04(d) for requirements.
14.	Prio	or Safe Harbor Provisions
	[]	Plan may contain safe harbor contributions pursuant to prior safe harbor provisions (describe provisions or contribution types):
15.	ADI	P/ACP Safe Harbor Eligibility
	a.	Exclusions. For purposes of safe harbor contributions, the term "Eligible Employee" shall not include
		i. [X] No exclusions
		ii. [] Participants who are Highly Compensated Employees
		iii. [] Participants who are considered both a Key Employee and a Highly Compensated Employee
		iv. [] Other exclusions:
	b.	[] Participants covered by a collective bargaining agreement will share in safe harbor allocations provided retirement benefits were
		the subject of good faith bargaining.
	c.	Eligibility conditions for safe harbor contributions (may require testing in accordance with Section 5.03(g))
		i. [] None.
		ii. [X] Safe harbor eligibility conditions follow the conditions established for:
		A. [X] Elective Deferrals
		B. [] Employer Match
		C. [] Non-Elective
		iii. [] The following age, service and entry date requirements (must satisfy requirements under Code section 410(a)(1)(A)):
		iv. [] Participants who have met the greatest minimum age and service conditions permitted under Code section 410(a)(1)(A)
		with semi-annual entry dates (first day of the first month and seventh month of the Plan Year)
		v. [] Participants who have met the greatest minimum age and service conditions permitted under Code section 410(a)(1)(A)
		before the first day of the seventh month of the Plan Year
	d.	The Plan imposes allocation requirements for Highly Compensated Employees
		i. [] Require service for Highly Compensated Employees to receive a safe harbor contribution. Hours of Service required in the
		applicable Plan Year for Highly Compensated Employees to receive a safe harbor contribution (not to exceed 1,000):
		ii. [] Require employment on the last day of Plan Year for Highly Compensated Employees to receive a safe harbor
		contribution
	e.	[] Employer contributions will be offset by safe harbor contributions
		TE: Any exclusion selected in C.15a is in addition to the exclusions under B.1. If "No exclusions" is selected, any exclusion in B.1 will still
		ly to the applicable contribution type.
		IE: If C.15a.ii is selected, the Employer may still elect to make a discretionary safe harbor contribution to Highly Compensated
		ployees in a percentage that does not exceed the amount or rate of contribution provided to Nonhighly Compensated Employees.
		TE: C.15b only applies if the Plan has a safe harbor non-elective (C.13a.iii, C.13a.iv, C.13a.vi or C.13a.vii is selected). If C.15b applies
		is not selected, Employees covered under a collective bargaining agreement that bargains in good faith for retirement benefits shall not be
	eligi	ible to receive safe harbor allocations.
16.	ADI	P/ACP Safe Harbor Compensation
	[X]	Pay earned before participation is included in the definition of Plan Compensation for purposes of safe harbor contributions.
17.	Safe	Harbor Matching Contribution Formula If C.13a.ii or C.13a.v is selected, the safe harbor matching formula will be:
	a.	[X] Single rate. The Employer will contribute an amount equal to
		i. 100% of the Participant's Matched Employee Contributions that are not in excess of
		ii. $\underline{4}\%$ of the Participant's Plan Compensation
	b.	[] Two rates. The Employer will contribute an amount equal to
		Rate One
		i% of the Participant's Matched Employee Contributions that are not in excess of
		ii% of the Participant's Plan Compensation; plus
		Rate Two We of the amount of the Participant's Metabod Employee Contributions that around the Participant's Participant's Metabod Employee Contributions that around the Participant's
		iii% of the amount of the Participant's Matched Employee Contributions that exceed% of the Participant's
		Plan Compensation but that do not exceed
	c	iv% of the Participant's Plan Compensation [] Three rates. The Employer will contribute an amount equal to
	c.	
		Rate One
		i% of the Participant's Matched Employee Contributions that are not in excess of

	ii.		% of the Participant's Plan Compensation; plus	
	Rate	Two		
	iii.		% of the amount of the Participant's Matched Employee Contributions that exceed	% of the Participant's
		Plan Co	ompensation but that do not exceed	•
	iv.		% of the Participant's Plan Compensation; plus	
	Rate	Three		
	v.		% of the amount of the Participant's Matched Employee Contributions that exceed	% of the Participant's
		Plan Co	ompensation but that do not exceed	
	vi.		% of the Participant's Plan Compensation	
		Highly Co	ompensated Employee can receive a greater rate of safe harbor match than a Nonhighly Com	npensated Employee at the
			d Employee Contributions.	1 1 7
			r Matching Contribution of a Nonhighly Compensated Employee will not be taken into accoun	nt in satisfying the
			ion 5.02 to the extent it is a disproportionate contribution within the meaning of Treas. Reg. s	
	NOTE: If th	he Plan is	a safe harbor match (C.13a.ii is selected) the formula must be completed so that it at least m	neets the following minimum
	formula: the	e Employe	er will contribute as a safe harbor match an amount equal to 100% of the Participant's Matci	hed Employee Contributions
	that are not	in excess	s of 3% of the Participant's Plan Compensation; plus 50% of the amount of the Participant's I	Matched Employee
	Contributio	ns that ex	sceed 3% but that do not exceed 5% of the Participant's Plan Compensation. The Employer m	ay also elect a safe harbor
	-		e: (i) the aggregate amount of safe harbor match at each rate of Matched Employee Contribu	-
			safe harbor match which would have been made if the safe harbor match were made under the	
	applicable p	preceding	sentences, and (ii) the rate of safe harbor match cannot increase as a Participant's Matched	Employee Contributions
	increase.			
			OACA match) is selected, the formula must be completed so that it at least meets the following	
			bute as a QACA match an amount equal to 100% of the Participant's Matched Employee Con	
			Participant's Plan Compensation; plus 50% of the amount of the Participant's Matched Emplo	
			to not exceed 6% of the Participant's Plan Compensation. The Employer may also elect a QAC	
			nt of QACA match at each rate of Matched Employee Contributions is at least equal to the agg have been made if the QACA match were made under the formula described in the applicable	
			ttch cannot increase as a Participant's Matched Employee Contributions increase.	preceding semences, and (ii)
			intended to also satisfy the ACP safe harbor of Code section 401(m)(11) or 401(m)(12) (C.1.	3h i or C 13h ii is selected):
			rbor match cannot increase as a Participant's Matched Employee Contributions increase, (ii,	
			Employee Contributions in excess of six percent (6%) of Plan Compensation, and (iii) the an	
			t to Employer discretion shall not exceed four percent (4%) of Plan Compensation.	g
			s a safe harbor match (C.13a.ii or C.13a.v is selected) or the Plan is an ACP safe harbor (C.1	'3b.i or C.13b.ii is selected),
			ated Employee can receive a greater rate of safe harbor match than a Nonhighly Compensated	
			e Contributions.	
18.	Determinat	tion Perio	od for Safe Harbor Matching Contributions	
10.			determining the amount of an allocation of Safe Harbor Matching Contributions is:	
	i.		End of Plan Year	
	ii.		Semi-annually	
	iii.		Quarterly	
	iv.		Each calendar month	
	v.		Each pay period	
	NOTE: If th	he safe ha	urbor match is funded more frequently than the period selected, a true-up contribution will be	owed to any Participant who
	did not rece	eive a safe	e harbor match based on Matched Employee Contributions or Plan Compensation for the enti	ire period selected.
Tes	ting Election	ns		
19.			ons (Section 5.02(a))	
			ral Percentage of Nonhighly Compensated Employees are determined using:	
	i. 		Current year	
	ii.		Prior year	1
		-	sting is selected, for the first year the Plan is a 401(k) plan, the Nonhighly Compensated Emp	loyee percentage:
	i. ::		3%	
	ii.	[]	Current year percentages	

NOTE: If the Plan is a 401(k) safe harbor plan, the current year must be used for those Plan Years during which the Plan is subject to the 401(k) safe harbor requirements. NOTE: C.19b only applies for the first year the Plan is a 401(k) plan. If the Effective Date is after the first year a Plan is a 401(k) plan C.19b can be left blank. ACP Testing Elections (Section 5.02(b)) Average Contribution Percentage of Nonhighly Compensated Employees are determined using: [X] Current year [] Prior year If prior year testing is selected, for the first year the Plan is a 401(m) plan, the Nonhighly Compensated Employee percentage: b. i. [] 3% [] Current year percentages NOTE: If the Plan is a 401(k) safe harbor plan and it is intended to satisfy the ACP safe harbor, the current year must be used for those Plan Years during which the Plan is subject to the 401(k) safe harbor requirements. NOTE: C.20b only applies for the first year the Plan is a 401(m) plan. If the Effective Date is after the first year a Plan is a 401(m) plan C.20b can be left blank. SECTION D. CONTRIBUTIONS - EMPLOYER MATCHING, NON-ELECTIVE AND OTHER CONTRIBUTIONS **Employer Matching - Allocation Service** NOTE: If A.10 is "Yes" (Employer Matching Contributions are permitted), an Eligible Employee who has met the requirements of Section B and who has satisfied the following requirements shall be eligible to receive an allocation of Employer Matching Contributions during the applicable Plan Year. Allocation Service Requirements for Employer Matching Contributions In order to share in the allocation of Employer Matching Contributions, a Participant is required to complete the following Hours of Service in the applicable period (not to exceed 1,000 hours in a Plan Year or a prorated version thereof): In order to share in the allocation of Employer Matching Contributions, a Participant is required to be employed by the Employer b. on the last day of the applicable period In order to share in the allocation of Employer Matching Contributions, a Participant is required to be employed by the Employer on the last day of the applicable period or complete at least Hours of Service in the applicable period (not to exceed 1,000 hours in a Plan Year or a prorated version thereof) [X] None **NOTE:** If the Plan is intended to be a safe harbor 401(k) plan, any requirements specified in the Employer Matching allocation service rules to receive an allocation of Employer Matching Contributions will not apply to any safe harbor contribution. **Applicable Period** The applicable period for determining the satisfaction of service requirements for an allocation of Employer Matching Contributions is: i. [] Plan Year [] Plan Quarter ii. iii. [] Calendar Month iv. [] Payroll Period [] Other: __

3. **Employer Matching Allocation Service Computation Rules**

Select hours equivalency:

2.

i. [] None.

An Employee shall be credited with the following service with the Employer:

[] 10 Hours of Service for each day or partial day

iii. [] 45 Hours of Service for each week or partial week

[] 95 Hours of Service for each semi-monthly payroll period or partial semi-monthly payroll period iv.

[] 190 Hours of Service for each month or partial month

The hours equivalency shall apply to: h.

> [] All Employees i.

ii. Only Employees for whom hours are not tracked. If the Employer tracks hours for an Employee, satisfaction of allocation

conditions will be determined based on actual hours worked.

	NOTE: I	0.3 is only applicable if D.1a or D.1c is selected.
4.	Other E	nployer Service
	[] Co	unt hours of service with employers other than the Employer for purposes of satisfying the allocation service requirements. List other ployer(s) along with any limitations:
5.	Exceptio	ns to Allocation Service Requirements for Employer Matching Contributions
		A Participant whose employment terminates on the last day of the applicable period is treated as being employed by the Employer the last day of the applicable period.
		dify Hour of Service requirement or last day requirement for a Participant who terminates employment with the Employer during the blicable period due to: [] death [] Disability [] attainment of Normal Retirement Date [] attainment of Early Retirement date
	c. An i. ii.	y Hour of Service requirement and last day requirement shall be modified as follows: [] Waive both the Hour of Service requirement and last day requirement [] Waive the Hour of Service requirement only
		[] Waive last day requirement only] The following other modifications shall be made to the requirements specified in D.1-5c: Other modifications must be specified in a manner that is objectively determinable and may not be specified in a manner that is subjectively determinable and may not be specified in a manner that is subjectively determinable and may not be specified in a manner that is subjectively determinable.
6.	Method to	e Failures for Employer Matching Contributions of fix Employer Matching Contribution Code section 410(b) ratio percentage coverage failures (Section 4.02(d)): Corrective amendment under Treasury Regulation section 1.401(a)(4)-(11)(g) Add just enough Participants to meet the coverage requirements Add all non-excludable Participants
Em	ıployer Ma	atching - Formula
7.	a. Elei.ii.b. [Employee Contribution Inclusions ctive Deferrals are included in the definition of Matched Employee Contribution to the extent selected below [X] Include a Participant's Catch-up Contributions in the definition of Matched Employee Contribution [X] Include a Participant's Roth Elective Deferrals in the definition of Matched Employee Contribution] Include a Participant's Voluntary Contributions in the definition of Matched Employee Contributions Pre-tax Elective Deferrals that are not Catch-up Contributions are always included in the definition of Matched Employee tion.
8.	Employe	r Matching Contribution Formula
	a. [X i. ii. iii.	A discretionary amount. The amount will be allocated: [X] as a uniform percentage of Matched Employee Contributions. [] as a flat dollar amount for each Participant. [] based on written instructions provided by the Employer to the Plan Administrator (or Trustee, if applicable) describing (1) how the discretionary Employer Matching Contribution formula will be allocated to Participants (e.g., a uniform percentage of Matched Employee Contributions or a flat dollar amount), (2) the computation period(s) to which the discretionary Employer Matching Contribution formula applies, and (3) if applicable, a description of each business location or business classification subject to separate discretionary Employer Matching Contribution allocation formulas. Such instructions must be provided no later than the date on which the discretionary Employer Matching Contribution is made to the Plan. A summary of these instructions must be communicated to Participants who receive discretionary Employer Matching Contributions. The summary must be communicated to Participants no later than 60 days following the date on which the last discretionary Employer Matching Contribution is made to the Plan for a Plan Year.
	b. [i. ii.	Single rate. The Employer will contribute as an Employer Matching Contribution an amount equal to % of the Participant's Matched Employee Contributions that are not in excess of % of the Participant's Plan Compensation

[] Two rates. The Employer will contribute as an Employer Matching Contribution an amount equal to

	Rate	One					
	i.		_		ions that are not in excess of	f	
	ii.		% of the Participant's Plan	Compensation; plus			
	Rate	Two					
	iii.		% of the amount of the Par	ticipant's Matched Empl	oyee Contributions that exce	eed	_% of the Participant's
		Plan Compe	nsation but that do not exce	eed			
	iv.		% of the Participant's Plan				
d.	[]	Three rates.	The Employer will contribu	te as an Employer Match	ing Contribution an amount	equal to	
	Rate	One					
	i.		% of the Participant's Matc	hed Employee Contribut	ions that are not in excess of	f	
	ii.		% of the Participant's Plan				
	Rate	Two					
	iii.		% of the amount of the Par	ticipant's Matched Empl	oyee Contributions that exce	eed	% of the Participant's
			nsation but that do not exce				
	iv.	_	% of the Participant's Plan				
		Three	•	•			
	v.		% of the amount of the Par	ticipant's Matched Empl	oyee Contributions that exce	eed	% of the Participant's
	••		nsation but that do not exce	•	yee continuations that exec		
	vi.	_	% of the Participant's Plan				
e.	[]		ice. See D.11 below	r			
f.	ίί			ontributions shall be mad	le according to the following	g fixed schedu	le:
NO 7	E : The				equirements regarding bene		
Trea	s. Reg.	section 1.401((a)(4)-4.				
NOT	TE: If "!	Special schedu	le" is selected, the schedule	e must describe a formul	from the options already a	vailable or a c	ombination thereof
(e.g.	, single	rate formula d	applies to Group A; two rat	e formula applies to Gro	up B), be objectively determ	iinable and ma	y not be specified in a
man	ner that	t is subject to I	Employer discretion.				
Add	itional	Discretionary	Employer Matching Cor	tributions			
a.					le in addition to the contribu	utions describe	d in D.8. The amount
•••		e allocated:	tionary Employer Matering	5 Continuations to be ma	to in addition to the contino	ations describe	a in B.o. The amount
	i.		niform percentage of Matcl	ned Employee Contribut	ons.		
	ii.		at dollar amount for each F				
	iii.			-	the Plan Administrator (or	Trustee, if apr	licable) describing (1)
					will be allocated to Particip		
					e computation period(s) to v		
					lescription of each business		
					on allocation formulas. Such		
					g Contribution is made to th		
					discretionary Employer Mat		•
		must be com	municated to Participants 1	no later than 60 days foll	owing the date on which the	last discretion	ary Employer
		Matching Co	ontribution is made to the P	lan for a Plan Year.			
Add	itional	Fixed Employ	yer Matching Contributio	ns			
					to the contributions describe	ed in D.8:	
-		_			s already available or a com		
		-			vely determinable and may r		
		mployer discre		1 // 3		1 3	
	rs of Se						
a.			ching contribution will be m	nade according to the sch	edule below:		
i.			•	% of Matched E			
	i.			% of Matched E			
	ii.			% of Matched E			
	v.			% of Matched E			
b. 1					% of the Participa	ant's Plan Com	pensation shall be
~•	match		projec continuations in			I iuii Colli	r

9.

10.

	c.	In determining years of service in this D.11, the following service shall be used:
		i. [] Years of Eligibility Service
		ii. [] Years of Vesting Service
	d.	Enter the number of Hours of Service necessary to earn a year of service described in D.11a:
		TE: Each tier of Employer Matching Contributions must satisfy the nondiscriminatory availability of benefits, rights, and features in Treas.
	Reg.	section 1.401(a)(4)-4.
12.	Emp	ployer Matching Contribution(s) - Limitations
	a.	Plan limits Employer Matching Contributions to the following in each Plan Year:
		i. Maximum percentage of Plan Compensation that applies to all Participants:%
		ii. [] Maximum percentage of Plan Compensation that applies to Highly Compensated Employees only:%
		iii. [] Maximum dollar amount that applies to all Participants: \$
		iv. [] Maximum dollar amount that applies to Highly Compensated Employees only: \$
		v. [] Other:
		vi. [X] No Maximum
	b.	Apply the dollar limit in D.12:
		i. [] On a Plan Year basis only
		ii. Pro rata as of each period specified in D.13a
	NO'	TE: If the Plan is intended to satisfy the ACP safe harbor of Code section 401(m)(11) or 401(m)(12) (C.13b.i or C.13b.ii is selected) and
		Plan allows for an additional discretionary Employer Matching Contribution, the amount of Employer Matching Contributions subject to
		ployer discretion shall not exceed four percent (4%) of Plan Compensation.
	_	TE: If "Other" is selected the requirements provided must be nondiscriminatory, objectively determinable and may not be specified in a
		ner that is subject to Employer discretion.
		TE: D.12b shall only apply if a maximum dollar amount (D.12a.iii or D.12a.iv) is selected and "End of Plan Year" (D.13a.i) is not
		cted.
13.	Dota	ermination Period for Employer Matching Contributions
13.	a.	The period for determining the amount of an allocation of Employer Matching Contributions is:
	а.	i. [] End of Plan Year
		iii. [] Quarterly iv. [] Each calendar month
	NO'	v. [X] Each pay period TE: The determination period elected in D.13 must be equal to or longer than the applicable period elected in D.2.
		TE: Discretionary Employer Matching Contributions (if selected) may be allocated at a time other than that selected in D.13.
	NU	TE: See Section 4.02(b)(1) for rules relating to "true-up" Matching Contributions.
Non	Flor	ctive - Allocation Service
11011	-Eicc	tuve - Anocation Service
	NO'	TE: If A.11 is "Yes" (Non-Elective Contributions are permitted), an Eligible Employee who has met the requirements of Section B and
		has satisfied the following requirements shall be eligible to receive an allocation of Non-Elective Contributions during the applicable
	riar	n Year.
14.	Con	atinuing Eligibility for Non-Elective Contributions (select one):
	a.	[] Same as Employer Matching Contributions. An Eligible Employee shall be eligible to receive an allocation of Non-Elective
		Contributions upon meeting the requirements of D.1 through D.5
	b.	[X] Pursuant to options selected below. An Eligible Employee shall be eligible to receive an allocation of Non-Elective Contributions
		upon meeting the requirements of D.15 through D.19
15.	Allo	ocation Service Requirements for Non-Elective Contributions
	a.	[X] In order to share in the allocation of Non-Elective Contributions, a Participant is required to complete the following Hours of
		Service in the applicable period (not to exceed 1,000 hours in a Plan Year or a prorated version thereof): 1000
	b.	[X] In order to share in the allocation of Non-Elective Contributions, a Participant is required to be employed by the Employer on the
		last day of the applicable period
	c.	[] In order to share in the allocation of Non-Elective Contributions, a Participant is required to be employed by the Employer on the
		last day of the applicable period or complete at least Hours of Service in the applicable period (not to exceed 1,000 hours
		in a Plan Year or a prorated version thereof)

	d.	[] None
16.	App	olicable Period
10.	a.	The applicable period for determining the satisfaction of service requirements for an allocation of Non-Elective Contributions is:
		i. [X] Plan Year
		ii. Plan Quarter
		iii. [] Calendar Month
		iv. Payroll Period
		v. [] Other:
17.	Non	-Elective Allocation Service Computation Rules
17.		Select hours equivalency:
	a.	i. [X] None
		An Employee shall be credited with the following service with the Employer:
		ii. [] 10 Hours of Service for each day or partial day
		iii. [] 45 Hours of Service for each week or partial week
		iv. [] 95 Hours of Service for each semi-monthly payroll period or partial semi-monthly payroll period
	h	v. [] 190 Hours of Service for each month or partial month
	b.	The hours equivalency shall apply to:
		i. [] All Employees
		ii. [] Only Employees for whom hours are not tracked. If the Employer tracks hours for an Employee, satisfaction of allocation conditions will be determined based on actual hours worked.
18.	Oth	er Employer Service
	[]	Count hours of service with employers other than the Employer for purposes of satisfying the allocation service requirements. List other
		employer(s) along with any limitations:
19.	Exce	eptions to Allocation Service Requirements for Non-Elective Contributions
	a.	[X] A Participant whose employment terminates on the last day of the applicable period is treated as being employed by the Employer
		on the last day of the applicable period.
	b.	Modify Hour of Service requirement or last day requirement for a Participant who terminates employment with the Employer during the
		applicable period due to:
		i. [X] death
		ii. [X] Disability
		iii. [X] attainment of Normal Retirement Date
		iv. [] attainment of Early Retirement date
	c.	Any Hour of Service requirement and last day requirement shall be modified as follows:
		i. [] Waive both the Hour of Service requirement and last day requirement
		ii. Waive the Hour of Service requirement only
		iii. [X] Waive last day requirement only
	d.	The following other modifications shall be made to the requirements specified in D.14-19c:
	NOT	TE: Other modifications must be specified in a manner that is objectively determinable and may not be specified in a manner that is subjec
		Imployer discretion.
20.		erage Failures for Non-Elective Contributions
		hod to fix Non-Elective Contribution Code section 410(b) ratio percentage coverage failures (Section 4.03(d)):
	a.	[X] Corrective amendment under Treasury Regulation section 1.401(a)(4)-(11)(g)
	b.	Add just enough Participants to meet the coverage requirements
	c.	Add all non-excludable Participants
		[] Add an non-excludable randopants
Non	-Elec	ctive - Formula
21.	Amo	ount of Non-Elective Contributions
	a.	[X] Discretionary in an amount as determined by the Employer
	b.	[] % of total Participant Plan Compensation for the Plan Year
	c.	[] \$ for the Plan Year
	d.	Other amount necessary to fund the allocation provided below:

22. Non-Elective allocation formula. The Non-Elective Contribution shall be allocated to eligible Participants who have met the

requirements of Section B and D.14 through 17 as follows (Section 4.03):

- a. [] Pro rata. In the ratio that each Participant's Plan Compensation bears to the Plan Compensation of all eligible Participants.
- **b.** [] Integrated. See D.23.
- **c.** [] Points. See D.24.
- **d.** [] Fixed Amount. In an amount equal to the total Non-Elective Contribution divided by the number of Participants eligible to share in such contribution.
- e. [] Age Weighted. In the ratio that such Participant's points bears to the points of all eligible Participants for such Plan Year. The points awarded to each Participant shall be equal to the product of the Participant's Plan Compensation multiplied by the factor in the Age Weighted Addendum determined using the Participant's age as of the end of the Plan Year.
- **f.** [] New Comparability Defined Groups. See D.25.
- g. [X] New Comparability One Group per Participant. In an amount designated by the Employer to be allocated to each group. For purposes of this D.22g, there shall be one group created for each Participant eligible to receive allocations of Non-Elective Contributions. The contribution shall be allocated to each group in a manner determined by the Employer. The amount allocated to one group need not bear any relationship to amounts allocated to any other group. The Employer shall notify the Plan Administrator or the Trustee in writing of the amount of contributions allocated to each group.
- h. [] Other fixed formula:

NOTE: If Age Weighted (D.22e) or New Comparability (D.22f or D.22g) is selected, see Section 4.03(b)(1) for rules regarding the gateway test.

NOTE: If "Other fixed formula" is selected, it must describe a formula from the options already available or a combination thereof (e.g., pro rata formula applies to Group A; fixed amount applies to Group B), be objectively determinable and may not be specified in a manner that is subject to Employer discretion.

23. Non-Elective - Integration

If D.22b is selected, the Non-Elective Contribution shall be allocated to eligible Participants who have met the requirements of Sections B.6 - B.8 and D.14 pursuant to either Paragraph (1) or (2) below (Section 4.03(b)(3)):

- (1) 2-step method for plans that are not Top-Heavy or who have met the Top-Heavy minimum allocation requirements using other allocations:
 - (A) Non-Elective Contributions shall first be allocated to each Participant's Non-Elective Contribution Account in the ratio that the sum of such Participant's Plan Compensation plus his Excess Compensation bears to the sum of all eligible Participants' Plan Compensation plus Excess Compensation, but not to exceed the permitted disparity of such sum; and
 - (B) The balance, if any, remaining after the allocation in subparagraph (A) shall then be allocated to each Participant's Non-Elective Contribution Account in the ratio that such Participant's Plan Compensation bears to all eligible Participants' Plan Compensation.
- (2) 4-step method for plans that are meeting the Top-Heavy minimum allocation requirements using Non-Elective Contributions:
 - (A) Non-Elective Contributions shall first be allocated to each Participant's Non-Elective Contribution Account in the ratio that each Participant's Statutory Compensation bears to all eligible Participants' Statutory Compensation, but not in excess of 3% of each Participant's Statutory Compensation.
 - (B) The balance, if any, remaining after the allocation in subparagraph (A) shall then be allocated to each Participant's Non-Elective Contribution Account in the ratio that each Participant's Excess Compensation bears to the Excess Compensation of all Participants, but not in excess of 3% of each Participant's Excess Compensation.
 - (C) The balance, if any, remaining after the allocation in subparagraph (B) shall then be allocated to each Participant's Non-Elective Contribution Account in the ratio that the sum of each Participant's Plan Compensation and Excess Compensation bears to the sum of all eligible Participants' Plan Compensation and Excess Compensation, but not in excess of the permitted disparity less 3%.
 - (D) The balance, if any, remaining after the allocation in subparagraph (C) shall be allocated to each Participant's Non-Elective Contribution Account in the ratio that each Participant's Plan Compensation bears to all Participants' Plan Compensation.
- (3) [] 2-step method will be used for plans that are meeting the Top-Heavy minimum allocation requirements using Non-Elective Contributions

Integration level for determining Excess Compensation:

- a. Taxable wage base (as defined under Section 230 of the Social Security Act) in effect on the first day of such Plan Year
- **b.** [] 20% of the taxable wage base (as defined under Section 230 of the Social Security Act) in effect on the first day of such Plan Year; minus \$1.00
- c. [] 80% of the taxable wage base (as defined under Section 230 of the Social Security Act) in effect on the first day of such Plan Year: minus \$1.00
- **d.** [] 80% of the taxable wage base (as defined under Section 230 of the Social Security Act) in effect on the first day of such Plan Year; plus \$1.00
- e. [] ______% (not more than 100%) of the taxable wage base (as defined under Section 230 of the Social Security Act) in effect

S

	SECTION D. CONTRIB	UTIONS - EMPLOYER MATCHING, NON-ELECTIVE AND OTHER CONTRIBUTION.
	on the first day of such Plan Year	
f.	Fixed dollar amount: \$	(not more than the taxable wage base (as defined under Section 230 of the Social Security
	Act) in effect on the first day of such Plan	Year)
NO.	TE: If D.23a (taxable wage base) is not sel	ected, the amount of permitted disparity will be determined in accordance with the following
tabl	::	
	Integration Level	Permitted
		Disparity
	More than \$0 but not more than 20% of the TW	B 5.7%
	More than 20% of the TWB but not greater than	80% of the TWB 4.3%
	More than 80% of the TWB but less than 100%	of the TWB 5.4%
	100% of the TWB	5.7%
	TWB = taxable wage base (as defined under Sec	ction 230 of the Social Security Act)
Non	-Elective - Points	
		on shall be allocated to eligible Participants who have met the requirements of B.6 through B.8
		icipant's points bears to the points of all eligible Participants.
	_	ded in D.24a: (a) the points described in D.24d for each year of age he has attained (as of his
		escribed in D.24c for each Plan Year, including the current Plan Year, during which he was
		e requirements of Article 3 (regardless of any service or last day requirement in Article 4)
		the points described in D.24b for each \$ of Plan Compensation he has earned
	uch Plan Year.	
		of the allocation rates for eligible Highly Compensated Employees exceeds the average of the
		ted Employees, each eligible Nonhighly Compensated Employee who has earned any points
		ninimum number of points (or fraction of a point) so that the average of the allocation rates fo
	_	t exceed the average of the allocation rates for eligible Nonhighly Compensated Employees.
a.	Points will be computed on basis of:	The state of the s
	i. [] Age, Service and Plan Comp	ensation
	ii. [] Age and Service	
	iii. [] Age and Plan Compensation	
	iv. [] Service and Plan Compensati	
	v. [] Age Only	
	vi. Service Only	
b.	Points awarded for \$ of Plan	Compensation:
c.		thin the meaning of Treas. Reg. section 1.401(a)(4)-11(d)(3):
d.	Points awarded for each year of age:	
	-Elective - New Comparability	is selected, the Non-Elective Contribution shall be allocated to eligible Participants who have
new		
		nd D.14 through D.19 in an amount designated by the Employer to be allocated to each group
		for a group shall then be further allocated to the members of such group who are eligible to
		butions in the method as specified in this section for such group. The amount allocated to one
		ounts allocated to any other group. In the event that an eligible Participant is included in more
		ne contribution allocated to each group will be based upon either the amount of service or the
æ	Plan Compensation for the part of the year	* * *
	groups and allocations shall be determined a	
a.	*	n amount equal to:
	i. [] A percentage of Plan Compe	nsation
	ii. [] A fixed dollar amount	

[] the greater of i. or ii. **NOTE:** Groups must be clearly defined in a manner that will not violate the definite predetermined allocation formula requirement of Treas. Reg. section 1.401-1(b)(1)(ii) and the groups cannot be designed in such a manner to where the only NHCE's participating are those NHCE's with the lowest amounts of compensation or the shortest periods of service and who may represent the minimum number of these employees necessary to satisfy coverage under Code section 410(b). In the case of self-employed individuals (i.e., sole proprietorships or partnerships), the requirements of Treas. Reg. section 1.401(k)-1(a)(6) continue to apply and the allocation method should not be such that a cash or deferred election is created for a self-employed individual as a result of application of the allocation method. The Employer shall notify the Plan Administrator or the Trustee in writing of the amount of contributions allocated to each group.

24.

26.	Dete	ermination Period for Non-Elective Contributions
	a.	The period for determining the amount of an allocation of Non-Elective Contributions is:
		i. [X] End of Plan Year
		ii. [] Semi-annually
		iii. [] Quarterly
		iv. [] Each calendar month
		v. [] Each pay period
		vi. [] At such times as may be determined by the Employer
	b.	Minimum and Maximum Non-Elective Allocations
		i. [] Allocations of Non-Elective Contributions for a Participant shall be subject to a minimum amount:
		ii. [] Allocations of Non-Elective Contributions for a Participant shall be subject to a maximum amount:
	NO'	IE: The determination period elected in D.26 must be equal to or longer than the applicable period elected in D.16.
27.	Non	-Elective - Disability
		Allocate Non-Elective Contributions to Disabled Participants who do not meet the allocation service requirements (Section 4.03(e)).
		Allocations to Disabled Participants end as of the earliest of: (i) the last day of the Plan Year in which occurs the
		anniversary of the start of the Participant's Disability or (ii) such other time specified in Section 4.03(e).
28.	Coll	ective Bargaining Agreement
20.	a.	[] In addition to the formula selected in D.22, an amount necessary to meet the Employer's requirements under an applicable
		collective bargaining agreement shall be allocated as follows:
	b.	The collective bargaining allocations will offset any other Employer contribution allocations that would otherwise be made to a
	υ.	Participant:
		i. Yes - Non-Elective Contributions only
		ii. [] No
		iii. Other:
	NO'	TE: D.21-26 (amount, formula, timing, maximum and minimum Non-Elective Contributions) will not apply to collectively bargained
		ributions. Collectively bargained contribution allocation timing, maximums and minimums will be determined under the collective
		gaining agreement unless otherwise specified in D.28b.
Oth	er Co	ontributions/415
29.	Prev	vailing Wage
	a.	The Employer will make a prevailing wage contribution for each Participant who performs an hour or more of service under a
		public contract subject to the Davis-Bacon Act. The formula for allocating prevailing wage contributions shall be specified in the
		Prevailing Wage Addendum to the Adoption Agreement. The contribution allocated will be dependent on the Participant's job
		classification and the hourly rate established:
		i. [] by the applicable federal, state, or municipal prevailing wage laws.
		ii. [] in the Prevailing Wage Addendum to the Adoption Agreement.
	b.	[] The following modifications will be made to the default prevailing wage contribution provisions (Section 4.05):
		i. [] Highly Compensated Employees will be eligible to receive prevailing wage contributions
		ii. [] The following age/service requirements apply in order to become eligible to receive prevailing wage contributions:
		iii. [] The following prevailing wage vesting schedule will apply:
		iv. [] Exclude the following from receiving benefits under an applicable prevailing wage statute under this Plan:
	c.	Offset of other contributions:
		i. [] Employer Matching Contributions (other than safe harbor)
		ii. [] Non-Elective Contributions
		iii. [] Safe harbor contributions
		iv. [] Qualified Non-Elective Contributions (QNECs)/Qualified Matching Contributions (QMACs)
		TE: If D.29a.ii is selected, the Prevailing Wage Addendum entry should include job classifications and applicable hourly rates. To the
		nt the hourly rates established in the Prevailing Wage Addendum result in a smaller contribution than is required under the applicable
	fede	ral, state, or municipal prevailing wage laws, the Plan Administrator retains the discretion to make the larger contribution as the

NOTE: If D.29b is used to modify the default provisions applicable to prevailing wage contributions, the Plan Administrator may not be entitled to full credit for the prevailing wage contribution.

NOTE: D.29b.iv must be used to exclude a nondiscriminatory class of employees from receiving prevailing wage allocations. Employees

prevailing wage contribution.

excluded will generally still need to be provided the prevailing wage benefits in another manner.

30.	QN	ECs/QMACs
	[]	The following limitations, conditions or special rules apply to Qualified Non-Elective Contributions (QNECs) or Qualified Matching Contributions (QMACs):
	Adn to Pa of ea mus be c	e Employer makes discretionary QNECs (Section 4.04(b)) or QMACs (Section 4.04(c)) to the Plan, the Employer must provide the Plan ninistrator (or Trustee, if applicable), written instructions describing (1) how the discretionary QNEC or QMAC formula will be allocated articipants, (2) the computation period(s) to which the discretionary QNEC or QMAC formula applies, and (3) if applicable, a description ach business location or business classification subject to separate discretionary QNEC or QMAC allocation formulas. Such instructions to be provided no later than the date on which the discretionary QNEC or QMAC is made to the Plan. A summary of these instructions must communicated to Participants who receive discretionary QNECs or QMACs. The summary must be communicated to Participants no later 460 days following the date on which the last discretionary QNEC or QMAC is made to the Plan.
31.	Roll	lovers
		over Contributions are permitted (Section 4.06):
	a. b. c. d.	 No Yes - All Eligible Employees may make a Rollover Contribution even if not yet a Participant in the Plan Yes - Only active Participants may make a Rollover Contribution Yes may make a Rollover Contribution
		TE: The nondiscriminatory availability of benefits, rights, and features in Treas. Reg. section 1.401(a)(4)-4 includes rollovers as defined in
	1.40	I(a)(4)-4(e)(3)(iii)(I) and must be available on a nondiscriminatory basis.
32.	Dee	med IRAs
	[]	The Plan may accept voluntary contributions to deemed IRAs (Section 4.12).
33.	Dea	th or Disability During Qualified Military Service
	[]	For benefit accrual purposes, a Participant that dies or becomes Disabled while performing qualified military service will be treated as if he had been employed by the Employer on the day preceding death or Disability and terminated employment on the day of death or Disability (Section 4.08).
34.	415	Additional Language
	[]	Additional language necessary to satisfy Code section 415 because of the required aggregation of multiple plans:
SEC	тю	N E. VESTING
Voc	.: (Service Rules
V CS	ung s	SCI VICE Rules
1.	Vest	ting service computation method
	a.	[X] Hours of Service. Number of Hours of Service necessary for a Year of Vesting Service (not to exceed 1,000): 1000
	b.	[] Elapsed Time
		TE: Unless E.1.b (Elapsed Time) is selected, the Plan will use the Hours of Service method for determining vesting service. If E.1.b
		psed Time) is selected, questions E.2 through E.3 are disregarded.
2.		ting Service Equivalencies
	a.	Select equivalency for vesting purposes: i. X None.
		An Employee shall be credited with the following service with the Employer:
		ii. [] 10 Hours of Service for each day or partial day
		iii. [] 45 Hours of Service for each week or partial week
		iv. [] 95 Hours of Service for each semi-monthly payroll period or partial semi-monthly payroll period
		v. [] 190 Hours of Service for each month or partial month
	b.	The hours equivalency selected in E.2a shall apply to:
		 i. [] All Employees ii. [] Only Employees for whom hours are not tracked. If the Employer tracks hours for an Employee, vesting will be
		determined based on actual hours worked.
3.	Vest	ting Computation Period
	a.	[X] Calendar year
	b.	[] Plan Year

	c.	[] The consecutive 12-month period commencing on the date the Employee first performs an Hour of Service; each subsequent consecutive 12-month period shall commence on the anniversary of such date
	d.	Other (must be a consecutive 12-month period):
4.		er Employer Service Count years of service with employers other than the Employer for vesting purposes. List other employers and indicate for what purposes (e.g., Employer Matching, Non-Elective, etc.) the service applies along with any limitations:
5.	Vest a. b.	Exceptions (Section 6.02) [X] Death. Provide for full vesting for a Participant who terminates employment with the Employer due to death while an Employee. [X] Disability. Provide for full vesting for a Participant who terminates employment with the Employer due to Disability while an Employee. [] Early Retirement. Provide for 100% vesting upon the attainment of Early Retirement Date while an Employee.
6.		ting Exclusions
u.	a. b. c.	 Exclude Years of Vesting Service earned before age 18. Exclude Years of Vesting Service earned before the Employer maintained this Plan or a predecessor plan. One-year holdout. If an Employee has a One-Year Break in Service/Period of Severance, exclude Years of Vesting Service earned before such period until the Employee has completed a Year of Vesting Service after returning to employment with the Employer. Rule of parity. If an Employee does not have any nonforfeitable right to the Account balance derived from Employer contributions, exclude Years of Vesting Service earned before a period of five (5) consecutive One-Year Breaks in Service/Periods of Severance.
7.		Provide for special vesting provisions (e.g., 100% vesting as of a certain date, or to set a different vesting schedule for employees based on division): TE: Any special provisions must satisfy Code sections 401(a)(4) and 411.
Vest	ing S	Schedules
8.	Vest a. b. c. d. e. f. g.	ployer Matching Contributions ting Schedule for Employer Matching Contributions (Section 6.02): [X] 100% [] 2-6 Year Graded [] 1-5 Year Graded [] 1-4 Year Graded [] 2 Year Cliff [] 2 Year Cliff [] Other: i. Other Employer Match Schedule - less than 1 year:
9.		-Elective Contributions ting Schedule for Non-Elective Contributions (Section 6.02): [X] 100% [] 2-6 Year Graded [] 1-5 Year Graded [] 1-4 Year Graded [] 3 Year Cliff [] 2 Year Cliff

	g.	[] Other:
		i. Other Non-Elective Schedule - less than 1 year:%
		ii. Other Non-Elective Schedule - 1 year but less than 2 years:%
		iii. Other Non-Elective Schedule - 2 years but less than 3 years:% iv. Other Non-Elective Schedule - 3 years but less than 4 years:%
		· · · · · · · · · · · · · · · · · · ·
		,
		 vi. Other Non-Elective Schedule - 5 years but less than 6 years:
	NO	E: Any vesting schedule described in E.9g must provide vesting at least as rapidly as the "3 Year Cliff" vesting schedule or the "2-6 Year
		led" vesting schedule and E.9g.vii will be deemed to be 100%.
10.	QA	CA Contributions
	QA	A (Non-Elective and Match) Vesting Schedule (Section 6.02). Specify the vesting schedule for contributions made pursuant to C.13a.v or
	C.13	a.vi:
	a.	[] 100%
	b.	[] 2 Year Cliff
	c.	[] Other:
		i. Other QACA Schedule - less than 1 year:%
		ii. Other QACA Schedule - 1 year but less than 2 years:%
		iii. Other QACA Schedule - 2 or more years: <u>100</u> %.
11.	Oth	er Vesting Schedule
	a.	[] The Plan has another vesting schedule:
	b.	Describe the Participants to which the other vesting schedule applies:
	c.	[] Retain pre-PPA Non-Elective vesting schedule for pre 2007 contributions:
		E: The vesting schedule in E.11 is in addition to the vesting schedules in E.8 through E.10.
		E: E.11b must be applied in a consistent and nondiscriminatory manner and must satisfy the applicable minimum vesting requirements of
	Cod	e section 411(a)(2) at every point in time, for all Participants' years of service.
12.	For	eitures
	Fort	eitures will be used in the following manner (Article 6):
	a.	[X] Any permissible method described in Section 6.03(d)
	b.	[] Other:
		E: If E.12a is selected, forfeitures may be allocated in any manner at the discretion of the Plan Administrator.
		E: E.12b is limited to one or a combination of the options described in Section 6.03(d), may be used to further restrict the uses of
	forfe	iture, and must be applied in a consistent and nondiscriminatory manner.
SEC	TIO	N F. DISTRIBUTIONS
SEC	2110	VI. DISTRIBUTIONS
Nor	mal/	Carly Retirement
1.	Nor	nal Retirement
	a.	Normal Retirement Age means:
		i. [] Attainment of age (not to exceed 65):
		ii. [X] Later of attainment of age 65 or the service specified in F.1b
	b.	Select the type and length of service used to measure Normal Retirement Age (not to exceed the fifth anniversary of the first day of the
		Plan Year in which participation commenced):
		i. [] Eligibility Year(s) of Eligibility Service
		ii. [] Vesting. Year(s) of Vesting Service
		iii. [X] Participation. 5 anniversary of participation (e.g., third, fourth, etc.)
	c.	Normal Retirement Date means:
		i. [X] Normal Retirement Age
		ii. [] First day of calendar month coincident or next following Normal Retirement Age
		iii. [] First day of calendar month nearest Normal Retirement Age
		iv. [] Anniversary date nearest Normal Retirement Age
		v. [] Other:

NOTE: The Normal Retirement Age shall be deemed met no later than the later of age 65 or the fifth anniversary of participation as defined in Treas. Reg. section 1.411(a)-7(b)(1) and any superseding guidance.

2.	Earl	Retirement					
	a.	Early Retirement Age means:					
		i. [X] None. The Plan does not have an early retirement feature.					
		ii. [] Attainment of age					
		iii. [] Later of attainment of age or the service specified in F.2b					
	b.	Select the type and length of service used to measure Early Retirement Age:					
		i. [] Eligibility Year(s) of Eligibility Service					
		ii. [] Vesting Year(s) of Vesting Service					
		iii. [] Participation anniversary of participation (e.g., third, fourth, etc.)					
	c. Early Retirement Date means:						
		i. [] Early Retirement Age					
		ii. [] First day of calendar month coincident or next following Early Retirement Age					
		iii. [] First day of calendar month nearest Early Retirement Age					
		iv. [] Anniversary date nearest Early Retirement Age					
		v. [] Other:					
		E: If F.2a.iii is selected and a participant terminates from service before satisfying the age requirement for early retirement, but after					
	satis	ing the service requirement, the Participant will be entitled to elect an early retirement benefit upon reaching the required age.					
Tim	e & F	orm of Payment					
3.	Time	of Payment (Other than Death)					
	Distr	outions after Termination of Employment for reasons other than death shall commence (Section 7.02):					
	a.	[X] Immediate. As soon as administratively feasible with a final payment made consisting of any allocations occurring after such					
		Termination of Employment.					
	b.	[] End of Plan Year. As soon as administratively feasible after all contributions have been allocated relating to the Plan Year in					
		which the Participant's Account balance becomes distributable.					
	c.	Normal Retirement Date.					
	d.	Other:					
	NO ₇	E: Any entry in "Other" must comply with Code section 401(a)(9), Section 7.02(e) and other requirements of Article 7.					
4. Form		of Payment (Other than Death)					
	Med	im of distribution from the Plan:					
	a.	. [X] Cash only					
	b.	Cash or in-kind					
5.	Defa	lt Form of Payment (Other than Death)					
	a.	Unless otherwise elected by the Participant, distributions shall be made in the form of:					
		i. [X] Lump sum only					
		ii. Qualified Joint and% Survivor Annuity (not less than 50% and not more than 100%)					
	b.	In addition to the form described in F.5a, distributions from the Plan after Termination for reasons other than death may be made in the					
		following forms (select all that apply):					
		i. [X] Lump sum only					
		ii. Lump sum payment or substantially equal annual, or more frequent installments over a period not to exceed the joint life					
		expectancy of the Participant and his Beneficiary					
		iii. Partial withdrawals - a Participant may withdraw such amounts at such times as he shall elect					
		iv. Other:					
	c.	[X] Partial or installment distributions will be permitted only to satisfy the required minimum distribution rules					
	NO 7	E: F.5b.iii and any entry in F.5b.iv must comply with Code section 401(a)(9), Section 7.02(e) and other requirements of Article 7.					
6.		butions as an Annuity					
••	a.	Permit Participants to make distributions in the form of an annuity					
		i. Yes - entire Account					
		ii. [] Yes - the following conditions or limitations shall apply:					
		iii. [X] No					
	b.	Permit Beneficiaries to make distributions in the form of an annuity					

		i. [] Yes - the entire Account
		ii. [] Yes - the following conditions or limitations shall apply:
		iii. [X] No
	towa	IE: If selected, a Participant/Beneficiary may elect to have the Plan Administrator apply his vested Account to the extent provided above and the purchase of an annuity contract, which shall be distributed to the Participant/Beneficiary. The terms of such annuity contract shall ply with the provisions of this Plan and any annuity contract shall be nontransferable.
	NOT	TE: Any conditions or limitations must be applied in a consistent and nondiscriminatory manner (for example, limiting annuity ibutions to Accounts in excess of a certain dollar amount.)
7.	Trai	nsfer from Pension Plan
	a.	[] The Plan has received a transfer of assets from a plan subject to the survivor annuity rules of Code sections 411(a)(11) and 417 (e.g., a money purchase or defined benefit plan).
	b.	Plan name (optional):
	c.	Transfer effective date (optional):
	d.	Other information related to transfer assets (optional):
Pay	ment	s on Death
8.	Bene	eficiary Designation
	the b	the extent that a Participant's Account is subject to the survivor annuity rules of Section 7.10, the spouse of a married Participant shall be beneficiary of (not less than 50%)% of such Participant's Account unless the spouse waives his or her rights to such benefit uant to Section 7.10 (Section 7.04).
9.	Payı	ment upon Participant's Death
	Dist	ributions on account of the death of the Participant shall be made in accordance with the following:
	a.	[X] Pay entire Account balance by end of fifth year for all Beneficiaries in accordance with Sections 7.02(b)(1)(A) and 7.02(b)(2)(A)
		only
	b.	Pay entire Account balance no later than the 60th day following the end of Plan Year in which the Participant dies
	c. d.	Allow extended payments for all beneficiaries in accordance with Sections 7.02(b)(1)(A), (B) and (C) and 7.02(b)(2)(A) and (B) Pay entire Account balance by end of fifth year for Beneficiaries in accordance with Sections 7.02(b)(1)(A) and 7.02(b)(2)(A) and allow extended payments in accordance with Sections 7.02(b)(1)(B) and (C) and 7.02(b)(2)(B) only if the Participant's spouse is the Participant's sole primary Beneficiary
	e.	Other:
		TE: Any entry in "Other" must comply with Code section 401(a)(9), Section 7.02(b) and other requirements of Article 7.
10.		eficiaries
		Death benefits when there is no designated beneficiary:
		i. [X] In accordance with Section 7.04(c)
		ii. [] Other:
	b.	[X] A beneficiary designation to a spouse shall be automatically revoked upon the legal divorce of the Participant and the spouse.
	c.	[] For purposes of determining a Participant's spouse, the one-year rule in Code section 417(d), Treas. Reg. section 1.401(a)-20 applies.
		IE: If "Other" is selected, the description must be definitely determinable and may not be specified in a manner that is subject to Employer retion.
For	ce-Oı	nt Provisions
4.4		
11.		ce-Out Provisions
	а.	 [X] Maximum force-out amount for purposes of Section 7.03 (not to exceed \$5,000): \$5000 [X] Exclude amounts attributable to Rollover Contributions in determining the value of the Participant's nonforfeitable account balance
		ii. Force-outs will be subject to the automatic rollover provisions of 7.06(c) if over: \$1000
	b.	If the Account is subject to the survivor annuity requirements of Section 7.10, minimum Account balance for Qualified Joint and
		Survivor Annuity consent requirements (not to exceed \$5,000): \$
	c.	Force-out of a terminated Participant's Account balance is deferred under Section 7.03(b) until:
		i. [] Later of age 62 or Normal Retirement Date - payment made in a lump sum only
		ii. [X] Required Beginning Date - Participant may elect payment in a lump sum or installments

		SECTION F. DISTRIBUTIONS
	NO	 iii. [] Required Beginning Date - payment made in a lump sum only iv. [] Other (must comply with Code section 411(a)(11), Section 7.03 and other requirements of Article 7): TE: If F.11a is less than \$1,000, F.11a.i may not be selected.
Rec	uired	l Beginning Date
12.		uired Beginning Date uired Beginning Date for a Participant other than a More Than 5% Owner: [X] Retirement. April 1 of the calendar year following the later of the calendar year in which the Participant attains age 70-1/2 or retires [] Age 70-1/2. April 1 of the calendar year following the calendar year in which the Participant attains age 70-1/2 [] Election. The option provided in F.12a; provided that a Participant may elect to commence distributions pursuant to either F.12a or F.12b
SEC	CTIO	N G. IN-SERVICE WITHDRAWALS
Ret	NO I	TE: See Section 8.05 for limits on in-service distributions. TE: Safe harbor contributions will be distributable when the Qualified Non-Elective Contribution Account is distributable unless otherwise ted by the Code, Treasury Regulations or Adoption Agreement. ent/Hardship/Age
1.	a.	mal/Early Retirement [X] Allow in-service distributions after attainment of Normal Retirement Date (Section 7.01(b)) from the following Accounts: All accounts
	Qua harl	Allow in-service distributions after attainment of Early Retirement Date (Section 7.01(a)) from the following Accounts: TE: If the Normal Retirement Date or Early Retirement Date is less than age 59-1/2 and in-service is selected, Elective Deferrals, elified Non-Elective Contributions, Qualified Matching Contributions and the portion of any Account that has been used to satisfy the safe for requirements of Code sections 401(k)(12) or 401(k)(13) or 401(m)(11) or 401(m)(12) shall not be eligible for withdrawal until the ticipant attains age 59-1/2.
2.	Har	dship
		dship withdrawals are allowed as follows (Section 8.01): None
	а. b.	All Accounts. A Participant may receive a distribution on account of Hardship, except from: (i) his Qualified Non-Elective Contribution Account, (ii) his Matching Contribution Account to the extent such Account has been used to satisfy the safe harbor requirements of Code sections 401(k)(12) or 401(k)(13) or 401(m)(11) or 401(m)(12) or to the extent such Account is treated as a Qualified Matching Contribution, and (iii) earnings on his Elective Deferral Account credited after the later of December 31, 1988, and the end of the last Plan Year ending before July 1, 1989
	c.	 [X] Selected Accounts [X] Elective Deferral Account (excluding earnings on his Elective Deferral Account credited after the later of December 31, 1988, and the end of the last Plan Year ending before July 1, 1989)
		 ii. [] Employer Matching Contribution Account (except that portion that has been used to satisfy the safe harbor requirements o Code sections 401(k)(12) or 401(k)(13) or 401(m)(11) or 401(m)(12) or to the extent such Account is treated as a Qualified Matching Contribution)
		iii. [] Non-Elective Contribution Account

[] Other: _

iv. v.

vi.

vii.

ii.

Transactly 401(k) Plan

d.

e.

Voluntary Contribution Account

[X] Safe Harbor criteria set forth in Section 8.01(b) Non Safe Harbor criteria set forth in Section 8.01(c)

[] More flexible Hardship criteria applies to permitted Account(s)

[X] Rollover Contribution Account

[X] Transfer Account

The criteria used in determining whether a Participant is entitled to receive a Hardship withdrawal:

	i. [] Use criteria specified in Section 8.01(c)
	ii. [] Use criteria specified in Section 8.01(c) with the following additional criteria or modifications:
f.	[X] Expand the Hardship criteria to include the Beneficiary of the Participant
g.	If a Participant may receive a Hardship withdrawal from his Elective Deferral Account, permit Hardship withdrawals from the
	Participant's Roth Elective Deferral Account subject to the same terms and conditions as apply to the Participant's Elective Deferral
	Account:
	i. [X] Yes
	ii. [] Yes - only if the withdrawal from the Roth Elective Deferral Account qualifies as a "qualified distribution" within the
	meaning of Code section 402A(d)(2)
	iii. [] No
h.	Other limitations on Hardship withdrawals:
	TE: If G.2a is selected, G.2b through G.2h do not apply.
	TE: G.2e only applies if Hardship withdrawals are permitted from Accounts not subject to Treas. Reg. 1.401(k)-1(d) (Accounts specified in
	c.ii-vi to the extent applicable and selected above). If $G.2e$ is selected, the requirements of Section $8.01(b)(2)$ shall not apply, the amount of
	hardship distribution may not exceed the Participant's vested interest under the applicable Account and the requirements of Revenue
	ing 71-224 and any superseding guidance shall apply.
	TE: G.2f only applies if the Plan provides for in-service withdrawals on account of Hardship and uses the safe harbor criteria for
	dship determinations. If G.2f is selected, Hardship distributions may be made for a primary Beneficiary for expenses described in Treas.
_	sections 1.401(k)-1(d)(3)(iii)(B)(1), (3), or (5) (relating to medical, tuition, and funeral expenses, respectively). A "primary Beneficiary"
	n individual who is named as a Beneficiary under the Plan and has an unconditional right to all or a portion of the Participant's Account
	ance upon the death of the Participant.
	TE: G.2g only applies if A.8b is "Yes", (Roth Elective Deferrals are permitted).
	TE: Any limitations in G.2h (such as limits on the number of withdrawals per year or minimum amount of distributions) must be objectively
	erminable and may not be specified in a manner that is subject to Employer discretion. Minimum amount of hardship withdrawals may not
ехсе	eed \$1,000.
Spe	cified Age and Service
a.	In-service withdrawals are allowed on attainment of age and service (Section 8.02):
	i. [X] None
	ii. [] All Accounts
	iii. [] Selected Accounts
b.	If Selected Accounts is selected, specified age and service withdrawals may be made from the following Accounts:
	i. [] Elective Deferral Account
	ii. [] Employer Matching Contribution Account
	iii. [] Non-Elective Contribution Account
	iv. [] Qualified Non-Elective Contribution Account
	v. [] Voluntary Contribution Account
	vi. [] Rollover Contribution Account
	vii. [] Transfer Account
	viii. [] Other:
c.	If a Participant may receive a withdrawal upon the attainment of a specified age and service from his Elective Deferral Account, permit
	such withdrawals from the Participant's Roth Elective Deferral Account subject to the same terms and conditions as apply to the
	Participant's Elective Deferral Account:
	i. [] Yes
	ii. [] Yes - only if the withdrawal from the Roth Elective Deferral Account qualifies as a "qualified distribution" within the
	meaning of Code section 402A(d)(2)
	iii. [] No
NO:	TE: If G.3a is less than age 59-1/2, Elective Deferrals, Qualified Non-Elective Contributions, Qualified Matching Contributions and the
port	tion of any Account that has been used to satisfy the safe harbor requirements of Code sections $401(k)(12)$ or $401(k)(13)$ or $401(m)(11)$ or
401	(m)(12) shall not be eligible for withdrawal until the Participant attains age 59-1/2 and completes required service; but only to the extent

NOTE: G.3b only applies if G.3a.iii is selected.

NOTE: G.3c only applies if A.8b is "Yes", (Roth Elective Deferrals are permitted) and G.3a.ii or G.3a.iii and G.3b.i is selected.

4. Specified Age

3.

a. In-service withdrawals are allowed on attainment of age <u>59 1/2</u> (Section 8.02):

withdrawals are permitted from such Accounts pursuant to G.3a and G.3b.

		i.	[]	None		
		ii.	[X]	All Accounts		
		iii.	[]	Selected Accounts		
	b.	If Selec	ted A	ccounts is selected, specified age withdrawals may be made from the following Accounts:		
		i.	[]	Elective Deferral Account		
		ii.	[]	Employer Matching Contribution Account		
		iii.	[]	Non-Elective Contribution Account		
		iv.	[]	Qualified Non-Elective Contribution Account		
		v.	[]	Voluntary Contribution Account		
		vi.	[]	Rollover Contribution Account		
		vii.	[]	Transfer Account		
		viii.	[]	Other:		
	c.	If a Par	ticipa	nt may receive a withdrawal upon the attainment of a specified age from his Elective Deferral Account, permit such		
		withdra	wals	from the Participant's Roth Elective Deferral Account subject to the same terms and conditions as apply to the Participant's		
		Elective	e Def	erral Account:		
		i.	[X]	Yes		
		ii.	[]	Yes - only if the withdrawal from the Roth Elective Deferral Account qualifies as a "qualified distribution" within the		
			mean	ing of Code section 402A(d)(2)		
		iii.	[]	No		
	NOT	E: If G. 4	la is l	ess than age 59-1/2, Elective Deferrals, Qualified Non-Elective Contributions, Qualified Matching Contributions and the		
	porti	on of any	Acce	ount that has been used to satisfy the safe harbor requirements of Code sections $401(k)(12)$ or $401(k)(13)$ or $401(m)(11)$ or		
	401(1	n)(12) sh	nall ne	ot be eligible for withdrawal until the Participant attains age 59-1/2; but only to the extent withdrawals are permitted from		
	such	Account	s purs	ruant to G.4a and G.4b.		
	NOT	E: G.4b	only o	applies if G.4a.iii is selected.		
	NOT	E: G.4c	only d	applies if A.8b is "Yes", (Roth Elective Deferrals are permitted) and G.4a.ii or G.4a.iii and G.4b.i is selected.		
5.		thdraw drawals		r Period of Participation		
a. [] Employer Matching Contributions (Section 8.03(a)). In-service withdrawals are allowed from a Participant's Emp Contribution Account after years of Participation						
	b.			Elective Contributions (Section 8.03(a)). In-service withdrawals are allowed from a Participant's Non-Elective Contribution		
				r years of Participation		
	NOT	E: Witho	drawa	els under G.5a are only permitted from the Matching Contribution Account to the extent such Account has not been used to		
	satisj	fy the req	uiren	nents of Code sections $401(k)(12)$ or $401(k)(13)$ or $401(m)(11)$ or $401(m)(12)$ or to the extent such contributions have not		
	been	treated a	is Qu	alified Matching Contributions.		
	NOT	E: G.5a-	b ma	y not be less than five.		
6.	With	drawals	Afte	r Period of Accumulation		
	a.	[] H	Emplo	over Matching Contributions (Section 8.03(a)). In-service withdrawals are allowed from a Participant's Employer Matching Account on funds held for		
	b.	[] 1	Non-E	Elective Contributions (Section 8.03(a)). In-service withdrawals are allowed from a Participant's Non-Elective Contribution funds held for years.		
	NOT			ils under G.6a are only permitted from the Matching Contribution Account to the extent such Account has not been used to		
				nents of Code sections $401(k)(12)$ or $401(k)(13)$ or $401(m)(11)$ or $401(m)(12)$ or to the extent such contributions have not		
	-	-		alified Matching Contributions.		
				y not be less than two.		
_						
7.		-		tion 8.03(b))		
				vals are allowed from the following Accounts at any time:		
	a.			tary Contribution Account		
	b.			ver Contribution Account		
8.	Milit	ary Dist				
	a.			ried Reservist Distributions are permitted (Section 8.03(c))		
	b.	1 1 1)eem	ed Severance Distributions are permitted (Section 8.03(d))		

Transfer Account

	Permit a distribution to be made to a Participant who has attained age 62 and who has not separated from employment from the transfer Account			
	a. [] Yes - under any distribution option offered to a Terminated Participant			
	b. [] Yes - limited to the following terms and conditions:			
	NOTE: G.9 only applies if F.7a is selected (Plan has received a transfer of assets from a plan subject to the survivor annuity rules of Code sections $401(a)(11)$ and 417).			
10.	Disability			
	[] Allow distributions upon Disability.			
	NOTE: If G.10 is selected, the following Accounts may not be distributed unless a severe disability equivalent to A.18a. has occurred: (i) Elective Deferral Account, (ii) Qualified Non-Elective Contribution Account, (iii) Matching Contribution Account to the extent such Account has been used to satisfy the safe harbor requirements of Code sections $401(k)(12)$ or $401(k)(13)$ or $401(m)(11)$ or $401(m)(12)$ or to the extent such Account is treated as a Qualified Matching Contribution. A severe disability equivalent to A.18a is as follows: the Participant is unable to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment that can be expected to result in death or which has lasted or can be expected to last for a continuous period of not less than 12 months. The permanence and degree of such impairment shall be supported by medical evidence.			
Con	ditions/Limitations			
11.	Vesting Status for In-service Withdrawals			
	[X] In-service withdrawals otherwise permitted under Section G are allowed only if the distributing Account is fully vested. NOTE: Withdrawals under G.1-10 are only permitted from the portion of a Participant's Account described in G.11 unless otherwise specified in G.12.			
12.	Other Conditions/Limitations			
[] The following limitations, conditions or special rules apply to in-service withdrawals:				
Rotl	h Rollovers and Transfers			
13.	In-Plan Roth Rollovers			
	a. If the Plan allows for Roth contributions, In-Plan Roth Rollovers are permitted (Section 4.06(c)):			
	i. [] No			
	 ii. [X] Yes - no limitations iii. [] Yes - only if the Plan otherwise allows for the distribution/in-service withdrawal 			
	iv. [] Yes - all distributions/in-service withdrawals permitted under the Code even if not otherwise provided under the Plan and upon the attainment of age:			
	v. [] Yes - limitations or conditions apply:			
	b. [] In-Plan Roth Rollovers are permitted from partially vested accounts			
	c. Indicate method of preserving Code section 411(d)(6) protected benefits:			
	i. [X] Preserve existing distributions/in-service withdrawals rights for each Account			
	ii. [] Other: NOTE: To prevent terminated Employees from taking an In-Plan Roth Rollover or to limit In-Plan Roth Rollovers to a nondiscriminatory			
	class, choose "limitations or conditions apply" and describe the circumstances under which Participants can take an In-Plan Roth Rollover.			
	NOTE: Elective Deferrals, Qualified Non-Elective Contributions, Qualified Matching Contributions and the portion of any Account that has been used to satisfy the safe harbor requirements of Code sections 401(k)(12) or 401(k)(13) or 401(m)(11) or 401(m)(12) shall not be eligible			
	for withdrawal until the Participant attains age 59-1/2 irrespective of G.13a.iii, an age entered under G.13a.iv, or other limitation under G.13a.v.			
14.	In-Plan Roth Transfers			
	If the Plan allows for Roth contributions, In-Plan Roth Transfers are permitted (Section 4.06(d)):			
	a. [] Nob. [X] Yes			
	c. [] Yes - limitations or conditions apply: NOTE: Assets included in an In-Plan Roth Transfer will retain the restrictions on distribution the assets had before such transfer.			

SECTION H. PLAN OPERATIONS AND TOP-HEAVY

Plan Operations

1.

2.

3.

4.

	mitted Investments
	ess indicated below, the Plan may invest up to 100% of the Trust in "qualifying employer securities" and "qualifying employer real
prop	perty" (Section 9.04(b)).
a.	[] Investment in "qualifying employer securities" and "qualifying employer real property" is restricted as follows:
b.	[] Investment in "qualifying employer securities" and "qualifying employer real property" is restricted to the following Accounts:
	i. [] Elective Deferral Account
	ii. [] Employer Matching Contribution Account
	iii. [] Voluntary Contribution Account
	iv. [] Non-Elective Contribution Account
	v. [] Qualified Non-Elective Contribution Account
	vi. [] Rollover Contribution Account
	vii. [] Transfer Account
c.	The following restrictions apply to distributions of "qualifying employer securities" and "qualifying employer real property":
	TE: Any restrictions or limitations must satisfy the nondiscrimination requirements of Code section 401(a)(4).
Life	e Insurance
[]	Plan may invest in life insurance (Section 9.07)
Qua	alifying Longevity Annuity Contracts
[]	Participants may invest in a Qualifying Longevity Annuity Contract (Section 9.08)
Par	ticipant Self-Direction
a.	Specify the extent to which the Plan permits Participant self-direction and indicate the Plan's intent to comply with ERISA section 404(c
	(Section 9.02):
	i. [] All Accounts and 404(c) applies
	ii. [X] All Accounts but 404(c) does not apply
	iii. [] Some Accounts and 404(c) applies
	iv. [] Some Accounts but 404(c) does not apply
	v. [] None
b. If "Some Accounts" is selected, a Participant may self-direct the following Accounts:	
	i. [] Elective Deferral Account
	ii. [] Matching Contribution Account
	iii. [] Voluntary Contribution Account
	iv. [] Non-Elective Contribution Account
	v. [] Qualified Non-Elective Contribution Account
	vi. [] Rollover Contribution Account
	vii. [] Transfer Account
	viii. [] Other:
c.	[X] Participants may also establish individual brokerage accounts.
d.	Participants may exercise voting rights with respect to the following investments (Section 9.06):
	i. [] Employer stock only
	ii. [X] All investments
	iii. [] Selected investments:
Val	uation Date
	er Valuation Date:
a.	[X] Last day of Plan Year
b.	Last day of each Plan quarter
c.	Last day of each month
d.	Each business day
•	[] Other: (Must be at least annually)

6. Plan Administration				n
	a.	Design	nation o	f Plan Administrator (Section 11.01):
		i.	[]	Plan Sponsor
		ii.	[]	Committee appointed by Plan Sponsor
		iii.	[X]	Other: <u>401GO</u>
	b.	Establ	ishment	of procedures for the Plan Administrator and the Investment Fiduciary (Sections 11.01(d) and 11.02(c)):
		i.		Plan Administrator and Investment Fiduciary adopt own procedures
		ii.		Governing body of the Plan Sponsor sets procedures for Plan Administrator and Investment Fiduciary
	c.	The T		s also the Investment Fiduciary (Section 11.02):
		i.		Yes
		ii.		No. The Investment Fiduciary is: <u>GO Invest</u>
	d.			nnification for the Plan Administrator and Investment Fiduciary:
		i.		None - the Employer will not indemnify the Plan Administrator or the Investment Fiduciary
		ii.		Standard according to Section 11.06
		iii.		Provided pursuant to an outside agreement
	e.			lowing modifications shall be made to the duties of the applicable parties:
_				
7.				Limitations
			-	g limitations, conditions, or special rules apply to the Claims Procedures described in Section 11.07:
	NOT	E: Any	limitati	ons, conditions, or special rules must satisfy requirements under DOL regulations or any other applicable guidance.
Г	TT			
ı op	-Heav	y		
	-			
3.			Allocat	
	a.	_	-	locations are made to:
		i.		This Plan. Participants who share in Top-Heavy minimum allocations:
			A.	[X] Non-Key only. Any Participant who is employed by the Employer on the last day of the Plan Year and is not a
			_	Key Employee
			В.	[] All Participants. Any Participant who is employed by the Employer on the last day of the Plan Year
			C.	[] Participants covered by a collective bargaining agreement will share in Top-Heavy minimum allocations provided
				retirement benefits were the subject of good faith bargaining.
		ii.		Another plan:
		iii.		Other (include information about which Plan allocations are made to and which Participants in this Plan will share in
			_	eavy minimums):
	b.			intained by the Employer
		i.		N/A - no other plan
		ii.		Defined Contribution
		iii.		Defined Benefit
	NO ₇	E: H.80	a.i.C ma	y be selected in addition to H.8a.i.A or H.8a.i.B. If H.8a.i.C applies and is not selected, Employees covered under a
	colle	ctive ba	ırgainin	g agreement that bargains in good faith for retirement benefits shall not be eligible to receive top-heavy minimum
	alloc	ations.		
	NO _T	E : If th	e Emplo	yer also maintains a defined benefit plan and if such plan is silent with respect to the actuarial assumptions used to
	deter	mine th	e presei	nt value of accrued benefits for Top-Heavy purposes, then the assumptions used must be reasonable, need not relate to the
	actua	al plan d	and inve	estment experience, and need not be the same as those used for minimum funding purposes or for purposes of determining
	the a	ctual eq	quivalen	ce of optional benefits under the Plan.
).	Top-	Heavy	Vesting	
				schedule (Section 10.03):
	a.	•	•	plicable - Vesting schedule is Top-Heavy compliant
	b.	[]	100%	
	c.	[]		ar Graded
	d.	[]		ar Graded
	e.	[]		ar Graded
	f.	[]	3 Year	

[] 2 Year Cliff

h. [] Other:

SECTION H. PLAN OPERATIONS AND TOP-HEAVY

	i.	Other Top-Heavy Schedule - less than 1 year:%
	ii.	Other Top-Heavy Schedule - 1 year but less than 2 years:%
	iii.	Other Top-Heavy Schedule - 2 years but less than 3 years:%
	iv.	Other Top-Heavy Schedule - 3 years but less than 4 years:%
	v.	Other Top-Heavy Schedule - 4 years but less than 5 years:%
	vi.	Other Top-Heavy Schedule - 5 years but less than 6 years:%
	vii.	Other Top-Heavy Schedule - 6 or more years: <u>100</u> %.
	NOTE: If "O	Other" is selected, any vesting schedule described in H.9h must provide vesting at least as rapidly as the "3 Year Cliff" vesting
	schedule or t	he "2-6 Year Graded" vesting schedule.
10.	O. 416 Additional Language [] Additional language necessary to satisfy Code section 416 because of the required aggregation of multiple plans:	

SECTION I. MISCELLANEOUS

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

The Plan shall consist of this Adoption Agreement #001, its related Basic Plan Document #01, and any Addendum to the Adoption Agreement.

The adopting Employer may rely on an opinion letter issued by the Internal Revenue Service as evidence that the Plan is qualified under Code section 401 only to the extent provided in Revenue Procedure 2017-41 and any superseding guidance. The Employer may not rely on the opinion letter in certain other circumstances or with respect to certain qualification requirements, which are specified in the opinion letter issued with respect to the Plan and in Revenue Procedure 2017-41 and any superseding guidance. In order to have reliance in such circumstances or with respect to such qualification requirements, application for a determination letter must be made to Employee Plans Determinations of the Internal Revenue Service. The Pre-Approved Plan Provider will inform the adopting Employer of any amendments made to the Plan or of the discontinuance or abandonment of the Plan. The Pre-Approved Plan Provider, CCH Incorporated, DBA ftwilliam.com may be contacted at 1245 E. Washington Ave., Ste. 101 Madison, WI 53703; 414-226-2442.

SECTION J. EXECUTION PAGE

The undersigned agree to be bound by the terms of this Add have caused this Plan to be executed this 4 day of 1	option Agreement and Basic Plan Document and acknowledge receipt of same. The parties April, 2022.
	TRANSACTLY:
	Signature:
	Print Name: Bryan Bowles
	Title/Position: Trustee

HARDSHIP DISTRIBUTION ADDENDUM

This Addendum is intended as a good faith effort to comply with the requirements of the hardship distribution final regulations and is to be construed in accordance with same. Both the Addendum and the provisions of the hardship distribution final regulations will supersede any inconsistent Plan provisions.

For each item below, if the check boxes are empty, the *italicized* provision will apply.

1.	<u>Deferral Earnings</u> Effective on the first day of the first plan year after December 31, 2018, hardship distributions may be taken from earnings on all Elective Deferrals.				
	[] Effective, earnings on all Elective Deferrals are available for hardship distributions.				
	[] Hardship distributions continue to only be available from earnings on Elective Deferrals grandfathered under Treas. Reg. section 1.401(k)-1(d)(3)(ii)(B).				
2.	Safe Harbor Contributions/QNECs/QMACs Effective on the first day of the first plan year after December 31, 2018, if available under the Plan, Qualified Non-Elective Contributions (QNECs), Qualified Matching Contributions (QMACs) or contributions used to satisfy the safe harbor requirements of Code sections 401(k)(12) or 401(k)(13), or 401(m)(11) or 401(m)(12), will be available for hardship distributions.				
	[] Effective, hardship distributions are permitted from Qualified Non-Elective Contributions, Qualified Matching Contributions or contributions used to satisfy the safe harbor requirements of Code sections 401(k)(12) or 401(k)(13), or 401(m)(11) or 401(m)(12), if available under the Plan.				
	[X] Hardship distributions continue to be prohibited from Qualified Non-Elective Contributions, Qualified Matching Contributions or contributions used to satisfy the safe harbor requirements of Code sections 401(k)(12) or 401(k)(13), or 401(m)(11) or 401(m)(12).				
3.	Amount Necessary to Satisfy Need Requirement Effective on the first day of the first plan year after December 31, 2018, a hardship distribution will be considered necessary to satisfy an immediate and heavy financial need of the Participant only if: The distribution is not in excess of the amount required to satisfy the financial need (including any amounts necessary to pay any federal, state or local income taxes or penalties reasonably anticipated to result from the distribution); The Participant has obtained all other currently available distributions, other than hardship distributions, under any deferred compensation plan, whether qualified or nonqualified, maintained by the Employer; and Effective for distributions made on or after January 01, 2020, the Participant has represented (in writing or by an electronic medium) that he has insufficient cash or other liquid assets to satisfy the financial need. [] Effective, a distribution will be determined to satisfy an immediate and heavy financial need only if the three criteria listed above are met.				
	[X] The following provisions will be used for complying with the amount necessary to satisfy need requirement: The amount of a hardship distribution must be limited to the amount necessary to satisfy the need. This rule is satisfied if: The distribution is limited to the amount needed to cover the immediate and heavy financial need, and The employee couldn't reasonably obtain the funds from another source.				

4.	Six-Month Suspension If the Safe Harbor criteria are used for hardship distributions, effective on the first day of the first plan year after December 31, 2018, the six-month suspension period for Elective Deferrals (and after-tax contributions) will no longer be a condition for obtaining a hardship distribution, even if the hardship distribution was made in the prior plan year.						
	[]	Effective, the Plan will not initiate a six-month suspension period on Elective Deferrals (and after-tax contributions following a hardship distribution (cannot be later than January 01, 2020).					
		[] The Plan will discontinue any remaining portion of the suspension period for hardship distributions made prior to the entered effective date.					
		[] The Plan will continue any remaining portion of the full six-month suspension period for hardship distributions made prior to the entered effective date.					
5.		Harbor criteria are used for hardship distributions, effective on the first day of the first plan year after December 31, 2018, Is are not required to take all nontaxable loans under all plans maintained by the Employer prior to applying for a hardship					
	[]	Effective, Participants are not required to take all available nontaxable loans before applying for a hardship distribution.					
	[]	Participants must continue to take all nontaxable loans under all plans maintained by the Employer before applying for a hardship distribution.					
6.	If the Safe E harbor crite • Expensectio • Expen Mana princi	Financial Needs darbor criteria are used for hardship distributions, the following immediate and heavy financial needs are considered as safe aria for hardship distributions made on or after January 01, 2018: uses for the repair of damage to the Employee's principal residence that would qualify for the casualty deduction under Code in 165 (determined without regard to section 165(h)(5) and whether the loss exceeds 10% of adjusted gross income). uses and losses (including loss of income) incurred by the Employee on account of a disaster declared by the Federal Emergency gement Agency (FEMA) under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, provided that the Employee's ipal residence or principal place of employment at the time of the disaster was located in an area designated by FEMA for dual assistance with respect to the disaster.					
	[]	Effective, the immediate and heavy financial needs listed above are considered as safe harbor criteria for hardship distributions.					
	[]	The immediate and heavy financial needs listed above are not considered as safe harbor criteria for hardship distributions.					
		gree to be bound by the terms of the foregoing addenda to the Plan and acknowledge receipt of same. The addenda are executed April , 2022.					
		TRANSACTLY:					
		Signature:					
		Print Name: Bryan Bowles					
		Title/Position: Trustee					

SECURE/CARES/CAA ADDENDUM

This Addendum is intended as a good faith effort to comply with the requirements of the Further Consolidated Appropriations Act, 2020, including the SECURE Act provisions, the Coronavirus, Aid, Relief and Economic Security (CARES) Act, and the Consolidated Appropriations Act, 2021 (CAA), and corresponding guidance (the "Applicable Law"). This Addendum is to be construed in accordance with the Applicable Law and both the Addendum and the Applicable Law will supersede any inconsistent Plan provisions.

OPTIONAL PROVISIONS:

For	each item	helow	if the chec	k hoves a	re emnty	the itali	cized 1	nrovision	will apply.
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1.	Qualified Birth or Adoption Distributions (see Section A. below) The Plan does not permit qualified birth or adoption distributions as a separate distribution event.						
	[] Effective (no earlier than January 01, 2020), the Plan permits qualified birth or adoption distributions as a separate distribution event.						
	[] The following limitations and conditions apply:						
2.	Treatment of 2020 RMDs (see Section B. below) Effective January 01, 2020, unless the Participant or beneficiary chooses otherwise, a Participant or beneficiary who would have been required to receive a 2020 RMD will <u>not</u> receive this distribution.						
	Effective (no earlier than January 01, 2020):						
	[] Unless the Participant or beneficiary chooses otherwise, a Participant or beneficiary who would have been required to receive a 2020 RMD will not receive this distribution.						
	[] Unless the Participant or beneficiary chooses otherwise, a Participant or beneficiary who would have been required to receive a 2020 RMD will receive this distribution.						
3.	2020 RMDs as Direct Rollovers (see Section B. below) A direct rollover is not offered for 2020 RMDs or Extended 2020 RMDs.						
	For purposes of the direct rollover provisions of the Plan, the following will be treated as eligible rollover distributions in 2020:						
	[] 2020 RMDs.						
	[] 2020 RMDs and Extended 2020 RMDs.						
	[] 2020 RMDs, but only if paid with an additional amount that is an eligible rollover distribution without regard to Code section 401(a)(9)(l).						
4.	Portability of Lifetime Income Options (see Section F. below) The Plan does not permit "qualified distributions" or "qualified plan distribution annuity contracts" of lifetime income investment options.						
	[] The Plan permits "qualified distributions" or "qualified plan distribution annuity contracts" of lifetime income investment options when such investment options are no longer authorized to be held as an investment option under the Plan effective: (no earlier than the plan year beginning after December 31, 2019).						
	[] The following limitations and conditions apply:						

5. Transfer Account

U	Plan provisions, if any, remain in effect for distributions to a Participant who has not separated from employment from a Transfeding assets transferred from a plan subject to the survivor annuity rules of Code section 401(a)(11) and 417 (e.g., age cannot be).
[]	Effective (no earlier than January 01, 2020), the Plan permits distributions to a Participant who has not separated from employment from a Transfer Account holding assets transferred from a plan subject to the survivor annuity rules of Code section 401(a)(11) and 417 if the Participant attains: (age cannot be less than 59-1/2).

STANDARD PROVISIONS:

A. Qualified Birth or Adoption Distributions

To the extent provided above, a Participant may receive a distribution up to \$5,000 during the 1-year period beginning on the date on which the Participant's child is born or on which the legal adoption by the Participant of an eligible adoptee is finalized. An eligible adoptee is any individual (other than a child of the Participant's spouse) who has not attained age 18 or is physically or mentally incapable of self-support. The \$5,000 maximum is an aggregate amount of such distributions from all plans maintained by the Employer.

B. Required Minimum Distributions

In defining Required Beginning Date or determining required minimum distributions, any references to age 70-1/2 are replaced with: age 70-1/2 (for Participants born before July 01, 1949) or age 72 (for Participants born after June 30, 1949).

Notwithstanding other provisions of the Plan to the contrary and if selected above, a Participant or beneficiary who would have been required to receive required minimum distributions in 2020 (or paid in 2021 for the 2020 calendar year for a Participant with a required beginning date of April 01, 2021) but for the enactment of section 401(a)(9)(l) of the Code ("2020 RMDs"), and who would have satisfied that requirement by receiving distributions that are either: (1) equal to the 2020 RMDs, or (2) one or more payments (that include the 2020 RMDs) in a series of substantially equal periodic payments made at least annually and expected to last for the life (or life expectancy) of the Participant, the joint lives (or joint life expectancies) of the Participant and the Participant's designated beneficiary, or for a period of at least 10 years ("Extended 2020 RMDs"), may receive those distributions.

C. Distribution on Account of Death for Certain Eligible Retirement Plans

Whether before or after distribution has begun, a Participant's entire interest will be distributed to the designated beneficiary by December 31 of the calendar year containing the tenth anniversary of the Participant's death unless the designated beneficiary meets the requirements of an "eligible designated beneficiary". An "eligible designated beneficiary" may receive distributions over the life of such designated beneficiary. If there is no designated beneficiary as of September 30 of the year following the year of the Participant's death, the Participant's entire interest will be distributed by December 31 of the calendar year containing the fifth anniversary of the Participant's death.

An "eligible designated beneficiary" is defined as any designated beneficiary who is: (i) the surviving spouse of the Participant; (ii) a minor child of the Participant; (iii) disabled; (iv) a chronically ill individual; or (v) an individual who is not more than 10 years younger than the Participant. The determination of whether a designated beneficiary is an "eligible designated beneficiary" is made as of the date of death of the Participant. If an "eligible designated beneficiary" dies before the portion of the Participant's interest is entirely distributed, the remainder of such portion must be distributed within 10 years after the death of such "eligible designated beneficiary".

D. Qualified Automatic Contribution Arrangement (QACA)

If a Qualified Automatic Contribution Arrangement (QACA) feature is elected, the Plan Administrator has the discretion to increase automatic elections subsequent to the initial period up to a maximum limitation of 15% of Plan Compensation.

E. Safe Harbor Notice

If the non-elective contribution method is elected for safe harbor plan exemption (including under a Qualified Automatic Contribution Arrangement), effective for Plan years beginning on or after January 01, 2020, the safe harbor notice is not required for satisfying the conditions of Code sections 401(k)(12) or 401(k)(13).

F. Portability of Lifetime Income Investments

To the extent provided above, any amounts invested in a "lifetime income investment" may be distributed through either "qualified distributions" or "qualified plan distribution annuity contracts" no earlier than 90 days prior to the date that such "lifetime income investment" may no longer be held as an investment option under the Plan.

The following terms are used in this section:

"Qualified distribution" means a direct trustee-to-trustee transfer described in Code section 401(a)(31)(A) to an eligible retirement plan (as defined in Code section 402(c)(8)(B)).

"Qualified plan distribution annuity contract" means an annuity contract purchased for a Participant and distributed to the Participant by a plan or contract described in subparagraph (B) of Code section 402(c)(8) (without regard to clauses (i) and (ii) thereof).

"Lifetime income investment" means an investment option which is designed to provide an employee with election rights which: (a) are not uniformly available with respect to other investment options under the plan, and (b) are to a "lifetime income feature" available through a contract or other arrangement offered under the plan (or under another eligible retirement plan (as so defined), if paid by means of a direct trustee-to-trustee transfer described in Code section 401(a)(31)(A) to such other eligible retirement plan).

"Lifetime income feature" means: (a) a feature which guarantees a minimum level of income annually (or more frequently) for at least the remainder of the life of the employee or the joint lives of the employee and the employee's designated beneficiary, or (b) an annuity payable on behalf of the employee under which payments are made in substantially equal periodic payments (not less frequently than annually) over the life of the employee or the joint lives of the employee and the employee's designated beneficiary.

G. Disaster or Coronavirus-Related Relief

Notwithstanding any provision of the Plan to the contrary, the Plan may grant temporary disaster or coronavirus-related relief in compliance with Code sections 1400M and 1400Q, section 15345 of the Food, Conservation, and Energy Act of 2008, section 702 of the Heartland Disaster Tax Relief Act of 2008, section 502 of the Disaster Tax Relief and Airport and Airway Extension Act of 2017, section 11028 of the Tax Cuts and Jobs Act of 2017, section 20102 of the Bipartisan Budget Act of 2018, subtitle II of Division Q of the Further Consolidated Appropriations Act, 2020, section 2202 of the Coronavirus, Aid, Relief and Economic Security Act, and Title III of Division EE of the Consolidated Appropriations Act, 2021 ("Applicable Law"). This Section only applies to the extent the Plan has provided some or all of the relief listed below in compliance with Applicable Law.

A. Qualified Distributions

- I. "Qualified Distribution" means a distribution to a qualified individual within the applicable time periods as defined in the relevant sections of Applicable Law which may not exceed \$100,000 in aggregate from all plans maintained by the Employer.
- II. If the Plan permits rollover contributions, at any time during the 3-year period beginning on the day after the Qualified Distribution was received, an individual may contribute as a rollover to the Plan an aggregate amount that does not exceed the amount of the Qualified Distribution.
- III. If the Plan permits rollover contributions, an individual who received a withdrawal for the purchase of a home, but could not use the withdrawal amount due to the disaster, may contribute as a rollover to the Plan an aggregate amount that does not exceed the amount of the withdrawal amount within the applicable time periods as defined in the relevant sections of Applicable Law.

B. Expanded Loan Provisions

- I. The maximum loan limit under Code section 72(p)(2)(A) may be applied by substituting "\$100,000" for "\$50,000" and substituting "the present value" for "one-half the present value" under the Loan Procedures for a qualified individual within the applicable time periods as defined in the relevant sections of Applicable Law.
- II. The loan repayment may be delayed for 1 year for a qualified individual within the applicable time periods as defined in the relevant sections of Applicable Law.
- III. Subsequent repayments will be adjusted to reflect the 1-year delay and any interest accrued during such delay.
- IV. The 1-year delay will be disregarded in determining the 5-year maximum term of loans under Code section 72(p)(2)(B) and (C).

H. Difficulty of Care Payments Included in Statutory Compensation

In determining the contribution limitation, Statutory Compensation will be increased by qualified foster care payments. Qualified foster care payments are difficulty of care payments excluded from gross income under Code section 131. Any contribution by the Participant which is allowable due to such increase is treated as an after-tax contribution.

I. Long-Term, Part-Time Employees

Notwithstanding any provision of the Plan to the contrary, effective for Plan years beginning after December 31, 2020, any Employee working at least 500 hours of service during each of three consecutive 12-month periods ("LTPT Employee") becomes a Participant eligible to make Elective Deferrals on the date specified in the Plan provided that he or she is an Eligible Employee and has attained the applicable age requirement, if any, on such date. No 12-month period beginning before January 01, 2021 is taken into account. Each 12-month period for which an LTPT Employee has at least 500 hours of service is treated as a year of service for vesting purposes.