DATA I/O CORPORATION TAX DEFERRAL RETIREMENT PLAN	

ADOPTION AGREEMENT #005 NONSTANDARDIZED 401(k) PLAN

The undersigned Employer, by executing this Adoption Agreement, establishes a retirement plan and trust (collectively "Plan") under the Great-West Trust Company Defined Contribution Prototype Plan and Trust (basic plan document #11). The Employer, subject to the Employer's Adoption Agreement elections, adopts fully the Prototype Plan and Trust provisions. This Adoption Agreement, the basic plan document and any attached Appendices or agreements permitted or referenced therein, constitute the Employer's entire plan and trust document. All "Election" references within this Adoption Agreement are Adoption Agreement Elections. All "Article" or "Section" references are basic plan document references. Numbers in parentheses which follow election numbers are basic plan document references. Where an Adoption Agreement election calls for the Employer to supply text, the Employer (without altering the content of any existing printed text) may lengthen any space or line, or create additional tiers. When Employer-supplied text uses terms substantially similar to existing printed options, all clarifications and caveats applicable to the printed options apply to the Employer-supplied text unless the context requires otherwise. The Employer makes the following elections granted under the corresponding provisions of the basic plan document.

ARTICLE I DEFINITIONS

1.	EMP	<u>LOYER</u> (1.24).
	Nam	e: Data I/O Corporation
	Addr	ress: 6645 185th Avenue NE, Suite 100, Redmond, Washington 98052
	Phon	e number: <u>(425) 867-6987</u>
	Taxp	ayer Identification Number (TIN): 91-0864123
	E-ma	nil (optional):
	Emp	loyer's Taxable Year (optional): December 31
2.	PLA	<u>N</u> (1.42).
	Nam	e: Data I/O Corporation Tax Deferral Retirement Plan
	Plan	number: 002 (3-digit number for Form 5500 reporting)
	Trust	t EIN (optional):
3. Plar		N/LIMITATION YEAR (1.44/1.34). Plan Year and Limitation Year mean the 12 consecutive month period (except for a short tation Year) ending every:
		omplete any applicable blanks under Election 3 with a specific date, e.g., June 30 OR the last day of February OR the first in January. In the case of a Short Plan Year or a Short Limitation Year, include the year, e.g., May 1, 2014.]
Pla	n Yea	r (Choose one of (a) or (b). Choose (c) if applicable.):
(a)	[X]	December 31.
(b)	[]	Fiscal Plan Year: ending:
(c)	[]	Short Plan Year: commencing: and ending:
Lin	iitatio	n Year (Choose one of (d) or (e) . Choose (f) if applicable.):
	[X]	Generally same as Plan Year. The Limitation Year is the same as the Plan Year except where the Plan Year is a short year in which event the Limitation Year is always a 12 month period, unless the short Plan Year (and short Limitation Year) result from a Plan amendment.
(e)	[]	Different Limitation Year: ending:
(f)	[]	Short Limitation Year: commencing: and ending:
4. (c) d		ECTIVE DATE (1.20). The Employer's adoption of the Plan is a (Choose one of (a) or (b). Complete (c) if new plan OR complete) if an amendment and restatement. Choose (e) and (f) if applicable.):
(a)	[]	New Plan.
(b)	[X]	Restated Plan.
	PPA	RESTATEMENT (leave blank if not applicable)
	(1)	[] This is an amendment and restatement to bring a plan into compliance with the Pension Protection Act of 2006 ("PPA") and other legislative and regulatory changes.

Initial Effective Date of Plan (enter date)

(c) [X] <u>February 1, 1984</u> (hereinafter called the "Effective Date" unless 4(d) is entered below)

Restatement Effective Date (If this is an amendment and restatement, enter effective date of the restatement.)

(d) [X] <u>January 1, 2016</u> (enter month day, year; may enter a restatement date that is the first day of the current Plan Year. The Plan contains appropriate retroactive effective dates with respect to provisions for the appropriate laws if the Plan is a PPA Restatement.) (hereinafter called the "Effective Date")

[Note: See Section 1.54 for the definition of Restated Plan. If this Plan is a PPA Restatement, the PPA restatement Effective Date may be a current date (as the basic plan document supplies the Effective Dates of various PPA and other provisions) or may be a retroactive date. If specific Plan provisions, as reflected in this Adoption Agreement and the basic plan documents, do not have the Effective Date stated in this Election 4, indicate as such in the election where called for or in Appendix A.]

(e)	[]	Restatement of surviving and merging (surviving) Plan. Complete (1) below for Effective Date with regard to a merging page.	plans. The Plan restate r the merging plan. Cl	es two (or more) plans (Complet 2000se (2) if applicable. Unless	otherwise noted, the restated
	(1)	Merging plan. The The merging p		Plan was or will be merged	into this surviving Plan as of:
		Effective Date was: The merging p	lan's restated Effective l	Date is:	The merging plan's original
E C a	a tha N	Note under Election 4(d) if this document is i		nastatamant l	
_{[Se}			0 01	_	' ' DI (C. I.
	(2)	[] Additional merging plans. The foll and b. as applicable.):	llowing additional plans	were or will be merged into thi	s surviving Plan (Complete a.
				Restated	Original
		Name of merging plan	Merger date	Effective Date	Effective Date
		a			
		b			
(f)	[]	Special Effective Date for Elective Defer	rral provisions:		
	ich the	Elective Deferral provision is not effective to Elective Deferral provision is effective. The			
5. if a	TRU pplica	<u>USTEE</u> (1.67). The Trustee executing this Adable.):	doption Agreement is (C	Choose one or more of (a), (b), or	r(c). Choose(d) or(e)
(a)	[]	A discretionary Trustee. See Section 8.0	2(A).		
(b)	[X]	A nondiscretionary (directed) Trustee o	r Custodian. See Section	on 8.02(B).	
(c)	[]	A Trustee under the:	(specify name of	trust), a separate trust agreemen	t the Trustee has executed and
. ,		that the IRS has approved for use with thi and Article VIII of the basic plan docume Section 8.11(C).	is Plan. Under this Elect	ion 5(c) the Trustee is not execu	iting the Adoption Agreement
(d)	[X]	Permitted Trust amendments apply. UTrust. Such amendments do not constitute			
(e)	[]	Use of non-approved trust. A Trustee unthe Trustee has executed for use with this and Article VIII of the basic plan docume Section 8.11(C). [Caution: Election 5(e) individually designed plan.]	s Plan. Under this Elected the Plan. Under this Elected the Plan. Under this Elected the Plan. Elected	on 5(e) the Trustee is not executed as indicated otherwise in the	ting the Adoption Agreement separate trust agreement. See
6. Ad		NTRIBUTION TYPES (1.12). The selection Agreement. (If this is a frozen Plan (i.e., ala		•	made under Article III of this
Fre	ozen P	Plan. See Sections 3.01(J) and 11.04.			
(a)	[]	Contributions cease. All Contributions ha	ave ceased or will cease	(Plan is frozen).	
	(1)	[] Effective date of freeze:	[<i>N</i>	ote: Effective date is optional un	nless this is the amendment or
[No	ote: El	lections 20 through 30 and Elections 36 thro	ugh 38 do not apply to a	any Plan Year in which the Plan	is frozen.]

Contributions. The Employer and/or Participants, in accordance with the Plan terms, make the following Contribution Types to the Plan/Trust (*Choose one or more of (b) through (h).*):

- (b) [X] Pre-Tax Deferrals. See Section 3.02 and Elections 20-23, and 34.
 - (1) **[X]** Roth Deferrals. See Section 3.02(E) and Elections 20, 21, and 23. [Note: The Employer may not limit Elective Deferrals to Roth Deferrals only.]
- (c) [X] Matching. See Sections 1.35 and 3.03 and Elections 24-26. [Note: The Employer may make an Operational QMAC without electing 6(c). See Section 3.03(C)(2). Do not elect for a safe harbor plan; use 6(e) instead.]
- (d) [X] Nonelective. See Sections 1.38 and 3.04 and Elections 27-29. [Note: The Employer may make an Operational QNEC without electing 6(d). See Section 3.04(C)(2).]
- (e) [] Safe Harbor/Additional Matching. The Plan is (or pursuant to a delayed election, may be) a safe harbor 401(k) Plan. The Employer will make (or under a delayed election, may make) Safe Harbor Contributions as it elects in Election 30. The Employer may or may not make Additional Matching Contributions as it elects in Election 30. See Election 26 as to matching Catch-Up Deferrals. See Section 3.05.
- (f) [] **Employee** (after-tax). See Section 3.09 and Election 36.
- (g) [] **SIMPLE 401(k).** The Plan is a SIMPLE 401(k) Plan. See Section 3.10. [Note: The Employer electing 6(g) must elect a calendar year under 3(a) and may not elect any other Contribution Types except under Elections 6(b) and 6(h).]
- (h) [] **Designated IRA.** See Section 3.12 and Election 37.
- 7. <u>DISABILITY</u> (**1.16**). Disability means (*Choose one of (a) or (b).*):
- (a) [] Basic Plan. Disability as defined in Section 1.16(A).
- (b) [X] Describe: the inability to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment that can be expected to result in death or which has lasted or can be expected to last for a continuous period of not less than twelve (12) months. The disability of a Participant shall be determined by a licensed physician chosen by the Administrator. However, if the condition constitutes total disability under the federal Social Security Acts, the Administrator may rely upon such determination that the Participant is totally and permanently disabled for the purposes of the Plan. The determination shall be applied uniformly to all Participants.

[Note: The Employer may elect an alternative definition of Disability for purposes of Plan distributions. However, the use of an alternative definition may result in loss of favorable tax treatment of the Disability distribution.]

8. EXCLUDED EMPLOYEES (1.22(D)). The following Employees are not Eligible Employees but are Excluded Employees (*Choose one of (a), (b), or (c).*):

[Note: Regardless of the Employer's elections under Election 8: (i) Employees of any Related Employers (excluding the Signatory Employer) are Excluded Employees unless the Related Employer becomes a Participating Employer; and (ii) Reclassified Employees and Leased Employees are Excluded Employees unless the Employer in Appendix B elects otherwise. See Sections 1.22(B), 1.22(D)(3), and 1.24(D). However, in the case of a Multiple Employer Plan, see Section 12.02(B) as to the Employees of the Lead Employer.]

- (a) [] **No Excluded Employees.** There are no additional excluded Employees under the Plan as to any Contribution Type (*skip to Election 9*).
- (b) **[X]** Exclusions same for all Contribution Types. The following Employees are Excluded Employees for all Contribution Types (Choose one or more of (e) through (j). Choose column (1) for each exclusion elected at (e) through (i).):
- (c) [] **Exclusions different exclusions apply.** The following Employees are Excluded Employees for the designated Contribution Type (*Choose one or more of (d) through (j). Choose Contribution Type as applicable.)*:

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

El		(1) All		(2) Elective	(3)	(4)	
Exclusion	ns	Contributions		Deferrals	Matching	Nonelective	
(d) []	No exclusions. No exclusions as to the designated Contribution Type.	N/A (See Election 8(a))		[]	[]	[]	
(e) [X]	Collective Bargaining (union) Employees. As described in Code §410(b)(3)(A). See Section 1.22(D)(1).	[X]	OR	[]	[]	[]	
(f) [X]	Non-Resident Aliens. As described in Code §410(b)(3)(C). See Section 1.22(D)(2).	[X]	OR	[]	[]	[]	

									Nonstandardi	zed 401(k) Plan
(g)	[]	HCEs. See Section 1.22(E). See Election 30(f) as to exclusion of some or all HCEs from Safe Harbor Contributions.	[]	OR	[]	[]	[]
(h)	[]	Hourly paid Employees.	[]	OR	[]	[]	[]
(i)]]	Part-Time/Temporary/Seasonal Employees. See Section 1.22(D)(4). A Part-Time, Temporary or Seasonal Employee is an Employee whose regularly scheduled Service is less than(specify a maximum of 1,000) Hours of Service in the relevant Eligibility Computation Period. [Note: The "relevant" Eligibility Computation Period is the Initial or Subsequent Eligibility Computation Period as defined in Section 2.02(C).]]	OR]]	[]	[]
such	a	n E	he Employer under Election 8(i) elects to treat Part-1 Employee actually completes at least 1,000 Hours of un Eligible Employee. See Section 1.22(D)(4).]							
(j)	[]	Describe exclusion category and/or Contribution <i>(e.g., Exclude Division B Employees OR Exclude sale)</i>		oloy	ees from Discre	tionary	Matchii	ng Contributior	us.)
leve resu amo	l o lt un	f Ce in t it of	y exclusion under Election 8(j), except as to Part-Time ompensation. See Election 14 for eligibility conditions the group of Nonhighly Compensated Employees (NH) of compensation and/or the shortest periods of service accoverage under Code §410(b).]	based on CEs) part	age icip	or Service. The ating under the	exclusi plan be	ons ent ing onl	ered under Elec y those NHCEs	ction 8(j) cannot with the lowest
	olo	yer	<u>IPENSATION</u> (1.11(B)). The following base Comp Contributions (or the designated Contribution Type) e. Choose (e) if applicable.):							
desc Mat whice allow W-2 Adm	ril ch ch ca V iin	bed ing refe tion Vag istr	or this Election 9 all definitions include Elective De- otherwise in Election 9(d), Elective Deferrals inc- includes all Matching Contributions and Nonelective erences Section 1.11 Compensation, where the Emplopurposes, the Plan Administrator will use W-2 Wage es for any Contribution Type or Participant group attention of the Plan definitions will use 415 Co (d) below may cause allocation Compensation to fail to	cludes Pr e include oyer in ti es for oth under Ele ompensati	e-Ta s al his l his l hi	ax Deferrals, R I Nonelective C Election 9 elect. Plan definitions on 9. If the Em If the Plan is a	oth De Jontribu s more of Com ployer a Multip	ferrals tions. In than or pensati has not ple Emp	and Employeen applying any ne Compensation if the Emplored W-2 Voloyer Plan, see	e Contributions, Plan definition on definition for oyer has elected Vages, the Plan
					1) .ll buti	ons	Ele	2) ctive crals	(3) Matching	(4) Nonelective
(a)	[]	W-2 Wages (plus Elective Deferrals). See Section 1.11(B)(1).	[]	OR]]	[]	[]
(b)	[]	Code §3401 Federal Income Tax Withholding Wages (plus Elective Deferrals). See Section 1.11(B)(2).	[]	OR]]	[]	[]
(c)		X]	415 Compensation (simplified). See Section 1.11(B)(3). [Note: The Employer may elect an alternative "general 415 Compensation" definition by electing 9(c) and by electing the alternative definition in Appendix B. See Section 1.11(B)(4).]	מ	K]	OR	[]	[]	[]
(d)	[]	Describe Compensation by Contribution Type or	by Partic	ipa	nt group:				
com Con "all-	bii ipe in	nati enso clus	der Election 9(d), the Employer may: (i) elect Compe on thereof as to a Participant group (e.g., W-2 V ation in all other cases); and/or (ii) define the Co sive" description in the Note immediately preceding E 2 Wages and for Additional Matching Contributions m	Wages fo ontributio Election 9	r M n T (a)	atching Contri ype column he (e.g., Compensa	butions adings	for Di in a m	ivision A Emp anner which d	loyees and 415 differs from the
(e)	[]	Allocate based on specified 12-month period. The allocation of all Contribution Types (or specified Contribution Types) will be made based]]	OR]]	[]	[]

on Compensation within a specified 12-month period ending within the Plan Year as follows:

0. F	PRE-ENTRY/POST-SEVERANCE COMPENSATION (1.11(F	I)/(I)). Co	mpensation under Election 9	9:
------	-----------------------------------------------	-------	--------	-----------------------------	----

[Note: For this Election 10, unless described otherwise in Elections 10(c) or (n), Elective Deferrals includes Pre-Tax Deferrals, Roth

	and Employee Contributions, Matching includes ions. Election 10(c) below may cause allocation Compo					
		(1) All		(2) Elective	(3)	(4)
Pre-Entry Compensation (Choose one of (a) or (b). Choose Contribution Type as applicable.):		Contributions		Deferrals	Matching	Nonelective
(a) [X]	Plan Year. Compensation for the entire Plan Year which includes the Participant's Entry Date. [Note: If the Employer under Election 9(e) elects to allocate some or all Contribution Types based on a specified 12-month period, Election 10(a) applies to that 12-month period in lieu of the Plan Year.]	[X]	OR	[]	[]	[]
(b) []	Participating Compensation. Only Participating Compensation. See Section 1.11(H)(1).	[]	OR	[]	[]	[]
	nder a Participating Compensation election, in applyin ator will count only the Participant's Participating Con		-		-	
(c) []	Describe Pre-Entry Compensation by Contribution	n Type or by Par	ticipant g	roup:		
combinat Plan Year a manne	nder Election 10(c), the Employer may: (i) elect Compion thereof as to a Participant group (e.g., Participati r Compensation for all Contribution Types to Division of r which differs from the "all-inclusive" description ation for Nonelective Contributions is Participating Contribution).	ing Compensation B Employees); and n in the Note in	for all Co d/or (ii) de mmediatel	ontribution Type fine the Contrib y preceding Pi	s as to Division ution Type colu re-Entry Comp	A Employees, mn headings in ensation (e.g.,
	erance Compensation. The following adjustments apper equired (Choose one of (d) , (e) , $or(f)$.):	ly to Post-Severan	ice Compe	nsation paid wit	hin any applica	ble time period

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

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

Post-Severance Compensation:	(1) All Contributions		(2) Elective Deferrals	(3) Matching	(4) Nonelective
(g) [] None. The Plan takes into account Post-Severance Compensation as to the designated Contribution Types as specified under the basic plan document.	N/A (See Election 10(d))		[]	[]	[]
(h) [] Exclude All. Exclude all Post-Severance Compensation. [Note: 415 testing Compensation (versus allocation Compensation) must include Post-Severance Compensation comprised of regular pay. See Section 4.05(F).]	[]	OR	[]	[]	[]
(i) [] Regular Pay. Exclude Post-Severance Compensation comprised of regular pay. See Section 1.11(I)(1)(a). [Note: 415 testing Compensation (versus allocation Compensation) must include		OR	[]	[]	[]

				Severance Compensation comprised of lar pay. See Section 4.05(F).]						
(j)	[]	Com	ve cash-out. Exclude Post-Severance pensation comprised of leave cash-out. Section 1.11(I)(1)(b).	[]	OR	[]	[]	[]
(k)	[]	Com	rred Compensation. Exclude Post-Severance pensation comprised of deferred pensation. See Section 1.11(I)(1)(c).	[]	OR	[]	[]	[]
(1)	[]	Post-	ry continuation for military service. Include Severance Compensation comprised of sal nuation for military service. See Section 1.11(I)	lary]	OR	[]	[]	[]
(m)	[]	Inclusion of sa	ry continuation for disabled Participants. Ide Post-Severance Compensation comprised alary continuation for disabled Participants. Section 1.11(I)(3). (Choose one of (1) or (2).):]]	OR	[]	[]	[]
	(1	1)	[]	For NHCEs only.						
	(2	2)	[]	For all Participants. The salary continuation continue for the following fixed or determine period:(specify period:	nable					
(n)	[]	Desc	ribe Post-Severance Compensation by Cont	ribution T	уре	or by Participa	nt group:		
Pre Safe	- <i>E1</i> ? <i>H</i> <u>E</u>	ntry Iarb XC	Compor No	ope column headings in a manner which diffusion of the pensation (e.g., Compensation for Nonelective nelective Contributions includes regular pay FED COMPENSATION (1.11(G)). Apply the form	e Contribut Post-Severa	tions ince	does not includ Compensation).	de any Post-Sev]	erance Compe	nsation and for
(a)	[]		exclusions. Compensation as to all Contributtion 12).	ion Types	mea	ins Compensation	on as elected in	Elections 9 a	and 10 (skip to
(b)		X]		usions - same for all Contribution Types. The horough (l). Choose column (1) for each option				o all Contributio	on Types (Choo	ose one or more
(c)	[]		usions - different conditions apply. The follow of (d) through (l) below. Choose Contribution				designated Cont	ribution Types	(Choose one or
defi Con be Con desc	nit npe noi npe crit	ion ensa ndis ensa bed	of Co ation i scrimination j other	tharbor 401(k) plan, allocations qualifying formpensation. If the Plan applies permitted distinct fifthe Plan is to avoid more complex testing. Elematory under Treas. Reg. §1.414(s). In a nfailing to be nondiscriminatory, may result wise in Election 11(l), Elective Deferrals iles all Matching Contributions and Nonelective.	parity, allo ections 11(on-safe ha in more c ncludes Pi	ocati (g) th arbor comp re-Te	ons also must b crough (l) below · 401(k) plan, lex nondiscrimi ux Deferrals, R	oe based on a n may cause allo Elections 11(g) nation testing. Ooth Deferrals	ondiscriminato cation Compen through (l) v For this Elec	ry definition of sation to fail to vhich result in tion 11, unless
						1)		(2)	(3)	(4)
Cor	np	ens	ation	Exclusions	Contri	All ibuti	ons	Elective Deferrals	Matching	Nonelective
(d)	[]		xclusions - limited. No exclusion as to esignated Contribution Type(s).	N (See Elec	I/A ction	11(a))	[]	[]	[]
(e)	[]	Elec	tive Deferrals. See Section 1.21.	N	I/A		N/A	[]	[]
(f)	[]		ge benefits. As described in Treas. §1.414(s)-1(c)(3).	[]	OR	[]	[]	[]
(g)	[]		pensation exceeding \P . Ly this election to (Choose one of (1) or (2).):	[]	OR	[]	[]	[]
	(1	1)	[] [<i>Not</i>	All Participants. e: If the Employer elects Safe Harbor						

Contributions under Election 6(e), the Employer

			not elect 11(g)(1) to limit the Saje Harbor tribution allocation to the NHCEs.]						
	(2)	[]	HCE Participants only.						
(h)	[]	Bon	us.	[]	OR	[]	[]	[]
(i)	[]	Con	nmission.	[]	OR	[]	[]	[]
(j)	[]	Ove	rtime.	[]	OR	[]	[]	[]
(k)	[]	(If t)	ated Employers. See Section 1.24(C). here are Related Employers, choose one or of (1) and (2) .):						
	(1)	[]	Non-Participating. Compensation paid to Employees by a Related Employer that is not a Participating Employer.	[]	OR	[]	[]	[]
	(2)	[]	Participating. As to the Employees of any Participating Employer, Compensation paid by any other Participating Employer to its Employees. See Election 28(g)(2)a.	[]	OR	[]	[]	[]
(l)	[X]	Desc	cribe Compensation exclusion(s): As to All Contr	ributio	ns, exc	lude relocatio	n costs, group t	erm life, and fle	xible benefits.
imn Cor pay 12.	iediat itribui).] <u>HOU</u>	ely fol tions a JRS C	define the Contribution Type column headings in llowing Election 11(c) (e.g., Elective Deferrals me and exclude bonus as to Nonelective Contributions of Service (1.32). The Plan credits Hours of Sor (e)) as follows (Choose one or more of (a) throu	ans §1); and/ Service	125 ca for (iii for th	feteria deferra) describe and ne following p	uls only OR No ther exclusion	exclusions as t (e.g., Exclude s	to Safe Harbor hift differential
			· · · · · · · · · · · · · · · · · · ·	(1)		(2)	(3)	(4)
					All poses		Eligibility	Vesting	Allocation Conditions
(a)	[X]	Actı	ual Method. See Section 1.32(A)(1).	[]	OR	[]	[X]	[X]
(b)	[]		ivalency Method:, daily, weekly, etc.). See Section 1.32(A)(2).	[]	OR	[]	[]	[]
(c)	[X]	Elap	osed Time Method. See Section 1.32(A)(3).	[]	OR	[X]	[]	[]
(d)	[]	Actu Equi	nal (hourly) and Equivalency (salaried). nal Method for hourly paid Employees and ivalency Method:]]	OR	[]	[]	[]
(e)	[]	Desc	cribe method:						
or d	a com	binati	Election 12(e), the Employer may describe Hours of on thereof as to a Participant group and/or Cont uivalency Method applies to truck drivers).]						
creo	lit cer st cred	tain Pi lit Ser	E SERVICE CREDITING (1.59(C)). The Plan muredecessor Employer/Predecessor Plan Service undervice as provided in Section 12.08. The Plan also elected (Choose one of (a) or (b) .):	er Sect	ion 1.:	59(B). If the P	lan is a Multipl	e Employer Plan	n, the Plan also
(a)	[X]	Not	applicable. No elective Predecessor Employer Serv	vice cr	editing	g applies.			
(b)	[]		blies. The Plan credits the specified service with bloyer for the purposes indicated (<i>Choose one or bo</i>						
[No	te: An	ıy elec	tive Service crediting under this Election 13 must b	e nond	iscrim	inatory.]			
	(1)	[]	All purposes. Credit as Service for all purposes, (insert as many names as needed).	service	with	Predecessor E	mployer(s):		
	(2)	[]	Designated purposes. Credit as Service, service			(1)		(2)	(3)

		with the following Predecessor Employer(s) for the designated purpose(s):	Eligibility	Vesting	Contribution Allocation
	a.	Employer:	[]	[]	[]
	b.	Employer:	[]	[]	[]
	c.	Employer:	[]	[]	[]
(3)		e period. Subject to any exceptions noted under Election 13(b)(<i>Choose one or more of a., b., and c. as applicable.</i>):	4), the Plan credits a	as Service under E	lections 13(b)(1) or
	a.	[] All. All service, regardless of when rendered.			
	b.	[] Service after. All service, which is or was rendered after:	(. <u></u>	(specify date	·).
	c.	[] Service before. All service, which is or was rendered before.	ore:	(specify a	late).
(4)	[]	Describe elective Predecessor Employer Service crediting: _			
(3), or a c service w	combinate of the combination of	lection 13(b)(4), the Employer may describe service crediting from nation thereof as to a Participant group and/or Contribution Type only on/after 1/1/05 OR Credit all service for all purposes with Company applies only for purposes of Nonelective Contributions of	(e.g., For all purpo entities the Employe	ses credit all servic er acquires after 1	ce with X, but credit

ARTICLE II **ELIGIBILITY REQUIREMENTS**

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

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

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

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

[Note: For this Election 14, unless described otherwise in Election 14(k), or the context otherwise requires, Elective Deferrals includes Pre-Tax Deferrals, Roth Elective Deferrals and Employee Contributions, Matching includes all Matching Contributions (except Safe Harbor Matching Contributions under Section 3.05(E)(3) and Operational QMACs under Section 3.03(C)(2)) and Nonelective includes all Nonelective Contributions (except Safe Harbor Nonelective Contributions under Section 3.05(E)(2) and Operational QNECs under Section 3.04(C)(2)). Safe Harbor includes Safe Harbor Nonelective and Safe Harbor Matching Contributions. If the Employer elects more than one Year of Service as to Additional Matching, the Plan will not satisfy the ACP test safe harbor. See Section 3.05(F)(3).]

Eligibility Conditions	(1) All Contributions	(2) Elective Deferrals	(3) Matching	(4) Nonelective	(5) Safe Harbor
(d) [] None. Entry on the Employment Commencement Date (if that date is also an Entry Date) or if later, upon the next following Plan Entry Date.	N/A (See Election 14(a))	[]	[]	[]	[]
(e) [X] Age <u>18</u> (not to exceed age 21).	[X] OR	[]	[]	[]	[]
(f) [] One Year of Service. See Election 16(a).	[] OR	[]	[]	[]	[]
(g) [] Two Years of Service (without an intervening Break in Service). 100% vesting is required. [Note: Two Years of Service does not apply to Elective Deferrals, Safe Harbor Contributions or SIMPLE Contributions.]		N/A	[]	[]	N/A

										ľ	Nonstai	ıd	ardized 4	401	(k) Plan
(h)	[]	month(s) (not exceeding 12 months for Elective Deferrals, Safe Harbor Contributions and SIMPLE Contributions and not exceeding 24 months for other contributions). If more than 12 months, 100% vesting is required. Service need not be continuous (no minimum Hours of Service required, and is mere passage of time). [Note: While satisfying a months of service condit without an Hours of Service requirement involves mere passage of time, the Plan need not apply Elapsed Time Method in Election 12(c) above, still may elect the Actual Method in 12(a) above.]	ion the the	?	OR	[]	[]]	I		1	[1
(i)	[]	month(s) with at least Hours of Service in each month (not exceeding 12 months for Elective Deferrals, Safe Harbor Contributions and SIMPLE Contributions and not exceeding 24 months for other contributions). If more than 12 months, 100% vesting is required. If the Employee does not complete the designated Hours of Service each month during the specified monthly time period, the Employee is subject to the one Year of Service (or two Years of Service if elect more than 12 months) requirement as defined in Election 16. The months during which the Employee completes the specified Hours of Service (Choose one of (1) or (2).):	[]	OR	[]	[]]	I	-]	[]
	(1	1)	[] Consecutive. Must be consecutive.												
		2)	[] Not consecutive. Need not be consecutive.												
(j)	l]	Hours of Service within thetime period following the Employee's Employment Commencement Date (not exceeding 12 months for Elective Deferrals, Safe Harbor Contributions and SIMPLE Contributions and not exceeding 24 months for other contributions). If more than 12 months, 100% vesting is required. If the Employee does not complete the designated Hours of Service during the specified time period (if any), the Employee is subject to the one Year of Service (or two Years of Service if elect more than 12 months) requirement as defined in Election 16.	l]	OR	[J		J	'	-	J		J
			e Employer may leave the time period option blank in heart without specifying a time period within which an Emplo			-	-				_			r oj	^c Service
(k)	[]	Describe eligibility conditions:												
gro Em	up: plo	s (e. vyee.	e Employer may use Election 14(k) to describe different g., As to all Contribution Types, no eligibility requiremen s). The Employer also may elect different ages for different guirements under Elections 14(h). (i). or (i) as to different	ts f	or D Cont	ivision ribution	A I	Em _l ype	ployees and o es and/or to s	one Ye pecify	ear of S differe	er nt	vice as to months	or I	ivision B

		<u>CIAL ELIGIBILITY EFFECTIVE DATE (DUAL EL</u> provisions of Election 17 apply to all Employees unless			•		
[Note:	· Ele	ctions 15(a) or (b) may trigger a coverage failure unde	r Code §410(b).	.]	, , , ,		
(a) []	Waiver of eligibility conditions for certain Employ apply solely to an Eligible Employee employed or ree the Eligible Employee was employed or reemployee Participant on the latest of: (i) the Effective Date Commencement Date or Re-Employment Commencer age 21).	mployed by the d by the Emplo e; (ii) the rest	Employer a oyer by the ated Effect	afterspecified date, ive Date; (iii)	the Employee'	specify date). If will become a s Employment
	-	he Employer does not wish to impose an age condition ave the age blank.]	under clause (i	v) as part oj	f the requiremen	ts for the eligib	vility conditions
(b) []	Describe special eligibility Effective Date(s):					
Type (e.g.,	der Election 15(b), the Employer may describe special Eligibility conditions apply only as to Nonelective Core employed by the Employer after January 1, 2012).]					
16. <u>Y</u>	/EA	R OF SERVICE - ELIGIBILITY (2.02(A)). (Choose (d	e), (b), and (c) a	s applicable	·.):		
such c electio	condi on, t	he Employer under Election 14 elects a one or two Y itions under Elections 14(i), (j), and (k)) or elects to a he Employer should complete this Election 16. The I religibility.]	oply a Year of S	Service for e	ligibility under d	any other Adop	tion Agreement
(a) []	Year of Service. An Employee must complete receive credit for one Year of Service under Article II. 1,000 Hours of Service.]					
(b) []	Subsequent Eligibility Computation Periods. After the Plan measures Subsequent Eligibility Computation					ion 2.02(C)(2),
(1	1)	[] Plan Year. The Plan Year beginning with t Employment Commencement Date.	he Plan Year	which inclu	ides the first ar	nniversary of t	he Employee's
(2	2)	[] Anniversary Year. The Anniversary Year, begin	nning with the	Employee's	second Annivers	sary Year.	
(3	3)	[] Split. The Plan Year as described in Election 16 the Anniversary Year as described in Election 16	6(b)(1) as to: 6(b)(2) as to:		(desc (desc (desc (ribe Contributi cribe Contributi	on $Type(s)$) and ion $Type(s)$).
		maximize delayed entry under a two Years of Service should elect to remain on the Anniversary Year for such			Contributions o	r Matching Co.	ntributions, the
(c) []	Describe: (e.g., Anniversary Year as to Division A and Plan Year	r as to Division	R)			
		RY DATE (2.02(D)). Entry Date means the Effective applicable.):	Date and (Cho	ose one or i	more of (a) thro	ough (g). Choos	se Contribution
Deferr 3.03(C	rals C)(2)	r this Election 17, unless described otherwise in Elec and Employee Contributions, Matching includes al and Nonelective includes all Nonelective Contribute Wage Contributions is on the Employment Commence	l Matching Co ions (except Op	ontributions perational Q	(except Operat NECs under Se	tional QMACs	under Section
			(1)		(2)	(3)	(4)
			All Contributions		Elective Deferrals	Matching	Nonelective
(a) []	Semi-annual. The first day of the first month and of the seventh month of the Plan Year.	[]	OR	[]	[]	[]
(b) []	First day of Plan Year.	[]	OR	[]	[]	[]
(c) []	First day of each Plan Year quarter.	[]	OR	[]	[]	[]
(d) [2	X]	The first day of each month.	[X]	OR	[]	[]	[]
(e) []	Immediate. Upon Employment Commencement Date or if later, upon satisfaction of eligibility conditions.	[]	OR	[]	[]	[]
(f) [1	First day of each payroll period	r ı	OR	r 1	r 1	гэ

					1	.vonstanuar uiz	cu 401(K) 1 lali
(g)	[]	Describe Entry Date(s):					
con Coi	nbinati ntribut	nder Election 17(g), the Employer may describe Entry li ion thereof as to a Participant group and/or Contrib tions excluding Additional Matching, immediate as to D the Plan's semi-annual Entry Dates or the entry dates u	oution Type or Division A Emplo	may elect o	additional Entry mi-annual as to	Dates (e.g., A	As to Matching
wil	l becon	DSPECTIVE/RETROACTIVE ENTRY DATE (2.02(D) me a Participant (unless an Excluded Employee under a) through (f). Choose Contribution Type as applicable.	Election 8) on t				
bec serv unla Ma	ome a vice re ess de: tching	nless otherwise excluded under Election 8, an Employ Participant by the earlier of: (i) the first day of the requirements of Code §410(a); or (ii) 6 months after the scribed otherwise in Election 18(f), Elective Deferrals includes all Matching Contributions (except Operative Contributions, (except Operative Contributions, (except Operational QNECs under Sectional Operational Operational Operative Contributions, (except Operational Operative Contributions)	Plan Year beging e date the Empl includes Pre-Ta tional QMACs	nning after i loyee compl ix Deferrals, under Secti	the date the Em etes those requi . Roth Deferrals	ployee complet rements. For th and Employee	es the age and nis Election 18, Contributions,
			(1) All Contributions		(2) Elective Deferrals	(3) Matching	(4) Nonelective
(a)	[X]	Immediately following or coincident with the date the Employee completes the eligibility conditions.	[X]	OR	[]	[]	[]
(b)	[]	Immediately following the date the Employee completes the eligibility conditions.	[]	OR	[]	[]	[]
(c)	[]	Immediately preceding or coincident with the date the Employee completes the eligibility conditions.	N/A		N/A	[]	[]
(d)	[]	Immediately preceding the date the Employee completes the eligibility conditions.	N/A		N/A	[]	[]
(e)	[]	Nearest the date the Employee completes the eligibility conditions.	N/A		N/A	[]	[]
(f)	[]	Describe retroactive/prospective entry relative to E	Entry Date:				
Ele	ctions	nder Election 18(f), the Employer may describe the tim 18(a) through (e), or a combination thereof as to tions excluding Additional Matching nearest as to Divisi	a Participant	group and/	or Contribution	t Type (e.g., A	s to Matching
19. (c).		EAK IN SERVICE - PARTICIPATION (2.03). The one	year hold-out ru	ıle described	l in Section 2.03	B(C) (Choose on	ne of (a), (b), or
(a)	[X]	Does not apply.					
(b)	[]	Applies. Applies to the Plan and to all Participants.					
(c)	[]	Limited application. Applies to the Plan, but only to	a Participant wh	o has incurr	red a Severance	from Employme	ent.

[Note: The Plan does not apply the rule of parity under Code \$410(a)(5)(D) unless the Employer in Appendix B specifies otherwise. See Section 2.03(D).]

ARTICLE III PLAN CONTRIBUTIONS AND FORFEITURES

- 20. <u>ELECTIVE DEFERRAL LIMITATIONS</u> (3.02(A)). The following limitations apply to Elective Deferrals under Election 6(b), which are in addition to those limitations imposed under the basic plan document (*Choose* (a) or choose (b) and (c) as applicable.):
- (a) **[X]** None. No additional Plan imposed limits (*skip to Election 21*).

[Note: The Employer under Election 20 may not impose a lower deferral limit applicable only to Catch-Up Eligible Participants and the Employer's elections must be nondiscriminatory. The elected limits apply to Pre-Tax Deferrals and to Roth Deferrals unless described otherwise. Under a safe harbor plan: (i) NHCEs must be able to defer enough to receive the maximum Safe Harbor Matching and Additional Matching Contribution under the Plan and must be permitted to defer any lesser amount; and (ii) the Employer may limit Elective Deferrals to a whole percentage of Compensation or to a whole dollar amount. See Section 1.57(C) as to administrative limitations on Elective Deferrals.]

(b) [] Additional Plan limit(s). (Choose (1) and (2) as applicable. Complete (3) if (1) or (2) is chosen.):

	(1)	[]			imum deferral amount. A Participant's Elective Deferrant and/or percentage of Compensation).	als may not	ex	ceed:			(specify	dollar
	(2)	[]			mum deferral amount. A Participant's Elective Deferr <i>r amount and/or percentage of Compensation).</i>	als may not	be	less than: _			(specify
	(3)	in l Par mir des	Elec ticij iimi igna	etion patin um o ated	n of limitations. The Election 20(b)(1) and (2) limitations of 9 - 11. If the Employer elects Plan Year/Participating Compensation, in the Plan Years commencing after maximum limitations to the Plan Year. Apply the time period and only to HCEs as elected below. (Choose one of (1) or (2). Choose (3) if applicable.):	g Compension Empered elected lim	atic loy ita	on under col ree becomes tion based o	lumn (s a Pa on sucl	1) and rticipa h Con	in Election 10 nt, apply the appensation duri	elects elected ing the
						Plan Year/ Comp		rticipating	(2 Pay per	roll	(3) HCEs	
		a.	[]	Both. Both limits under Elections 20(b)(1) and (2).		[]		[]	[]	
		b.	[]	Maximum limit. The maximum amount limit under Election 20(b)(1).		[]		[]	[]	
		c.	[]	Minimum limit. The minimum amount limit under Election 20(b)(2).		[]		[]	[]	
(c)	[]	Des	scri	be E	lective Deferral limitation(s):							
20(d may (iii) 21.	a) and not d may a	l (b) lefer apply OM.	or a in e a a	ı cor exces liffer C D	20(c), the Employer: (i) may describe limitations on Elembination thereof as to a Participant group (e.g., No less of 10% of Plan Year Compensation); (ii) may elect a tent limitation to Pre-Tax Deferrals and to Roth Deferral EFERRAL (ACA/EACA/QACA) (3.02(B)). The Autorection 34 regarding Automatic Escalation of Salary Reda	imit applies a different to ls.] matic Defer	to ime ral	Division A period to we provisions	Emplo which t	yees. I he lim	Division B Emplitations apply;	oloyees and/or
(a)	[]	Do	not	app	oly. The Plan is not an ACA, EACA, or QACA (skip to	Election 22)	١.					
	[X]	Ap am	ply. endi	The	e Automatic Deferral Effective Date is the effective data thereto. (As to an EACA or QACA, this provision may 2008). (Complete (1), (2), and (3). Complete (4) and (5)	nte of auton	nati tive	earlier tha	n Plan	Years	beginning on o	or after
	(1)	Ty	pe o	f Au	tomatic Deferral Arrangement. The Plan is an (Choo	se one of a.,	b.,	or c.):				
		a.	[X]	ACA. The Plan is an Automatic Contribution Arrange	ment (ACA)) ur	nder Section	3.02(E	3)(1).		
		b.	[]	EACA. The Plan is an Eligible Automatic Contribution	n Arrangem	ent	(EACA) un	ider Se	ction 3	3.02(B)(2).	
		c.	[]	EACA/QACA. The Plan is a combination EACA arunder Sections 3.02(B)(3) and 3.05(J).	nd Qualified	l A	automatic C	ontribu	ition A	Arrangement (C	(ACA)
					chooses Elections $21(b)(1)c$, the Employer also must under the QACA.]	choose elec	tior	1 6(e) and c	omplet	e Elec	tion 30 as to th	ne Safe
	(2)	Par	tici	pan	ts affected. The Automatic Deferral applies to (Choose	one of a., b.	, c.	, or d. Choo	se e. if	appli	cable.):	
		a.	[]	All Participants. All Participants, regardless of any participants a Contrary Election after the Automatic Deferral Effect		Rec	luction Agre	eement	, unles	s and until the	y make
		b.	[]	Election of at least Automatic Deferral Percentage Reduction Agreement on the Automatic Deferral Effe the Agreement is at least equal to the Automatic Defer	ctive Date	pro	vided that th				
		c.	[]	No existing Salary Reduction Agreement. All Parti Agreement on the Automatic Deferral Effective D Agreement.							
		d.	[X]	New Participants (not applicable to QACA). Each E Deferral Effective Date.	Employee w	hos	se Entry Dat	e is on	or fol	lowing the Aut	omatic
		e.	[]	Describe affected Participants (not applicable to Q	ACA):						

[Note: The Employer in Election 21(b)(2)e. may further describe affected Participants, e.g., non-Collective Bargaining Employees OR Division A Employees. However, for Plan Years commencing on or after January 1, 2010, all Employees eligible to defer must be Covered Employees to apply the 6-month correction period without excise tax under Code §4979.]

- Nonstandardized 401(k) Plan **Automatic Deferral Percentage/Scheduled increases.** (Choose one of a., b., or c.): Fixed percentage. The Employer, as to each Participant affected, will withhold as the Automatic Deferral Percentage, 4 % from the Participant's Compensation each payroll period unless the Participant makes a Contrary Election. The Automatic Deferral Percentage will or will not increase in Plan Years following the Plan Year containing the Automatic Deferral Effective Date (or, if later, the Plan Year or partial Plan Year in which the Automatic Deferral first applies to a Participant) as follows (Choose one of d., e., or f.): [Note: In order to satisfy the QACA requirements, enter an amount between 6% and 10% if no scheduled increase.] [] QACA statutory increasing schedule. The Automatic Deferral Percentage will be: Plan Year of application to a Participant Automatic Deferral Percentage 3% 2 3 4% 4 5% 5 and thereafter 6% [] Other increasing schedule. The Automatic Deferral Percentage will be: Plan Year of application to a Participant Automatic Deferral Percentage [] No scheduled increase. The Automatic Deferral Percentage applies in all Plan Years. d. Automatic increase. The Automatic Deferral Percentage will increase by 1 % per year up to a maximum of 10 % of e. Compensation. f. [] Describe increase: __ [Note: To satisfy the QACA requirements, the Automatic Deferral Percentage must be: (i) a fixed percentage which is at least 6% and not more than 10% of Compensation; (ii) an increasing Automatic Deferral Percentage in accordance with the schedule under Election 20(b)(3)b.; or (iii) an alternative schedule which must require, for each Plan Year, an Automatic Deferral Percentage that is at least equal to the Automatic Deferral Percentage under the schedule in Election 21(b)(3)b. and which does not exceed 10%. See Section 3.02(B)(3).] **EACA permissible withdrawal.** The permissible withdrawal provisions of Section 3.02(B)(2)(d) (*Choose one of a., b., or c.*): [] Do not apply. [] **90 day withdrawal.** Apply within 90 days of the first Automatic Deferral. b. **30-90 day withdrawal.** Apply, within _____ days of the first Automatic Deferral (may not be less than 30 nor more c. than 90 days). Contrary Election/Covered Employee. For Plan Years beginning on or after January 1, 2010, any Participant who makes a Contrary Election (Choose one of a. or b.; leave blank if an ACA or a QACA not subject to the ACP test.): [] Covered Employee. Is a Covered Employee and continues to be covered by the EACA provisions. [Note: Under this Election, the Participant's Contrary Election will remain in effect, but the Participant must receive the EACA annual notice.] Not a Covered Employee. Is not a Covered Employee and will not continue to be covered by the EACA provisions.
 - [] First day of the Plan Year.

Change Date. The Elective Deferrals under Election 21(b)(3)b., c., e., or f. will increase on the following day each Plan Year:

[Note: Under this Election, the Participant no longer must receive the EACA annual notice, but the Plan cannot use

(must be a specified or definitely determinable date that occurs at least annually)

the six-month period for relief from the excise tax of Code \$4979(f)(1).]

- First Year of Increase. The automatic increase under Election 21(b)(3)e. or f. will apply to a Participant beginning with the first Change Date after the Participant first has automatic deferrals withheld, unless a. is selected below:
 - [X] The increase will apply as of the second Change Date thereafter.
- [] Describe Automatic Deferral:

[Note: Under Election 21(b)(8), the Employer may describe Automatic Deferral provisions from the elections available under Election 21 and/or a combination thereof as to a Participant group (e.g., Automatic Deferrals do not apply to Division A Employees. All Division B Employee/Participants are subject to an Automatic Deferral Amount equal to 3% of Compensation effective as of January 1, 2013).]

22.	COD	\underline{OA} (3.02(C)). The CODA	provisions of Section 3.0	2(C) (Choose one o	of (a) or (b).):			
(a)	[X]	Do not apply.						
(b)	[]	may elect to receive d	Year for which the Employ irectly in cash not more hat CODA contribution (6)	than the following	portion (or, if less			
	(1)	[] All or any portion	on.					
	(2)	[]%						
	<u>CAT</u> oplicat		3.02(D)). The Plan permit	s Catch-Up Deferra	lls unless the Empl	oyer elects of	herwise below	. (Choose (a)
	_		ot make Catch-Up Deferra	als to the Plan				
		·	ONS (EXCLUDING SA					
(discort Note of Note	cretion Matchi n, for t 6).): te: If t	nary/fixed), rate/amount, ng Contributions is subjected elected match, complete Employer wishes to a	atching Contributions und limitations and time periect to Section 3.06 except ete (1), (2), and/or (3) as make any Matching Contrand not under this Electic	od (collectively, su t as otherwise provi applicable. If the E ributions that satisf	ch elections are "t ided (<i>Choose one o</i> <i>Employer complete</i> .	he matching for more of (a) s (2) or (3), ai	formula") and through (g) a lso complete o	the allocation as applicable; ne of (4), (5),
		· · · · · · · · · · · · · · · · · · ·	(1)	(2)	(3)	(4)	(5)	(6)
			Match Rate/Amt [\$/% of Elective Deferrals]	Limit on Deferrals Matched [\$/% of Compensation]	Limit on Match Amount [\$/% of Compensation]	Apply	Apply limit(s) per payroll period [no "true-up"]	Apply limit(s) per designated time period [no "true-up"]
(a)	[]	Discretionary – see Section 1.35(B) (The Employer may, but is not required to complete (a)(1)-(6). See the "Note" following Election 24.)				[]	[]	[]
(b)	[X]	Fixed – uniform rate/amount	_100%_	_4%_		[X]	[]	[]
(c)	[]	Fixed – tiered	Elective Deferral % Rate %%%%%%%%	·		[]	[]	[]
(d)	[]	Fixed – Years of Service	Years of Service Rate			[]	[]	[]
	(1)	"Years of Service" under	er this Election 24(d) mea	ns (Choose one of a	ı. or b.):			
			Years of Service for eligi					
			ears of Service for vesting	-				
(e)	[]	Fixed – multiple formulas	Formula 1:			[]	[]	[]

Nonstandardized 401(k) Plan

		Formula 2:	[]	[]	[]
		Formula 3:	[]	[]	[]
f)	[]	Related and Participating Employers. If any Related and Participating Employers (or in Participating Employers regardless of whether they are Related Employers) contribute of following apply (<i>Complete (1) and (2)</i> .):			
	(1)	Matching formula. The matching formula for the Participating Employer(s) (Choose one	e of a. or b.):	
		a. [] All the same. Is (are) the same as for the Signatory Employer under this Elec	ction 24.		
		b. [] At least one different. Is (are) as follows:			
	(2)	Allocation sharing. The Plan Administrator will allocate the Matching Contributions many Participating Employer (<i>Choose one of a. or b.</i>):	ade by the	Signatory Em	ployer and by
		a. [] Employer by Employer. Only to the Participants directly employed by the o	contributing	g Employer.	
		b. [] Across Employer lines. To all Participants regardless of which Employer d whether their direct Employer made Matching Contributions for the Plan Ye		oloys them and	d regardless of
		cless the Plan is a Multiple Employer Plan, the Employer should not elect $24(f)$ unless there ting Employers. See Section $1.24(D)$.]	e are Relate	ed Employers	which are also
g)	[]	Describe:			
		(The formula described must satisfy the definitely determinable requirement under Tre non-uniform, it is not a design-based safe harbor for nondiscrimination purposes.)	eas. Reg. §	1.401-1(b). If	the formula is
Elec Elec othe Sect and	tive D tive L rwise ion 4.	e Section 1.35(A) as to Fixed Matching Contributions. A Participant's Elective Deferral properties divided by his/her Compensation. The matching rate/amount is the specified rate/Deferral amount/percentage. Any Matching Contributions apply to Pre-Tax Deferrals a in Election 24(g). Matching Contributions for nondiscrimination testing purposes are s 10(D). The Employer under Election 24(a) in its discretion may determine the amount of atching contribution formula. Alternatively, the Employer in Election 24(a) may specify the	amount of and to Roth to the to the discretion of the discretion o	match for the Deferrals un he targeting li nary Matching	corresponding less described mitations. See g Contribution
	<u>QM.</u> or (b).,	AC (PLAN-DESIGNATED) (3.03(C)(1)). The following provisions apply regarding Plant:	nn-Designat	ted QMACs (Choose one of
Plar	ı is usi	gardless of its elections under this Election 25, the Employer under Section 3.03(C)(2) ing Current Year Testing to make Operational QMACs which the Plan Administrator will a of an ADP or ACP test failure.]			
a)	[X]	Not applicable. There are no Plan-Designated QMACs.			
b)	[]	Applies. There are Plan-Designated QMACs to which the following provisions apply (C	Complete (1) and (2).):	
	(1)	Matching Contributions affected. The following Matching Contributions (as alloca under Election 25(b)(2)) are Plan-Designated QMACs (<i>Choose one of a. or b.</i>):	ted to the	designated all	ocation group
		a. [] All. All Matching Contributions.			
		b. [] Designated. Only the following Matching Contributions under Election 24:			
	(2)	Allocation Group. Subject to Section 3.06, allocate the Plan-Designated QMAC (Choose	se one of a.	<i>or b.</i>):	
		a. [] NHCEs only. Only to NHCEs who make Elective Deferrals subject to the P	lan-Design	ated QMAC.	
		b. [] All Participants. To all Participants who make Elective Deferrals subject to	the Plan-D	esignated QM	IAC.
Γhe	Plan A	Administrator will allocate all other Matching Contributions as Regular Matching Contrib	utions unde	er Section 3 03	R(R) except as

[Note: See Section 4.10(D) as to targeting limitations applicable to QMAC nondiscrimination testing.]

provided in Sections 3.03(C)(2) or 3.05.

				G CATCH-UP DEFERRALS (3.03(D)). If a Participant makes a Catch-Up Deferral, the Employer (Choose one of (a) or f Election 23(a) is selected.):
(a)	[X]	Ma	atc	h. Will apply to the Catch-Up Deferral (<i>Choose one of (1) or (2).</i>):
	(1)	[X]	All. All Matching Contributions.
	(2)	[]	Designated. The following Matching Contributions in Election 24:
(b)	[]	No	M	atch. Will not match any Catch-Up Deferrals.
case Enh	e, Elec anced	tion Ma	26 ttch	6 does not apply to a safe harbor 401(k) plan unless the Employer will apply the ACP test. See Elections 38(a)(2)b. In this applies only to Additional Matching, if any. A safe harbor 401(k) Plan will apply the Basic Match, QACA Basic Match or to Catch-Up Deferrals. If the Employer elects to apply the ACP test safe harbor under Election 38(a)(2)a., Election 26 at the Plan also will apply any Additional Match to Catch-Up Deferrals.]
Emp	oloyer	No	nel	TIVE CONTRIBUTIONS (TYPE/AMOUNT) INCLUDING PREVAILING WAGE CONTRIBUTIONS (3.04(A)). The excive Contributions under Election 6(d) are subject to the following additional elections as to type and amount (<i>Choose of through (e) as applicable.</i>):
(a)	[X]	Di	scr	etionary. An amount the Employer in its sole discretion may determine.
(b)	[]	Fix	xed	(Choose one or more of (1) through (3) as applicable.):
	(1)	[]	Uniform %% of each Participant's Compensation, per(e.g., Plan Year, month).
	(2)	[]	Fixed dollar amount. \$, per(e.g., Plan Year, month, HOS, per Participant per month).
	(3)	[•	Describe:(The formula described must satisfy the definitely determinable requirement under Treas. Reg. §1.401-1(b). If the formula is non-uniform, it is not a design-based safe harbor for nondiscrimination purposes.)
27(l Sect as a Div	b)(1) o tion 3.0 ipplica	or (2 04(A able A P	() (e A)(2 to art	loyer under Election 27(b)(3) may specify any Fixed Nonelective Contribution formula not described under Elections e.g., For each Plan Year, 2% of net profits exceeding \$50,000, or The cash value of unused paid time off, as described in (a)(a) and the Employer's Paid Time Off Plan) and/or the Employer may describe different Fixed Nonelective Contributions different Participant groups (e.g., A Fixed Nonelective Contribution equal to 5% of Plan Year Compensation applies to cipants and a Fixed Nonelective Contribution equal to \$500 per Participant each Plan Year applies to Division B
(c)	[]	Par Pre app Co	rioc rtic eva plic ontr	iling Wage Contribution. The Prevailing Wage Contribution amount(s) specified for the Plan Year or other applicable I in the Employer's Prevailing Wage Contract(s). The Employer will make a Prevailing Wage Contribution only to ipants covered by the Contract and only as to Compensation paid under the Contract. The Employer must specify the Iling Wage Contribution by attaching an appendix to the Adoption Agreement that indicates the contribution rate(s) able to the prevailing wage employment/job classification(s). If the Participant accrues an allocation of Employer ibutions (including forfeitures) under the Plan or any other Employer plan in addition to the Prevailing Wage Contribution, an Administrator will (Choose one of (1) or (2).):
	(1)	[]	No offset. Not reduce the Participant's Employer Contribution allocation by the amount of the Prevailing Wage Contribution.
	(2)	[]	Offset. Reduce the Participant's Employer Contribution allocation by the amount of the Prevailing Wage Contribution.
(d)	[]	Pa	rtic	ed and Participating Employers. If any Related and Participating Employers (or in the case of a Multiple Employer Plan, ipating Employers regardless of whether they are Related Employers) contribute Nonelective Contributions to the Plan, ntribution formula(s) (Choose one of (1) or (2) .):
	(1)	[]	All the same. Is (are) the same as for the Signatory Employer under this Election 27.
	(2)	[]	At least one different. Is (are) as follows:
also	Parti	cipa	atin	e Plan is a Multiple Employer Plan, the Employer should not elect $27(d)$ unless there are Related Employers which are g Employers. See Section 1.24(D). The Employer electing $27(d)$ also must complete Election $28(g)$ as to the allocation oply to the Participating Employers.]
(e)	[]	(T)	he j	ibe:

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

Part	icipan	t any l	No	nel	<u>CONTRIBUTION ALLOCATION</u> (3.04(B)). The Plan Administrator, subject to Section 3.06, will allocate to each excive Contribution (excluding QNECs) under the following contribution allocation formula (<i>Choose one or more of licable</i> .):
(a)	[X]	Pro	rat	a. A	As a uniform percentage of Participant Compensation.
(b)	[]				disparity. In accordance with the permitted disparity allocation provisions of Section 3.04(B)(2), under which the permitted disparity formula and definition of "Excess Compensation" apply (Complete (1) and (2).):
	(1)	Forn	nul	a (Choose one of a., b., or c.):
		a.	[]	Two-tiered.
		b.	[]	Four-tiered.
		c.	[]	Two-tiered, except that the four-tiered formula will apply in any Plan Year for which the Plan is top-heavy.
	(2)				mpensation. For purposes of Section 3.04(B)(2), "Excess Compensation" means Compensation in excess of the level provided below (<i>Choose one of a. or b.</i>):
		a.	[]	Percentage amount. % (not exceeding 100%) of the Taxable Wage Base in effect on the first day of the Plan Year, rounded to the next highest \$ (not exceeding the Taxable Wage Base).
		b.	[]	Dollar amount. The following amount: \$ (not exceeding the Taxable Wage Base in effect on the first day of the Plan Year).
(c)	[]	Elect	ior	ıs 2	tion of contribution formula. The Plan Administrator will allocate any Fixed Nonelective Contribution under 7(b), 27(d), or 27(e), or any Prevailing Wage Contribution under Election 27(c), in accordance with the contribution Employer adopts under those Elections.
(d)	[]				ions of Participants. [This is a nondesigned based safe harbor allocation method.] In accordance with the ons allocation provisions of Section 3.04(B)(3). (Complete (1) and (2).):
	(1)				n of the classifications. [This is a nondesigned based safe harbor allocation method.] The classifications are $e \circ f a., b., or c.$):
Tree	as. Reg	g. §1.4	101	(a)	Employer would elect 28(d) where it intends to satisfy nondiscrimination requirements using "cross-testing" under (4)-8. However, choosing this election does not necessarily require application of cross-testing and the Plan may be rimination as to its classification-based allocations by testing allocation rates.]
		a.	[]	Each in own classification. Each Participant constitutes a separate classification.
		b.	[]	$\textbf{NHCEs/HCEs.} \ \ \textbf{Nonhighly Compensated Employee/Participants and Highly Compensated Employee/Participants}.$
		c.	[]	Describe the classifications:
clas the §41 §1.4 Emp	sificat shorte 0(b). 401(k)- oloyer cation	ions c st peri In the -1(a)(c by th	iod c c o) c e c app	not s oj ase upp lue blica	ons under Election 28(d) must result in a definitely determinable allocation under Treas. Reg. §1.401-1(b)(1)(ii). The limit the NHCEs benefiting under the Plan only to those NHCE/Participants with the lowest Compensation and/or Service and who may represent the minimum number of benefiting NHCEs necessary to pass coverage under Code of a self-employed Participant (i.e., sole proprietorships or partnerships), the requirements of Treas. Reg. ly and the allocation method should not result in a cash or deferred election for the self-employed Participant. The date of its tax return (including extensions) must advise the Plan Administrator or Trustee in writing as to the able to each Participant under Election 28(d)(1)a. or applicable to each classification under Elections 28(d)(1)b. or an Year.]
	(2)				method within each classification. Allocate the Nonelective Contribution within each classification as follows $e \circ f a$., b ., $or \circ c$.):
		a.	[]	Pro rata. As a uniform percentage of Compensation of each Participant within the classification.
		b.	[]	Flat dollar. The same dollar amount to each Participant within the classification.
		c.	[]	Describe:
(e)	[]	prov	isic	ns	[This is a nondesigned based safe harbor allocation method.] In accordance with the age-based allocation of Section 3.04(B)(5). The Plan Administrator will use the Actuarial Factors based on the following assumptions both (1) and (2).):
	(1)	Inter	es	t ra	te. (Choose one of a., b., or c.):
		a.	[]	7.5% b. [] 8.0% c. [] 8.5%

	(2)	Mortali	ity table. (Choose one of a. or b.):		
		a. [] UP-1984. See Appendix D.		
		b. [] Alternative:applicable tables using such n	(Specify 1983 GAM nortality table and the specified inte	, 1983 IAM, 1971 GAM or 1971 IAM and attach rest rate as replacement Appendix D.)
(f)	[]		-	uniform points allocation provisions Choose one or both of (1) and (2) .	of Section 3.04(B)(6). Under the uniform points <i>Thoose</i> (3) if applicable.):
	(1)	[] Ye	ears of Serviceounted for points is	point(s) for each Year of So	ervice. The maximum number of Years of Service
		"Year of	f Service" under this Election 28(f)	means (Choose one of a. or b.):	
		a. [] Eligibility. Years of Service for	or eligibility in Election 16.	
		b. [] Vesting. Years of Service for	vesting in Elections 43 and 44.	
			A Year of Service must satisfy Treallocation under Treas. Reg. §1.40		he uniform points allocation to qualify as a safe
	(2)	[] A	gepoint	(s) for each year of age attained duri	ng the Plan Year.
	(3)		ompensation	point(s) for each \$	(not to exceed \$200) increment of Plan Year
(g)	[]	Participa the Plan	ating Employers regardless of who	ether they are Related Employers)	oyers (or in the case of a Multiple Employer Plan, contribute Nonelective Contributions to the Plan, the Participating Employer(s) under Election 27(d)
	(1)	Allocati	ion Method. (Choose one of a. or i	<i>b.</i>):	
		a. [] All the same. Using the same	allocation method as applies to the	Signatory Employer under this Election 28.
		b. [] At least one different. Under	the following allocation method(s):	
	(2)		ion sharing. The Plan Administrate Participating Employer (Choose on		ntributions made by the Signatory Employer and
		a. [] Employer by Employer. Onl	y to the Participants directly employ	ed by the contributing Employer.
		b. [ll Participants regardless of which E made Nonelective Contributions for	Employer directly employs them and regardless of the Plan Year.
also 11(i Emp	Parti k)(2), ployer	icipating l to disrego contribut	Employers. See Section 1.24(D) a eard the Compensation paid by " tion to a Participant (and vice vers	nd Election 27(d). If the Employer Y" Participating Employer in dete	g) unless there are Related Employers which are elects $28(g)(2)a$., the Employer should also elect rmining the allocation of the "X" Participating n both X and Y. If the Employer elects $28(g)(2)b$., Nonelective Contributions.]
(h)	[]	Describe			
				lefinitely determinable requirement harbor for nondiscrimination purpos	under Treas. Reg. §1.401-1(b). If the formula is ses.)
	<u>QNE</u> b).):	CC (PLAN	N-DESIGNATED) (3.04(C)(1)). TI	he following provisions apply regar	ding Plan-Designated QNECs (Choose one of (a)
Pla	n is us	ing Curre			.04(C)(2) may elect for any Plan Year where the rator will allocate only to NHCEs for purposes of
(a)	[X]	Not app	plicable. There are no Plan-Designa	ated QNECs.	
(b)	[]	Applies.	. There are Plan-Designated QNEO	Cs to which the following provisions	apply (Complete (1), (2), and (3).):
	(1)			following Nonelective Contribution and QNECs (Choose one of a. or b.):	ns (as allocated to the designated allocation group
		a. [] All. All Nonelective Contribut	tions.	
		b. [] Designated. Only the following	ng Nonelective Contributions under	Election 27:

	(2)	Allo	cati	on	Group. Subject to Section 3.06, allocate the Plan-Designated QNEC (Choose one of a. or b.):
		a.	[]	NHCEs only. Only to NHCEs under the method elected in Election 29(b)(3).
		b.	[]	All Participants. To all Participants under the method elected in Election 29(b)(3).
	(3)				Method. The Plan Administrator will allocate a Plan-Designated QNEC using the following method (<i>Choose one or d.</i>):
		a.	[]	Pro rata.
		b.	[]	Flat dollar.
		c.	[]	Reverse. See Section $3.04(C)(3)$.
		d.	[]	Describe:
[Note	e: Se	e Sectio	on ·	4.10	Q(D) as to targeting limitations applicable to QNEC nondiscrimination testing.]
Emp Cont	loyer ribut	under	El	ecti ribe	401(k) PLAN (SAFE HARBOR CONTRIBUTIONS/ADDITIONAL MATCHING CONTRIBUTIONS) (3.05). The on 6(e) will (or in the case of the Safe Harbor Nonelective Contribution may) contribute the following Safe Harbor din Section 3.05(E) and will or may contribute Additional Matching Contributions described in Section 3.05(F) ough (e) when and as applicable. Complete (f) and (i). Choose (g), (h), and (j) as applicable.):
(a)	[]	Partic	cipa	ant'	or Nonelective Contribution (including QACA). The Safe Harbor Nonelective Contribution equals% of a s Compensation [Note: The amount in the blank must be at least 3%. The Safe Harbor Nonelective Contribution ard (offsets) most other Employer Nonelective Contributions. See Section 3.05(E)(12).]
(b)	[]	safe l Cont safe l	es) nar ribi nar	. In bor utio bor	for Nonelective Contribution (including QACA)/delayed year-by-year election (maybe and supplemental a connection with the Employer's provision of the maybe notice under Section 3.05(I)(1), the Employer elects into status by giving the supplemental notice and by making this Election 30(b) to provide for a Safe Harbor Nonelective on equal to (specify amount at least equal to 3%) of a Participant's Compensation. This Election 30(b) and status applies for the Plan Year ending: (specify Plan Year end), which is the Plan Year to Employer's maybe and supplemental notices apply.
perf	orm C	Current	Ye	ear	listributing the maybe notice can use election 30(b) without completing the year. Doing so requires the Plan to Testing unless the Employer decides to elect safe harbor status. If the Employer wishes to elect safe harbor status for loyer must amend the Plan to enter the Plan Year end above.]
(c)	[]	3% o	f tł	ie F	ching Contribution. A Matching Contribution equal to 100% of each Participant's Elective Deferrals not exceeding Participant's Compensation, plus 50% of each Participant's Elective Deferrals in excess of 3% but not in excess of 5% cipant's Compensation. See Sections 1.35(E) and 3.05(E)(4). (Complete (1).):
	(1)	Defe	rral <i>uti</i>	s fo	od. For purposes of this Election 30(c), "Compensation" and "Elective Deferrals" mean Compensation and Elective per: [Note: The Employer must complete the blank line with the applicable time period for the Basic Match, such as "each payroll period," "each calendar month," "each Plan Year quarter" or "the Plan"
(d)	[]	exces	edii ss o	ng of 6	sic Matching Contribution. A Matching Contribution equal to 100% of a Participant's Elective Deferrals not 1% of the Participant's Compensation, plus 50% of each Participant's Elective Deferrals in excess of 1% but not in 6% of the Participant's Compensation. (Complete (1).): [Note: This election is available only if the Employer has QACA automatic deferrals provisions under Election 21.]
	(1)	Defe	rral <i>uti</i>	s fo	the QACA Basic Match, such as "each payroll period," "each calendar month," "each Plan Year quarter" or "the
(e)	[]				Matching Contribution (including QACA). See Sections 1.35(F) and 3.05(E)(6). (Choose one of (1) or (2) and (2) for any election.):
	(1)	[]	U E	nif ect	orm percentage. A Matching Contribution equal to% of each Participant's Elective Deferrals but not as to ive Deferrals exceeding% of the Participant's Compensation.
	(2)	[]	Pa	artio	ed formula. A Matching Contribution equal to the specified matching rate for the corresponding level of each cipant's Elective Deferral percentage. A Participant's Elective Deferral percentage is equal to the Participant's ive Deferrals divided by his/her Compensation.

						Elective Deferral Percentage	Matching Rate	
						%	%	
						%	%	
						%	%	
	(3)	De co	efer	rals f	or:	. [Note: The	Compensation" and "Elective Deferrals" mean Compensation are Employer must complete the blank line with the applicable time with the applicable time will period," "each calendar month," "each Plan Year quarter" of	e period for
mus the	t satis Emple	sfy ti oyer	he r ele	equir	rement o satis	s of Code §§401(k)(12)(B)(ii) and (fy the ACP safe harbor under Elec	ferral percentage increases and the Enhanced Matching formula (iii) (taking into account Code §401(k)(13)(D)(ii) in the case of a tion 38(a)(2)a., the Employer also must limit Elective Deferrals a of 6% of Plan Year Compensation.]	QACA). If
(f)		_				receive Safe Harbor Contributio cable.):	ns. The allocation of Safe Harbor Contributions (Choose one of	(1), (2), or
	(1)	[]	App	lies to	all Participants. Applies to all Par	ticipants except as may be limited under Election 30(g).	
	(2)	[]			nly. Is limited to NHCE Participa afe Harbor Contribution allocation.	nts only and may be limited further under Election 30(g). No	HCE will
	(3)	[]				o NHCE Participants and to the following HCE Participants and	nd may be
						group the Employer describes un wore than 5% of the Employer witho	der Election $30(f)(3)$ must be definitely determinable. (e.g., Distribution rules).]	ivision "A"
	(4)	[]	Safe		or Contributions are not allocated to	Bargaining Employees. Notwithstanding Elections 30(f)(1), (2) Collective Bargaining (union) Employees and may be further lin	
(g)	[]	Er ele un El	nplects der ecti	age this	n Electi D for a	ction 14 elects eligibility requirement on Year of Service for Safe Harl on 30(g) applies the rules of Secti a Plan Year to those Participants w	Contribution. The Employer may elect this Election 30(g) of this for Elective Deferrals of less than age 21 and/or one Year of Stor Matching or for Safe Harbor Nonelective Contributions. The on 3.05(D) to limit the allocation of any Safe Harbor Contribution the Plan Administrator in applying the OEE rule described in covering the Includible Employees.	Service but Employer ution under
(h)	[]	Aı	otl	her p	lan. T	he Employer will make the Safe Ha	rbor Contribution to the following plan:	
(i)	Add	itio	nal	Mate	ching (Contributions. See Sections 1.35(C	G) and 3.05(F). (Choose one of (1) or (2).):	
	(1)	[]		Additi on Plan		e Employer will not make any Additional Matching Contributions	s to its safe
	(2)	[]			I Matching Contributions. The Enarbor Plan. (Choose a., b., and c. a	nployer will or may make the following Additional Matching Co s applicable.):	ntributions
		a.		[]		d Additional Matching Contribu (ii) as applicable and complete (iii)	ttion. The following Fixed Additional Matching Contribution (for any election.):	Choose (i)
				(i)	[]	Uniform percentage. A Matchin not as to Elective Deferrals exceed	g Contribution equal to% of each Participant's Elective Dedding% of the Participant's Compensation.	eferrals but
				(ii)	[]		ntribution equal to the specified matching rate for the corresponditional percentage. A Participant's Elective Deferral percentage is excluded by his/her Compensation.	
						Elective Deferral Percentage	Matching Rate	
						%	%	
						%	%	
						%	%	
				(iii)	Com	pensation and Elective Deferrals fo	Election 30(i)(2)a., "Compensation" and "Elective Deferrer: e blank line with the applicable time period for computing the	
							e blank line with the applicable time period for computing the calendar month, each Plan Year quarter OR the Plan Year. If the	

indicate as such in the blank line.]

elects a match under both (i) and (ii) and will apply a different time period to each match, the Employer may

	b.	[]	Discretionary Additional Matching C Contribution. If the Employer make Contribution will not apply as to Elective the blank if applicable or leave blank).	s a Discretionary	Matching	g Contribution,	, the Discretion	ary Matching
		(i)	Time period. For purposes of this Compensation and Elective Deferrals fo [Note: The Employer must complete the Discretionary Matching Contribution, ethe Plan Year. If the Employer fails to see Additional Matching Contribution based.	r: e blank line with the e.g., each payroll pe pecify a time period	he applica eriod, eac l, the Emp	able time period h calendar mon	d for computing th, each Plan Ye	the Additional ar quarter OR
	c.	[]	Describe Additional Matching Contri (<i>The formula described must satisfy the the Employer elects to satisfy the ACP s</i> 3.05(<i>G</i>).)	definitely determin	able requ	irement under		
including increase Employer Compens Addition	Fixed as the r must ration; al Mat	l Addi Electi limit (iv) t ching	er elects to satisfy the ACP safe harbor tional Matching Contributions and Discreve Deferral percentage increases; (ii) no Elective Deferrals taken into account for he Plan must apply all Matching Contribution, the contribution amount magafe Harbor Contributions in disag	etionary Additional HCE may be entit the Additional Mat ributions to Catch- y not exceed 4% of t	Matching led to a g ching Co Up Defer the Partic	g Contributions: reater rate of n ntributions to a rals; and (v) is ipant's Plan Yea	(i) the matching natch than any N maximum of 69 n the case of a nr Compensation	g rate may not [HCE; (iii) the 6 of Plan Year Discretionary .]
(j) []	Con as fo	tribution ollows: ecify co	ons and/or Additional Matching Contribu	tions to disaggregat	ed parts o	of its Plan under	r Treas. Reg. §1.	401(k)-1(b)(4)
Harbor C (v) Rollo receive a	Contrib ver Co n allo	utions ontribu ocation	CONDITIONS (3.06(B)/(C)). The Plan of ; (iii) Additional Matching Contributions itions; (vi) Designated IRA Contributions of Matching Contributions, Nonelective condition(s) (Choose one of (a) or (b). Choose one of (b).	which will satisfy s; (vii) SIMPLE Core Contributions or	the ACP ntribution Participa	test safe harbor s; or (viii) Prev	; (iv) Employee railing Wage Con	Contributions; ntributions. To
(a) []	No	condit	ions. No allocation conditions apply to Ma	atching Contribution	ıs, to Non	elective Contrib	outions or to forfe	eitures.
(b) [X]			s. The following allocation conditions ap) through (7). Choose Contribution Type of		ed Contril	bution Type and	d/or forfeitures (Choose one or
3.04(C)(2 includes d	?) reg all No	arding nelecti	ion 31, except as the Employer describes Operational QMACs and Operational ive Contributions to which allocation condition exceeding 1,000 Hours of Service in the	QNECs, Matching litions may apply. T	includes	all Matching	Contributions ar	nd Nonelective
				(1) Matching,		(2)	(3)	(4)
				Nonelective and Forfeitures		Matching	Nonelective	Forfeitures
(1)	[]	Non	e.	N/A (See Election 31(a))		[]	[]	[]
(2)	[]		HOS/terminees (91 consecutive days if osed Time). See Section 3.06(B)(1)(b).	[]	OR	[]	[]	[]
(3)	[X]	Last	t day of the Plan Year.	[X]	OR	[]	[]	[]
(4)	[]	Last	t day of the Election 31(c) time period.	[]	OR	[]	[]	[]
(5)	[]		0 HOS in the Plan Year (182 consecutives in Plan Year if Elapsed Time).	e []	OR	[]	[]	[]
(6)	[]	31(0	(specify) HOS within the Election time period, (but not exceeding 1,000 S in a Plan Year).	[]	OR	[]	[]	[]
(7)	[]	(e.g.	cribe conditions: , Last day of the Plan Year as to Nor cation conditions for Participating Employ		-	Participating E	mployer "A" Po	articipants. No

(c)	[]			e period. Under Section 3.06(C), apply Ele ch (<i>Choose one or more of (1) through (5)</i> .					contributions/fo	rfeitures based	
	(1)	[]	Plan Year.	[]	OR	[]	[]	[]	
	(2)	[]	Plan Year quarter.]]	OR	[]	[]	[]	
	(3)	[]	Calendar month.]]	OR	[]	[]	[]	
	(4)	[]	Payroll period.	[]	OR	[]	[]	[]	
	(5)	[]	Describe time period:							
[No	te: If t	the I	Етр	ployer elects $31(b)(4)$ or $(b)(6)$, the Employer	er must choos	se (c). If th	he Employe	er elects 31(b)(7	7), choose (c) if a	pplicable.]	
Sev con	erance	e fr	om /for	ION CONDITIONS - APPLICATION/W. Employment as described below, applications as follows (If the Employer electrons)	y or do no	t apply	Election 3	31(b) allocation	n conditions to	the specified	
3.04	4(C)(2	?) re	gai	Election 32, except as the Employer descr rding Operational QMACs and Operation elective Contributions to which allocation c	nal QNECs,	Matching					
(a)	[X]			waiver or application. If a Participant incainment of Normal Retirement Age or Early					f or following de	ath, Disability	
	(1)	[X]	Do not apply. Do not apply elected alloc forfeitures.	ation condition	ons to Ma	tching Co	ntributions, to N	Nonelective Cont	ributions or to	
	(2)	[]	Apply. Apply elected allocation conditions	s to Matching	Contribu	itions, to N	Ionelective Con	tributions and to	forfeitures.	
(b)	[]	co	ndi ain	ication/waiver as to Contribution Types tions except such conditions are waived if ment of Normal Retirement Age or Early s/forfeitures (Choose one or more of (1) thr	Severance from Retirement ough (4). Character (4).	om Emplo Age as oose Cont	yment is on specified,	on account of or and as applied type as applicable	r following death to the specified le.):	, Disability or I Contribution	
					Mate None	1) ching, lective rfeitures		(2) Matching	(3) Nonelective	(4) Forfeitures	
	(1)	[]	Death.	[]	OR	[]	[]	[]	
	(2)	[]	Disability.	[]	OR	[]	[]	[]	
	(3)	[]	Normal Retirement Age.	[]	OR	[]	[]	[]	
	(4)	[]	Early Retirement Age.	[]	OR	[]	[]	[]	
(c)	Susp	ens	ion	. The suspension of allocation conditions o	f Section 3.06	o(F) (Cho	ose one of	(1) or (2).):			
	(1)	[X	[]	Applies. Applies as follows (Choose one of	of a., b., or c.)):					
		a.		[X] Both. Applies both to Nonelective C	Contributions	and to Ma	atching Co	ntributions.			
		b.		[] Nonelective. Applies only to Nonele	ective Contrib	outions.					
		c.	c. [] Match. Applies only to Matching Contributions.								
	(2)	[]	Does not apply.							
33.	FOR	FEI	TU	RE ALLOCATION METHOD (3.07). (Ch	oose one of (a	a) or (b).)	:				
				e Employer elects immediate vesting, the En				ı 33. See Sectioi	n 7.07.]		
(a)	[]	Sa	fe	harbor/top-heavy exempt. Apply all for on 3.07(A)(4).		_				cordance with	

				e Contribution Type as applicable. Choose (5) only in conjun				(1) inrough (0)
					(1) All Forfeitur	res	(2) Nonelective Forfeitures	(3) Matching Forfeitures
	(1)	[]		litional Nonelective. Allocate as additional Discretionary elective Contribution.	[]	OR	[]	[]
	(2)	[]		litional Match. Allocate as additional Discretionary ching Contribution.	[]	OR	[]	[]
	(3)	[X]	Red	uce Nonelective. Apply to Nonelective Contribution.	[X]	OR	[]	[]
	(4)	[X]	Red	uce Match. Apply to Matching Contribution.	[X]	OR	[]	[]
	(5)	[X]		a expenses. Pay reasonable Plan expenses. Section 7.04(C).)	[X]	OR	[]	[]
	(6)	[]	(mus none	eribe: st satisfy the definitely determinable requirement under Trediscriminatory manner; e.g., Forfeitures attributable to transja X participants.)				
Ele				ESCALATION (3.02(G)). The Automatic Escalation provising Automatic Deferrals. Automatic Escalation applies to Polynomial Deferrals.				
(a)	[X]	Do r	ot ap	ply.				
(b)	[]	App	ly. (Co	omplete (1), (2), (3), and if appropriate (4).):				
	(1)	Part	icipar	nts affected. The Automatic Escalation applies to (Choose on	e of a., b., o	r c.):		
		a.	[]	All Deferring Participants. All Participants who have a Salary Compensation.	Reduction	Agreement in e	effect to defer at le	east% of
		b.	[]	New Deferral Elections. All Participants who file a Sala Election, or, as appropriate, any amendment thereto, to defe	-	-		ve date of this
		c.	[]	Describe affected Participants:				
				in Election 34(b)(1)c. may further describe affected Partic. The group of Participants must be definitely determinable a				
	(2)	Auto	matic	c Increases. (Choose one of a. or b.):				
		a.	[]	Automatic increase. The Participant's Elective Deferrals will in Compensation unless the Participant has filed a Contrary Election any amendment thereto.				
		b.	[]	Describe increase:				
				in Election 34(b)(2)b. may define different increases for a Any such provisions must be definitely determinable.]	lifferent gr	oups of Partic	ripants or may o	otherwise limit
	(3)	Cha	nge D	ate. The Elective Deferrals will increase on the following day	each Plan	Year:		
		a.	[]	First day of the Plan Year.				
		b.	[]	Other:	curs at leas	annually)		
	(4)	after	the Pa	r of Increase. The automatic escalation provision will appl articipant files a Salary Reduction Agreement (or, if sooner, at thereto), unless a. is selected below:				
		a.	[]	The escalation provision will apply as of the second Cha	nge Date t	nereafter.		
				H ROLLOVER CONTRIBUTION (3.08(E)). The following e one of (a) or (b); also see Election $56(d)(1)$; leave blank if 1				Roth Rollover
(a)	[]	Not	Appli	cable. The Plan does not permit In-Plan Roth Rollover Contr	ibutions.			

(b) [X] Apply to Contributions. The Plan Administrator will allocate a Participant forfeiture attributable to all Contribution Types or

	(1)	[X]		etive Date. <u>July 1, 2015</u> (enter date not earlier than September 28, 2010; may be left blank if same as Plan or attement Effective Date).
				FTER-TAX) CONTRIBUTIONS (3.09). The following additional elections apply to Employee Contributions under one or both of (a) and (b) if applicable.):
(a)	[]			limitations. The Plan permits Employee Contributions subject to the following limitations, if any, in addition to dy imposed under the Plan:
Cor	ıtribu	tions m	ay not	ed limitation(s) must be the same for all Participants and must be definitely determinable (e.g., Employee exceed the lesser of \$5,000 dollars or 10% of Compensation for the Plan Year and/or Employee Contributions may 2% of Compensation per payroll period).]
(b)	[]			atching Contribution. For each Plan Year, the Employer's Matching Contribution made as to Employee ons is:
fixe	d Mai	tching	Contri	Matching Contribution formula must be the same for all Participants and must be definitely determinable (e.g., A bution equal to 50% of Employee Contributions not exceeding 6% of Plan Year Compensation or A Discretionary a based on Employee Contributions).]
		SIGNA e (a) a		IRA CONTRIBUTIONS (3.12). Under Election 6(h), a Participant may make Designated IRA Contributions.
(a)	Тур	e of IR	A con	tribution. A Participant's Designated IRA Contributions will be (<i>Choose one of (1), (2), or (3).</i>):
	(1)	[]	Trad	litional.
	(2)	[]	Roth	la.
	(3)	[]	Trad	litional/Roth. As the Participant elects at the time of contribution.
(b)		e of A o		a. A Participant's Designated IRA Contributions will be held in the following form of Account(s) (Choose one of (1),
	(1)	[]	IRA.	
	(2)	[]	Indi	vidual Retirement Annuity.
	(3)	[]	IRA	Individual Retirement Annuity. As the Participant elects at the time of contribution.
				ARTICLE IV LIMITATIONS AND TESTING
				ING ELECTIONS (4.06(B)). The Employer makes the following Plan specific annual testing elections under Section and (b) as applicable. Leave (a) blank if the Plan is a SIMPLE 401(k) plan.):
(a)	[X]	None	discrit	mination testing. (Choose one or more of (1) , (2) , and (3) .):
	(1)	[X]	Trad	litional 401(k) Plan/ADP/ACP test. The following testing method(s) apply:
				'split test". For Current Year Testing, See Section 4.11(E). For Prior Year Testing, see Section 4.11(I) and, as to the ctions $4.10(B)(4)(f)(iv)$ and $4.10(C)(5)(e)(iv)$.
		ADP	Test	(Choose one of a. or b.)
		a.	[]	Current Year Testing.
		b.	[X]	Prior Year Testing.
		ACP	Test	(Choose one of c., d., or e.)
		c.	[]	Not applicable. The Plan does not permit Matching Contributions or Employee Contributions and the Plan Administrator will not recharacterize Elective Deferrals as Employee Contributions for testing.
		d.	[]	Current Year Testing.
		e.	[X]	Prior Year Testing.

(b) [X] Applies. The Plan permits In-Plan Roth Rollover Contributions. ($Choose\ (1)$ if applicable.)

	(2)	[]	Safe	Harb	or Plan/No testing or ACP test only. (Choose one of a. or b.):
		a.	[]	No t	esting. ADP test safe harbor applies and if applicable, ACP test safe harbor applies.
		b.	[]	AC	P test only. ADP test safe harbor applies, but Plan will perform ACP test as follows (Choose one of (i) or (ii).):
			(i)	[]	Current Year Testing.
			(ii)	[]	Prior Year Testing.
	(3)	[]	May	be no	tice (Election 30(b)). See Section 3.05(I).
a P	lan th up, or	at app Safe F	lies b Harbo	oth to r Pla	take elections under both the Traditional 401(k) Plan and Safe Harbor Plan elections, in order to accommodate esting elections (e.g., Safe Harbor Includible Employees group and tested Otherwise Excludible Employees in with tested after-tax Employee Contributions). In the absence of an election regarding ADP or ACP tested Testing applies.]
(b)	[]				ation. The Top-Paid Group election and the calendar year data election are not used unless elected below both of (1) and (2) if applicable.):
	(1)	[]	Top-	paid	group election applies.
	(2)	[]	Cale	ndar	year data election (fiscal year Plan only) applies.
					ARTICLE V VESTING REQUIREMENTS
		MAL or (b).		REM.	ENT AGE (5.01). A Participant attains Normal Retirement Age under the Plan on the following date (Choose
(a)	[X]	Speci	ific ag	ge. Th	e date the Participant attains age 65. [Note: The age may not exceed age 65.]
(b)	[]	Year	in wh	ich th	on. The later of the date the Participant attains age or the anniversary of the first day of the Plan le Participant commenced participation in the Plan. [Note: The age may not exceed age 65 and the anniversary the 5th.]
40.	EAR	LY RE	TIRE	MEN	<u>T AGE</u> (5.01). (Choose one of (a) or (b).):
(a)	[X]	Not a	pplic	able.	The Plan does not provide for an Early Retirement Age.
(b)	[]	Partic	cipant	reach	nt Age. Early Retirement Age is the later of: (i) the date a Participant attains age; (ii) the date a es his/her anniversary of the first day of the Plan Year in which the Participant commenced participation i) the date a Participant completes Years of Service.
[No	te: The	e Empl	oyer s	hould	l leave blank any of clauses (i), (ii), and (iii) which are not applicable.]
"Ye	ars of	Servic	e" und	ler th	is Election 40 means (Choose one of (1) or (2) as applicable.):
	(1)	[]	Eligi	bility	Years of Service for eligibility in Election 16.
	(2)	[]	Vest	ing. Y	Years of Service for vesting in Elections 43 and 44.
_					Retirement Age does not affect the time at which a Participant may receive a Plan distribution. However, a vested at Early Retirement Age.]
					DEATH OR DISABILITY (5.02). Under Section 5.02, if a Participant incurs a Severance from Employment ility (<i>Choose one of (a), (b), or (c).</i>):
(a)	[X]	Appl	ies. A	pply	100% vesting.
(b)	[]	Not a		able.	Do not apply 100% vesting. The Participant's vesting is in accordance with the applicable Plan vesting
(c)	[]		ted ap	_	tion. Apply 100% vesting, but only if a Participant incurs a Severance from Employment as a result of <i>(Choose)</i> :
	(1)	[]	Deat	h.	
	(2)	[]	Disa	bility	

42. <u>VESTING SCHEDULE</u> (5.03). A Participant has a 100% Vested interest at all times in his/her Accounts attributable to: (i) Elective Deferrals; (ii) Employee Contributions; (iii) QNECs; (iv) QMACs; (v) Safe Harbor Contributions (other than QACA Safe Harbor Contributions); (vi) SIMPLE Contributions; (vii) Rollover Contributions; (viii) Prevailing Wage Contributions; (ix) DECs; and (x) Designated IRA Contributions. The following vesting schedule applies to Regular Matching Contributions, to Additional Matching Contributions (irrespective of ACP testing status), to Nonelective Contributions (other than Prevailing Wage Contributions) and to QACA Safe Harbor Contributions. (Choose (a) or choose one or both of (b) and (c) as applicable.):

(a) [] Immediate vesting. 100% Vested at all times in all Accounts.

[Note: Unless <u>all</u> Contribution Types are 100% Vested, the Employer should not elect 42(a). If the Employer elects immediate vesting under 42(a), the Employer should not complete the balance of Election 42 or Elections 43 and 44 (except as noted therein). The Employer must elect 42(a) if the eligibility Service condition under Election 14 as to <u>all</u> Contribution Types (except Elective Deferrals and Safe Harbor Contributions) exceeds one Year of Service or more than 12 months. The Employer must elect 42(b)(1) as to any Contribution Type where the eligibility service condition exceeds one Year of Service or more than 12 months. The Employer should elect 42(b) if <u>any</u> Contribution Type is subject to a vesting schedule.]

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

			(1) All Contributions		(2) Nonelective	(3) Regular Matching	(4) Additional Matching (See Section 3.05(F))	(5) QACA Safe Harbor
(1)	[]	Immediate vesting.	N/A (See Election 42(a))		[]	[]	[]	
(2)	[]	6-year graded.	[]	OR	[]	[]	[]	N/A
(3)	[X]	3-year cliff.	[X]	OR	[]	[]	[]	N/A
(4)	[]	Modified schedule: Years of Service Vested Less than 1 a. 1 b. 2 c. 3 d. 4 e. 5 f. 6 or more 100°		OR	[]	[]	[]	N/A
(5)	[]	2-year cliff.	[]	OR	[]	[]	[]	[]
(6)	[]	Modified 2-year schedule: Years of Service Vested Less than 1 a. 1 b. 2 100°	<u>%</u> 	OR	[]	[]	[]	[]

[Note: If the Employer does not elect 42(a), the Employer under 42(b) must elect immediate vesting or must elect one of the specified alternative vesting schedules. The Employer must elect either 42(b)(5) or (6) as to QACA Safe Harbor Contributions. The modified top-heavy schedule of Election 42(b)(4) must satisfy Code §411(a)(2)(B). If the Employer elects Additional Matching under Election 30(i), the Employer should elect vesting under the Additional Matching column in this Election 42(b). That election applies to the Additional Matching even if the Employer has given the maybe notice but does not give the supplemental notice for any Plan Year and as to such Plan Years, the Plan is not a safe harbor plan and the Matching Contributions are not Additional Matching Contributions. If the Plan's Effective Date is before January 1, 2007, the Employer may wish to complete the override elections in Appendix B relating to the application of non-top-heavy vesting.]

(c)	Γ	1	Special	vesting	provisions:	
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[Note: The Employer under Election 42(c) may describe special vesting provisions from the elections available under Election 42 and/or a combination thereof as to a: (i) Participant group (e.g., Full vesting applies to Division A Employees OR to Employees hired on/before "x" date. 6-year graded vesting applies to Division B Employees OR to Employees hired after "x" date.); and/or (ii) Contribution Type (e.g., Full vesting applies as to Discretionary Nonelective Contributions. 6-year graded vesting applies to Fixed Nonelective Contributions). Any special vesting provision must satisfy Code §411(a) and must be nondiscriminatory.]

43. YEAR OF SERVICE - VESTING (5.05). (Complete both (a) and (b).):

[Note: If the Employer elects the Elapsed Time Method for vesting the Employer should not complete this Election 43. If the Employer elects immediate vesting, the Employer should not complete Election 43 or Election 44 unless it elects to apply a Year of Service for vesting under any other Adoption Agreement election.]

- (a) **Year of Service.** An Employee must complete at least 1,000 Hours of Service during a Vesting Computation Period to receive credit for a Year of Service under Article V. [*Note: The number may not exceed 1,000. If left blank, the requirement is 1,000.*]
- (b) **Vesting Computation Period.** The Plan measures a Year of Service based on the following 12-consecutive month period (*Choose one of (1) or (2).*):
 - (1) [X] Plan Year.
 - (2) [] Anniversary Year.
- 44. EXCLUDED YEARS OF SERVICE VESTING (5.05(C)). (Choose (a) or (b).):
- (a) [X] None. None other than as specified in Section 5.05(C)(1).
- (b) [] **Exclusions.** The Plan excludes the following Years of Service for purposes of vesting (Choose one or more of (1) through (4).):
 - (1) [] Age 18. Any Year of Service before the Vesting Computation Period during which the Participant attained the age of 18.
 - (2) [] **Prior to Plan establishment.** Any Year of Service during the period the Employer did not maintain this Plan or a predecessor plan.
 - (3) [] Rule of Parity. Any Year of Service excluded under the rule of parity. See Plan Section 5.06(C).
 - (4) [] Additional exclusions. The following Years of Service: _

[Note: The Employer under Election 44(b)(4) may describe vesting service exclusions provisions available under Election 44 and/or a combination thereof as to a: (i) Participant group (e.g., No exclusions apply to Division A Employees OR to Employees hired on/before "x" date. The age 18 exclusion applies to Division B Employees OR to Employees hired after "x" date.); or (ii) Contribution Type (e.g., No exclusions apply as to Discretionary Nonelective Contributions. The age 18 exclusion applies to Fixed Nonelective Contributions). Any exclusion specified under Election 44(b)(4) must comply with Code §411(a)(4). Any exclusion must be nondiscriminatory.]

ARTICLE VI DISTRIBUTION OF ACCOUNT BALANCE

- 45. <u>MANDATORY DISTRIBUTION</u> (6.01(A)(1)/6.08(D)). The Plan provides or does not provide for Mandatory Distribution of a Participant's Vested Account Balance following Severance from Employment, as follows (*Choose one of (a) or (b). Choose (c) if applicable.*):
- (a) [] No Mandatory Distribution. The Plan will not make a Mandatory Distribution following Severance from Employment.
- (b) [X] Mandatory Distribution. The Plan will make a Mandatory Distribution following Severance from Employment. (Complete (1) and (2). Choose (3) unless the Employer elects to limit Mandatory Distributions to \$1,000 including Rollover Contributions under Elections 45(b)(1)b. and 45(b)(2)b.):
 - (1) **Amount limit.** As to a Participant who incurs a Severance from Employment and who will receive distribution before attaining the later of age 62 or Normal Retirement Age, the Mandatory Distribution maximum amount is equal to (*Choose one of a., b., or c.*):
 - a. [X] \$5,000.
 - b. [] \$1,000.
 - c. [] **Specify amount:** \$____ (may not exceed \$5,000).

[Note: This election only applies to the Mandatory Distribution maximum amount. For other Plan provisions subject to a \$5,000 limit, see election 56(g)(7) in Appendix B.]

- (2) **Application of Rollovers to amount limit.** In determining whether a Participant's Vested Account Balance exceeds the Mandatory Distribution dollar limit in Election 45(b)(1), the Plan (*Choose one of a. or b.*):
 - a. [X] Disregards Rollover Contribution Account.
 - b. [] Includes Rollover Contribution Account.
- (3) **[X]** Amount of Mandatory Distribution subject to Automatic Rollover. A Mandatory Distribution to a Participant before attaining the later of age 62 or Normal Retirement Age is subject to Automatic Rollover under Section 6.08(D) (Choose one of a. or b.):
 - [X] Only if exceeds \$1,000. Only if the amount of the Mandatory Distribution exceeds \$1,000, which for this purpose
 must include any Rollover Contributions Account.

		b. [] Specify lesser amount. Only if the amount of the Mandatory Dis <i>less</i>), which for this purpose must include any Rollover Contribution		(specify \$1,000 or
(c)	[]	Required distribution at Normal Retirement Age. A severed Participant ma of age 62 or Normal Retirement Age.	y not elect to delay dist	ribution beyond the later
Dis Adı	tribut ninis	<u>VERANCE DISTRIBUTION TIMING</u> (6.01). Subject to the timing limitations of ion, or in the case of any Distribution Requiring Consent under Section 6.01 rator will instruct the Trustee to distribute a Participant's Vested Account B g the time specified below (<i>Choose one or more of (a) through (i) as applicable; c</i>	(A)(2), for which conse alance as soon as is a	ent is received, the Plan dministratively practical
		a Participant dies after Severance from Employment but before receiving distribution 46 no longer apply. See Section 6.01(B) and Election 50.]	tion of all of his/her Acc	count, the elections under
			(1) Mandatory Distribution	(2) Distribution Requiring Consent
(a)	[X]	Immediate. Immediately following Severance from Employment.	[X]	[X]
(b)	[]	Next Valuation Date. After the next Valuation Date following Severance from Employment.	[]	[]
(c)	[]	Plan Year. In the Plan Year following Severance from Employment (e.g., next or fifth).	[]	[]
(d)	[]	Plan Year quarter. In the Plan Year quarter following Severance from Employment (<i>e.g.</i> , <i>next or fifth</i>).	[]	[]
(e)	[]	as to the Participant's Account(s) and Account(s) as to the Participant's Account(s) as to the Participant's Account(s) (e.g., As soon as is practical following Severance from Employment as to the Participant's Elective Deferral Account and as soon as is practical in the next Plan Year following Severance from Employment as to the Participant's Nonelective and Matching Accounts).	[]	[]
(f)	[]	Vesting controlled timing. If the Participant's total Vested Account Balance exceeds \$, distribute (specify timing) and if the Participant's total Vested Account Balance does not exceed \$, distribute (specify timing).	[]	[]
(g)	[]	Distribute at Normal Retirement Age. As to a Mandatory Distribution, distribute not later than 60 days after the beginning of the Plan Year following the Plan Year in which the previously severed Participant attains the earlier of Normal Retirement Age or age 65. [Note: An election under column (2) only will have effect if the Plan's NRA is less than age 62.]	[]	[]
(h)	[]	No buy-back/vesting controlled timing. Distribute as soon as is practical following Severance from Employment if the Participant is fully Vested. Distribute as soon as is practical following a Forfeiture Break in Service if the Participant is not fully Vested.	[]	[]
(i)	[]	Describe Severance from Employment distribution timing:		
ava from follo Par Def Con con Emp	ilablo n Em owing ticipo terral utribu tinue ploye	the Employer under Election 46(i) may describe Severance from Employment as a under Election 46 and/or a combination thereof as to any: (i) Participant group of the property of the Employees of	up (e.g., Immediate dist date. Distribution after hired after "x" date.); (i erance from Employment nce from Employment accounts from the X plat in accordance with the subject to Employer disc	tribution after Severance the next Valuation Date i) Contribution Type and at applies as to Elective applies to Nonelective an merged into this Plan te terms of this Plan). An cretion; (iii) comply with

									ivonstanuar c	iizeu 401(K) 1 iaii
(j)	[]		leration. Notwithstanding an wing Severance from Employ					Participant ı	may elect an e	arlier distribution
	(1)	[]	Disability. If Severance from Employment		nent is on ac	ecount of Disab	oility or if the	ne Participai	nt incurs a Di	sability following
	(2)	[]	Hardship. If the Participant	incurs a ha	rdship under	Section 6.07(E	3) following	Severance f	from Employr	nent.
			CE DISTRIBUTIONS/EVEN pe Accounts based on any of							
Pla fori	n Year n or p	· (with olicy i	ployer elects any In-Service a minimum of one per Plan s silent, the number of In-Se ee Section 6.01(C)(4)(d) if the	Year) as th rvice Distri	ne Plan Adm butions is no	inistrator's In- ot limited. Prev	Service Dis vailing Wag	tribution for e Contributi	rm or policy r ions are treat	nay permit. If the ed as Nonelective
(a)	[]	Secti	e. The Plan does not permit a on 6.02; (ii) Protected Benef over Contributions, Employee	fits; and (ii	i) Designate	d IRA Contrib				
(b)	[X]		nitted. In-Service Distribution $of(1)$ through (9) .):	ns are perm	itted as follo	ws from the de	esignated C	ontribution '	Type Account	ts (Choose one or
			e Employer elects otherwise atching Contributions includ							
			,	(1) All Contrib.	(2) Elective Deferrals	(3) Safe Harbor Contrib.	(4) QNECs	(5) QMACs	(6) Matching Contrib.	(7) Nonelective/ SIMPLE
	(1)	[]	None. Except for Election 47(a) (See exceptions.	N/A e Election 47(a))	[]	[]	[]	[]	[]	[]
	(2)	[X]	Age (Choose one or both of a. and b.):							
		a.	[X] Age <u>59 1/2</u> (must be at least 59 1/2).	[X] OF	R []	[]	[]	[]	[]	[]
		b.	[] Age (may be less than 59 1/2).	N/A	N/A	N/A	N/A	N/A	[]	[]
	(3)	[X]	Hardship (Choose one or both of a. and b.):							
		a.	[X] Hardship (safe harbor). See Section 6.07(A).	N/A	[X]	N/A	N/A	N/A	[X]	[X]
		b.	[] Hardship (non- safe harbor). See Section 6.07(B).	N/A	N/A	N/A	N/A	N/A	[]	[]
	(4)	[X]	Disability.	[X] OF	R []	[]	[]	[]	[]	[]
	(5)	[]	year contributions. (specify minimum of two years) See Section 6.01(C)(4)(a)(i).	N/A	N/A	N/A	N/A	N/A	[]	[]
	(6)	[]	months of participation. (specify	N/A	N/A	N/A	N/A	N/A	[]	[]

minimum of 60 months)

Section 6.01(C)(4)(b)(iii).

6.01(C)(4)(a)(ii).

Distribution.

Section

See

N/A

See

(7) [] Qualified Reservist

N/A

N/A

N/A

N/A

N/A

[]

Nonstandardized 401(k) Plan [X] Deemed Severance [X] [] [] [] [] [] (8) [] Distribution. See Section 6.11. (9) [] **Describe:** [Note: The Employer under Election 47(b)(9) may describe In-Service Distribution provisions from the elections available under Election 47 and/or a combination thereof as to any: (i) Participant group (e.g., Division A Employee Accounts are distributable at age 59 1/2 OR Accounts of Employees hired on/before "x" date are distributable at age 59 1/2. No In-Service Distributions apply to Division B Employees OR to Employees hired after "x" date.); (ii) Contribution Type (e.g., Discretionary Nonelective Contribution Accounts are distributable on Disability. Fixed Nonelective Contribution Accounts are distributable on Disability or Hardship (non-safe harbor)); and/or (iii) merged plan account now held in the Plan (e.g., The accounts from the X plan merged into this Plan continue to be distributable in accordance with the X plan terms [supply terms] and not in accordance with the terms of this Plan). An Employer's election under Election 47(b)(9) must: (i) be objectively determinable; (ii) not be subject to Employer discretion; (iii) preserve Protected Benefits as required; (iv) be nondiscriminatory; and (v) not permit an "early" distribution of any Restricted 401(k) Accounts or Restricted Pension Accounts. See Sections 6.01(C)(4) and 11.02(C)(3). 48. IN-SERVICE DISTRIBUTIONS/ADDITIONAL CONDITIONS (6.01(C)). The following additional conditions apply to In-Service Distributions under Election 47(b) (*Choose one of (a) or (b).*): (a) **[X]** Additional conditions. (Choose one or more of (1) through (3) as applicable.): [] 100% vesting required. A Participant may not receive an In-Service Distribution unless the Participant is 100% Vested in the distributing Account. This restriction applies to (Choose one or more of a. or b.): [] **Hardship distributions.** Distributions based on hardship. [] Other In-Service. In-Service distributions other than distributions based on hardship. [] Minimum amount. A Participant may not receive an In-Service Distribution in an amount which is less than: \$ (2) (specify amount not exceeding \$1,000). Describe other conditions: A Participant may not receive an In-Service Distribution for any reason other than Deemed Severance Distribution unless the Participant is 100% Vested in the distributing Account [Note: An Employer's election under Election 48(a)(3) must: (i) be objectively determinable; (ii) not be subject to Employer discretion; (iii) preserve Protected Benefits as required; (iv) be nondiscriminatory; and (v) not permit an "early" distribution of any Restricted 401(k) Accounts or Restricted Pension Accounts. See Section 6.01(C)(4).] No other conditions. A Participant may elect to receive an In-Service Distribution upon any Election 47(b) event without further condition, provided that the amount distributed may not exceed the Vested amount in the distributing Account. 49. POST-SEVERANCE AND LIFETIME RMD DISTRIBUTION METHODS (6.03). A Participant whose Vested Account Balance exceeds \$5,000 (or any lesser amount elected in Appendix B, Election 56(g)(7)): (i) who has incurred a Severance from Employment and will receive a distribution; or (ii) who remains employed but who must receive lifetime RMDs, may elect distribution under one of the following method(s) of distribution described in Section 6.03 and subject to any Section 6.03 limitations. (Choose one or more of (a) through (f) as applicable.): [Note: If a Participant dies after Severance from Employment but before receiving distribution of all of his/her Account, the elections under [X] Lump-Sum. See Section 6.03(A)(3). **Installments only if Participant subject to lifetime RMDs.** A Participant who is required to receive lifetime RMDs may receive installments payable in monthly, quarterly or annual installments equal to or exceeding the annual RMD amount. See Sections 6.02(A) and 6.03(A)(4)(a).

this Election 49 no longer apply. See Section 6.01(B) and Election 50.]

- (c) [X] Installments. See Section 6.03(A)(4).
- **Alternative Annuity:** (d) [] See Section 6.03(A)(5).

[Note: Under a Plan which is subject to the joint and survivor annuity distribution requirements of Section 6.04 (Election 51(b)), the Employer may elect under 49(d) to offer one or more additional annuities (Alternative Annuity) to the Plan's QJSA, QPSA or QOSA. If the Employer elects under Election 51(a) to exempt Exempt Participants from the joint and survivor annuity requirements, the Employer should not elect to provide an Alternative Annuity under 49(d).]

(e) [] Ad-Hoc distributions. See Section 6.03(A)(6).

[Note: If an Employer elects to permit Ad-Hoc distributions the option must be available to all Participants.]

(f) [X] Describe distribution method(s): Ad-Hoc distributions in an amount not less than \$1,000.

[Note: The Employer under Election 49(f) may describe Severance from Employment distribution methods from the elections available under Election 49 and/or a combination thereof as to any: (i) Participant group (e.g., Division A Employee Accounts are distributable in a Lump-Sum OR Accounts of Employees hired after "x" date are distributable in a Lump-Sum. Division B Employee Accounts are distributable in a Lump-Sum or in Installments OR Accounts of Employees hired on/before "x" date are distributable in a Lump-Sum or in Installments.); (ii) Contribution Type (e.g., Discretionary Nonelective Contribution Accounts are distributable in a Lump-Sum or in Installments); and/or (iii) merged plan account now held in the Plan (e.g., The accounts from the X plan merged into this Plan continue to be distributable in accordance with the X plan terms [supply terms] and not in accordance with the terms of this Plan). An Employer's election under Election 49(f) must: (i) be objectively determinable; (ii) not be subject to Employer, Plan Administrator or Trustee discretion; (iii) be nondiscriminatory; and (iv) preserve Protected Benefits as required.]

Pro	іесіеа	benefus as requirea.					
		EFICIARY DISTRIBUTION ELECTION one of (a), (b), or (c); choose (d) if applicab		utions fo	ollowing a Participant'	s death will be 1	made as follows
(a)	[]	Immediate. As soon as practical following	g the Participant's de	ath.			
(b)	[]	Next Calendar Year. At such time as the which next follows the calendar year of the			n any event on or befor	e the last day of t	he calendar year
(c)	[X]	As Beneficiary elects. At such time as the	e Beneficiary may ele	ect, consi	stent with Section 6.02		
(d)	[]	Describe:					
nar	rower	e Employer under Election 50(d) may desc than that permitted under election 50(c), o any election under Election 50(d) must req	r include special pro	visions r	elated to certain benefi	ciaries, (e.g., a si	urviving spouse).
		IT AND SURVIVOR ANNUITY REQUIRED to $ose\ one\ of\ (a)\ or\ (b)$.):	<u>REMENTS</u> (6.04). TI	ne joint a	nd survivor annuity di	stribution require	ments of Section
(a)	[X]	Profit sharing exception. Do not apply Participants (or to a portion of their Account		•		5.04(G)(1), but ap	oply to any other
	(1)	One-year marriage rule. Under Section sharing exception (Choose one of a. or b.)		o an Exe	mpt Participant's Benef	iciary designatior	under the profit
		a. [] Applies. The one-year marria	age rule applies.				
		b. [X] Does not apply. The one-year	r marriage rule does	not apply	7.		
(b)	[]	Joint and survivor annuity applicable.	Section 6.04 applies t	to all Part	ticipants (Complete (1)):	
	(1)	One-year marriage rule. Under Section	6.04(B) relating to th	e QPSA	(Choose one of a. or b.):	
		a. [] Applies. The one-year marria	age rule applies.				
		b. [] Does not apply. The one-year	r marriage rule does	not apply	7.		
		AI	ARTICLE DMINISTRATIVE		SIONS		
		OCATION OF EARNINGS (7.04(B)). For method (Choose one or more of (a) throug				e Plan allocates Ea	arnings using the
Con	tribut	lective Deferrals/Employee Contributions ions, Matching Contributions includes ai ions, unless described otherwise in Election	ll Matching Contrib				U
			(1)		(2) Elective Deferrals/	(3)	(4)
			All Contributions		Employee Contributions	Matching Contributions	Nonelective Contributions
(a)	[X]	Daily. See Section 7.04(B)(4)(a).	[X]	OR	[]	[]	[]
(b)	[]	Balance forward. See Section 7.04(B)(4)(b).	[]	OR	[]	[]	[]

								Non	standard	ized 401(k) Plan
(c)	[]	Balance forward with adjustment. See Section 7.04(B)(4)(c). Allocate pursuant to the balance forward method, except treat as part of the relevant Account at the beginning of the Valuation Period	[]	OR	[]	[[]	[]
(d)	[-]	Weighted average. See Section 7.04(B)(4)(d). If not a monthly weighting period, the weighting period is:	[]	OR	[]	Ī	1	[]
(e)	[]	Participant-Directed Account method. See Section 7.04(B)(4)(e).	[]	OR	[]	I	[]	[]
(f)	[]	Describe Earnings allocation method:						
a co Bal as Aco	om an to	ıb ıcı	ina e fa Di: ts)	e Employer under Election 52(f) may describe attion thereof as to any: (i) Participant group (forward applies to Division B Employees OR to scretionary Nonelective Contribution Accout; (iii) investment type, investment vendor or Actual contributed Account applies to investments pla	e.g., Daily app o Employees h nts. Participa ccount type (e.	olies to Division ired on/before int-Directed Ac g., Balance forv	n A Employees OR "x" date.); (ii) Cor ccount applies to ward applies to inv	to Empl stribution Fixed estments	loyees hir n Type (e. Nonelect s placed w	ed after "x" date. g., Daily applies ive Contribution vith vendor A and

ARTICLE VIII TRUSTEE AND CUSTODIAN, POWERS AND DUTIES

forward applies to pooled Accounts); and/or (iv) merged plan account now held in the Plan (e.g., The accounts from the X plan merged into this Plan continue to be subject to Earnings allocation in accordance with the X plan terms [supply terms] and not in accordance with the terms of this Plan). An Employer's election under Election 52(f) must: (i) be objectively determinable; (ii) not be subject to Employer

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

[Note: Elective Deferrals/Employee Contributions also include Rollover Contributions, Transfers, DECs and Designated IRA Contributions, Matching Contributions includes all Matching Contributions and Nonelective Contributions includes all Nonelective Contributions, unless described otherwise in Election 53(d).]

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

[Note: The Employer under Election 53(d) may describe Valuation Dates from the elections available under Election 53 and/or a combination thereof as to any: (i) Participant group (e.g., No additional Valuation Dates apply to Division A Employees OR to Employees hired after "x" date. Daily Valuation Dates apply to Division B Employees OR to Employees hired on/before "x" date.); (ii) Contribution Type (e.g., No additional Valuation Dates apply as to Discretionary Nonelective Contribution Accounts. The last day of each Plan Year quarter applies to Fixed Nonelective Contribution Accounts); (iii) investment type, investment vendor or Account type (e.g., No additional Valuation Dates apply to investments placed with vendor A and Daily Valuation Dates apply to investments placed with vendor B OR Daily Valuation Dates apply to Participant-Directed Accounts and no additional Valuation Dates apply to pooled Accounts); and/or (iv) merged plan account now held in the Plan (e.g., The accounts from the X plan merged into this Plan continue to be subject to Trust valuation in accordance with the X plan terms [supply terms] and not in accordance with the terms of this Plan). An Employer's election under Election 53(d) must: (i) be objectively determinable; (ii) not be subject to Employer discretion; and (iii) be nondiscriminatory.]

discretion; and (iii) be nondiscriminatory.]

ARTICLE XII MULTIPLE EMPLOYER PLAN

				PLOYER PLAN (12.01/12.02/12.03). The Employer makes the following elections regarding the Plan's Multiple and the application of Article XII ($Choose\ one\ of\ (a)\ or\ (b)$.):					
(a)	[X]	Not a	Not applicable. The Plan is not a Multiple Employer Plan and Article XII does not apply.						
(b) [] Applies. The Plan is a Multiple Employer Plan and the Article XII Effective Date is: The Emmakes the following additional elections (<i>Choose</i> (1) if applicable.):									
	(1)	[]	mod	icipating Employer may modify. See Section 12.03. A Participating Employer in the Participation Agreement may ify Adoption Agreement elections applicable to each Participating Employer (including electing to not apply otion Agreement elections) as follows (<i>Choose one of a. or b. Choose c. if applicable.</i>):					
		a.	[]	All. May modify all elections.					
		b.	[]	Specified elections. May modify the following elections:(specify by election number).					
		c.	[]	Restrictions. May modify subject to the following additional restrictions:					

[Note: If Election (b)(1) above is not chosen, Participating Employers may not modify any Adoption Agreement elections. The Participation Agreement must be consistent with this Election 54(b)(1). Any Participating Employer election in the Participation Agreement which is not permitted under this Election 54(b)(1) is of no force or effect and the applicable election in the Adoption Agreement applies.]

EXECUTION PAGE

The	e Employer.	, by executi	ng this Ado	ption A	greement.	hereby	agrees to	the 1	provisions	of this	Plan and	Trust.

Employer: Data I/O Corporation
Date:
Signed:
[print name/title]
this Adoption Agreement, hereby accepts its position and agrees to all of the rustee (or Custodian) under the Prototype Plan and Trust. If the Employer under need not execute this Adoption Agreement

The Trustee (and Custodian, if applicable), by executing obligations, responsibilities and duties imposed upon the Tr Elections 5(c) or 5(e) will use a separate Trust, the Trustee need not execute this Adoption Agreement.

Nondiscretionary Trustee(s): <u>Great-West Trus</u>	t Company, LLC
Date:	
Signed:	
	[print name/title]
Nondiscretionary Trustee(s):	
Date:	
Signed:	
	[print name/title]
Custodian(s) (Optional):	
Date:	
Signed:	
	[print name/title]

Use of Adoption Agreement. Failure to complete properly the elections in this Adoption Agreement may result in disqualification of the Employer's Plan. The Employer only may use this Adoption Agreement only in conjunction with the basic plan document referenced by its document number on Adoption Agreement page one.

Execution for Page Substitution Amendment Only. If this paragraph is completed, this Execution Page documents an amendment to Adoption Agreement Election(s) _____ effective ______, by substitute Adoption Agreement page number(s) _____. The Employer should retain all Adoption Agreement Execution Pages and amended pages. [Note: The Effective Date may be retroactive or may be prospective.]

Prototype Plan Sponsor. The Prototype Plan Sponsor identified on the first page of the basic plan document will notify all adopting Employers of any amendment to this Prototype Plan or of any abandonment or discontinuance by the Prototype Plan Sponsor of its maintenance of this Prototype Plan. For inquiries regarding the adoption of the Prototype Plan, the Prototype Plan Sponsor's intended meaning of any Plan provisions or the effect of the Opinion Letter issued to the Prototype Plan Sponsor, please contact the Prototype Plan Sponsor at the following address and telephone number: 8515 East Orchard Road, Greenwood Village, Colorado 80111, (877) 694-4015

Reliance on Sponsor Opinion Letter. The Prototype Plan Sponsor has obtained from the IRS an Opinion Letter specifying the form of this Adoption Agreement and the basic plan document satisfy, as of the date of the Opinion Letter, Code §401. An adopting Employer may rely on the Prototype Sponsor's IRS Opinion Letter only to the extent provided in Rev. Proc. 2011-49. The Employer may not rely on the Opinion Letter in certain other circumstances or with respect to certain qualification requirements, which are specified in the Opinion Letter and in Rev. Proc. 2011-49 or subsequent guidance. In order to have reliance in such circumstances or with respect to such qualification requirements, the Employer must apply for a determination letter to Employee Plans Determinations of the IRS.

APPENDIX A SPECIAL RETROACTIVE OR PROSPECTIVE EFFECTIVE DATES

55. <u>SPECIAL EFFECTIVE DATES</u> (1.20). The Employer elects or does not elect Appendix A special Effective Date(s) as follows. (*Choose (a) or one or more of (b) through (s) as applicable.*):

[Note: If the Employer elects 55(a), do not complete the balance of this Election 55.]

(a) [X] Not applicable. The Employer does not elect any Appendix A special Effective Dates.

[Note: The Employer may use this Appendix A to specify an Effective Date for one or more Adoption Agreement elections which does not correspond to the Plan's new Plan or Restated Plan Effective Date under Election 4. As to Restated Plans, for periods prior to: (i) the below-specified special Effective Date(s); or (ii) the Restated Plan's general Effective Date under Election 4, as applicable, the Plan terms in effect prior to its restatement under this Adoption Agreement control for purposes of the designated provisions.]

(b)	[]	Trustee (1.67). The Trustee provisions under Election 5 or Appendix C are effective:
(c)	[]	Contribution Types (1.12). The Contribution Types under Election(s) 6 are effective:
(d)	[]	Excluded Employees (1.22(D)). The Excluded Employee provisions under Election(s) 8 are effective:
(e)	[]	Compensation (1.11). The Compensation definition under Election(s) (specify 9-11 as applicable) are effective:
(f)	[]	Hour of Service/Elective Service Crediting (1.32/1.59(C)). The Hour of Service and/or elective Service crediting provisions under Election(s) (specify 12-13 as applicable) are effective:
(g)]]	Eligibility (2.01-2.03). The eligibility provisions under Election(s) (specify 14-19 as applicable) are effective:
(h)]]	Elective Deferrals (3.02(A)-(D)). The Elective Deferral provisions under Election(s) (specify 20-23 as applicable) are effective:
(i)	[]	Matching Contributions (3.03). The Matching Contribution provisions under Election(s) (specify 24-26 as applicable are effective:
(j)	[]	Nonelective Contributions (3.04). The Nonelective Contribution provisions under Election(s) (specify 27-29 as applicable) are effective:
(k)	[]	401(k) safe harbor (3.05). The 401(k) safe harbor provisions under Election(s) 30 are effective:
(1)	[]	Allocation conditions (3.06). The allocation conditions under Election(s) (specify 31-32 as applicable) are effective:
(m)	[]	Forfeitures (3.07). The forfeiture allocation provisions under Election(s) 33 are effective:
(n)]]	Employee Contributions (3.09). The Employee Contribution provisions under Election(s) 36 are effective:
(o)	[]	Testing elections (4.06(B)). The testing elections under Election(s) 38 are effective:
(p)	[]	Vesting (5.03). The vesting provisions under Election(s) (specify 39-44 as applicable) are effective:
(q)	[]	Distributions (6.01, 6.03 and 6.04). The distribution elections under Election(s) (specify 45-51 as applicable) are effective:
(r)	[]	Earnings/Trust valuation (7.04(B)/8.02(C)(4)). The Earnings allocation and Trust valuation provisions under Election(s)
(s)	[]	Special Effective Date(s) for other elections (specify elections and dates):

APPENDIX B BASIC PLAN DOCUMENT OVERRIDE ELECTIONS

56. <u>BASIC PLAN OVERRIDES</u>. The Employer elects or does not elect to override various basic plan provisions as follows (*Choose (a) or choose one or more of (b) through (l) as applicable.*):

[Note: I	f the	Em	loyer elects 56(a), do not complete the balance of this Election 56.]						
(a) [] N	lot a	pplicable. The Employer does not elect to override any basic plan provisions.						
specify of this Ado	a spe option	ecia n A	oyer at the time of restating its Plan with this Adoption Agreement may make an election on Appendix A (Election 55(s)) is Effective Date for any override provision the Employer elects in this Election 56. If the Employer, after it has executed reement, later amends its Plan to change any election on this Appendix B, the Employer should document the Effective and its B amendment on the Execution Page or otherwise in the amendment.]	^{c}d					
(b) [] D	Definition (Article I) overrides. (Choose one or more of (1) through (8) as applicable.):							
(1)]]	W-2 Compensation exclusion of paid/reimbursed moving expenses (1.11(B)(1)). W-2 Compensation exclude amounts paid or reimbursed by the Employer for moving expenses incurred by an Employee, but only to the extent that, the time of payment, it is reasonable to believe that the Employee may deduct these amounts under Code §217.						
(2)	[]	Alternative (general) 415 Compensation (1.11(B)(4)). The Employer elects to apply the alternative (general) 41 definition of Compensation in lieu of simplified 415 Compensation.	5					
(3)	[]	Inclusion of Deemed 125 Compensation (1.11(C)). Compensation under Section 1.11 includes Deemed 12 Compensation.	5					
(4)	[]	Pre-Regulatory inclusion of Post-Severance Compensation (1.11(I) and 4.05(F)). Prior to the first Limitation Year beginning on or after July 1, 2007 (the Effective Date of the final 415 regulations), the Plan includes Post-Severance Compensation within the meaning of Prop. Treas. Reg. §1.415(c)-2(e) as described in Sections 1.11(I) and 4.05(F) as follows (<i>Choose one or both of a. and b.</i>):						
	a		[] Include for 415 testing. Include for 415 testing and for other testing which uses 415 Compensation. This provision applies effective as of (specify a date which is no earlier than January 1, 2005).	n					
	b		[] Include for allocations. Include for allocations as follows (specify affected Contribution Type(s) and an adjustments to Post-Severance Compensation used for allocation): This provision applies effective as of (specify a date which is no earlier than January 2002).						
(5)	[]	Inclusion of Deemed Disability Compensation (1.11(K)). Include Deemed Disability Compensation. (<i>Choose one of or b.</i>):	а.					
	a		[] NHCEs only. Apply only to disabled NHCEs.						
	b		[] All Participants. Apply to all disabled Participants. The Employer will make Employer Contributions for such disabled Participants for:	h -					
(6)	[]	Treatment of Differential Wage Payments (1.11(L)). In lieu of the provisions of Section 1.11(L), the Employer electhe following (<i>Choose one or more of a., b., c., and d. as applicable.</i>):	ts					
	a		[] Effective date. The inclusion is effective for Plan Years beginning after (may not be earlier than December 31, 2008).	ıe					
	b	٠.	[] Elective Deferrals only. The inclusion only applies to Compensation for purposes of Elective Deferrals.						
	c		[] Not included. The inclusion does not apply to Compensation for purposes of any Contribution Type.						
	d	•	[] Other: (specify other Contribution Type Compensation which includes Differential Wage Payments)	-					
(7)	[]	Leased Employees (1.22(B)). (Choose one or both of a. and b. if applicable.):						
	a.		[] Inclusion of Leased Employees (1.22(B)). The Employer for purposes of the following Contribution Types, do not exclude Leased Employees:	es -					
	b		[] Offset if contributions to leasing organization plan (1.22(B)(2)). The Employer will reduce allocations to the Plan for any Leased Employee to the extent that the leasing organization contributes to or provides benefits under leasing organization plan to or for the Leased Employee and which are attributable to the Leased Employee services for the Employer. The amount of the offset is as follows:	a					

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organization's plan for coverage and nondiscrimination testing.]

[Note: The election of an offset under this Election 56(b)(7)b. may require that the Employer aggregate its plan with the leasing

	(8)	[]	not e	clusion of Reclassified Employees (1.22(D)(3)). The Employer for purposes of the following Contribution Types, does of exclude Reclassified Employees (or the following categories of Reclassified Employees):					
(c)	[]				participation (Article II) override (2.03(D)). For purposes of Plan participation, the Plan applies the "rule of de §410(a)(5)(D).				
(d)	[X]	Cont	atribution/allocation (Article III) overrides. (Choose one or more of (1) through (9) as applicable.):						
	(1)	[X]	Roth	over	rides. (Choose one or more of a., b., c., or d. as applicable.):				
		a.	[]		atment of Automatic Deferrals as Roth Deferrals (3.02(B)). The Employer elects to treat Automatic perals as Roth Deferrals in lieu of treating Automatic Deferrals as Pre-Tax Deferrals.				
		b.	[]		Plan Roth Rollovers limited to In-Service only $(3.08(E)(2)(a))$. Only Participants who are Employees may to make an In-Plan Roth Rollover Contribution.				
		c.	[X]		ted In-Plan Roth Rollovers (3.08(E)(2)(b)). Distributions related to In-Plan Roth Rollovers may only be made accounts which are fully Vested.				
		d.	[]		rce of In-Plan Roth Rollover Contribution (3.08(E)(3)(b)). The Plan permits an In-Plan Roth Rollover only a the following qualifying sources (<i>Choose one or more.</i>):				
			(i)	[]	Elective Deferrals				
			(ii)	[]	Matching Contributions (including any Safe Harbor Matching Contributions and Additional Matching Contributions)				
			(iii)	[]	Nonelective Contributions				
			(iv)	[]	QNECs (including any Safe Harbor Nonelective Contributions)				
			(v)	[]	Rollovers				
			(vi)	[]	Transfers				
			(vii)	[]	Other: (specify account(s) and conditions in a manner that is definitely determinable and not subject to Employer discretion)				
	(2)	[]] No offset of Safe Harbor Contributions to other allocations (3.05(E)(12)). Any Safe Harbor Nonelective Contributions allocated to a Participant's account will <i>not</i> be applied toward (offset) any allocation to the Participant of a non-Harbor Nonelective Contribution.						
	(3)	[]	Shor	t Plar	Year or allocation period (3.06(B)(1)(c)). The Plan Administrator (Choose one of a. or b.):				
		a.	[]	No p	pro-ration. Will <i>not</i> pro-rate Hours of Service in any short allocation period.				
		b.	[]		ration based on months. Will pro-rate any Hour of Service requirement based on the number of months in the tallocation period.				
	(4)	[]	has e	elected	valver of allocation conditions for rehired Participants $(3.06(G))$. The allocation conditions the Employer I in the Adoption Agreement do not apply to rehired Participants in the Plan Year they resume participation, as in Section $3.06(G)$.				
	(5)	[]		ciated ng Ye	I Match forfeiture timing $(3.07(A)(1)(c))$. Forfeiture of associated matching contributions occurs in the ear.				
	(6)	[]	3.070	(A)(4)	for top-heavy exempt fail-safe (3.07(A)(4)). In lieu of ordering forfeitures as (a), (b), and (c) under Section the Employer establishes the following forfeiture ordering rules (Specify the ordering rules, for example, (b), (b):				
	(7)	[]	Secti		Act continued benefit accrual (3.11(K)). The Employer elects to apply the benefit accrual provisions of 11(K). The provisions are effective as of (Choose one of a. or b.; and choose c. if the provisions no longer are				
		a.	[]	2007	7 Effective Date. The first day of the 2007 Plan Year.				
		b.	[]	Othe	er Effective Date (may not be earlier than the first day of the 2007 Plan Year).				
		c.	[]	No le	onger effective. The provisions no longer apply effective as of				
	(8)	[]			tions allocation formula (3.04(B)(3)). If a Participant shifts from one classification to another during a Plan Administrator will apportion the Participant's allocation during that Plan Year (<i>Choose one of a., b., or c.</i>):				
		a.	[]	Mon	aths in each classification. Pro rata based on the number of months the Participant spent in each classification.				

		b.	[]	Days in each classification. Pro rata based on the number of days the Participant spent in each classification.	
		c.	[]	One classification only. The Employer in a nondiscriminatory manner will direct the Plan Administrator to put the Participant in only one classification for the entire Plan Year during which the shift occurs.	lace
	(9)	[]		spension (3.06(F)(3)). The Plan Administrator in applying Section 3.06(F) will (<i>Choose one or more of a., b., and plicable.</i>):	c. as
		a.	[]	Re-order tiers. Apply the suspension tiers in Section 3.06(F)(2) in the following order:	
		b.	[]	Hours of Service tie-breaker. Apply the greatest Hours of Service as the tie-breaker within a suspension tie lieu of applying the lowest Compensation.	er in
		c.	[]	Additional/other tiers. Apply the following additional or other tiers: (specify suspentiers and ordering).	sion
e)	[]	Test	ting (A	Article IV) overrides. (Choose one or both of (1) and (2) as applicable.):	
	(1)	[]		est few weeks rule for Code §415 testing Compensation $(4.05(F)(1))$. The Plan applies the first few weeks rule tion $4.05(F)(1)$.	le in
	(2)	[]	adjı	st-Severance Compensation for Code §415 testing Compensation (4.05(F)). The Employer elects the follow ustments to Post-Severance Compensation for purposes of determining 415 testing Compensation (<i>Choose on re of a. through d.</i>):	
				he basic plan document, if the Employer does not elect any adjustments, post-severance compensation includes l eferred compensation, and excludes military and disability continuation payments.]	eave
		a.	[]	Exclude leave cash-outs. See Section 1.11(I)(1)(b).	
		b.	[]	Exclude deferred compensation. See Section 1.11(I)(1)(c).	
		c.	[]	Include salary continuation for military service. See Section 1.11(I)(2).	
		d.	[]	Include salary continuation for disabled Participants. See Section 1.11(I)(3). (Choose one of (i) or (ii).):	
			(i)	[] For Nonhighly Compensated Employees only.	
			(ii)	[] For all Participants. In which case the salary continuation will continue for the following fixed determinable period:	d or
f)	[]	Ves	ting (Article V) overrides. (Choose one or more of (1) through (6) as applicable.):	
	(1)	[]		plication of non-top-heavy vesting and top-heavy vesting $(5.03(A)(2))$. The Employer makes the following regarding the application of non-top-heavy vesting and top-heavy vesting (Choose a., b., and c. as applicable)	
		a.	[]	Election of non-top-heavy vesting. As to Plan Years where permitted and in such Plan Years when the Plan is top-heavy, the following vesting schedule(s) apply. See Section 5.03(B). (<i>Choose one or more of (i), (ii), or (ii applicable and complete (iv) and (v).)</i> :	
			(i)	[] 5-year cliff.	
			(ii)	[] 7-year graded.	
			(iii)) [] Modified non-top-heavy. A modified non-top-heavy schedule as follows:	
No	te: A n	nodifi	ied no	on-top-heavy schedule must satisfy Code §411(a)(2).]	
			(iv)	Application to Contribution Types. Apply the elected non-top-heavy vesting schedule (Choose one of A. or B	.):
				A. [] All. To all Contribution Types subject to vesting (other than QACA Safe Harbor Contributions).	
				B. [] Describe application to affected Contribution Type(s):	
			(v)	Application of top-heavy and non-top-heavy schedules. (Choose one of A. or B.):	
				A. [] Apply top-heavy schedule in all Plan Years once top-heavy.	
				B. [] Apply top-heavy schedule only in top-heavy Plan Years.	
		b.	[]	Election to eliminate HOS requirement post-EGTRRA or post-PPA for top-heavy vesting. The top-heaving schedule(s) apply (<i>Choose one or both of (i) and (ii).</i>):	eavy
			(i)	[] No post-EGTRRA HOS requirement for Matching. To all Participants even if they do not have one I of Service in a Plan Year beginning after December 31, 2001.	Hour

				(11)	LJ	they do not have one Hour of Service in a Plan Year beginning after December 31, 2006.		
		c.		[]		tion to apply top-heavy vesting only as to post-EGTRRA or post-PPA contributions. The top-heavy ng schedule(s) apply ($Choose\ one\ or\ both\ of\ (i)\ and\ (ii)$.):		
				(i)	[]	Post-EGTRRA Matching Contributions. Only to Regular Matching Contributions and Additional Matching Contributions made in Plan Years beginning after December 31, 2001 and to the associated Earnings.		
				(ii)	[]	Post-PPA other Employer Contributions. Only to non-Matching Contributions made in Plan Years beginning after December 31, 2006, and to the associated Earnings.		
	(2)	[]				e "grossed-up" vesting formula $(5.03(C)(2))$. The Employer elects the alternative vesting formula described $5.03(C)(2)$.		
	(3)	[] Source of Cash-Out forfeiture restoration (5.04(B)(5)). To restore a Participant's Account Balance as described in Section 5.04(B)(5), the Plan Administrator, to the extent necessary, will allocate from the following source(s) and in the following order (Specify, in order, one or more of the following: Forfeitures, Earnings, and/or Employer Contribution):						
	(4)	[]		Deen the Pl		ash-Out of 0% Vested Participant (5.04(C)). The deemed cash-out rule of Section 5.04(C) does not apply to		
	(5)	[]		5.04(D)(2)	g for Cash-Out repayment; Contribution Type $(5.04(D)(2))$. In lieu of the accounting described in Section , the Plan Administrator will account for a Participant's Account Balance attributable to a Cash-Out repayment <i>ite</i> of a. or b.):		
		a.		[]	Non	elective rule. Under the nonelective rule.		
		b.		[]	Roll	over rule. Under the rollover rule.		
	(6)	[]		One-g	-	hold-out rule - vesting (5.06(D)). The one-year hold-out Break in Service rule under Code §411(a)(6)(B)		
(g)	[X]	Dis	tri	butio	n (Ar	ticle VI) overrides. (Choose one or more of (1) through (9) as applicable.):		
	(1)	[]				n on In-Service Rollover Distributions (6.01(C)). A Participant shall be entitled to receive a distribution of contributions, Employee Contributions and DECs (<i>Choose one or more of a. through d. as applicable.</i>):		
		a.		[]	Defe	errals. Under the same provisions which apply to Elective Deferrals.		
		b.		[]	Mat	ch. Under the same provisions which apply to Matching Contributions.		
		c.		[]	Non	elective. Under the same provisions which apply to Nonelective Contributions.		
		d.		[]	Othe	er:		
In-S Divi at ag elect Bend	ervice sion 2 ge 59 tion u efits a	e Dis A Roi 1/2. under as rea	tril llov No Ele quir	oution er Ac In-Se ection ed; (i	is und ecount ervice i 56(g iv) be	Election $56(g)(1)d$. may describe In-Service Rollover Distribution restrictions using the options available for the Election 47 and/or a combination thereof as to all Participants or as to any: (i) Participant group (e.g., to save distributable at age 59 1/2 OR Rollover Accounts of Employees hired on/before "x" date are distributable at Rollover Distributions apply to Division B Employees OR to Employees hired after "x" date). An Employer's $t(1)d$. must: (i) be objectively determinable; (ii) not be subject to Employer discretion; (iii) preserve Protected nondiscriminatory; and (v) not permit an "early" distribution of any Restricted $t(1)$ 01 Accounts or Restricted $t(1)$ 1 and $t(1)$ 1.02(C)(3).]		
	(2)	[X]		Elect	ions 1	related to In-Plan Roth Rollovers (6.01(C)(7)). (Choose one or more of a. through c. as applicable.):		
		a.		[]	cond	ervice Roth Rollover events. The Employer elects to permit In-Service Distributions under the following litions solely for purposes of making an In-Plan Roth Rollover Contribution (<i>Choose one or more of (i) through select (v) if applicable.</i>):		
				(i)	[]	Age. The Participant has attained age		
				(ii)	[]	Participation. The Participant has months of participation (specify minimum of 60 months). Section 6.01(C)(4)(a)(ii).		
				(iii)	[]	Seasoning. The amounts being distributed have accumulated in the Plan for at least years (at least 2). See Section 6.01(C)(4)(a)(i).		
				(iv)	[]	Other (describe): (must be definitely determinable and not subject to Employer discretion (e.g., age 50, but only with respect to Nonelective Contributions, and not Matching Contributions))		

[Note: Regardless of any election above to the contrary, In-Plan Roth Rollover Contributions are not permitted from a Participant's Elective Deferral Account, Qualified Matching Contribution Account, Qualified Nonelective Contribution Account and accounts attributable to Safe Harbor Contributions prior to age 59 1/2.] (v) [] Distribution for withholding. A Participant may elect to have a portion of the amount that may be distributed as an In-Plan Roth Rollover Contribution distributed solely for purposes of federal or state income tax withholding related to the In-Plan Roth Rollover Contribution. [] Minimum amount. The minimum amount that may be rolled over is _____ (may not exceed \$1,000). b. c. [X] No transfer of loans. Loans may not be distributed as part of an In-Plan Roth Rollover Contribution. (if not selected, any loans may be transferred) [] **Elections related to Required Minimum Distributions.** (Choose one or more of a. through c. as applicable.): RMD overrides if Participant dies before DCD (6.02(B)(1)(e)). If the Participant dies before the DCD and the Beneficiary is a designated Beneficiary, the RMD distribution rules are modified as follows (Choose one of (i) through (iv).): [] Election of 5-year rule. If a Designated Beneficiary does not make a timely election, the 5-year rule applies (i) in lieu of the Life Expectancy rule. [] Life Expectancy rule. The Life Expectancy rule applies to the Designated Beneficiary. See Section (ii) 6.02(B)(1)(d). (iii) [] **5-year rule.** The 5-year rule applies to the Beneficiary. See Section 6.02(B)(1)(c). (iv) (Describe, e.g., the 5-year rule applies to all Beneficiaries other than a surviving spouse Beneficiary.) b. RBD definition (6.02(E)(7)(a)). In lieu of the RBD definition in Section 6.02(E)(7)(a) and (b), the Plan Administrator (Choose one of (i) or (ii).): [] **SBJPA definition indefinitely.** Indefinitely will apply the pre-SBJPA RBD definition. (ii) [] **SBJPA definition to specified date.** Will apply the pre-SBJPA definition until stated date may not be earlier than January 1, 1997), and thereafter will apply the RBD definition in Sections 6.02(E)(7)(a) and (b). 2009 RMD waiver elections (6.02(F)). In lieu of the 2009 RMDs suspension (subject to a Participant or Beneficiary election to continue), as provided in Section 6.02(F) (Choose one of (i) through (iii) if applicable. *Choose* (iv) or (v) if applicable.): [] RMDs continued unless election. 2009 RMDs are continued as provided in Section 6.02(F)(2), unless a (i) Participant or Beneficiary otherwise elects. [] RMDs continued - no election. 2009 RMDs are continued as provided in Section 6.02(F)(3), without regard (ii) to a waiver. No election is available to Participants or Beneficiaries. (iii) [] Other: (Describe, e.g., the Plan suspended 2009 RMDs and did not offer an election or the Plan changed from one treatment of 2009 RMDs to another treatment during 2009.) Treatment as Eligible Rollover Distribution. For purposes of 2009 RMDs, the Plan also will treat the following distributions as Eligible Rollover Distributions (Choose (iv) or (v), if applicable. If the Employer elects neither (iv) nor (v), then a direct rollover for 2009 will be offered only for distributions that would be Eligible Rollover Distributions without regard to Code $\S401(a)(9)(H)$.): (iv) [] 2009 RMDs and Extended 2009 RMDs, both as defined in Section 6.02(F). [] 2009 RMDs, as defined in Section 6.02(F), but only if paid with an additional amount that is an Eligible Rollover Distribution without regard to Code §401(a)(9)(H). **Distribution Methods** (*Choose one or both of a. and b. if applicable.*): (4) [X] Default Distribution Methods (6.03(B)(2)). If a Participant or Beneficiary does not make a timely election as to distribution method and timing the Plan Administrator will direct the Trustee to distribute using the following method and timing: <u>Installments sufficient to satisfy RMD beginning at the Required Beginning Date</u> (Describe, e.g., Installments sufficient to satisfy RMD beginning at the Required Beginning Date. The selected

b.

and/or beneficiaries.)

method and timing must not be discriminatory and must be an option the plan makes available to participants

Beneficiary Distribution Methods (6.03(A)(2)). The Plan will distribute to the Beneficiary under the following

distribution method(s). If more than one method is elected, the Beneficiary may choose the method of distribution:

		(i)	[]	Lump-Sum. See Section 6.03(A)(3).		
		(ii)	[]	Installments sufficient to satisfy RMD. See Section 6.03(A)(4)(a).		
		(iii)	[]	Ad-Hoc sufficient to satisfy RMD. See Section 6.03(A)(6).		
		(iv)	[]	Other:		
(5)	[]	Ann	uity D	istributions (6.04). (Choose one or both of a. and b. if applicable.):		
	a.	[]		dification of QJSA (6.04(A)(3)). The Survivor Annuity percentage will be%. (Specify a percentage een 50% and 100%.)		
	b.	[]		ification of QPSA (6.04(B)(2)). The QPSA percentage will be%. (Specify a percentage between 50% 100%.)		
(6)	[X]	Hard	lship l	Distributions (6.07). (Choose one or both of a. and b. if applicable.):		
	a.	[X]	Rest	riction on hardship source; grandfathering (6.07(E)). The hardship distribution limit includes grandfathered unts.		
	b.	[]		dship acceleration. The existence of a hardship occurring after Separation from Service/Severance from loyment will be determined under the non-safe harbor rules of Section 6.07(B).		
(7)	[]			ent of \$5,000 amount (6.09). All Plan references (except in Sections 3.02(D), 3.10 and 3.12(C)(2)) to "\$5,000"		
(8)	[X]	Parti	Beneficiary's hardship need (6.07(H)). Effective August 17, 2006 (Specify date not earlier than August 17, 2006), Participant's hardship includes an immediate and heavy financial need of the Participant's primary Designated Beneficiary under the Plan, as described in Section 6.07(H).			
(9)	[]	and l	before	e beneficiary rollover not permitted before required (6.08(G)). For distributions after December 31, 2006, (Specify a date not later than January 1, 2010), the Plan does not permit a Beneficiary other than the Participant's surviving spouse to elect to roll over a death benefit distribution.		
[]	Adn	ninistr	ative o	overrides (Article VII). (Choose one or more of (1) through (7) as applicable.):		
(1)	[]			ions prior to accrual or precise determination (7.04(B)(5)(b)). The Plan Administrator will allocate escribed in Section 7.04(B)(5)(b) as follows (<i>Choose one of a., b., or c.</i>):		
	a.	[]		at as contribution. Treat the Earnings as an Employer Matching or Nonelective Contribution and allocate rdingly.		
	b.	[]	Bala	nce forward. Allocate the Earnings using the balance forward method described in Section 7.04(B)(4)(b).		
	c.	[]	•	ghted average. Allocate the Earnings on Matching Contributions using the weighted average method in a ner similar to the method described in Section 7.04(B)(4)(d).		
(2)	[]			revocation of spousal designation $(7.05(A)(1))$. The automatic revocation of a spousal Beneficiary in the case of divorce does not apply.		
(3)	[]	a ma	jor life	on frequency of Beneficiary designation changes (7.05(A)(4)). Except in the case of a Participant incurring the event, a period of at least must elapse between Beneficiary designation changes. Seriod of time, e.g., 90 days OR 12 months.)		
(4)	[]		nition aition.)	of "spouse" (7.05(A)(5)). The following definition of "spouse" applies: (Specify a		
(5)	[]	apply		ation of default provision; default Beneficiaries (7.05(C)). The following list of default Beneficiaries will (Specify, in order, one or more Beneficiaries who will receive the interest of a deceased t.)		
(6)	[]	follo	wing s	at restoration of forfeiture-sources and ordering (7.07(A)(3)). Restoration of forfeitures will come from the sources, in the following order (Specify, in order, one or more of the following: a Employer Contribution, Trust Fund Earnings.)		
(7)	[]	the I	Distric	(Specify one of the 50 states or to f Columbia, or other appropriate legal jurisdiction, such as a territory of the United States or an Indian renment.)		

(h)

(1)	l J	Trus	t and insurance overrides (Articles VIII and IX). (Choose one or more of (1) through (3) if applicable.):
	(1)	[]	Employer securities/real property in Profit Sharing Plans/401(k) Plans (8.02(A)(13)(a)). The Plan limit on investment in qualifying Employer securities/real property is%. (Specify a percentage which is less than 100%.)
	(2)	[]	Provisions relating to insurance and insurance company (9.08). The following provisions apply:
-		•	risions in this Election $56(i)(2)$ may override provisions in Article IX of the Plan, but must be consistent with all other Plan.]
	(3)	[]	Cross-pay when more than one entity adopts Plan not applicable (8.12). The cross-pay provisions of Section 8.12 do not apply.
(j)	[]	satisf (Spec	e Section 415 (Article XI) override (11.02(A)(1), 4.02(F)). Because of the required aggregation of multiple plans, to by Code §415, the following overriding provisions apply:
(k)	[]	satisf (Spec	e Section 416 (Article XI) override (11.02(A)(1), 10.03(D)). Because of the required aggregation of multiple plans, to by Code §416, the following overriding provisions apply:
(l)	[]	Mult	iple Employer Plan (Article XII) overrides. (Choose (1) if applicable.):
	(1)	[]	No involuntary termination for Participating Employer (12.11). The Lead Employer may not involuntarily terminate the participation of any Participating Employer under Section 12.11.

APPENDIX C LIST OF GROUP TRUST FUNDS/PERMISSIBLE TRUST AMENDMENTS

57. [] <u>INVESTMENT IN GROUP TRUST FUND</u> (8.09). The nondiscretionary Trustee, as directed or the discretionary Trustee acting without direction (and in addition to the discretionary Trustee's authority to invest in its own funds under Section 8.02(A)(3)), may invest in any of the following group trust funds: (Specify the names of one or more group trust funds in which the Plan can invest.)
[Note: A discretionary or nondiscretionary Trustee also may invest in any group trust fund authorized by an independent Named Fiduciary.]
58. [] <u>DUTY TO COLLECT</u> (8.02(D)(1)) is hereby appointed as a Trustee for the Plan, and is referred to as the Special Trustee. The sole responsibility of the Special Trustee is to collect contributions the Employer owes to the Plan. No other Trustee has any duty to ensure that the contributions received comply with the provisions of the Plan or is obliged to collect any contributions from the Employer. No Trustee, other than the Special Trustee, is obliged to ensure that funds deposited are deposited according to the provisions of the Plan. The Special Trustee will execute a form accepting its position and agreeing to its obligations hereunder.
59. [X] PERMISSIBLE TRUST AMENDMENTS (8.11). The Employer makes the following amendments to the Trust as permitted under Rev. Proc. 2011-49, Sections 5.09 and 14.04 (<i>Choose one or more of (a) through (c) as applicable.</i>):
[Note: Any amendment under this Election 59 must not: (i) conflict with any Plan provision unrelated to the Trust or Trustee; or (ii) cause the Plan to violate Code §401(a). The amendment may override, add to, delete or otherwise modify the Trust provisions. Do not use this Election 59 to substitute another pre-approved trust for the Trust. See Election 5(c) as to a substitute trust.]
(a) [] Investments. The Employer amends the Trust provisions relating to Trust investments as follows:
(b) [X] Duties. The Employer amends the Trustee (or Custodian) duties as follows:
Without limitation to any rights given to Trustee under the Plan or any other agreement, the Trustee shall be indemnified and held harmless against and from certain liabilities to which it may be subjected, in accordance with the following provisions:
1) The Employer hereby agrees to indemnify and hold harmless the Trustee from and against all liabilities, claims, demands, damages, costs, and expenses, including reasonable attorneys' fees, arising from (i) any act taken or omitted by the Trustee in good faith in accordance with or due to the absence of directions from the Employer, the Plan Administrator, an Investment Manager, or any Plan participant, (ii) any act taken or omitted by the Employer or the Plan Administrator in breach of such its responsibilities under ERISA or the Plan, and (iii) any action taken by the Trustee pursuant to a notification of an order to purchase or sell securities issued by an Investment Manager, the Employer, a Participant or the Plan Administrator directly to a broker or dealer.

2) If the Trustee is named as a defendant in any lawsuit or other proceeding involving the Plan or the Trust Fund for any reason including, without limitation, an alleged breach by the Trustee of its responsibilities under this Plan, the Employer hereby agrees to indemnify the Trustee against all liabilities, costs, and expenses, including reasonable attorneys' fees, incurred by the Trustee unless the final judgment entered in the lawsuit or proceeding holds the Trustee guilty of gross negligence, willful misconduct, or a breach of fiduciary responsibility under ERISA. If the final judgment holds the Trustee guilty of gross negligence, willful misconduct, or a breach of fiduciary responsibility under ERISA, the Employer hereby agrees to indemnify the Trustee only against liability in excess of the Trustee's allocable share of such liability.

Section 8.02(A)(3) is amended to add "if applicable" at the end of the paragraph.

The Trustee agrees to perform the responsibilities expressly imposed on it under the Plan. The Employer and the Trustee intend that nothing shall be construed to require the Trustee to perform any responsibility or function that it has no express authority to perform under the Plan.

(c) [X] Other administrative provisions. The Employer amends the other administrative provisions of the Trust as follows:

If the Plan permits Participant directed investments, the Employer is solely responsible for ensuring compliance with requirements of ERISA Section 404(c) and the regulations issued thereunder.

APPENDIX D TABLE I: ACTUARIAL FACTORS

UP-1984 Without Setback

Number of years

from attained age at the end of Plan Year until			
Normal Retirement Age	<u>7.50%</u>	<u>8.00%</u>	<u>8.50%</u>
0	8.458	8.196	7.949
1	7.868	7.589	7.326
2	7.319	7.027	6.752
3	6.808	6.506	6.223
4	6.333	6.024	5.736
5	5.891	5.578	5.286
6	5.480	5.165	4.872
7	5.098	4.782	4.491
8	4.742	4.428	4.139
9	4.412	4.100	3.815
10	4.104	3.796	3.516
11	3.817	3.515	3.240
12	3.551	3.255	2.986
13	3.303	3.014	2.752
13	3.073	2.790	2.732
15	2.859	2.584	2.338
16	2.659	2.392	2.336
17	2.474	2.215	1.986
18	2.301	2.051	1.831
19	2.140	1.899	1.687
20	1.991	1.758	1.555
20 21	1.852	1.628	1.433
22	1.723	1.508	1.433
23	1.603	1.396	1.217
24	1.491	1.293	1.122
25	1.387	1.197	1.122
26	1.290	1.108	0.953
20 27	1.200	1.026	0.933
28	1.116	0.950	0.810
26 29	1.039	0.880	0.810
30	0.966	0.814	0.740
31	0.899	0.754	0.634
32	0.836	0.698	0.584
33	0.830	0.647	0.538
34	0.778	0.599	0.338
			0.490
35	0.673	0.554	
36 27	0.626	0.513	0.422 0.389
37	0.582	0.475	
38	0.542	0.440	0.358
39 40	0.504	0.407	0.330
	0.469	0.377	0.304
41	0.436	0.349	0.280
42	0.406	0.323	0.258
43 44	0.377	0.299	0.238
44 45	0.351	0.277	0.219
43	0.327	0.257	0.202

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

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

UP-1984 Without Setback

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

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

AMENDMENT TO PERMIT IN-PLAN ROTH TRANSFERS

ARTICLE I PREAMBLE

- 1.1 **Effective date of Amendment.** The Employer adopts this Amendment to the Plan to permit In-Plan Roth Transfers, as set forth herein. This Amendment is effective as of the Effective Date specified below.
- 1.2 **Superseding of inconsistent provisions.** This Amendment supersedes the provisions of the Plan to the extent those provisions are inconsistent with the provisions of this Amendment.
- 1.3 **Construction.** Except as otherwise provided in this Amendment, any reference to "Section" in this Amendment refers only to sections within this Amendment, and is not a reference to the Plan. The Article and Section numbering in this Amendment is solely for purposes of this Amendment, and does not relate to any Plan article, section or other numbering designations.
- 1.4 **Effect of restatement of Plan.** If the Employer restates the Plan, then this Amendment shall remain in effect after such restatement unless the provisions in this Amendment are restated or otherwise become obsolete (e.g., if the Plan is restated onto a plan document which incorporates these In-Plan Roth Transfer provisions).

ARTICLE II ELECTIONS

The Employer adopts this Amendment to the Plan to permit participants to transfer part or all of a non-Roth account to a Roth account in the Plan, in accordance with the provisions of this Amendment.

- 2.1 **Effective Date.** This Amendment is effective: <u>July 1, 2015</u> (enter date not earlier than January 1, 2013)
- 2.2 In-Plan Roth Transfers. Any Participant may elect an In-Plan Roth Transfer as elected below:

Sou	irce oi	111-1 lan	Roth Transfer. The Plan permits a transfer from the following qualifying sources:							
a.	[X]	The Ve	The Vested portion of any Account							
b.	[]	Only fr	om the Vested portion of the following accounts (select one or more):							
		1. [Pre-Tax Elective Deferral Account.							
		2. [Account(s) attributable to Employer matching contributions (includes any ADP/ACP test safe harbor							
			matching contributions).							
		3. [Account attributable to Employer profit sharing contributions.							
		4. [Qualified Nonelective Contribution Account (includes any ADP test safe harbor nonelective							
			contributions).							
		5. [Rollover Account.							
		6. [Other (specify account(s) and conditions in a manner that is definitely determinable and not							
			subject to Employer discretion (e.g., a Participant's Pre-tax Deferral Account or Matching Contribution							
			Account, but not the Participant's Nonelective Contribution Account))							
Otl	1*									
~ 0	ner iimi	itations (n In-Plan Roth Transfer:							
c.	ner IIMI []		n In-Plan Roth Transfer: r limitations.							
		No othe								
c.	[]	No othe	r limitations. owing limitations apply (select one or more):							
c.	[]	No other The fol	r limitations. owing limitations apply (select one or more): The minimum amount that may be transferred is \$ (may not exceed \$1,000).							
c.	[]	No other The folds:	r limitations. owing limitations apply (select one or more): The minimum amount that may be transferred is \$ (may not exceed \$1,000).							
c.	[]	No other The folds:	r limitations. owing limitations apply (select one or more): The minimum amount that may be transferred is \$ (may not exceed \$1,000). Transfers may only be made from accounts which are fully Vested. (Note: If this option is not elected and							
c.	[]	No other The folds:	r limitations. owing limitations apply (select one or more): The minimum amount that may be transferred is \$ (may not exceed \$1,000). Transfers may only be made from accounts which are fully Vested. (Note: If this option is not elected and an In-Plan Roth Transfer is made from a partially-vested account, then the formula at Amendment Section 3.4.4 will apply).							
c.	[]	No other The following the fol	r limitations. owing limitations apply (select one or more): The minimum amount that may be transferred is \$ (may not exceed \$1,000). Transfers may only be made from accounts which are fully Vested. (Note: If this option is not elected and an In-Plan Roth Transfer is made from a partially-vested account, then the formula at Amendment Section 3.4.4 will apply). No more than transfer(s) may be made during a Plan Year.							
c.	[]	No other The following the fol	r limitations. owing limitations apply (select one or more): The minimum amount that may be transferred is \$ (may not exceed \$1,000). Transfers may only be made from accounts which are fully Vested. (Note: If this option is not elected and an In-Plan Roth Transfer is made from a partially-vested account, then the formula at Amendment Section 3.4.4 will apply). No more than transfer(s) may be made during a Plan Year. Only Participants who are Employees may elect an In-Plan Roth Transfer.							
c.	[]	No other The fold 1. [2. [X 3. [4. [r limitations. owing limitations apply (select one or more): The minimum amount that may be transferred is \$ (may not exceed \$1,000). Transfers may only be made from accounts which are fully Vested. (Note: If this option is not elected and an In-Plan Roth Transfer is made from a partially-vested account, then the formula at Amendment Section 3.4.4 will apply). No more than transfer(s) may be made during a Plan Year. Only Participants who are Employees may elect an In-Plan Roth Transfer.							
c.	[]	No other The fold 1. [2. [X 3. [4. [r limitations. owing limitations apply (select one or more): The minimum amount that may be transferred is \$ (may not exceed \$1,000). Transfers may only be made from accounts which are fully Vested. (Note: If this option is not elected and an In-Plan Roth Transfer is made from a partially-vested account, then the formula at Amendment Section 3.4.4 will apply). No more than transfer(s) may be made during a Plan Year. Only Participants who are Employees may elect an In-Plan Roth Transfer. Transfers may be made subject to the following provisions (describe): Loans may not be distributed as part							

ARTICLE III AMENDMENT PROVISIONS

3.1 Right to elect In-Plan Roth Transfer. A Participant may elect to transfer amounts to an In-Plan Roth Transfer Account in accordance with the provisions of the Plan and this Amendment. In-Plan Roth Transfers will be subject to the taxation provisions and separate accounting requirements that apply to designated Roth accounts. Furthermore, the Participant shall be fully Vested in the portion of his her account attributable to the In-Plan Roth Transfer.

3.2 Form of transfer. The Plan will transfer investments to the Participant's In-Plan Roth Transfer Account in accordance with the Plan terms and procedures governing Plan investments. A Participant loan that is transferred to a Participant's In-Plan Roth Transfer Account (if such transfer is permitted) without changing the repayment schedule is not treated as a new loan.

3.3 Treatment of In-Plan Roth Transfers

- **3.3.1** No distribution treatment. An In-Plan Roth Transfer is not a Plan distribution. Accordingly, the spousal consent rules of Code \$401(a)(11) do not apply due to the transfer and the Plan may not withhold or distribute any amounts for income tax withholding, unless a distribution of other amounts is permitted pursuant to the terms of the Plan.
- **3.3.2 Withdrawal of In-Plan Roth Transfers.** A Participant may withdraw amounts from the Participant's In-Plan Roth Transfer Account only when the Participant is eligible for a distribution from the Plan account that is the source of the In-Plan Roth Transfer. This Amendment does not expand or eliminate any distribution rights or restrictions on amounts that a Participant elects to treat as an In-Plan Roth Transfer.

3.4 Definitions and other rules

- 3.4.1 In-Plan Roth Transfer. An In-Plan Roth Transfer means an amount that a Participant elects to transfer from a Plan Account, other than a designated Roth Account, into an In-Plan Roth Transfer Account, in accordance with Code §402(c)(4)(E) and this Amendment. An In-Plan Roth Transfer may only be made with respect to amounts that are not distributable under the terms of the Plan
- 3.4.2 In-Plan Roth Transfer Account. An In-Plan Roth Transfer Account is a sub-account the Plan Administrator establishes for the purpose of separately accounting for a Participant's Transfers attributable to the Participant's In-Plan Roth Transfers. The Plan Administrator has authority to establish such a sub-account, and to the extent necessary, may establish sub-accounts based on the source of the In-Plan Roth Transfer. The Plan Administrator will administer an In-Plan Roth Transfer Account as provided by IRS guidance and the Plan provisions, including the provisions of this Amendment.
- **3.4.3 Participant includes certain alternate payees.** For purposes of eligibility for an In-Plan Roth Transfer, the Plan will treat a Participant's alternate payee spouse or former spouse who is not an Employee as a Participant (unless the right to elect an In-Plan Roth Transfer is limited to Employees).
- **3.4.4 Distribution from partially Vested account.** Transfers (i.e., the source of the In-Plan Roth Transfer amounts) are permitted only from Vested amounts allocated to a qualifying source as identified in Amendment Section 2.2. If a transfer is made by a Participant who has not severed employment and who is not fully Vested in the Participant's Account from which the transfer is to be made, and the Participant may increase the Vested percentage in such account, then at any relevant time the Participant's Vested portion of the account will be equal to an amount ("X") determined by the formula:

X equals P (AB plus D) - D

For purposes of applying the formula: P is the Vested percentage at the relevant time, AB is the account balance at the relevant time, D is the amount of the transfer, and the relevant time is the time at which, under the Plan, the Vested percentage in the account cannot increase.

* * * * * * *

The Employer executes this Amendment on the date specified below.	
Name of Plan: Data I/O Corporation Tax Deferral Retirement Plan	
Name of Employer: Data I/O Corporation	
By:	
EMPLOYER	DATE SIGNED

PPD ADOPTION AGREEMENT ADMINISTRATIVE CHECKLIST

January 1, 2016

This Administrative Checklist ("AC") is not part of the Adoption Agreement or Plan but is for the use of the Plan Administrator in administering the Plan. Relius software also uses the AC and the following Supporting Forms Checklist ("SFC") in preparing the Plan's SPD and some administrative forms, such as the Loan Policy, if applicable.

The plan document preparer need not complete the AC but may find it useful to do so. The preparer may modify the AC, including adding items, without affecting reliance on the Plan's opinion or advisory letter since the AC is not part of the approved Plan. Any change to this AC is not a Plan amendment and is not subject to any Plan provision or to Applicable Law regarding the timing or form of Plan amendments. However, the Plan Administrator's administration of any AC item must be in accordance with applicable Plan terms and with Applicable Law.

The AC reflects the Plan policies and operation as of the date set forth above and may also reflect Plan policies and operation pre-dating the specified date.

AC1.	(a)	[]	Do	es not pern	The Plan permits or does not permit Participant Loans as follows (<i>Choose one of (a) or (b)</i> .): nit. rsuant to the Loan Policy. See SFC Election 74 to complete Loan Policy.
	Part (a)	icipa	(2)	rection of in res not perm rmitted as f Accounts a. [X] // b. [] // d. [] // d. [] // f. [] // Restriction a. [] // d. [TION OF INVESTMENT (7.03(B)). The Plan permits Participant direction of investment or does no exestment as to some or all Accounts as follows (Choose one of (a) or (b).): nit. The Plan does not permit Participant direction of investment of any Account. follows. The Plan permits Participant direction of investment. (Complete (1) through (4).): saffected. (Choose a. or choose one or more of b. through f.): All Accounts. Elective Deferral Accounts (Pre-tax and Roth) and Employee Contributions. All Nonelective Contribution Accounts. All Matching Contribution Accounts. All Rollover Contribution and Transfer Accounts. Specify Accounts: ons on Participant direction (Choose one of a. or b.): None. Provided the investment does not result in a prohibited transaction, give rise to UBTI, create administrative problems or violate the Plan terms or Applicable Law. Restrictions: 404(c). (Choose one of a. or b.):
				a. [X] A b. [] I QDIA (Q a. [X] A	
AC3. (a) or	(b).): (a)	: []	Doo Per (1)	es not pern mits. Subje Who may a. [] 1 b. [X] 1 Sources/ a. [X] 4 b. [] 1	nit. ect to approval by the Plan Administrator and as further described below (Complete (1) and (2).): y roll over. (Choose one of a. or b.): Participants only. Eligible Employees or Participants. Types. The Plan will accept a Rollover Contribution (Choose one of a. or b.): All. From any Eligible Retirement Plan and as to all Contribution Types eligible to be rolled into this Plan. Limited. Only from the following types of Eligible Retirement Plans and/or as to the following Contribution Types:
AC4.	se on (a)	ne of	(a) o: Em	r(b).): ployer pa nmissions).	(C)). The Employer will pay or the Plan will be charged with non-settlor Plan expenses as follows as all expenses except those intrinsic to Trust assets which the Plan will pay (e.g., brokerage to or all non-settlor expenses. See SFC Election 119 for details.

				ND PARTICIPATING EMPLOYE ipating Employers as follows (Com			24 (C)/(D)). There as	e or are not Related
Linpio				Employers. (Choose one of (1) or $($)·		
				None.				
				Name(s) of Related Employers:				
	(b)			ating (Related) Employers. (Choo	se one of (1) or (2) .):			
				None. Name(s) of Participating Employ	verc•		See SEC Flec	tion 76 for details
	(c)			Participating Employers. (Choose			See Si C Elec	tion 70 for details.
	(-)			None.	2112 2 J (-) 21 (-)1)1			
		(2)	[]	Applies.				
				Name(s)			Date of cessation	
	(d)			e Employer Plan status. (Choose o Does not apply.	ne of (1) or (2).):			
				Applies. The Signatory Employe. Employer. (Complete a.)	r is the Lead Employ	yer and at least one	Participating Emplo	yer is not a Related
			a.	Name(s) of Participating Employ See SFC Election 76 for details.	yers (other than Relat	ted Employers descri	bed above):	·
				See St & Election 70 for details.				
				MINIMUM-MULTIPLE PLANS				
				ionally will determine in which pl on-Key Employees who participate				
				n documents the Plan Administrator				
				es not apply.	· · · · · · · · · · · · · · · · · · ·	(()	(c)	,,-
	(b)			nly another Defined Contribution	Plan. Make the Top	-Heavy Minimum A	llocation (Choose on	e of (1) or (2).):
		(1)	[]	To this Plan. To another Defined Contribution	Dla			(-1
	(c)	(2) [1	[]	To another Defined Contribution	n Plan: s. Make the Ton-Her	avy Minimum Alloc	ation or provide the	_ (plan name)
	(c) [] If one or more Defined Benefit Plans. Make the Top-Heavy Minimum Allocation or provide the top-heavy minimum benefit (<i>Choose one of (1), (2), or (3).</i>):							
			[]	To this Plan. Increase the Top-He	avy Minimum Alloca			
	(2) [] To another Defined Contribution Plan. Increase the Top-Heavy Minimum Allocation to 5% and provide ur							
		(2)		the:	: 1 - 41 - 20/ 4 1	(na	me of other Defined	Contribution Plan).
		(3)	ſJ	To a Defined Benefit Plan. Prov Defined Benefit Plan) and applyin	g the following interest	/ minimum benefit u	nder the:	(name of
				Defined Benefit I fail) and appryin	g the following intere	est rate and mortanty	assumptions	·
AC7.	SEL	F-E	MPL	OYED PARTICIPANTS (1.22(A)).	One or more self-en	nployed Participants	with Earned Income	benefits in the Plan
as follo				ne of (a) or (b).):				
	(D)	[A]	Ap	plies.				
AC8.	PRO	OTEC	CTEL	BENEFITS (11.02(C)). The follows	owing Protected Ben	efits no longer app	ly to all Participants	or do not apply to
				Participants as indicated, having bee				
				es not apply. No Protected Benefits				
	(b)	[]		plies. Protected Benefits have been			ere of rows (1) throug	gh (4) as applicable.
			Cno	pose one of columns (1), (2), or (3),	ини сотрієїє согит	<i>t</i> (<i>4).).</i>		
					(1)	(2)	(3)	(4)
					All	Post-E.D.	Post-E.D.	Effective
					Participants/	Contribution	Participants	Date
		/4:		Organiong: The Pro-	Accounts	Accounts only	only	(E.D.)
				QJSA/QPSA distributions	[]	[]	[]	
		(2)	[]	Installment distributions	[]	[]	[]	
		(3)	[]	In-kind distributions	[]	[]	[]	
		(4)	[]	Specify:				
A.C.O.	I III	E IN	CIID	ANCE (0.01) The Trust invests are	doos not invest in 1:f-	inguranaa Cantus -t-	as follows (Channe	a a a a a a a a a a
AC9.				ANCE (9.01). The Trust invests or one of the state of the	loes not invest in life	msurance Contracts	as 10110WS (Choose o	one oj (a) or (b).):
				plies. Subject to the limitations and	other provisions in A	rticle IX and/or App	endix B.	

- AC10. <u>DISTRIBUTION OF CASH OR PROPERTY</u> (8.04). The Plan provides for distribution in the form of (*Choose one of (a) or (b)*.):
 - (a) [X] Cash only. Except where property distribution is required or permitted under Section 8.04.
 - (b) [] Cash or property. At the distributee's election and consistent with any Plan Administrator policy under Section 8.04.
- AC11. <u>EMPLOYER SECURITIES/EMPLOYER REAL PROPERTY</u> (8.02(A)(13)). The Trust invests or does not invest in qualifying Employer securities and/or qualifying Employer real property as follows (*Choose one of (a) or (b).*):
 - (a) [X] Does not apply.
 - (b) [] Applies. Such investments are subject to the limitations of Section 8.02(A)(13) and/or Appendix B.