### Nationwide Financial Services, Inc. GOVERNMENTAL 457(b) PLAN ADOPTION AGREEMENT

By executing this Governmental 457(b) Plan Adoption Agreement (the "Agreement"), the undersigned Employer agrees to establish or continue a 457(b) Plan for its Employees. The Plan adopted by the Employer consists of the Governmental 457(b) Basic Plan Document (the "BPD") and the elections made under this Agreement (collectively referred to as the "Plan"). An Employer may jointly co-sponsor the Plan by signing a Participating Employer Adoption Page, which is attached to this Agreement. This Plan is effective as of the Effective Date identified on the Signature Page of this Agreement.

In completing the provisions of this Adoption Agreement, unless designated otherwise, selections under the Deferral column apply to all Salary Deferrals (including Roth Deferrals and Catch-Up Contributions).

[Note: Certain vendor agreements associated with the Plan may restrict the application of certain Plan provisions. Additionally, some State and local laws may restrict the election of certain provisions under the Plan. Please consult with legal counsel to assess the impact of State laws, local laws and/or applicable vendor agreements on the Plan.]

	SECTION 1 EMPLOYER INFORMATION	
1-1	EMPLOYER INFORMATION.	
	Name: Livingston County	
	Address: 200 E. Grand River	
	City, State, Zip Code: Howell, Michigan 48843	
	Telephone: (517) 546-0500	
1-2	EMPLOYER IDENTIFICATION NUMBER (EIN). 38-6005819	
1-3	TYPE OF EMPLOYER. (Optional)	
	[Note: To adopt this Plan, the Employer must be a State, political subdivision of a State, or any agency or instrumentality of a State or political subdivision of a State, as provided under Code $\S457(e)(1)(A)$ . A non-governmental tax-exempt organization, as described under Code $\S457(e)(1)(B)$ , may not adopt this Plan.]	
	☐ (a) State	
	☐ (b) Political Subdivision of a State	
	☐ (c) Agency or Instrumentality of a State	
	☐ (d) Other governmental entity: (Describe)	
1-4	EMPLOYER'S TAX YEAR END. (Optional) The Employer's tax year ends <u>December 31</u>	
1-5	<b>RELATED EMPLOYERS.</b> (Optional) List any Related Employers. A Related Employer must execute a Participating Employer Adoption Page for Employees of that Related Employer to participate in this Plan.	
	SECTION 2 PLAN INFORMATION	
2-1	PLAN NAME. Livingston County Deferred Compensation Plan	
	Original Effective Date: April 1, 1983	
	Restatement Effective Date: April 21, 2025	
	Plan identifier (optional):	
	Timi recliation (optionar).	
2-2	<b>TYPE OF PLAN.</b> This Plan is a Governmental 457(b) Plan.	
	☐ The Plan is intended to be a FICA Replacement Plan (as defined under Section 3.08 of the BPD).	

2-3	TYPE (	OF CONTRIBU	JTIONS. (	Check	all that apply.)								
	☑ (a)	Salary Deferra	al Contribu	itions									
	□ (b)	Employer Ma	tching Cor	ntributi	ons								
	□ (c)	Employer Cor	ntributions										
	☑ (d)	Rollover Con	ributions										
2-4	PLAN Y	YEAR.											
	<b>☑</b> (a)	Calendar year	Calendar year.										
	□ (b)			ıth peri	iod ending on each year.								
	□ (c)				, , , , , , , , , , , , , , , , , , ,								
2-5	PLAN A	PLAN ADMINISTRATOR.											
	☑ (a)	The Employer	r identified	in AA	\$1-1.								
	□ (b)												
	( )												
2-6		FROZEN PLAN. Check this AA §2-6 if the Plan is a frozen Plan to which no contributions will be made. (See Section 3.01(c) of the BPD).											
		This Plan is a	frozen Pla	n effec	tive								
	and no	[Note: As a frozen Plan, the Employer will not make any contributions with respect to Plan Compensation earned after such date and no Participant will be permitted to make any contributions to the Plan after such date. In addition, no Employee will become a Participant after the date the Plan is frozen.]											
2-7	<b>DEFINITION OF DISABLED.</b> An individual is considered Disabled for purposes of applying the provisions of this Plan if:												
	□ (a)	The individua	l is covere	d by th	e Employer's disability insurance plan and is determined to be disabled under such plan.								
	☑ (b)				be disabled by the Social Security Administration under Section 223(d) of the Social etermining eligibility for Social Security benefits.								
	☑ (c)	The Plan Administrator determines an individual is unable to engage in any substantial gainful activity by reason of a medically determinable physical or mental impairment that can be expected to result in death or which has lasted or can be expected to last for a continuous period of not less than 12 months. The permanence and degree of such impairment shall be supported by medical evidence. The Plan Administrator may establish reasonable procedures for determining whether a Participant is Disabled.											
	[Note: An Employer may elect any or all of the elections above. If more than one is selected, the hierarchy for determining whether an individual is considered Disabled is in the order listed above, unless described otherwise under separate administrative procedures or as described below.]												
	□ (d)	Alternative de	finition of	Disabl	led:								
		[Note: Any alternative definition described in this subsection (d) will apply uniformly to all Participants under the Plan. The Employer may describe different definitions of Disabled for different purposes under the plan.]											
					SECTION 3 ELIGIBLE EMPLOYEES								
3-1	exclude 2.02(d)	d from participa	tion under PD for rule	the Pla	to the Employees identified in Section 2.02 of the BPD, the following Employees are an with respect to the contribution source(s) identified in this AA §3-1. (See Sections rding the effect on Plan participation if an Employee changes between an eligible and								
	Deferra	al Match	ER										
				(a)	No exclusions.								
				(b)	Collectively Bargained Employees (as defined in Section 1.11 of the BPD),								
	_	_	_	(5)	unless the Collective Bargaining Agreement provides otherwise.								

	Deferral	Matc	h ER		
				(c)	Non-resident aliens who receive no compensation from the Employer which constitutes U.S. source income.
				(d)	Employees who normally work less than hours a week.
				(e)	Employees eligible for a 401(k), a 403(b) plan or another 457(b) plan sponsored by the Employer.
				(f)	Part-Time Employees (as defined in Section 1.39 of the BPD).
	abla			(g)	Seasonal Employees (as defined in Section 1.57 of the BPD).
	abla			(h)	Temporary Employees (as defined in Section 1.60 of the BPD).
				(i)	Employees in an appointed or elected position.
				(j)	Employees paid on an hourly basis.
				(k)	Employees paid on a salaried basis.
				(1)	All other Employees except Part-Time, Temporary and Seasonal Employees.
				(m)	Other:
3-2			ne BPD) of th		inless elected otherwise under subsection (a) below, Independent Contractors (as defined eyer are excluded from participation in the Plan.
			ı EK □	(a)	Independent Contractors may participate in the Plan.
	elects to a	llow Inde		ractors to	nes of contributions for which Independent Contractors are eligible. If the Employer to participate in the Plan, the term Employee as used in the Plan shall include the ropriate.]
				MINIMU	SECTION 4 UM AGE AND SERVICE REQUIREMENTS
4-1	satisfies the Eligible E	ne minimu mployee'	ım age and se s Entry Date	ervice con (as define	<b>HINIMUM AGE AND SERVICE.</b> An Eligible Employee (as defined in AA §3-1) who nditions under this AA §4-1 will be eligible to participate under the Plan as of such ed in AA §4-2 below).  The Employee must complete the following minimum service requirements to participate
		eferral	Match	ER	
					(1) There is no minimum service requirement for participation in the Plan.
					(2) One Year of Service (as defined in Section 2.03(a)(1) of the BPD and AA §4-3).
					<ul> <li>(3) The completion of at least Hours of Service during the first months of employment (or the first days of employment) or the completion of a Year of Service (as defined in AA §4-3), if earlier.</li> <li>□ (i) An Employee who completes the required Hours of Service satisfies eligibility at the end of the designated period, regardless if the Employee actually works for the entire period.</li> </ul>
					☐ (ii) An Employee who completes the required Hours of Service must also be employed continuously during the designated period of employment. (See Section 2.03(a)(1) of the BPD for rules regarding the application of this subsection (ii).)
					(4) The completion of Hours of Service during an Eligibility Computation

	Deferral	Match	ER		
					Period. [Note: If this (4) is chosen, an Employee satisfies the service requirement immediately upon completion of the designated Hours of Service.]
				(5)	Full-time Employees are eligible to participate as set forth in subsection (i). Employees who are "part-time" Employees must complete a Year of Service (as defined in AA §4-3). For this purpose, a full-time Employee is any Employee not defined in subsection (ii).  (i) Full-time Employees must complete the following minimum service
					requirements to participate in the Plan:  (A) There is no minimum service requirement for participation in
					the Plan.  (B) The completion of at least Hours of Service during the first months of employment or the completion of a Year of Service (as defined in AA §4-3), if earlier.
					<ul><li>□ (C) Under the Elapsed Time method as defined in AA §4-3 below.</li><li>□ (D) Describe:</li></ul>
					(ii) Part-time Employees must complete a Year of Service (as defined in AA §4-3).
					☐ (A) For this purpose, a part-time Employee is any Employee whose normal work schedule is less than:
					☐ (I) hours per week.
					☐ (II) hours per month.
					☐ (III) hours per year.
					☐ (B) Describe part-time Employees for this purpose:
					[Note: A part-time employee must be described as an individual who works less than a specified number of hours during a standard work week.]
				(6)	Eligibility service will be determined under the Elapsed Time method as described in AA§4-3 below.
				(7)	Describe eligibility conditions:
					Describe eligibility conditions:
(b)					e Employee (as defined in AA §3-1) must have attained the following age with fied in this AA §4-1(b).
	Deferral	Match	ER		
				(1)	There is no minimum age for Plan eligibility.
				(2)	Age 21.
					Age
□ (c)	Snecial elio	ibility rules Tl	he follo		ecial eligibility rules apply with respect to the Plan:
<u> </u>	[Note: This	subsection (c) r	nay be	used to	apply the eligibility conditions selected under this AA §4-1 separately with fferent contribution formulas under the Plan.
partici respec	RY DATE. A pate in the Pl	n Eligible Emp an as of such E ibution source(s	loyee w ligible i	ho satis Employ ified und	sfies the minimum age and service requirements in AA §4-1 shall be eligible to ee's Entry Date. For this purpose, the Entry Date is the following date with der this AA §4-2. [Note: If any of $(b) - (g)$ is completed for a contribution econtribution source.]
Defer	ral Matc	h ER			
$\square$			(a)	Immed	liate. The date the minimum age and service requirements are satisfied.
			(b)	Semi-a	annual. The first day of the 1st and 7th month of the Plan Year.
			(c)	Quarte	erly. The first day of the 1st, 4th, 7th and 10th month of the Plan Year.
			(d)		aly. The first day of each calendar month.

Deferral	Match	ER		
			(e)	Payroll period. The first day of the payroll period.
			(f)	The first day of the Plan Year.
			(g)	Describe Entry Date:
				efined above) is determined based on when the Employee satisfies the minimum age and purpose, an Employee's Entry Date is the Entry Date:
Deferral	Match	ER		
			(h)	next following satisfaction of the minimum age and service requirements.
			(i)	<b>coinciding with or next following</b> satisfaction of the minimum age and service requirements.
N/A			(j)	nearest the satisfaction of the minimum age and service requirements.
N/A			(k)	<b>preceding</b> the satisfaction of the minimum age and service requirements.
N/A			(1)	<b>coinciding with or preceding</b> the satisfaction of the minimum age and service requirements.
	ions apply fo	r the same	contril	special rules for determining Entry Dates under the Plan. For example, if different Entry bution sources with respect to different groups of Employees, such different Entry Date
Deferral	Match	ER		
			(m)	Describe special rules for determining Entry Dates under the Plan:
following do	efault rules a	pply with r	espect	applying the minimum age and service requirements under AA §4-1 above, the to all contribution sources under the Plan:
during	an Eligibilit	y Computat	ion Pe	s a Year of Service for eligibility purposes upon completing 1,000 Hours of Service eriod. Hours of Service are calculated based on actual hours worked during the Section 1.33 of the BPD for the definition of Hours of Service.)
Eligibii Service	lity Computa e is required	ation Period for eligibili	ls on tl ty, the	one Year of Service is required for eligibility, the Plan will determine subsequent ne basis of Plan Years (see Section 2.03(a)(2)(i) of the BPD). If more than one Year of Plan will determine subsequent Eligibility Computation Periods on the basis of (a)(2)(ii) of the BPD).
				omplete the applicable sections of this AA §4-3. If this AA §4-3 is not completed for a eligibility rules apply.
Deferral	Match	ER		
			(a)	<b>Year of Service.</b> Instead of 1,000 Hours of Service, an Employee earns a Year of Service upon the completion of Hours of Service during an Eligibility Computation Period.
			(b)	<b>Eligibility Computation Period.</b> The Plan will use Anniversary Years for all Eligibility Computation Periods.
			(c)	Elapsed Time method. [Note: Check the same contribution source as checked in AA §4-1(a) above.] Eligibility service will be determined under the Elapsed Time method. An Eligible Employee (as defined in AA §3-1) must complete a period of service, as designated below, to participate in the Plan. (See Section 2.03(a)(5) of the BPD.)  ☐ (1) For Deferral, must complete a period of service ☐ (2) For Match, must complete a period of service ☐ (3) For ER, must complete a period of service

	Deferral	Match	ER						
	☑			(d)	Service	<b>lency Method</b> . For purposes of for eligibility, the Plan will us on 2.03(a)(4) of the BPD). Th	se the Equival	ency Method	d (as defined
					$\Box$ (1)	All Employees.			
					<b>☑</b> (2)	Employees who are not paid whom the Employer mainta determined based on actual	ins hourly red	cords, eligibi	
						d) is checked, Hours of Service to following Equivalency Met		ty will be det	rermined
					<b>(</b> 3)	Monthly. 190 Hours of Ser	vice for each	month work	ed.
					□ (4)	Weekly. 45 Hours of Service	ce for each we	eek worked.	
					□ (5)	Daily. 10 Hours of Service	for each day	worked.	
					□ (6)	<b>Semi-monthly.</b> 95 Hours o worked.	f Service for 6	each semi-me	onthly period
					□ (7)	<b>Hours worked.</b> 870 hours of Service and 435 hours work			
					□ (8)	<b>Regular time hours.</b> 750 rd Hours of Service and 375 rd of Service.			
				(e)		eligibility provisions. The fo			
	To allow	ior to the Effect Employees emp this AA §4-4.		a speci	ified date	to enter the Plan without rega	ard to the mini	mum age an	d/or service conditions,
	Deferral	Match	ER						
				(a)	Emplo	natic Eligibility. An Eligible I yer on the following designate ated date without regard to mi	ed date will er	nter the Plan	on the
					□ (1)	the Effective Date of this Pla Signature Page, as applicable		ed on the En	nployer
					□ (2)	the date the Plan is executed Employer Signature Page)	by the Emplo	yer (as indica	ated on the
					$\square$ (3)	[insert date]			
				(b)	Descri	<b>be</b> other effective date provisi	ions:		
4-5						CR. Service with the following allocation conditions under the		Employers v	vill be counted for
	□ (a)	Identify Predec	essor Emp	oloyer(	(s):				
		The Plan will c	ount servi	ce witl	h the follo	owing Predecessor Employers	s:		
			Name	of Pre	decessor	Employer	Eligibility	Vesting	Allocation Conditions
		□ (1)					_ □		
	□ (b)	The following s	special rul	es app	ly with re	espect to service with a Predec	cessor Employ	/er:	

### SECTION 5 COMPENSATION DEFINITIONS

5-1						ation is based on the definition set forth under this AA §5-1. See Section 1.61 of types of Total Compensation.
	<b>☑</b> (a)	W-2 W	ages			
	□ (b)	Code §	415 Compen	sation		
	□ (c)	"Simpl	ified" Code {	§415 Comp	ensati	on
	□ (d)	Wages	under Code	§3401(a)		
						tion, each definition includes pre-tax contributions to a Code §125 cafeteria plan, lan, and qualified transportation fringes under Code §132(f)(4).]
5-2	POST-	SEVERA	NCE COM	PENSATI	ON.	
	(a)	1.61 of purpose comper year in	the BPD) in e, severance isation paid	cludes post pay is alwa within 2½ 1 ance occurs	s-seven nys exo month	ensation from Total Compensation. Total Compensation (as defined in Section rance compensation, to the extent provided in Section 1.61(b) of the BPD. For this cluded from the definition of Plan Compensation. Other post-severance is after severance from employment with the Employer or the end of the calendar cluded in Plan Compensation, unless excluded under this subsection (a). See
		The fol	lowing amou	ınts paid af	ter a I	Participant's severance from employment are excluded from Plan Compensation.
		□ (1)				Payment for unused accrued bona fide sick, vacation, or other leave, but only if the n able to use the leave if employment had continued.
		□ (2)	compensa Employee	tion plan, l	out on nued in	Payments received by an Employee pursuant to a nonqualified unfunded deferred by if the payment would have been paid to the Employee at the same time if the employment and only to the extent that the payment is includible in the
	(b)	Compe	nsation does	not include	e conti	d Participants. Unless designated otherwise under this subsection (b), Total nuation payments for disabled Participants. To count Total Compensation paid a account of disability (as defined in Code §22(e)(3)), check the box below.
						<b>rticipants.</b> Total Compensation shall include post-severance compensation paid to nently and totally disabled, as defined in Code §22(e)(3).
5-3			NSATION. l bed below.	Plan Comp	ensatio	on is <b>Total Compensation</b> (as defined in AA §5-1 above) with the following
	De	eferral	Match	ER		
		$\overline{\checkmark}$			(a)	No exclusions.
		N/A			(b)	Salary Deferrals (as defined in Section 1.55 of the BPD), pre-tax contributions to a cafeteria plan or a Code §457 plan, and qualified transportation fringes under Code §132(f)(4) are excluded.
					(c)	All fringe benefits (cash and noncash), reimbursements or other expense allowances, moving expenses, deferred compensation, and welfare benefits are excluded.
					(d)	Compensation above \$ is excluded.
					(e)	Amounts received as a bonus are excluded.
					(f)	Amounts received as commissions are excluded.
					(g)	Overtime payments are excluded.
					(h)	Shift differentials are excluded.
					(1)	Exclusions as described by the applicable Collective Bargaining Agreement.
					(j)	Amounts received for services performed for a non-signatory Related Employer are excluded.

[Note: If this subsection is not elected, amounts received for services

	De	eferral	Match	ER		
						performed for a non-signatory Related Employer are INCLUDED in Plan Compensation.]
					(k)	"Deemed §125 compensation" as defined under Total Compensation. (See Section 1.61(d) of the BPD.)
					(l)	Amounts received after Severance from Employment are excluded.
					(m)	Differential Pay (as defined in Section 1.61(e) of the BPD) is excluded.
					(n)	Describe adjustments to Plan Compensation:
5-4	PERIO	D FOR D	ETERMININ	G COMI	PENS	SATION.
	(a) Co	ompensation urces identition the Plan Ye	on Period. Pla ified in this A	n Compei A §5-4. [ <i>N</i> to Plan C	nsatio N <b>ote:</b> Comp	on will be determined on the basis of the following period(s) for the contribution of the period other than Plan Year applies for any contribution source, any reference pensation for that contribution source will be deemed to be a reference to the
	]	Deferral	Match	J	ER	
		$\square$				(1) The Plan Year.
						(2) The calendar year ending in the Plan Year.
						(3) The Employer's fiscal tax year ending in the Plan Year.
						(4) The 12-month period ending on which ends during the Plan Year.
	Co co: To	ompensation ntribution so count com	n, only compe source will be apensation for	nsation pa taken into the entire	id w acco Plan	ess provided otherwise under this subsection (b), in determining Plan while an individual is a Participant under the Plan with respect to a particular ount.  n Year for a particular contribution source, including compensation paid while an et to such contribution source, check below. (See Section 1.45 of the BPD.)
		eferral	Match	ER	1	
		<b>☑</b>				compensation paid during the Plan Year will be taken into account, luding compensation earned while an individual is not a Participant.
					EM	SECTION 6  MPLOYER CONTRIBUTIONS
6-1			NTRIBUTIO	DNS. Is the	e Em	nployer authorized to make Employer Contributions under the Plan?
	□ Ye		p to Section 6.	<i>1</i> 1		
	[Note: ]	Any Employ	•	on made p	oursu	uant to this AA $\S 6$ will count towards the Code $\S 457(e)(15)$ Maximum Contribution
6-2	EMPLO followin	OYER CO	NTRIBUTIO er Contribution	ON FORM  ns on beh  norized un	alf of ider t	A. For the period designated in AA §6-4(a) below, the Employer will make the f Participants who satisfy the allocation conditions designated in AA §6-5 below. this AA §6-2 will be allocated in accordance with the allocation formula selected
	□ (a)		onary contrib er Contribution		e En	nployer will determine in its sole discretion how much, if any, it will make as an
	□ (b)	Fixed co	ontribution.			
		$\Box$ (1)			_	pant's Plan Compensation.
		$\square$ (2)		ch Partici	-	
		$\square$ (3)				on will be determined in accordance with the personal service contract or icable to the Participant.
		□ (4)				on will be determined in accordance with any Collective Bargaining Agreement(s) effits of Collectively Bargained Employees under the Plan.

$\Box$ (c)	Service	-based contribution. The Employer will make:
	□ (1)	<b>Discretionary.</b> A discretionary contribution determined as a uniform percentage of Plan Compensation or a uniform dollar amount for each period of service designated below.
	$\square$ (2)	Fixed percentage% of Plan Compensation paid for each period of service designated below.
	$\square$ (3)	Fixed dollar. \$ for each period of service designated below.
	The ser	vice-based contribution selected under this (c) will be based on the following periods of service:
	$\Box$ (4)	Each Hour of Service
	$\square$ (5)	Each week of employment
	$\Box$ (6)	Describe period:
	The ser	vice-based contribution is subject to the following rules:
	$\Box$ (7)	Describe any special provisions that apply to service-based contribution:
$\Box$ (d)	FICA F	Replacement Contribution. (See Section 3.08 of the BPD).
	$\Box$ (1)	The Employee will make the 7.5% of Plan Compensation mandatory contribution.
	□ (2)	The Employer will make the 7.5% of Plan Compensation mandatory contribution.
	□ (3)	The Employee will make a mandatory contribution equal to% of Plan Compensation and the Employer will make a mandatory contribution equal to% of Plan Compensation.
		[Note: The combined Employer and Employee contribution must equal at least 7.5% of Plan Compensation.]
□ (e)	Contrib	outions of accrued sick, PTO and/or vacation leave.
	□ (1)	The Employer will make and allocate Employer Contributions of amounts of accrued unpaid sick leave as follows:
	□ (2)	The Employer will make and allocate Employer Contributions of amounts of accrued unpaid PTO leave as follows:
	□ (3)	The Employer will make and allocate Employer Contributions of amounts of accrued unpaid vacation leave as follows:
□ (f)	Describ	e Employer Contribution formula:
ALLO	CATION	FORMULA.
□ (a)	Pro rat	a allocation. The Employer Contribution under AA §6-2(a) will be allocated as:
	$\Box$ (1)	a uniform percentage of Plan Compensation or
	$\square$ (2)	a uniform dollar amount
□ (b)		ion under fixed Employer Contribution. If a fixed Employer Contribution is selected in AA §6-2(b), the er Contribution will be allocated in accordance with the selections made in AA §6-2(b).
□ (c)		<b>ionary allocation.</b> The Employer Contribution under AA §6-2(a) will be allocated in the sole discretion of the er in a manner solely determined by the Employer.
□ (d)		<b>-based allocation.</b> The service-based Employer Contribution selected in AA §6-2(c) will be allocated in nce with the selections made in AA §6-2(c).
□ (e)	Describ	e other allocation method:
		<b>CS.</b> No special rules apply with respect to Employer Contributions under the Plan, except to the extent this AA §6-4.
□ (a)	allocate	for determining Employer Contributions. In determining the amount of the Employer Contributions to be d under this AA $\S$ 6, the Employer Contribution will be based on Plan Compensation paid during the Plan Year, his (a) is selected and one of $(1) - (4)$ is selected below.
		tively, the Employer may elect to base the Employer Contributions on Plan Compensation paid during the ag period:
	$\Box$ (1)	Plan Year quarter $\square$ (2) calendar month
	$\square$ (3) <sub>1</sub>	payroll period
	designa	Although Employer Contributions are determined on the basis of Plan Compensation paid during the period ted under this subsection (a), this does not require the Employer to actually make contributions or allocate utions on the basis of such period.]

	□ (b)	Limit of	n Employ	er Contributions. The Employer Contribution elected in AA §6-2 may not exceed:							
		$\Box$ (1)	% o	f Plan Compensation							
		$\square$ (2)	\$								
		$\square$ (3)	Describe	2:							
	□ (c)	Offset o	f Employ	er Contribution.							
		$\Box$ (1)		ipant's allocation of Employer Contributions under AA §6-2 of this Plan is reduced by contributions							
		$\square$ (2)	In apply	ing the offset under this subsection, the following rules apply:							
	□ (d)	Special	rules. The	e following special provisions apply with respect to Employer Contributions:							
6-5	must sat	isfy any a	llocation o	IONS. A Participant who has otherwise satisfied all conditions to receive an Employer Contribution, conditions designated under this AA §6-5 to receive an allocation of Employer Contributions under ay not impose allocation conditions on FICA Replacement Contributions.]							
	□ (a)	No alloc	cation con	ditions apply with respect to Employer Contributions under the Plan.							
	□ (b)	Employ	ment con	dition. An Employee must be employed with the Employer on the last day of the Plan Year.							
	□ (c)	Minimu	ım service	e condition. An Employee must be credited with at least:							
		$\Box$ (1)									
		$\square$ (2)	cor	secutive days of employment with the Employer during the Plan Year.							
		$\square$ (3)	cor	secutive months of employment with the Employer during the Plan Year.							
	□ (d)	Year. Al	Application to a specified period. The allocation conditions selected under this AA §6-5 apply on the basis of the Plan Year. Alternatively, if an employment or minimum service condition applies under this AA §6-5, the Employer may elect under this subsection to apply the allocation conditions on a periodic basis as set forth below. See Section 3.06(a) of the BPD for a description of the rules for applying the allocation conditions on a periodic basis.								
		$\square$ (1)		<b>for applying allocation conditions.</b> Instead of the Plan Year, the allocation conditions set forth under on (2) below apply with respect to the following periods:							
			□ (i)	Plan Year quarter							
			□ (ii)	calendar month							
			☐ (iii)	payroll period							
			□ (iv)	Other:							
		□ (2)	basis of this AA	<b>Application to allocation conditions.</b> If this subsection (2) is checked to apply allocation conditions on the basis of specified periods, to the extent an employment or minimum service allocation condition applies under this AA §6-5, such allocation condition will apply based on the period selected under subsection (1) above, unless designated otherwise below:							
			□ (i)	Only the employment condition will be based on the period selected in subsection (1) above.							
			□ (ii)	Only the minimum service condition will be based on the period selected in subsection (1) above.							
			□ (iii)	Describe any special rules:							
	□ (e)	Exception	ons.								
		$\Box$ (1)	The abo	ve allocation condition(s) will <b>not</b> apply if an Employee, during the Plan Year:							
			□ (i)	dies.							
			□ (ii)	has a Severance from Employment due to becoming Disabled.							
			□ (iii)	becomes Disabled.							
			□ (iv)	has a Severance from Employment after attaining Normal Retirement Age.							
				If this box is checked, this waiver of allocation conditions applies only once during the Participant's employment with the Employer. Thus, if an Employee is rehired after such a waiver was applied to such Employee, the waiver of allocation conditions will not apply to a subsequent Severance from Employment.							
			□ (v)	has a Severance from Employment after attaining Early Retirement Age.							
				If this box is checked, this waiver of allocation conditions applies only once during the Participant's employment with the Employer. Thus, if an Employee is rehired after such a waiver was applied to such Employee, the waiver of allocation conditions will not apply to a subsequent Severance from Employment.							
			□ (vi)	is on an authorized leave of absence from the Employer.							
			\ /	1 -							

		$\square$ (2)	The exc	eptions selected under subsection (1) do not apply to:						
			□ (i)	an employment condition designated under this AA §6-5.						
			□ (ii)	a minimum service condition designated under this AA §6-5.						
			□ (iii)	a Discretionary Employer Contribution.						
			□ (iv)	a Fixed Employer Contribution.						
	□ (f)			<b>hod</b> . For purposes of determining an Employee's Hours of Service for allocation purposes, the Plan alency Method (as defined in Section 2.03(a)(4) of the BPD). The Equivalency Method will apply to:						
		$\Box$ (1)	All Emp	loyees.						
		□ (2)		aployees for whom the Employer does not maintain hourly records. For all other Employees, actual orked will be used.						
	□ (g)		Time Me	<b>ethod</b> . For purposes of determining an Employee's service for allocation purposes, the Plan will use Method.						
	□ (h)	Describ	e any spec	ial rules governing the allocation conditions under the Plan:						
6-6	otherwis	e below, a	a Participa tion.	T OF EMPLOYER CONTRIBUTIONS AS ROTH CONTRIBUTIONS. Unless elected nt may not elect to treat a nonforfeitable Employer Contribution made on behalf of such Participant						
	□ (a)	☐ (a) A Participant MAY elect to treat a nonforfeitable Employer Contribution made on behalf of such Participant as a Roth contribution. [Note: The Employer and/or Plan Administrator will develop operational procedures to assist in administering this election.]								
	□ (b)	Describe any special rules relating to the optional treatment of nonforfeitable Employer Contributions as a Roth contribution:								
6-7				CABLE TO EMPLOYER CONTRIBUTIONS. The following special rules apply to Employer						
				SECTION 6A						
				SALARY DEFERRALS						
6A-1	SALAR	Y DEFE	RRALS. A	Are Employees permitted to make Salary Deferrals under the Plan?						
	✓ Yes	S								
	□ No	[If "No"	is checked	, skip to Section 6B.]						
6A-2				ALARY DEFERRALS. Unless designated otherwise under this AA §6A-2, a Participant may defer \$457(e)(15) Maximum Contribution Limit.						
	□ (a)	Salary 1	Deferral I	imit. A Participant may not defer an amount in excess of:						
		$\Box$ (1)		% of Plan Compensation.						
		$\square$ (2)	\$							
		[Note: 1]	f both (1) d	and (2) are checked, the deferral limit is the lesser of the amounts selected.]						
		Any lim	it describe	d in subsection (1) or (2) above applies with respect to the following period:						
		$\square$ (3)	Plan Yea	ır.						
		$\square$ (4)	the porti	on of the Plan Year during which the individual is eligible to participate.						
		$\square$ (5)	each sep	arate payroll period during which the individual is eligible to participate.						
	□ (b)		on Salary d under AA	<b>Deferrals on bonus payments.</b> [Note: This $\S6A-2(b)$ only may be selected if bonus payments are not $1 \S5-3$ .]						
		□ (1)	Employo Contribu special l	e limits specified in (a)(1) and (a)(2) above apply to bonus and non-bonus Plan Compensation. ees may defer any amounts out of bonus payments, subject to the Code §457(e)(15) Maximum ation Limit and any other limit on Salary Deferrals under this AA 6A-2. The Employer may impose imits on bonus payments under the Salary Deferral Election or in separate administrative procedures.						
		□ (2)	§457(e)( The Em	ipant may defer up to% (not to exceed 100%) of any bonus payment (subject to the Code (15) Maximum Contribution Limit) without regard to any other limits described under this AA §6A-2. ployer may impose special limits on bonus payments under the Salary Reduction Agreement election parate administrative procedures.						

		$\square$ (3)	Describ	e special rules applicable to deferrals on bonus payments:							
	(c)	accrued Compen Participa	sick pay, sation; (2 ant is an E	vacation, PTO and back pay. Unless otherwise elected below, a Participant may elect to defer accrued vacation pay, accrued PTO pay, or back pay if: (1) such pay is otherwise included in Plan ) the Participant timely enters into a Salary Reduction Agreement with respect to such pay; and (3) the employee in the month of deferral.							
			_	ant may NOT defer accrued sick pay, accrued vacation pay, accrued PTO or back pay.							
	□ (d)	Describ	e any othe	er limits that apply with respect to Salary Deferrals under the Plan:							
6A-3	MINIMUM DEFERRAL RATE. Unless designated otherwise under this AA §6A-3, no minimum deferral requirement applies under the Plan. Alternatively, a Participant must defer at least the following amount in order to make Salary Deferrals under the Plan.										
	□ (a)	% o	f Plan Co	mpensation for a payroll period.							
	□ (b)		r a payrol								
	□ (c)	Describe	e								
6A-4				<b>FIONS.</b> Age 50 Catch-Up Contributions and Special 457 Catch-Up Contributions (as defined in the BPD) are permitted under the Plan, unless designated otherwise under this AA §6A-4.							
	□ (a)	Age 50 (	Catch-Up	Contributions are not permitted under the Plan.							
	□ (b)	Special 4	457 Catch	-Up Contributions are not permitted under the Plan.							
	□ (c)	Describe	any spec	ial rules applicable to the Age 50 Catch-Up Contributions or Special 457 Catch-Up Contributions:							
( ) 5	DOTH DEFENDALS										
6A-5		TH DEFERRALS.									
	(a)		Availability of Roth Deferrals.  ☑ (1) Roth Deferrals are permitted under the Plan.								
				•							
		[Note: I]	f Roth Dej	rals are not permitted under the Plan.  ferrals are effective as of a date later than the Effective Date of the Plan, designate such special							
		Effective Date in AA §6A-8 below.]									
	(b)	distribut to which Participa	ion or wit such dist	oth Deferrals. Unless designated otherwise under this subsection, to the extent a Participant takes a hdrawal from such Participant's Salary Deferral Account(s), the Participant may designate the extent tribution is taken from the Pre-Tax Deferral Account or from the Roth Deferral Account. If a designate the Account, the Plan Administrator may distribute amounts pursuant to a separate licy.							
		Alternatively, the Employer may designate the order of distributions for the distribution types listed below:									
		$\Box$ (1)	Distribu	utions and withdrawals.							
			□ (i)	Any distribution will be taken on a pro rata basis from the Participant's Pre-Tax Deferral Account and Roth Deferral Account.							
			□ (ii)	Any distribution will be taken first from the Participant's Roth Deferral Account and then from the Participant's Pre-Tax Deferral Account.							
			□ (iii)	Any distribution will be taken first from the Participant's Pre-Tax Deferral Account and then from the Participant's Roth Deferral Account.							
		$\square$ (2)	Distribu	ution of Excess Deferrals.							
			□ (i)	Distribution of Excess Deferrals will be made from Roth and Pre-Tax Deferral Accounts in the same proportion that deferrals were allocated to such Accounts for the calendar year.							
			□ (ii)	Distribution of Excess Deferrals will be made first from the Roth Deferral Account and then from the Pre-Tax Deferral Account.							
			□ (iii)	Distribution of Excess Deferrals will be made first from the Pre-Tax Deferral Account and then from the Roth Deferral Account.							
	(c)	In-Plan l	Roth Conv	<b>nversions.</b> Unless elected under this AA §6A-5(c), the Plan does not permit a Participant to make an version under the Plan. To override this provision to allow Participants to make an In-Plan Roth action (1) must be checked.							
		$\Box$ (1)		re date. Effective[not earlier than 1/1/2013], a Participant may elect to convert all or tion of such Participant's non-Roth vested Account Balance to an In-Plan Roth Conversion Account.							

	[Note: The Plan must provide for Roth Deferrals under AA §6A-5(a) as of the effective date designated in this subsection (1). An election under this subsection (1) does not affect an In-Plan Roth Conversion that was allowed under prior Plan provisions.]								
(2)	In-Service Distribution.								
	□ (i)	For a Participant to convert such Participant's eligible contributions to Roth through an In-Plan Roth Conversion, the Participant need not be eligible to take a distribution from the Plan. [Note: If this subsection (i) is checked, a Participant may convert any or all of the eligible contribution sources to Roth Deferrals through an In-Plan Roth Conversion.]							
	□ (ii)	For a Participant to convert such Participant's eligible contributions to Roth through an In-Plan Roth Conversion, a Participant must be eligible for a distribution of any amounts converted to Roth Deferrals through an In-Plan Roth Conversion. Thus, only amounts that are eligible for distribution under AA §9 are eligible for In-Plan Roth Conversion.							
(3)	contribu	ution sources. An Employee may elect to make an In-Plan Roth Conversion from all available tion sources under the Plan. To override this default provision and limit the contribution sources e for In-Plan Roth Conversion, select the applicable contribution sources below:							
	□ (i)	Pre-tax Salary Deferrals							
	□ (ii)	Employer Contributions							
	□ (iii)	Matching Contributions							
	□ (iv)	Rollover Contributions							
	□ (v)	Describe:							
(4)		applicable to In-Plan Roth Conversions. No special limits apply with respect to In-Plan Roth ions, unless designated otherwise under this subsection (4).							
	□ (i)	Roth conversions may only be made from contribution sources that are fully vested (i.e., 100% vested).							
	□ (ii)	A Participant may not make an In-Plan Roth Conversion of less than \$ (may not exceed \$1,000).							
	☐ (iii)	A Participant may not make an In-Plan Roth Conversion of any outstanding loan amount.							
		[Note: If this subsection (iii) is not checked, a Participant may convert amounts that are attributable to an outstanding loan, to the extent the loan relates to a contribution source that is eligible for conversion under subsection (3) above.]							
	□ (iv)	Only Participants who are current Employees are allowed to make In-Plan Roth Conversions.							
	$\square$ (v)	The ability to make In-Plan Roth Conversions is limited to the following events:							
	□ (vi)	Describe:							
(5)	special p	is available to pay federal and state taxes generated from an In-Plan Roth Conversion. No provisions apply to allow Participants to withdraw funds to pay federal or state taxes generated from an Roth Conversion, except as provided otherwise under this subsection (5).							
	□ (i)	<b>In-service distribution.</b> If the Plan does not otherwise permit an in-service distribution at the time of the In-Plan Roth Conversion and this subsection (i) is checked, a Participant may elect to take an in-service distribution solely to pay taxes generated from the In-Plan Roth Conversion to the extent such in-service distribution would otherwise be permitted under Section 8.03 of the BPD.							
		[Note: If this subsection (i) is checked, a Participant may take an in-service distribution only to the extent such distribution would otherwise be permitted under the provisions of Section 8.03 of the BPD.]							
	□ (ii)	<b>Participant loan.</b> Generally, a Participant may request a loan from the Plan to the extent permitted under Section 13 of the BPD and AA Appendix B. However, to the extent a Participant loan is not otherwise allowed and this subsection (ii) is selected, a Participant may receive a Participant loan solely to pay taxes generated from an In-Plan Roth Conversion.							
		[Note: If this subsection (ii) is selected and Participant loans are not otherwise authorized under the Plan, any Participant loan made pursuant to this subsection (ii) will be made in accordance with the default loan policy described in Section 13 of the BPD.]							
(6)	Account	ation from In-Plan Roth Conversion Account. Distributions from the In-Plan Roth Conversion will be permitted in the same manner as permitted for Roth Deferrals, as set forth under AA §9-2, esignated otherwise under this subsection (6).							
		Describe distribution options:							
Describe	e any spec	rial rules that apply to Roth Deferrals under the Plan:							

 $\square$  (d)

6A-6	SALAR	Y REDU	CTION A	GREEMENT ELECTIONS.
	(a)	Salary F written procedu	Reduction . procedures res adopte	Addition of Salary Reduction Agreement election: A Participant's election to change or resume a Agreement election will be effective as set forth under the Salary Reduction Agreement or other is adopted by the Plan Administrator. Unless the Salary Reduction Agreement or other written by the Plan Administrator provide otherwise, a Participant may revoke a Salary Reduction on (on a prospective basis) at any time.
	(b)	Salary F	Reduction .	<b>lections of rehired participants:</b> Unless designated otherwise below, a Participant's affirmative Agreement to defer (or to not defer) will cease upon Severance from Employment and the Participant a new election upon rehire.
			(b) is sel defer) w	pant's affirmative election does not cease upon Severance from Employment. If this subsection lected, a terminated Participant's affirmative Salary Reduction Agreement election to defer (or to not vill not cease upon Severance from Employment and the Participant's affirmative Salary Reduction ent election to defer (or to not defer) in effect at the time of Severance from Employment will apply nire.
				The Employer may modify the rules applicable to rehired Employees under the Salary Reduction ent or other administrative procedures.]
6A-7	the BPD	, unless p	rovided of	<b>UTION ARRANGEMENT.</b> No automatic contribution provisions apply under Section 3.03(c) of herwise under this AA §6A-7. [Note: Some States through anti-garnishment laws or otherwise may bution Arrangements.]
	□ (a)	AA §4). Particip	, a Particip ant comple	ral election. Upon becoming eligible to make Salary Deferrals under the Plan (pursuant to AA §3 and pant will be deemed to have entered into a Salary Deferral Election for each payroll period, unless the etes a Salary Reduction Agreement election (subject to the limitations under AA §6A-2 and AA §6A-vith procedures adopted by the Plan Administrator.
		$\Box$ (1)		<b>re date of Automatic Contribution Arrangement.</b> The automatic deferral provisions under this AA re effective as of:
			90A-7 a. □ (i)	The Effective Date of this Plan as set forth under the Employer Signature Page.
			_ (i) □ (ii)	[insert date]
			□ (iii)	As set forth under a prior Plan document.
			[Note: If of the or this AA	f this subsection (iii) is checked, the automatic deferral provisions under this AA §6A-7 will apply as riginal Effective Date of the automatic contribution arrangement. Unless provided otherwise under §6A-7, an Employee who is automatically enrolled under a prior Plan document will continue to be it ically enrolled under the current Plan document.]
		□ (2)	Contribu under th Arrange	<b>Artic Contribution Arrangement.</b> Check this subsection (2) if the Plan is designated as an Automatic ation Arrangement, as described under Section 3.03(c) of the BPD. [Note: Unless an election is made as AA §6A-7 that is inconsistent with the requirements of an Eligible Automatic Contribution are the (EACA), the Automatic Contribution Arrangement will qualify as an EACA, as described in 3.03(c) of the BPD.]
			□ (i)	Automatic Contribution Arrangement features determined under separate administrative procedures. The Employer has described the features of its Automatic Contribution Arrangement in a separate administrative policy which is incorporated by reference into this Plan. To the extent that either (ii) or (iii) below is not completed, those features of the Automatic Contribution Arrangement will be determined by the terms of a separate administrative policy.
			□ (ii)	Automatic deferral percentage.
			. ,	☐ (A)% of Plan Compensation
				□ (B) \$
			□ (iii)	<b>Automatic increase.</b> If elected under this subsection (iii), the automatic deferral amount will increase each Plan Year by the following amount. (See Section 3.03(c) of the BPD.)
				☐ (A)% of Plan Compensation
				□ (B) \$
				☐ (C) Describe:
				Any automatic increase elected under this subsection (iii) will not cause the automatic deferral

Describe:

 $\square$  (D) \_\_\_\_% of Plan Compensation

\$\_\_\_\_

 $\square$  (E)

 $\square$  (F)

		<b>Itomatic deferral provisions.</b> The automatic deferral election under subsection (2) will icipants and existing Participants as set forth under this subsection (3).							
(i)		<b>New Participants.</b> The automatic deferral provisions apply to all Participants who become eligible on or after the effective date.							
(ii)	<b>Current Participants.</b> The automatic deferral provisions apply to all other eligible Participants as follows:								
	$\square$ (A)	Automatic deferral provisions apply to all current Participants who have not entered into a Salary Deferral Election (including an election not to defer under the Plan).							
	□ (B)	Automatic deferral provisions apply to all current Participants who have not entered into a Salary Deferral Election that is at least equal to the automatic deferral amount under subsection (2)(ii). Current Participants who have made a Salary Deferral Election that is less than the automatic deferral amount or who have not made a Salary Deferral Election will automatically be increased to the automatic deferral amount unless the Participant enters into a new Salary Deferral election on or after the effective date of the automatic deferral provisions.							
	□ (C)	Automatic deferral provisions do not apply to current Participants. Only new Participants described in subsection (i) above are subject to the automatic deferral provisions.							
	$\square$ (D)	Describe:							
(iii)	election	nent of automatic deferrals. Any Salary Deferrals made pursuant to an automatic deferral a will be treated as Pre-Tax Salary Deferrals, unless designated otherwise under this ion (iii).							
	]	Any Salary Deferrals made pursuant to an automatic deferral election will be treated as Roth Deferrals. [ <i>Note: This subsection (iii) may only be checked if Roth Deferrals are permitted under AA §6A-5.</i> ]							
□ (iv)	<b>Expiration of affirmative deferral elections.</b> Unless this subsection (iv) is elected, for purposes of the automatic deferral provisions of the Plan, a Participant's affirmative elective deferral election will not expire. If this subsection (iv) is elected, a Participant's affirmative deferral election will expire:								
	$\square$ (A)	at the end of each Plan Year.							
	□ (B)	Describe date that the affirmative election will expire:							
	expiring Plan pu	If a Participant fails to complete a new affirmative deferral election subsequent to the prior election expiring, the Participant becomes subject to the automatic deferral percentage as specified in the Plan pursuant to the automatic contribution arrangement provisions. Each year, the Participant can always complete a new affirmative election and designate a new deferral percentage.							
	the effec	[Note: Any Salary Deferral Election (including an election not to defer under the Plan) made after the effective date of the automatic deferral provisions will override such automatic deferral provisions.]							
increase the seco	is selecte nd Plan Y	<b>Intomatic increase.</b> Unless designated otherwise under this subsection (4), if an automatic ad under subsection (2)(iii) above, the automatic increase will take effect as of the first day of fear following the Plan Year in which the automatic deferral election first becomes effective Participant. (See Section 3.03(c)(2)(iii) of the BPD.)							
□ (i)	in subse	lan Year. Instead of applying as of the second Plan Year, the automatic increase described action (2)(iii) takes effect as of the appropriate date (as designated under subsection (iii) within the first Plan Year following the date automatic contributions begin.							
□ (ii)	describe subsecti	<b>Designated Plan Year.</b> Instead of applying as of the second Plan Year, the automatic increase described in subsection (2)(iii) takes effect as of the appropriate date (as designated under subsection (iii) below) within the Plan Year following the Plan Year in which the automatic deferral election first becomes effective with respect to a Participant.							
□ (iii)	of the fi the first	ve date. The automatic increase described under subsection (2)(iii) is generally effective as rst day of the Plan Year. If this subsection (iii) is checked, instead of becoming effective on day of the Plan Year, the automatic increase will be effective on:							
	$\square$ (A)	The anniversary of the Participant's date of hire.							
	□ (B)	The anniversary of the Participant's first automatic deferral contribution.							
	□ (C)	The first day of each calendar year.							
<b>-</b>	□ (D)	Other date:							
$\square$ (iv)	Special	rules:							

(3)

(4)

		(5)	designated otherwise below, in applying the automatic deferral provisions under this AA§6A-7, including the automatic increase provisions, a rehired Participant is treated as a new Employee (regardless of the amount of time since the rehired Employee had a Severance from Employment).
			□ (i) Rehired Employees not treated as new Employee. In applying the automatic deferral provisions under this AA§6A-7, including the automatic increase provisions, a rehired Participant is not treated as a new Employee. Thus, for example, a rehired Participant's deferral percentage will be calculated based on the date the individual first began making automatic deferrals under the Plan.
			☐ (ii) Describe special rules applicable to rehired employees:
	□ (b)		sible Withdrawals under Automatic Contribution Arrangement.
			Permissible withdrawals allowed. If the Plan satisfies the requirements for an EACA (as set forth in Section 3.03(c) of the BPD), a Participant who has Salary Deferrals contributed to the Plan pursuant to an automatic deferral election under this AA §6A-7 may elect to withdraw such contributions (and earnings attributable thereto) within 90 days after the date such Salary Deferrals would otherwise have been included in gross income, unless designated otherwise under subsection (3) below. Unless elected otherwise below, if a Participant does not make automatic deferrals to the Plan for an entire Plan Year (e.g., due to Severance from Employment), the Plan may allow such Participant to take a permissive withdrawal, but only with respect to default contributions made after the Participant's return to employment.
			☐ The ability to take permissible withdrawals does not apply to rehired Participants, even if such Participants have not made automatic deferrals to the Plan for an entire Plan Year due to Severance from Employment.
		□ (2)	<b>No permissible withdrawals.</b> Although the Plan contains an automatic deferral election that is designed to satisfy the requirements of an EACA, the permissible withdrawal provisions under this subsection (b) are not available.
		□ (3)	<b>Time period for electing a permissible withdrawal.</b> Instead of a 90-day election period, a Participant must request a permissible withdrawal no later than [may not be less than 30 or more than 90] days after the date the Plan Compensation from which such Salary Deferrals are withheld would otherwise have been included in gross income.
	□ (c)	Other a	utomatic contribution provisions:
6A-8	make Sa Howeve Participa	lary Defe r, in no ca ant, the da	<b>RRAL EFFECTIVE DATES.</b> Unless designated otherwise under this AA §6A-8, a Participant is eligible to rrals under the Plan as of the Effective Date of the Plan (as designated in the Employer Signature Page). as may a Participant begin making Salary Deferrals prior to the later of the date the Employee becomes a te the Participant executes a Salary Reduction Agreement or the date the Plan is adopted or effective. (See The BPD.)
	To desig	nate a late	er Effective Date for Salary Deferrals or Roth Deferrals, complete this AA §6A-8.
	□ (a)		<b>Deferrals.</b> A Participant is eligible to make Salary Deferrals under the Plan as of:
		$\Box$ (1)	the date the Plan is executed by the Employer (as indicated on the Employer Signature Page).
		$\square$ (2)	(insert date).
	□ (b)	are pern	eferrals. The Roth Deferral provisions under AA §6A-5 are effective as of [Note: If Roth Deferrals nitted under AA §6A-5 above, Roth Deferrals are effective as of the Effective Date applicable to Salary ls under this AA §6A-8, unless a later date is designated under this subsection.]
			SECTION 6B
			MATCHING CONTRIBUTIONS
6B-1	MATCI		ONTRIBUTIONS. Is the Employer authorized to make Matching Contributions under the Plan?
			uis box if there are no Matching Contributions. If "No" is checked, skip to Section 7.]
	[Note: A	lny Match	ing Contribution made pursuant to this AA §6B will count towards the Code §457(e)(15) Maximum it. See Section 5.01 of the BPD.]
6B-2			<b>DNTRIBUTION FORMULA:</b> For the period designated in AA §6B-5 below, the Employer will make the ng Contribution on behalf of Participants who satisfy the allocation conditions under AA §6B-6 below.
	□ (a)		<b>ionary match.</b> The Employer will determine in its sole discretion how much, if any, it will make as a Matching ution and how such Matching Contribution is allocated to Participants.

□ (b)	Fixed match. The Employer will make a Matching Contribution for each Participant equal to:								
	$\Box$ (1)	% of Salary Deferrals made for each period designated in AA §6B-5 below.							
	$\square$ (2)	\$ for each period designated in AA §6B-5 below.							
	□ (3)	The Employer Contribution will be determined in accordance with the personal service contract or employment contract applicable to the Participant.							
	□ (4)	The Employer Contribution will be determined in accordance addressing retirement benefits of Collectively Bargained En				ing Agreement(s)			
□ (c)	Tiered i	<b>natch.</b> The Employer will/may make a Fixed/Discretionary Nationary of Salary Deferrals.				rticipants based on			
	$\Box$ (1)	Tiers as percentage of Plan Compensation.							
		Salary Deferrals		Fix Ma		Discretionary Match			
		☐ (i) Up to% of Plan Compensation			%				
		$\square$ (ii) From $\_$ % up to $\_$ % of Plan Compensation			%				
		☐ (iii) From% up to% of Plan Compensation			%				
		☐ (iv) From% up to% of Plan Compensation			%				
	$\square$ (2)	Tiers as dollar amounts.							
		Salary Deferrals		Fix Ma		Discretionary Match			
		□ (i) Up to \$			%				
		☐ (ii) From \$ up to \$		%					
		☐ (iii) From \$ up to \$			%				
		☐ (iv) Above \$			%				
□ (d)		<b>Service match.</b> The Employer will/may make a fixed %/Disc ge of Salary Deferrals to all Participants based on Years of So				on as a uniform			
		Years of Service	Matching			tionary atch			
	$\Box$ (1)	From up to Years of Service		%					
	□ (2)	From up to Years of Service		%	[				
	□ (3)	From up to Years of Service		%	[	<b>-</b>			
	□ (4)	From up to Years of Service		%	[	⊐			
	$\square$ (5)	Years of Service equal to and above		%	[	<b>-</b>			
	For this Service.	purpose, a Year of Service is each Plan Year during which an Alternatively, a Year of Service is:	Employe	e complete	es at least 1	,000 Hours of			
□ (e)	Other M	Natching Contribution Formula:							
designat	ted otherw	NS ELIGIBLE FOR MATCHING CONTRIBUTIONS (" ise under this AA §6B-3, all Salary Deferrals, including any I atch-Up Contributions, are eligible for the Matching Contribu	Roth Defe	rrals, Age	50 Catch-U	Jp Contributions			
□ (a)	Matchin §6B-2:	ng Contributions. Only the following contribution sources ar	e eligible	for a Matcl	hing Contr	ibution under AA			
	$\Box$ (1)	Pre-tax Salary Deferrals							
	$\square$ (2)	Roth Deferrals							
	$\square$ (3)	Age 50 Catch-Up Contributions							
	$\square$ (4)	Special 457 Catch-Up Contributions							

6B-3

	⊔ (b)	in the complex contributions to elective deterrals made under another plan maintained by the complexer. If this subsection is checked, the Matching Contributions described in AA §6B-2 will apply to elective eferrals made under another plan maintained by the Employer.					
		The Matching Contribution designated in AA §6B-2 above will apply to elective deferrals under the following plan maintained by the Employer:					
		The following special rules apply in determining the amount of Matching Contributions under this Plan with respect to elective deferrals under the plan described in subsection (1):					
		[Note: This subsection may be used to describe special provisions applicable to Matching Contributions provided with respect to elective deferrals under another plan maintained by the Employer, including another Code §457(b) plan, a §401(a) qualified plan, or Code §403(b) plan.]					
	□ (c)	<b>pecial rules.</b> The following special rules apply for purposes of determining the Matching Contribution under this AA 6B-3:					
6B-4		N MATCHING CONTRIBUTIONS. In applying the Matching Contribution formula(s) selected under AA §6B-2 following limits apply.					
	□ (a)	lo limits apply. All Salary Deferrals are eligible for Matching Contributions.					
	□ (b)	<b>Limit on Salary Deferrals.</b> The Matching Contribution formula(s) selected in AA §6B-2 above apply only to Salary Deferrals that do not exceed:					
		(1)% of Plan Compensation.					
		<b>1</b> (2) \$					
		(3) A discretionary amount determined by the Employer.					
	□ (c)	<b>limit on Matching Contributions.</b> The total Matching Contribution provided under the formula(s) selected in AA 6B-2 above will not exceed:					
		(1)% of Plan Compensation.					
		<b>1</b> (2) \$					
	$\square$ (d)	pecial limits:					
	apply a d – (d) bel	re (including any limitations on such amounts under AA §6B-4) are based on Salary Deferrals for the <b>Plan Year</b> . To ferent period for determining the Matching Contributions and limits under AA §6B-2 and AA §6B-4, check one of (a) and the such as a superior of the plan Year (b).  Plan Year quarter					
	□ (a) □ (c)	alendar month					
	[Note: A period d contribu	ough Matching Contributions (and any limits on those Matching Contributions) will be determined on the basis of the gnated under this AA §6B-5, this does not require the Employer to actually make contributions or allocate ns on the basis of such period. See Section 3.04(c) of the BPD for a discussion of the "true up" requirements to Matching Contributions.]					
6B-6		<b>FION CONDITIONS.</b> A Participant who has otherwise satisfied all conditions to receive a Matching Contribution, y any allocation conditions designated under this AA §6B-6 to receive an allocation of Matching Contributions under					
	□ (a)	To allocation conditions apply with respect to Matching Contributions under the Plan.					
	□ (b)	<b>Employment condition.</b> An Employee must be employed with the Employer on the last day of the Plan Year.					
	□ (c)	Ainimum service condition. An Employee must be credited with at least:					
		(1) Hours of Service during the Plan Year.					
		(2) consecutive days of employment with the Employer during the Plan Year.					
		(3) consecutive months of employment with the Employer during the Plan Year.					
	□ (d) Application to a specified period. The allocation conditions selected under this AA §6B-6 apply on the base Plan Year. Alternatively, if an employment or minimum service condition applies under this AA §6B-6, the may elect under this subsection to apply the allocation conditions on a periodic basis as set forth below. (See 3.06(a) of the BPD for a description of the rules for applying the allocation conditions on a periodic basis.)						
		Period for applying allocation conditions. Instead of the Plan Year, the allocation conditions set forth under subsection (2) below apply with respect to the following periods:  [Instead of the Plan Year, the allocation conditions set forth under subsection (2) below apply with respect to the following periods:  [Instead of the Plan Year, the allocation conditions set forth under subsection (2) below apply with respect to the following periods:					
		☐ (ii) calendar month					

		☐ (iii)	payroll period
		□ (iv)	Other:
	□ (2)	applies	ation to allocation conditions. To the extent an employment or minimum service allocation condition under this AA §6B-6, such allocation condition will apply based on the period selected under on (1) above, unless designated otherwise below:
		□ (i)	Only the employment condition will be based on the period selected in subsection (1) above.
		□ (ii)	Only the minimum service condition will be based on the period selected in subsection (1) above.
		☐ (iii)	Describe any special rules:
□ (e)	Excepti	ons.	
	$\Box$ (1)	The abo	ve allocation condition(s) will <b>not</b> apply if the Employee, during the Plan Year:
		□ (i)	dies.
		□ (ii)	has a Severance from Employment due to becoming Disabled.
		□ (iii)	becomes Disabled.
		□ (iv)	has a Severance from Employment after attaining Normal Retirement Age.
			If this box is checked, this waiver of allocation conditions applies only once during the Participant's employment with the Employer. Thus, if an Employee is rehired after such a waiver was applied to such Employee, the waiver of allocation conditions will not apply to a subsequent Severance from Employment.
		$\Box$ (v)	has a Severance from Employment after attaining Early Retirement Age.
			If this box is checked, this waiver of allocation conditions applies only once during the Participant's employment with the Employer. Thus, if an Employee is rehired after such a waiver was applied to such Employee, the waiver of allocation conditions will not apply to a subsequent Severance from Employment.
		□ (vi)	is on an authorized leave of absence from the Employer.
	$\square$ (2)	The exc	eptions selected under subsection (1) do not apply to:
		□ (i)	an employment condition designated under this AA §6B-6.
		□ (ii)	a minimum service condition designated under this AA §6B-6.
		☐ (iii)	a Discretionary Matching Contribution.
		□ (iv)	a Fixed Matching Contribution.
□ (f)			<b>hod</b> . For purposes of determining an Employee's Hours of Service for allocation purposes, the Plan alency Method (as defined in Section 2.03(a)(4) of the BPD). The Equivalency Method will apply to:
	$\Box$ (1)	All Emp	ployees.
	□ (2)		nployees for whom the Employer does not maintain hourly records. For Employees for whom the er maintains hourly records, eligibility will be determined based on actual hours worked.
□ (g)		d Time Mosed Time	<b>ethod</b> . For purposes of determining an Employee's service for allocation purposes, the Plan will use Method
□ (h)	Describ	e any spec	cial rules governing the allocation conditions under the Plan:
otherwi			TT OF MATCHING CONTRIBUTIONS AS ROTH CONTRIBUTIONS. Unless elected ant may not elect to treat a nonforfeitable Matching Contribution made on behalf of such Participant as
□ (a)	Deferra	l. [ <i>Note: 1</i>	Y elect to treat a nonforfeitable Matching Contribution made on behalf of such Participant as a Roth The Employer and/or Plan Administrator will develop operational procedures to assist in election.
□ (b)			ny special rules relating to the optional treatment of nonforfeitable Matching Contributions as a Roth
MATC	CHING CO	ONTRIBU	TT OF QUALIFIED STUDENT LOAN PAYMENTS AS SALARY DEFERRALS FOR UTIONS. Unless elected otherwise below, Qualified Student Loan Payments are not treated as Salary tribution purposes under the Plan.
	make Mat	ching Con oyer may o	arlier than the first day of the Plan Year beginning after December 31, 2023), the Employer elects to tributions on account of Qualified Student Loan Payments, as provided under BPD Section 3.04(e). develop procedures to assist in the administration of this election and/or may specify any special rules below.

6B-7

6B-8

		Describe any special rules applicable to the optional treatment of Qualified Student Loan Payments as Salary Deferrals for Matching Contribution purposes:							
6B-9	SPECIAL RULES APPLICABLE TO MATCHING CONTRIBUTIONS. The following special rules apply to Matching Contributions:								
		SECTION 7 RETIREMENT AGES							
7-1	vesting,	<b>AL RETIREMENT AGE.</b> For purposes of applying the Special 457 Catch-Up Contribution under AA §6A-4(b) (and allocation and other provisions of the Plan referring to Normal Retirement Age, if applicable), Normal Retirement Age e Plan is:							
	□ (a)	Age (not earlier than age 65 or later than age 70 ½).							
	□ (b)	The earlier of age (not earlier than age 65 or later than age 70 ½) or the date immediate retirement benefits are authorized under a pension plan maintained by the Employer (as set forth under Section 5.04(b) of the BPD).							
	<b>☑</b> (c)	The Participant may designate a Normal Retirement Age that is on or after the earlier of age 65 or the date immediate retirement benefits are authorized under a pension plan maintained by the Employer (as set forth under Section 5.04(b) of the BPD) but not later than age 70½.							
	□ (d)	The Participant may designate a Normal Retirement Age that is on or after age (not earlier than age 65) but not later than age (not later than age $70\frac{1}{2}$ ).							
	□ (e)	Describe Normal Retirement Age:							
		Retirement Age for Qualified Police (elect if applicable):							
	□ (f)	Age (not earlier than age 40 or later than age $70 \frac{1}{2}$ ).							
	□ (g)	The earlier of age (not earlier than age 40 or later than age 70 ½) or the date immediate retirement benefits are authorized under a pension plan maintained by the Employer (as set forth under Section 5.04(c) of the BPD).							
	☑ (h)	The Participant may designate a Normal Retirement Age that is on or after the earlier of age 40 or the date immediate retirement benefits are authorized under a pension plan maintained by the Employer (as set forth under Section 5.04(b) of the BPD) but not later than age 70½.							
	□ (i)	The Participant may designate a Normal Retirement Age that is on or after age 65 but not later than age 70½.							
	□ (j)	Describe Normal Retirement Age for Qualified Police:							
	Normal	Retirement Age for Firefighters (elect if applicable):							
	□ (k)	Age (not earlier than age 40 or later than age 70 ½).							
	□ (l)	The earlier of age (not earlier than age 40 or later than age 70 ½) or the date immediate retirement benefits are authorized under a pension plan maintained by the Employer (as set forth under Section 5.04(c) of the BPD).							
	☑ (m)	The Participant may designate a Normal Retirement Age that is on or after the earlier of age 40 or the date immediate retirement benefits are authorized under a pension plan maintained by the Employer (as set forth under Section 5.04(b) of the BPD) but not later than age 70½.							
	$\square$ (n)	The Participant may designate a Normal Retirement Age that is on or after age 65 but not later than age 70½.							
	□ (o)	Describe Normal Retirement Age for Firefighters:							
	457(b) p	A Participant's Normal Retirement Age must be the same as such Participant's normal retirement age under any other lans sponsored by the Employer. The designation of a Normal Retirement Age under the Plan does not compel retirement Employer.]							
		SECTION 8							
		VESTING AND FORFEITURES							
8-1		RIBUTIONS SUBJECT TO VESTING. Does the Plan provide for Employer Contributions under AA §6 or Matching ations under AA §6B that are subject to vesting?							
	□ Ye	S							
	☑ No	[If "No" is checked, skip to Section 9.]							

[Note: The imposition of a vesting schedule creates a substantial risk of forfeiture with respect to the contributions subject to the vesting schedule. If a contribution is subject to a substantial risk of forfeiture, such contribution is not counted toward the Maximum Contribution Limit until the substantial risk of forfeiture lapses (i.e., the contributions are vested.). Where an amount is subject to a substantial risk of forfeiture, gains or losses allocable to the amount deferred, through the date that the substantial risk of forfeiture lapses, are taken into account in determining the amount that is considered deferred in the year in which the substantial risk of forfeiture lapses.]

8-2 **VESTING SCHEDULE.** The vesting schedule under the Plan is as follows for both Employer Contributions and Matching Contributions, to the extent authorized under AA §6 and AA §6B. See Section 7.02(a) of the BPD for a description of the various vesting schedules under this AA §8-2. (Note: If the Employer imposes a vesting schedule, Employer Contributions and Matching Contributions, and attributable earnings, will count towards the Code §457(e)(15) Maximum Contribution Limit for the year in which the amounts become vested.)

		EK IV	тансп		
				(a)	Full and immediate vesting.
				(b)	3-year cliff vesting schedule
				(c)	6-year graded vesting schedule
				(d)	Modified vesting schedule
					% immediately on Plan participation
					% after 1 Year of Service
					% after 2 Years of Service
					% after 3 Years of Service
					% after 4 Years of Service
					% after 5 Years of Service
					100% after 6 Years of Service
				(e)	Other:
8-3	VESTIN	NG SERVICE. In ap	oplying the v	estin	g schedules under this AA §8, the following service with the Employer is excluded
	□ (a)	None, all service w	ith the Empl	oyer	counts for vesting purposes.
	□ (b)	Service before the Predecessor Service		ctive	e Date of this Plan is excluded. (See Section 7.06 of the BPD for rules regarding
	□ (c)	Service completed	before the E	mplo	oyee's birthday is excluded.
8-4	FULL V	ESTING. An Empl	oyee's vestin	g pe	rcentage increases to 100% if, while employed with the Employer, the Employee:
	□ (a)	dies.			
	□ (b)	has a Severance from	om Employm	ent o	due to becoming Disabled.
	□ (c)	becomes Disabled.			
	$\square$ (d)	attains Normal Ret	irement Age		
	□ (e)	Other:			
	□ (f)	Not applicable. No	increase in v	estii	ng applies.

- 8-5 **DEFAULT VESTING RULES.** In applying the vesting requirements under this AA §8, the following default rules apply.
  - Year of Service. An Employee earns a Year of Service for vesting purposes upon completing 1,000 Hours of Service during
    a Vesting Computation Period. Hours of Service are calculated based on actual hours worked during the Vesting
    Computation Period.
  - Vesting Computation Period. The Vesting Computation Period is the Plan Year.

To override the default vesting rules, complete the applicable sections of this AA §8-5. If this AA §8-5 is not completed, the default vesting rules apply.

гD

ER	Match			
		(a)	upon the	Service. Instead of 1,000 Hours of Service, an Employee earns a Year of Service completion of [must be less than 1,000] Hours of Service during a Vesting tion Period.
		(b)		Computation Period. Instead of the Plan Year, the Vesting Computation Period
			is: □ (1)	The 12-month period beginning with the anniversary of the Employee's date of hire.
			$\square$ (2)	Describe:
				ny Vesting Computation Period described in (2) must be a 12-consecutive month and must apply uniformly to all Participants.]
		(c)		<b>Time Method.</b> Vesting service will be determined under the Elapsed Time (See Section 7.03(b) of the BPD.)
		(d)	vesting, t	ency Method. For purposes of determining an Employee's Hours of Service for the Plan will use the Equivalency Method (as defined in Section 7.03(a)(2) of the ne Equivalency Method will apply to:
			$\Box$ (1)	All Employees.
			□ (2)	Employees who are not paid on an hourly basis. For Employees paid on an hourly basis, vesting will be determined based on actual hours worked.
				is checked, Hours of Service for vesting will be determined under the following ney Method.
			$\square$ (3)	Monthly. 190 Hours of Service for each month worked.
			□ (4)	Weekly. 45 Hours of Service for each week worked.
			□ (5)	Daily. 10 Hours of Service for each day worked.
			$\square$ (6)	Semi-monthly. 95 Hours of Service for each semi-monthly period.
			□ (7)	<b>Hours worked.</b> 870 hours worked treated as 1,000 Hours of Service and 435 hours worked treated as 500 Hours of Service.
			□ (8)	<b>Regular time hours.</b> 750 regular time hours treated as 1,000 Hours of Service and 375 regular time hours treated as 500 Hours of Service.
Alternatively,	the Employer r	nay de	signate un	Employer may decide in its discretion how to treat forfeitures under the Plan. der this AA §8-6 how forfeitures occurring during a Plan Year will be treated. 4 §8-6, if the Employer decides to use its discretion on how to treat forfeitures.]
Any forfeiture	es occurring dur	ing a F	lan Year v	will be:
ER	Match			
		(a)	N/A. All	contributions are 100% vested. [Do not complete the rest of this AA §8-6.]
		(b)	Reallocat	ted as additional Employer Contributions or as additional Matching Contributions.
		(c)	Used to r	educe Employer and/or Matching Contributions.
For purposes	of subsection (	b) or (c	e), forfeitu	res will be applied:
		(d)	for the Pl	an Year in which the forfeiture occurs.
		(e)	for the Pl	an Year following the Plan Year in which the forfeitures occur.
Prior to apply	ing forfeitures	under s	subsection	(b) or (c):
		(f)	Forfeiture	es may be used to pay Plan expenses. (See Section 7.08(c) of the BPD.)
		(g)	Forfeiture	es may not be used to pay Plan expenses.
				e reallocated under subsection (b), the same allocation conditions apply as for the ted under AA §6-5 or AA §6B-6, unless designated otherwise below.
			_	es are not subject to any allocation conditions.
		(i)		es are subject to a last day of employment allocation condition.

	ER	Mat	tch												
			l (j)	Forfeiture	es are	subject to a _		Hours	of Serv	ice minii	num se	rvice re	equirem	ent.	
	In deter	mining the trea	atment of for	feitures und	der thi	s AA §8-6, t	he fo	ollowing	g specia	al rules a	pply:				
			(k)	Describe:											
8-7	SPECIA	AL RULES RI	EGARDING	CASH-OI	HT D	ISTRIRIITI	ONS	3							
0 /	(a)	Additional a							Emplo	vment re	ceives :	a comn	lete dist	ribution	of
	(a)	such Particip apply until th	ant's vested	Account Ba	alance	while still e	ntitle	ed to an	additio	nal alloc	cation, t	he forf			
		To modify th	e default for	feiture rules	s, com	nplete this A	A §8-	-7(a).							
		dis	tribution, reg	gardless of a	any ad	ply if a Parti Iditional allo	catio	ns durii	ng the I	Plan Yea	r.				
	(b)	Timing of fo is treated as l											eribed in	ı AA §9.	-4(a))
		To modify the complete this			s to de	lay the occur	rrenc	e of a f	orfeitur	re upon a	n Invol	untary	Cash-O	ut Distri	bution,
		□ Af	forfeiture wil	ll occur at th	he end	l of the	year	follow	ing the	Involun	tary Cas	sh-Out	Distribu	ition.	
8-8	SPECIA	L VESTING	RULES.												
		ER	M	latch											
					I	Describe spe	cial v	vesting	provis	sions:					
						CECTION	NT (0								
				DI	ISTRI	SECTION P		/ISION	IS						
9-1	AVAIL	ABLE FORM	S OF DIST	RIBUTION	N.										
		um distributio ant's entire ves						(e) belo	ow, a P	articipan	t may ta	ake a d	istributio	on of su	ch
	this AA	nal distributio §9-1. If a lumpion is available	sum distrib	ution will n											
	☑ (a)	Partial lump from Employ	sum. A Par		ıy take	a distributio	on of	less tha	an the e	entire ves	ted Acc	ount B	alance u	ipon Sev	verance
		□ Minimu \$	m partial lu	ımp sum ar	moun	t. A Participa	ant m	nay not	take a 1	partial lu	mp sun	n distril	oution o	f less tha	an
	□ (b)	Installment expectancy o							ver a sp	ecified p	eriod n	ot to ex	ceed the	e life or	life
	☑ (c)	Installment solely to the													ion
	□ (d)	Annuity dist Balance to pu			ıt may	elect to have	e the	Plan A	dminist	trator use	the Pa	rticipar	ıt's vest	ed Acco	unt
	☑ (e)	Describe: Re													
		[Note: Any a may not be st									ıll Parti	cipants	s under i	the Plan	and
9-2	PERMI	SSIBLE DIST	RIBUTION	N EVENTS.	<b>5.</b>										
	☑ (a)	Distribution the extent des		_	-		-	_			_	ested A	Account	Balance	e, to
		Deferral	Match	ER											
					(1)	No in-service	e dis	stributio	ons are	permitte	d.				
		$\square$			(2)	The attainme	ent o	f age <u>59</u>	9 1/2	(no e	arlier th	an age	59½).		

	Deferra	l Match	ER					
	$\square$			(3)	The occurrence of an Unforeseeable Emergency, as described in Section 8.08 of the BPD.			
					☐ Participants who receive a distribution on the occurrence of an Unforeseeable Emergency may not make Salary Deferrals to the Plan for a period of 6 months.			
				(4)	A Qualified Birth or Adoption Distribution, as described in Section 8.14 of the BPD.			
				(5)	Upon a deemed Severance from Employment when an individual is on active duty for a period of at least 30 days while performing service in the Uniformed Services, as described under Section 15.05(c) of the BPD.			
				(6)	An Emergency Personal Expense Distribution, as described in BPD Section 8.18.			
				(7)	A Domestic Abuse Distribution, as described in BPD Section 8.19.			
				(8)	A Qualified Disaster Recovery Distribution, as described in Section 8.17 of the BPD.			
				(9)	A Qualified Long-Term Care Distribution, as described in Section 8.20 of the BPD. [Note: Qualified Long-Term Care Distributions are not available under the Plan until after December 29, 2025.]			
□ (b)	attributa	ble to Rollover C	Contributio	ns at a	ted otherwise under this subsection (b), a Participant may withdraw amounts any time. If this subsection (b) is selected, amounts attributable to Rollover			
		-			on the occurrence of the following event(s):			
	$\Box$ (1)	No in-service of			регтіпеа.			
	$\square$ (2)	The attainment	-		eable Emergency, as described in Section 8.08 of the BPD.			
	□ (3) □ (4)				Qualified Birth or Adoption Distribution, as described in Section 8.14 of the			
	□ (5)				n Employment when an individual is on active duty for a period of at least 30 in the Uniformed Services, as described under Section 15.05(c) of the BPD.			
	$\square$ (6)	Describe:						
<b>☑</b> (c)	Distribu	ition of Smaller	Amounts					
	$\square$ (1)	BPD.			make distribution of smaller amounts as described in Section 8.06 of the			
	<b>☑</b> (2)	-	-		a distribution of smaller amounts as described in Section 8.06 of the BPD.			
	□ (3)		. 1		listribution of smaller amounts:			
□ (d)	Describe	e any special dis	tribution	ruies	applicable to a Participant's Transfer Account:			
SPECIA	AL RULE	S FOR IN-SER	VICE DIS	STRIE	BUTIONS.			
□ (a)	In-service	e distributions w	ill only be	e perm	itted if the Participant is 100% vested in the amounts being withdrawn.			
□ (b)	A Partic	ipant may take n	o more tha	an	in-service distribution(s) in a Plan Year.			
□ (c)	A Partic	ipant may not tal	ke an in-se	rvice o	listribution of less than \$			
☑ (d)		ipant may not tal inder AA §9-2.	ce a distrib	oution	after Severance from Employment for the following in-service distributions			
	$\square$ (1)	Unforeseeable	Emergenc	y Dist	ributions.			
	$\square$ (2)	Qualified Birth	_					
	$\square$ (3)	Emergency Per			Distributions.			
	□ (4)	Domestic Abus						
	$\square$ (5)	Qualified Long						
□ (e)	Describe any special in-service distribution rules:							

#### 9-4 PARTICIPANT AND SPOUSAL CONSENT.

(a)	Involuntary Cash-Out Distribution. A Participant who has a Severance from Employment with a vested Account Balance of \$5,000 (or \$7,000, effective for distributions made after December 31, 2023) or less will receive an Involuntary Cash-Out Distribution in the form of a lump sum distribution, unless elected otherwise under this AA §9-4. If a Participant's vested Account Balance exceeds \$5,000 (or \$7,000, effective for distributions made after December 31, 2023), the Participant generally must consent to a distribution from the Plan, except to the extent provided otherwise under this AA §9-4.								
	□(1)	<b>No Involuntary Cash-Out Distributions.</b> The Plan does not provide for Involuntary Cash-Out Distribution A Participant who has a Severance from Employment must consent to any distribution from the Plan. (Section 14.02(a) of the BPD for special rules upon Plan termination.)							
	□(2)	Distribu	<b>Involuntary Cash-Out Distribution threshold.</b> Instead of a vested Account Balance Involuntary Cash-Out Distribution threshold of \$5,000 (or \$7,000, effective for distributions made after December 31, 2023), a Participant who has a Severance from Employment will receive an Involuntary Cash-Out Distribution:						
		□ (i)	If the Participant's vested Account Balance is less than or equal to \$						
		□ (ii)	Regardless of the value of the Participant's vested Account Balance (i.e., a Participant who has a Severance from Employment always will receive an Involuntary Cash-Out Distribution and no Participant consent is required).						
	$\square$ (3)	Applica	Application of Automatic Rollover rules.						
		□ (i)	The Automatic Rollover rules described in Section 8.09(f) of the BPD do not apply to any Involuntary Cash-Out Distribution below \$1,000, unless elected otherwise under this subsection (i). If this subsection (i) is checked, the Automatic Rollover provisions apply to all Involuntary Cash-Out Distributions (including those below \$1,000).						
		□ (ii)	The Automatic Rollover rules only apply to Involuntary Cash-Out Distributions of Participants who have not attained Normal Retirement Age or age 62, if later.						
	□(4)	<b>Distribution upon attainment of stated age.</b> Participant consent will not be required with redistributions made upon attainment of Normal Retirement Age (or age 62, if later), regardless the Participant's vested Account Balance.							
	(5)	exceeds	the Involuntary Cash-Out threshold for purposes of applying the distribution rules under this AA §9-4 Automatic Rollover provisions under Section 8.09(f) of the BPD, Rollover Contributions will be: excluded.						
(l <sub>2</sub> )	Changa	□ (ii)	included.						
(b)	<b>Spousal consent.</b> Spousal consent is not required for a Participant to receive a distribution or name an alternate Beneficiary, unless designated otherwise under this subsection (b).								
	$\Box$ (1)		ution consent. A Participant's spouse must consent to any distribution or loan, provided the ant's vested Account Balance exceeds \$						
	$\square$ (2)	Consent to Beneficiary. A Participant's spouse must consent to naming someone other than the Beneficiary under the Plan.							
	□ (3)	Spousal consent rights determined under administrative policy. The Employer will establish sp consent rights for the Plan under a separate administrative policy.							
□ (c)	Describ	e any spe	cial rules relating to Participant or spousal consent:						

9-5 **TIMING OF DISTRIBUTIONS.** The Plan Administrator will make distributions to a Participant (or Beneficiary) as soon as administratively feasible after the occurrence of an event, such as Severance from Employment, that allows a Participant or Beneficiary to receive a distribution. The Plan may condition the receipt of a distribution on Participant and/or spousal consent, as specified under AA §9-4.

### 9-6 **DETERMINATION OF BENEFICIARY.**

- (a) **Default beneficiaries.** Under Section 8.05(c) of the BPD, to the extent a Beneficiary has not been named by the Participant (subject to the spousal consent rules) to receive all or any portion of the deceased Participant's death benefit, such amount shall be distributed to the Participant's surviving spouse (if the Participant was married at the time of death) who shall be considered the designated Beneficiary. If the Participant does not have a surviving spouse at the time of death, distribution will be made to the Participant's surviving children (including legally adopted children, but not including step-children), as designated Beneficiaries, in equal shares. If the Participant has no surviving children, distribution will be made to the Participant's estate.
  - ☑ If this subsection (a) is checked, the default beneficiaries under Section 8.05(c) of the BPD are modified as follows:

 $\square$  (1) The Plan adopts the default beneficiary rules under Section 8.05(c) of the BPD, except, if the Participant does not have a surviving spouse at the time of death, distribution will be made to the Participant's children (including legally adopted children, but not including step-children), as designated Beneficiaries, per stirpes.  $\square$  (2) The Plan adopts the default beneficiary rules under Section 8.05(c) of the BPD, except, if the Participant does not have a surviving spouse at the time of death, distribution will be made to the Participant's estate. The Plan adopts the default beneficiary rules under Section 8.05(c) of the BPD, except, if the  $\square$  (3) Participant does not have a surviving spouse at the time of death, distribution will be made in the following order of priority: (1) to the Participant's children (including legally adopted children, but not including step-children), as designated Beneficiaries, per stirpes; (2) if there are no children, then to the Participant's surviving parents; and (3) if there are no surviving parents, to the Participant's estate.  $\square$  (4) Describe other modifications to the default beneficiaries under Section 8.05(c) of the BPD: To the extent a Beneficiary has not been named by the Participant to receive all of any portion of the deceased Participants death benefit, such amount shall be distributed to the Participants surviving Spouse. If the Participant does not have a surviving Spouse, distribution will be made to the Participants surviving children (including legally adopted children, but not including step-children) in equal shares by right of representation (one share for each surviving child and one share for each child who predeceases the Participant with living descendants). If the Participant has no surviving children, distribution will be made to the Participants surviving parents in equal shares. If the Participant has no surviving parents, distribution will be made to the Participants estate. [Note: The description of the modifications to the default beneficiaries must be sufficiently clear for the Plan Administrator to determine the beneficiaries and the method of distribution of the *Participant's death benefit.*] (b) One-year marriage rule. For purposes of determining whether an individual is considered the surviving spouse of the Participant, the determination is based on the marital status as of the date of the Participant's death, unless designated otherwise under this subsection (b). If this subsection (b) is checked, in order to be considered the surviving spouse, the Participant and surviving spouse must have been married for the entire one-year period ending on the date of the Participant's death. If the Participant and surviving spouse are not married for at least one year as of the date of the Participant's death, the spouse will not be treated as the surviving spouse for purposes of applying the distribution provisions of the Plan. (c) Divorce of spouse. Unless elected otherwise under this subsection (c), if a Participant designates such Participant's spouse as Beneficiary and subsequent to such Beneficiary designation, the Participant and spouse are divorced, the designation of the spouse as Beneficiary under the Plan is automatically rescinded as set forth under Section 8.05 of the BPD. If this subsection (c) is checked, a Beneficiary designation will not be rescinded upon divorce of the Participant and spouse. [Note: Section 8.05 of the BPD and this subsection (c) will be subject to the provisions of a Beneficiary designation entered into by the Participant. Thus, if a Beneficiary designation specifically overrides the election under this subsection (c), the provisions of the Beneficiary designation will control. See Section 8.05 of the BPD.] OUALIFIED DISTRIBUTIONS FOR RETIRED PUBLIC SAFETY OFFICERS. Unless otherwise elected below, a Participant who is an eligible retired public safety officer may elect, after Severance from Employment, to have qualified health insurance premiums deducted from amounts to be distributed from the Plan that would otherwise be includible in gross income, and to have such amounts paid directly to the insurer or group health plan. (See Section 8.13 of the BPD.) If this subsection is checked, a Participant who is an eligible retired public safety officer may NOT elect to have qualified health insurance premiums deducted from amounts to be distributed from the Plan. REQUIRED MINIMUM DISTRIBUTIONS Required Beginning Date. In applying the required minimum distribution rules under Section 9 of the BPD, the (a) Required Beginning Date is the later of attainment of age 72 (age 70 ½ for Participants who attained age 70 ½ prior to January 1, 2020) or Severance from Employment. To override this default provision, check this subsection (a). The Required Beginning Date is the date the Employee attains age 72 (age 70 ½ for Participants who attained age 70 ½ prior to January 1, 2020), even if the Employee is still employed with the Employer. (b) Temporary Waiver for 2020 - Default if Participant failed to elect. For purposes of applying the required minimum distribution rules for the 2020 calendar year, effective January 1, 2020 (or such later date as designated below), a

required minimum distribution for the 2020 calendar year could elect whether to receive the 2020 RMD or 2020 Extended RMD (as defined in Section 9.05(a) of the BPD). If a Participant did not specifically elect to take the 2020 RMD or 2020 Extended RMD from the Plan, such distribution was not made for the 2020 calendar year. The Employer may modify this default rule below, provided such modification satisfies the requirements under Code §401(a)(9)(I) and any applicable IRS guidance. (The temporary waiver for 2020 does not apply to Plans that are established after 2020 and no elections are required for such Plans.) 2020 RMDs and 2020 Extended RMDs were made. 2020 RMDs and 2020 Extended RMDs were made to  $\square$  (1) Participants who were otherwise required to receive a required minimum distribution for the 2020 calendar year, unless the Participant elected to not receive such distribution. 2020 RMDs were not made, but 2020 Extended RMDs were made, 2020 RMDs were not made for the  $\square$  (2) 2020 calendar year, but 2020 Extended RMDs were made for the 2020 calendar year, unless the Participant elected otherwise.  $\square$  (3) 2020 RMDs were made, but 2020 Extended RMDs were not made, 2020 RMDs were made for the 2020 calendar year, but 2020 Extended RMDs were not made for the 2020 calendar year, unless the Participant elected otherwise. **Direct Rolloyers.** Unless elected otherwise below, the Plan offered a Direct Rolloyer only for distributions that were Eligible Rollover Distributions in the absence of Code §401(a)(9)(I). Instead of the default above, the following were treated as Eligible Rollover Distributions in 2020: □ (i) 2020 RMDs □ (ii) 2020 RMDs and 2020 Extended RMDs □ (iii) 2020 RMDs, but only if paid with an additional amount that is an Eligible Rollover Distribution without regard to Code §401(a)(9)(I)  $\square$  (iv) Describe:  $\square$  (5) Describe other modifications of the default participant election rules: Effective date. Instead of January 1, 2020, the effective date of the amendment providing for a choice of  $\square$  (6) whether a Participant or beneficiary could receive 2020 RMDs was effective:  $\square$  (7) Describe any special rules, including any special effective dates, the Plan applied to RMDs for 2020: Required minimum distribution elections or rules. Unless the Employer elects otherwise under this AA §9-8(c), RMDs under the Plan when the Participant dies prior to the Required Beginning Date shall be made as follows: (1) if the Participant does not have a Designated Beneficiary, distributions must satisfy the 5-year rule under Code \$401(a)(9)(B)(ii); (2) if the participant has a Designated Beneficiary that is not an Eligible Designated Beneficiary, distributions must satisfy the 10-year rule; or (3) if the Participant has an Eligible Designated Beneficiary, distributions must satisfy the life expectancy rule. To override this default provision, complete (1) and/or (2) below. Application of life expectancy and 10-year rules to Eligible Designated Beneficiaries. Instead of the default, the Plan will apply the following rule: The life expectancy rule applies to all Eligible Designated Beneficiaries. □ (ii) The 10-year rule applies to all Eligible Designated Beneficiaries. ☐ (iii) The entire interest of an Eligible Designated Beneficiary will be distributed by the end of the calendar year [may not be greater than 9th] following the year the Participant dies. ☑ (iv) The Participant or Eligible Designated Beneficiary may elect to apply either the 10-year rule or the life expectancy rule to determine the required minimum distributions when the Participant dies before such Participant's Required Beginning Date. If no election is timely made: **☑** (A) the life expectancy rule applies to all Eligible Designated Beneficiaries. □ (B) the 10-year rule applies to all Eligible Designated Beneficiaries.  $\square$  (C) the 10-year rule, reduced to years, applies to all Eligible Designated Beneficiaries. Describe the manner (including effective date) in which the 10-year rule and life expectancy rule  $\square$  (v) apply to Eligible Designated Beneficiaries:  $\square$  (2) Special rules. Describe any special rules that apply for purposes of the required minimum distribution rules under Code §401(a)(9): [Note: Any special rules for determining required minimum distributions for calendar years beginning on or after January 1, 2022 (or such later date as specified in applicable regulations or guidance) must comply

Participant (including an Alternate Payee or beneficiary of a deceased Participant) who was eligible to receive a

(c)

applicable final regulations).]

with proposed Treas. Reg §§1.401(a)(9)-1 through 1.401(a)(9)-9 issued on February 24, 2022 (or subsequent

					SECTION 10	
					MISCELLANEOUS PROVISIONS	
10-1	-1 <b>PLAN VALUATION.</b> The Plan is valued <b>annually</b> , as of the last day of the Plan Year. In addition, the Plan will be valued on the following dates:					
	Deferral	Match	ER			
	☑			(a)	<b>Daily.</b> The Plan is valued at the end of each business day during which the New York Stock Exchange is open.	
				(b)	Monthly. The Plan is valued at the end of each month of the Plan Year.	
				(c)	Quarterly. The Plan is valued at the end of each Plan Year quarter.	
				(d)	Describe:	
					[Note: The Employer may elect operationally to perform interim valuations.]	
10-3	MILITARY SERVICE PROVISIONS BENEFIT ACCRUALS. The benefit accrual provisions under Section 15.05(b) of the BPD do not apply. To apply the benefit accrual provisions under Section 15.05(b) of the BPD, check the box below.  ☑ (a) Eligibility for Plan benefits. Check this box if the Plan will provide the benefits described in Section 15.05(b) of the BPD. If this box is checked, an individual who dies or becomes disabled in qualified military service will be treated as reemployed for purposes of determining entitlement to benefits under the Plan.  ☐ (b) Describe special rules applicable to military service:					
10-4	4 <b>AUTOMATIC PORTABILITY TRANSACTIONS.</b> If elected below or as set forth in separate administrative procedures, Employer may elect to accept amounts pursuant to an automatic portability transaction as described in Code §4975(f)(12) and BPD Section 4.03.					
	☐ (a) Plan will accept automatic portability transactions. Check this box if the Plan will accept amounts pursuant to an automatic portability transaction as described in Code §4975(f)(12) and BPD Section 4.03.					
	□ (b) 1	Describe spec	cial rules a	pplica	ble automatic portability transactions:	
10-5	<b>GOVERNING LAW.</b> Unless designated otherwise below, the provisions of this Plan shall be construed, administered, and enforced in accordance with the provisions of applicable Federal Law and, to the extent applicable, the laws of the state in which the Employer has its principal place of business.					
					be construed, administered, and enforced in accordance with the provisions of the extent applicable, the laws of the state of	
10-6		SPECIAL RU			BLE TO THIS PLAN. The following special rules, including the applicability of any	

## APPENDIX A SPECIAL EFFECTIVE DATES

□ A-1	Eligible Employees. The definition of Eligible Employee under AA §3 is effective as follows:			
□ A-2	Minimum age and service conditions. The minimum age and service conditions and Entry Date provisions specified in AA §4 are effective as follows:			
□ A-3	Compensation definitions. The compensation definitions under AA §5 are effective as follows:			
□ A-4	Employer Contributions. The Employer Contribution provisions under AA §6 are effective as follows:			
□ A-5	Salary Deferrals. The Salary Deferral provisions under AA §6A are effective as follows:			
□ A-6	Matching Contributions. The Matching Contribution provisions under AA §6B are effective as follows:			
□ A-7	Retirement ages. The retirement age provisions under AA §7 are effective as follows:			
□ A-8	Vesting and forfeiture rules. The rules regarding vesting and forfeitures under AA §8 are effective as follows:			
□ A-9	<b>Distribution provisions.</b> The distribution provisions under AA §9 are effective as follows:			
□ A-10	Miscellaneous provisions. The provisions under AA §10 are effective as follows:			
□ A-11	<b>Special effective date provisions for merged plans.</b> If any Code §457(b) plan has been merged into this Plan, the following provisions apply:			
□ A-12	Other special effective dates:			

### APPENDIX B LOAN POLICY

Use this Appendix B to identify elections dealing with the administration of Participant loans. These elections may be changed without amending this Agreement by substituting an updated Appendix B with new elections.

B-1	Are PARTICIPANT LOANS permitted? (See Section 13 of the BPD.)					
	☑ (a)	Yes				
	□ (b)	No				
B-2	LOAN PROCEDURES.					
	□ (a)	Loans will be provided under the default loan procedures set forth in Section 13 of the BPD, unless modified under this Appendix B.				
	<b>☑</b> (b)	Loans will be provided under a separate written loan policy.				
		[Note: If this subsection (b) is checked, do not complete the rest of this Appendix B.]				
B-3		<b>AVAILABILITY OF LOANS.</b> Participant loans are available to all Participants and Beneficiaries. Participant loans are not available to a former Employee or Beneficiary. To override this default provision, complete this AA §B-3.				
		A former Employee or Beneficiary who has a vested Account Balance may request a loan from the Plan.				
B-4	<b>LOAN LIMITS.</b> The default loan policy under Section 13.03 of the BPD allows Participants to take a loan provided all outstanding loans do not exceed 50% of the Participant's vested Account Balance. To override the default loan policy to allow loans up to \$10,000, even if greater than 50% of the Participant's vested Account Balance, check this AA §B-4.					
		A Participant may take a loan equal to the greater of \$10,000 or 50% of the Participant's vested Account Balance.				
		[Note: If this AA §B-4 is checked, the Participant may be required to provide adequate security as required under Section 13.06 of the BPD.]				
B-5	<b>NUMBER OF LOANS.</b> The default loan policy under Section 13.04 of the BPD restricts Participants to one loan outstanding at any time. To override the default loan policy and permit Participants to have more than one loan outstanding at any time, complete (a) or (b) below.					
	□ (a)	A Participant may have loans outstanding at any time.				
	□ (b)	There are no restrictions on the number of loans a Participant may have outstanding at any time.				
B-6	<b>LOAN AMOUNT.</b> The default loan policy under Section 13.04 of the BPD provides that a Participant may not receive a loan of less than \$1,000. To modify the minimum loan amount or to add a maximum loan amount, complete this AA §B-6.					
	□ (a)	There is no minimum loan amount.				
	□ (b)	The minimum loan amount is \$				
	□ (c)	The maximum loan amount is \$				
B-7	<b>INTEREST RATE.</b> The default loan policy under Section 13.05 of the BPD provides for an interest rate commensurate with the interest rates charged by local commercial banks for similar loans. To override the default loan policy and provide a specific interest rate to be charged on Participant loans, complete this AA §B-7.					
	□ (a)	The prime interest rate				
		□ plus percentage point(s).				
	□ (b)	Describe:				
		[Note: Any interest rate described in this AA §B-7 must be reasonable and must apply uniformly to all Participants.]				
B-8	<b>PURPOSE OF LOAN.</b> The default loan policy under Section 13.02 of the BPD provides that a Participant may receive a Participant loan for any purpose. To modify the default loan policy to restrict the availability of Participant loans, complete this AA §B-8.					
		A Participant may only receive a Participant loan under the following circumstances:				

B-9	<b>APPLICATION OF LOAN LIMITS.</b> If Participant loans are not available from all contribution sources, the limitations under Code §72(p) and the adequate security requirements of the Department of Labor regulations will be applied by taking into account the Participant's entire Account Balance. To override this provision, complete this AA §B-9.						
		The loan limits and adequate security requirements will be applied by taking into account only those contribution Accounts which are available for Participant loans.					
B-10	the end of	<b>ERIOD.</b> The Plan provides that a Participant incurs a loan default if a Participant does not repay a missed payment by f the calendar quarter following the calendar quarter in which the missed payment was due. To override this default to apply a shorter cure period, complete this AA §B-10.					
		The cure period for determining when a Participant loan is treated as in default will be days (cannot exceed 90) following the end of the month in which the loan payment is missed.					
B-11	<b>PERIODIC REPAYMENT – PRINCIPAL RESIDENCE.</b> If a Participant loan is for the purchase of a Participant's primary residence, the loan repayment period for the purchase of a principal residence may not exceed ten (10) years.						
	□ (a)	The Plan does not permit loan payments to exceed five (5) years, even for the purchase of a principal residence.					
	□ (b)	The loan repayment period for the purchase of a principal residence may not exceed years (may not exceed 30).					
	□ (c)	Loans for the purchase of a Participant's primary residence may be payable over any reasonable period commensurate with the period permitted by commercial lenders for similar loans.					
B-12	<b>SEVERANCE FROM EMPLOYMENT.</b> Section 13.10 of the BPD provides that a Participant loan becomes due and payable in full upon the Participant's Severance from Employment. To override this default provision, complete this AA §B-12.						
		A Participant loan will not become due and payable in full upon the Participant's Severance from Employment.					
B-13		ROLLOVER OF A LOAN NOTE. Section 13.10(b) of the BPD provides that upon Severance from Employment a not may request the Direct Rollover of a loan note. To override this default provision, complete this AA §B-13.					
		A Participant may <b>not</b> request the Direct Rollover of the loan note upon Severance from Employment.					
B-14	renegotia repaymen prescribe	<b>ENEGOTIATION.</b> The default loan policy provides that a Participant may renegotiate a loan, provided the ted loan separately satisfies the reasonable interest rate requirement, the adequate security requirement, the periodic at requirement and the loan limitations under the Plan. The Employer may restrict the availability of renegotiations to d purposes provided the ability to renegotiate a Participant loan is available on a non-discriminatory basis. To override It loan policy and restrict the ability of a Participant to renegotiate a loan, complete this AA §B-14.					
	□ (a)	A Participant may <b>not</b> renegotiate the terms of a loan.					
	□ (b)	The following special provisions apply with respect to renegotiated loans:					
B-15	<b>SOURCE OF LOAN.</b> Participant loans may be made from all available contribution sources, to the extent vested, unless designated otherwise under this AA §B-15.						
		Participant loans will not be available from the following contribution sources:					
B-16	<b>SPOUSAL CONSENT.</b> Spousal consent is not required for a Participant to receive a loan. To override this provision, complete this AA §B-16.						
		Spousal consent is required to receive a Participant loan.					
B-17	MODIFICATIONS TO DEFAULT LOAN PROVISIONS.						
		The following special rules will apply with respect to Participant loans under the Plan:					
		by provision under this $AA \S B-17$ must satisfy the requirements under Code $\S 72(p)$ and the regulations thereunder and colorer any inconsistent provisions of the Plan dealing with the administration of Participant loans.]					

# APPENDIX C ADMINISTRATIVE ELECTIONS

Use this Appendix C to identify certain elections dealing with the administration of the Plan. These elections may be changed without reexecuting this Agreement by substituting an updated Appendix C with new elections.

C-1	<b>DIRECTION OF INVESTMENTS.</b> Are Participants permitted to direct investments?							
	□ (a) No							
	☑ (b) Yes							
	Specify Accounts:							
	<b>☑</b> (1)	All Accounts						
	$\square$ (2)	Pre-Tax Salary Deferral Account						
	□ (3)	Roth Deferral Account						
	□ (4)	Matching Contribution Account						
	□ (5)	Employer Contribution Account						
	□ (6)	Rollover Contributions Account						
	□ (7)	Transfer Account						
	□ (8)	Other:						
	☐ (c) Describe any special rules that apply for purposes of direction of investments:							
C-2	ROLLOVER CONTRIBUTIONS. Does the Plan accept Rollover Contributions?							
0.2	•							
	☐ (a) No ☐ (b) Yes							
	☑ (b) Tes ☑ (1)	If this subsection (1) is checked, an Employee may make a Rollover Contribution to the Plan prior to becoming a Participant in the Plan.						
	<b>☑</b> (2)	Check this subsection (2) if the Plan will accept Rollover Contributions from former Employees with an Account Balance under the Plan.						
	□ (3)	Describe any special rules for accepting Rollover Contributions:						
		[Note: The Employer may designate in this subsection (3), or in separate written procedures, the extent to which it will accept rollovers from designated plan types. For example, the Employer may decide not to accept rollovers from certain designated plans (e.g., 403(b) plans, §457 plans or IRAs). Any special rollover procedures will apply uniformly to all Participants under the Plan.]						
C-3	QDRO PROCEDURES. Do the default QDRO procedures under Section 11.06 of the BPD apply?							
	☑ (a) No							
	□ (b) Yes							

#### EMPLOYER SIGNATURE PAGE

<b>PURPO</b>	OSE OI	F EXECUTION. This Signature Page is being executed to ef	fect:			
□ (a)		adoption of a <b>new plan</b> , effectivein which the Plan is adopted].	[Date can be no earlier than the first day of the Plan			
☑ (b)		restatement of an existing plan, effective April 21, 2025 Plan Year in which the Plan is adopted].	[Date can generally be no earlier than the first day of			
	(1)	Name of Plan(s) being restated: Livingston County Deferro	ed Compensation Plan			
	(2)	The original effective date of the plan(s) being restated: April 1, 1983				
□ (c)	An <b>amendment</b> of the Plan. If this Plan is being amended, the updated pages of the Adoption Agreement may be substituted for the original pages in the Adoption Agreement. All prior Employer Signature Pages should be retained as part of this Adoption Agreement.					
	(1)	Effective Dates(s) of amendment: _ [Date can generally be Plan is adopted]	no earlier than the first day of the Plan Year in which the			
	(2)	Name of plan being amended:				
	(3)	The original effective date of the plan(s) being amended: _				
	(4) Identify the section(s) of the Adoption Agreement being amended:					
Livings	ton Cou	unty				
(Name	of Empl	loyer)				
Jennifer	Palmb	os, SHRM-SCP	Human Resources / Labor Relations Director			
(Name o	of autho	prized representative)	(Title)			
(Signati	ure)		(Date)			

Employers should consult with legal counsel to ensure that the Plan meets applicable federal, State and local law requirements.

The IRS does not maintain a pre-approved plan program or a determination letter program for Code §457(b) plans. Employers who want the Internal Revenue Service to review their Code §457(b) plan document or consider any other document form issue may request a private letter ruling. See Revenue Procedure 2023-1 (or annual successor Revenue Procedure) for details.

### Effective date of Trust Declaration: June 3, 2019 The Trustee's Investment Powers are: Discretionary. A Trustee is a Discretionary Trustee to the extent the Trustee has exclusive authority and discretion with □ (a) respect to the investment, management or control of Plan assets. Nondiscretionary. A Trustee is a Directed Trustee with respect to the investment of Plan assets to the extent the Trustee is □ (b) subject to the direction of the Plan Administrator or the Employer. $\Box$ (c) No Trustee. Plan is funded exclusively with custodial accounts, annuity contracts, and/or insurance contracts. (See Section 12.12 of the BPD.) ☑ (d) Determined under a separate trust agreement. Name of Trustee: Nationwide Trust Company, FSB Title of Trust Agreement: Nationwide Trust Agreement Address: 3 Nationwide Plaza Columbus, OH 43215

TRUST DECLARATION

Description of any special Trustee powers: \_