KENTON COUNTY BOARD OF EDUCATION 403(b) RETIREMENT PLAN ADOPTION AGREEMENT

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ADOPTION AGREEMENT #001 NON-ERISA 403(b) PLAN

Without Retirement Income Account Alternative One - Governmental Employers

NOTE: This plan document is intended for use by a 403(b) plan that is not subject to ERISA. 501(c)(3) organizations that do not intend to meet the Department of Labor ERISA Safe Harbor Exemption under 29 C.F.R. section 2510.3-2(f) may not use this document.

The undersigned Adopting Employer hereby adopts this Plan. The Plan is intended to be tax-favored under Code sections 403(b) and 501(a), respectively. The Plan will consist of this Adoption Agreement, its related Basic Plan Document and any related appendix or addendum to the Adoption Agreement. Unless otherwise indicated, all section references are to sections in the Basic Plan Document.

ADOPTING EMPLOYER INFORMATION

NOT	TE: An amendment is not required to change the responses in items 1-13 below.			
1.	Name of adopting employer (Plan Sponsor): Kenton County Board of Education			
2.	Address: 1055 Eaton Drive			
3.	City: Ft. Wright			
4.	State: KY			
5.	Zip: <u>41017</u>			
6.	Phone number:			
7.	Fax number:			
8.	Plan Sponsor EIN:			
9.	Plan Sponsor fiscal year end:			
10.	Entity Type			
	 a. Plan Sponsor entity type: 1. [X] Public education organization (Code section 170(b)(1)(A)(ii)) 2. [] Tax-Exempt Organization under Code section 501(c)(3) 3. [] Indian tribal government public school (Code section 7871(a)(6)(B)) 4. [] Church or Qualified Church-Controlled Organization 5. [] Other: b. If entity type is "Other", how does the Plan Sponsor qualify to establish and maintain a 403(b) plan: 1. [] Public education organization (Code section 170(b)(1)(A)(ii)) 2. [] Tax-Exempt Organization under Code section 501(c)(3) 3. [] Indian tribal government public school (Code section 7871(a)(6)(B)) 4. [] Church or Qualified Church-Controlled Organization 5. [] State or local Governmental Organization that is also a 501(c)(3) organization NOTE: If the Plan Sponsor entity type is "Tax-Exempt Organization under Code section 501(c)(3)" the Plan Sponsor is indicating that they intend to meet the Department of Labor ERISA Safe Harbor Exemption under 29 C.F.R. section 2510.3-2(f). This includes limiting contributions to Employee contributions and limited involvement on the part of the Plan Sponsor including the prohibition on making discretionary determinations. 			
11.	State of organization of Plan Sponsor: Kentucky			
12.	Affiliated Service Groups [] The Plan Sponsor is a member of an affiliated service group. List all members of the group (other than the Plan Sponsor): NOTE: Affiliated service group members must have the approval of the Plan Sponsor to adopt and participate in the Plan. NOTE: Listing affiliated service group members is for information purposes only and is optional.			
13.	Controlled Groups [] The Plan Sponsor is a member of a controlled group. List all members of the group (other than the Plan Sponsor): NOTE: Controlled group members must have the approval of the Plan Sponsor to adopt and participate in the Plan.			

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NOTE: Listing controlled group members is for information purposes only and is optional.

PLAN INFORMATION

A. GENERAL INFORMATION

Plan Name/Effective Date

1.								
2.	Plar	Plan name:						
	a.	Kenton County Board of Education						
	b.	403(b) Retirement Plan						
3.	Effe	ective Date						
	a.	Original effective date of Plan: 01/01/2009						
	b.	[X] This is a restatement of a previously-adopted plan. Effective date of Plan restatement:						
		TE: The date specified in A.3a for a new plan may not be earlier than the first day of the Plan Year during which the Plan is adopted by the						
		n Sponsor.						
		TE: If A.3b is not selected, the Effective Date of the Plan will be the date specified in A.3a. If A.3b is selected, the Effective Date of the						
		atement will be the date specified in A.3b. However if the Adoption Agreement states another specific effective date for any Plan provision,						
		h stated specific effective date will apply to that provision. The date specified in A.3b for an amended and restated plan (including the						
		ial PPA restatement) may not be earlier than the first day of the Plan Year during which the amended and restated Plan is adopted by the						
		n Sponsor.						
		TE: The effective date of this restatement cannot be earlier than January 1, 2009.						
4.	Pla	n Year						
	a.	Plan Year means each 12-consecutive month period ending on <u>12/31</u> (e.g. December 31)						
	b.	[] The Plan has a short Plan Year. The short Plan Year begins and ends						
5.	Lim	nitation Year means:						
	a.	[X] Plan Year						
	b.	[] calendar year						
	c.	[] other (e.g., Employer's Fiscal Year):						
		TE: If A.5c is selected, the Limitation Year must be a consecutive 12-month period. This includes a year with an annual period varying						
	fron	n 52 to 53 weeks, as long as the year satisfies the requirements of Code section 441(f).						
6.	Fro	zen Plan						
		The Plan is frozen as to eligibility and benefits effective						
		NOTE: If A.6 is selected, no Eligible Employee will become a Participant, no Participant will be eligible to further participate in the Plan, and						
	no c	no contributions will accrue as of and after the date specified.						
Pla	n Fea	atures						
7.	Elec	ctive Deferrals						
	a.	Elective Deferrals are permitted.						
		i. [X] Yes						
		ii. [] Formerly Allowed						
		iii. [] No						
	b.	Roth Elective Deferrals are permitted.						
		i. [X] Yes						
		ii. [] Formerly Allowed						
	NO'	iii. [] No TE: If "No" is selected in A.7a, questions regarding Elective Deferrals are disregarded.						
0								
8.		untary After-Tax Contributions untary After-Tax Contributions are permitted.						
		[] Yes						
	a. b.	[] Formerly Allowed						
	с.	[X] No						
	~•	(**) * 1 ×						

NOTE: If "No", questions regarding Voluntary After-Tax Contributions are disregarded. 9. **Mandatory Contributions** Mandatory After-Tax Contributions are permitted. [] Yes i. ii. [] Formerly Allowed iii. [X] No Mandatory Pre-Tax Contributions are permitted. b. i. [] Yes ii. [] Formerly Allowed iii. [X] No NOTE: If "No", questions regarding Mandatory Contributions are disregarded. **Matching Contributions** Matching Contributions are permitted. [] Yes [] Formerly Allowed b. [X] No NOTE: If "No", questions regarding Matching Contributions are disregarded. **Non-Elective Contributions** Non-Elective Contributions are permitted. [X] Yes [] Formerly Allowed b. [] No NOTE: If "No", questions regarding Non-Elective Contributions are disregarded. **Plan Features Effective Dates** [] There is a special effective date for one or more features specified in A.7 through A.11. The special effective date(s) that occur after the Effective Date specified in A.3 is/are: [] A previous Plan amendment eliminated one or more of the features specified in A.7 through A.11. Specify any provisions that apply to the eliminated Plan features: NOTE: If A.12a is selected, indicate the feature (Elective Deferrals, Matching Contributions, etc.) and the effective date of the feature. The effective date must be after the Effective Date specified in A.3. NOTE: Elective Deferrals will be effective as of the later of the date specified in A.12a or the execution of an amendment/restatement that first provides for Elective Deferrals. Compensation Compensation Compensation for purposes of allocations is defined as: i. [] W-2 ii. [] Withholding Compensation [X] Section 415 Safe Harbor Compensation is determined over the period specified below ending with or within the Plan Year: b. [] Plan Year i. [X] calendar year ii. iii. [] Limitation Year [] Other twelve-month period beginning on: _____ (enter month and day) NOTE: If "Plan Year" is not selected in A.14b, for new/rehired Employees whose date of hire is less than 12 months before the end of the 12month period designated, Compensation will be determined over the Plan Year. **Compensation Inclusions Elective Deferrals** [] Elective Deferrals are included in Compensation for the following purposes: [] Elective Deferrals, Voluntary Contributions, and Mandatory Contributions i. ii. [] Matching Contributions iii. [] Non-Elective Contributions

	i.	Code section 125 Compensation is included in Compensation for the following purposes: [] Elective Deferrals, Voluntary Contributions, and Mandatory Contributions
		[] Elective Deferrals, Voluntary Contributions, and Mandatory Contributions
	••	
	ii.	[] Matching Contributions
	iii.	[] Non-Elective Contributions
c.	Post Several	nce Compensation
	[X] Post Se	everance Compensation is included in Compensation for the following purposes:
	i.	[X] Elective Deferrals, Voluntary Contributions, and Mandatory Contributions
	ii.	[] Matching Contributions
	iii.	[] Non-Elective Contributions
d.	Post Year-E	nd Compensation
	[] Post Yea	r-End Compensation is included in Compensation for the following purposes:
	i.	[] Elective Deferrals, Voluntary Contributions, and Mandatory Contributions
	ii.	[] Matching Contributions
	iii.	[] Non-Elective Contributions
	NOT	E: If "Yes" is selected, amounts earned during a Plan Year and paid during the first few weeks of the following Plan Year
		re included in Compensation for the prior Plan Year.
e.		
	-	y is included in Compensation for the following purposes (not otherwise included in A.14)(e.g., fringe benefits for all
	-	
		[] Describe other pay included in the definition of Compensation for Elective Deferrals, Voluntary Contributions, and
		Mandatory Contributions.
		,,
	ii.	[] Describe other pay included in the definition of Compensation for Matching Contributions.
	iii.	[] Describe other pay included in the definition of Compensation for Non-Elective Contributions.
nnens	be ob	E: If other pay (A.14e) is selected, A.14e should indicate for which class of Participants the Compensation is included, must jectively determinable, and may not be specified in a manner that is subject to Adopting Employer discretion.
-		
[]	-	earned before participation in the Plan is excluded from Compensation for the following purposes:
		Elective Deferrals, Voluntary Contributions, and Mandatory Contributions
		Matching Contributions
		Non-Elective Contributions
	-	lected, Compensation will include only those amounts that are actually paid to the Participant during that part of the Plan
		ticipant is eligible to participate in the Plan. If not selected, Compensation will include those amounts that are actually pai
	to the Partici	ipant during the period specified in A.13b.
414((s) Safe Harbo	r Alternative Definition
[]	Certain fringe l	benefits are excluded from Compensation for the following purposes:
	a. []E	Elective Deferrals, Voluntary Contributions, and Mandatory Contributions
	b. [] N	Natching Contributions
	c. [] N	Non-Elective Contributions
		lected, Compensation will exclude all of the following items (even if includable in gross income): reimbursements or other wances, fringe benefits (cash and noncash), moving expenses, deferred compensation, and welfare benefits (Treas. Reg. $4(s)-1(c)(3)$).
Oth		
a.	-	cluded from Compensation for the following purposes (e.g., bonuses, commissions):
-	i. [][Describe other pay excluded from the definition of Compensation for Elective Deferrals, Voluntary Contributions, and latory Contributions.
	iviano	atory Contributions.
	e. Pay [] Oth	i. ii. iii. d. Post Year-E [] Post Year i. ii. iii. NOT. will be e. Other Pay [] Other pa Participants) i. iii. NOT. be ob mpensation Excluse Pay Before Partice [] Compensation a. [] E b. [] N c. [] N NOTE: If sea Year the Part to the Partice 414(s) Safe Harbo [] Certain fringe I a. [] E b. [] N NOTE: If sea Year the Part to the Partice [] Certain fringe I a. [] E b. [] N NOTE: If sea expense allow section 1.414 Other Pay a. Other pay ex

		iii.	[] Describe other pay excluded from the definition of Compensation for Non-Elective Contributions.
	b.	Othe	r pay is excluded from Compensation for the following Participants:
		i.	[] Highly Compensated Employees only
		ii.	[] All Participants
		iii.	[] Other (e.g., owners)
			E: If All Participants (A.17b.ii) is selected, the definition of Compensation will not be a safe harbor definition within the meaning of s. Reg. $1.414(s)-1(c)$.
			E: The pay specified above (A.17a) must be objectively determinable and may not be specified in a manner that is subject to ting Employer discretion.
		NOT	E: See Section 4.01(c) for rules regarding elections for bonuses or other special pay.
18.	Disa	ability	
201		-	of Disability
	a.	[X] deter conti	Under Code section 22(e). The Participant is unable to engage in any substantial gainful activity by reason of any medically minable physical or mental impairment that can be expected to result in death or that has lasted or can be expected to last for a nuous period of not less than 12 months. The permanence and degree of such impairment will be supported by medical evidence.
	b.		Inder the Social Security Act. The determination by the Social Security Administration that the Participant is eligible to receive illity benefits under the Social Security Act.
	c.	inabi	nability to engage in comparable occupation. The Participant suffers from a physical or mental impairment that results in his lity to engage in any occupation comparable to that in which the Participant was engaged at the time of his disability. The anence and degree of such impairment will be supported by medical evidence.
	d.		Pursuant to other Adopting Employer Disability Plan. The Participant is eligible to receive benefits under a disability plan sponsored
		by th	e Adopting Employer.
	e.	nond	Jnder uniform rules established by the Plan Administrator. The Participant is mentally or physically disabled under a written iscriminatory policy.
	f.		Other:
		-	1.18f is selected, provide the definition of Disability. The definition provided must be objectively determinable and may not be
	spec	cified in	a manner that is subject to Adopting Employer discretion.
19.	Cho	oice of l	Law
	Nan	ne of sta	ate or commonwealth for choice of law (Section 13.06): <u>Kentucky</u>
<u>B. E</u>	LIG	<u>IBILI'</u>	<u>ry</u>
Exc	lusio	ns - El	ective Deferrals
1.	For	purpos	es of Elective Deferrals, the term "Eligible Employee" will not include (select all that apply):
	a.	[]E	Employees whose maximum Elective Deferrals would not exceed \$200.
	b.		Employees who are eligible to participate in an eligible governmental plan under section 457(b) that permits contributions or rals at the election of the employee.
	c.		Employees who are eligible to participate in a plan of the Employer offering a qualified cash or deferred election under Code section (x) or a contract described in Code section 403(b).
	d.		Employees who are non-resident aliens described in Code section 410(b)(3)(C).
	e.		Employees who are students performing services described in Code section 3121(b)(10).
	f.		Employees who normally work fewer than 20 hours per week.
	emp	TE: An loymen	Employee normally works fewer than 20 hours per week if, for the 12-month period beginning on the date the Employee's t commenced, the Employer reasonably expects the Employee to work fewer than 1,000 hours of service (as defined under section C) of the Code) in such period, and, for each Plan Year ending after the close of that 12-month period, the Employee has worked
	fewe	er than	1,000 hours of service in the preceding 12- month period. Under this provision, an Employee who works 1,000 or more hours of

her behalf in any later year under this standard.

service in the 12-month period beginning on the date the Employee's employment commenced or in a Plan Year ending after the close of that 12- month period shall then be eligible to participate in the Plan. Once an Employee becomes eligible to have Elective Deferrals made on his or her behalf under the Plan under this standard, the Employee cannot be excluded from eligibility to have Elective Deferrals made on his or NOTE: If the Plan elects to exclude either Employees who are students performing services or Employees who normally work fewer than 20 hours per week and fail to exclude an Employee who falls into one of those excluded classes as of the date the Employee was incorrectly allowed to participate in the plan all other Employees who fall into the same excluded class must be permitted to participate in the Plan.

Exclusions - Other Contributions

2.

2.	Union Emp	
	[] An Em	ployee who is included in a unit of Employees covered by a collective bargaining agreement, if retirement benefits were the subject
	of go	od faith bargaining, and if the collective bargaining agreement does not provide for participation in this Plan will be excluded from
	the P	lan for the following purposes:
	a.	[] Voluntary Contributions
	b.	[] Mandatory After-Tax Contributions
	c.	[] Mandatory Pre-Tax Contributions
	d.	[] Matching Contributions
	e.	[] Non-Elective Contributions
3.	Leased Em	ployees
	[] A Leas	ed Employee will be excluded from the Plan for the following purposes:
	a.	[] Voluntary Contributions
	b.	[] Mandatory After-Tax Contributions
	c.	[] Mandatory Pre-Tax Contributions
	d.	[] Matching Contributions
	e.	[] Non-Elective Contributions
4.	Non-Resid	ent Aliens
	[] An Em	ployee who is a non-resident alien who received no earned income (within the meaning of Code section 911(d)(2)) that constitutes
		ne from services performed within the United States (within the meaning of Code section 861(a)(3)) will be excluded from the Plan
	for th	e following purposes:
	a.	[] Voluntary Contributions
	b.	[] Mandatory After-Tax Contributions
	c.	[] Mandatory Pre-Tax Contributions
	d.	[] Matching Contributions
	e.	[] Non-Elective Contributions
5.	Other Emp	plovees
	[X] Other	Employees, as defined below, will be excluded from the Plan for the following purposes (e.g., Employees paid on a salary basis):
	a.	[] Voluntary Contributions
	b.	[] Mandatory After-Tax Contributions
	c.	[] Mandatory Pre-Tax Contributions
	d.	[] Matching Contributions
	e.	[X] Non-Elective Contributions
		Eligibility to receive a non-elective contribution, if any, is determined in accordance with the Adopting Employer's collective
		bargaining agreements, employment agreements, or memorandum of agreements or their equivalent with Employees of the
		Adopting Employer, copies of which are attached as an addendum to this Adoption Agreement.
		IMPORTANT NOTE: Employer Nonelective Contributions must be nonelective by employees under relevant documents and in

NOTE: If selected, the definition of "other Employee" provided must be objectively determinable and may not be specified in a manner

operation. An employee may not be permitted to take any amount of such contributions in cash at or prior to severance of employment. If Employer Nonelective Contributions are available to collectively bargained employees or to other employees subject to an employment agreement, such Employer Nonelective Contributions formula must also be clearly reflected in the

terms of the collective bargaining agreement or employment agreement, as applicable, as nonelective.

that is subject to Adopting Employer discretion.

Completion of _____ months of service

[] Voluntary Contributions

[] Matching Contributions[] Non-Elective Contributions

[] Voluntary Contributions

[] Mandatory After-Tax Contributions

Completion of _____ Hours of Service in a ____ month period

[] Mandatory Pre-Tax Contributions

 $\mathbf{v}_{\boldsymbol{\cdot}}$

vii.

a.

b. c.

d.

Eligibility Service Rules - Elective Deferrals

6.	The	fraguen	cy of entry dates for Elective Deferrals will be:
υ.	a.	•	nmediate
	a. b.		rst day of each calendar month
	с.		other: As soon as administratively feasible following the date of hire (but no more than 60 days following the hire date) and upon
	c.		evee's completion of a Salary Reduction Agreement and establishment of his/her 403(b) account with the selected service provider.
	NOT	_	ler the universal availability rules an Eligible Employee must enter the Plan as soon as administratively feasible following their
			o more than 60 days following date of hire).
Elig	gibility	y - Oth	er Contributions
Exce	ept as c	otherwis	se provided in B.10, an Eligible Employee will be eligible to make contributions other than Elective Deferrals (if permitted
purs	uant to	A.8-A.	.11) at the time specified in B.9 upon meeting the requirements of B.7 and B.8.
7.	Age	Requir	ement
	_	-	ge requirement for Contributions other than Elective Deferrals: (leave blank or enter "0" if none)
			Voluntary Contributions
			Mandatory After-Tax Contributions
			Mandatory Pre-Tax Contributions
			Matching Contributions
		<u>0</u> No	n-Elective Contributions
8.	Mini	imum s	ervice requirement
	a.		num service requirement:
		i.	None
			a. [] Voluntary Contributions
			b. [] Mandatory After-Tax Contributions
			c. [] Mandatory Pre-Tax Contributions
			d. [] Matching Contributions
			e. [] Non-Elective Contributions
		ii.	Completion of one Year of Eligibility Service
			a. [] Voluntary Contributions
			b. [] Mandatory After-Tax Contributions
			c. [] Mandatory Pre-Tax Contributions
			d. [] Matching Contributions
			e. [] Non-Elective Contributions
		iii.	Completion of two Years of Eligibility Service
			a. [] Matching Contributions
			b. [] Non-Elective Contributions
		iv.	Completion of Hours of Service within a twelve-month period
			a. [] Voluntary Contributions
			b. [] Mandatory After-Tax Contributions
			c. [] Mandatory Pre-Tax Contributions
			d. [] Matching Contributions
			e. [] Non-Elective Contributions

		b. [] Mandatory After-Tax Contributions
		c. [] Mandatory Pre-Tax Contributions
		d. [] Matching Contributions
		e. [] Non-Elective Contributions
	ix.	Completion of consecutive months of continuous service
		a. [] Voluntary Contributions
		b. [] Mandatory After-Tax Contributions
		c. [] Mandatory Pre-Tax Contributions
		d. [] Matching Contributions
		e. [] Non-Elective Contributions
	xi.	Other (e.g., 160 hours in each of three consecutive months):
		a. [] Voluntary Contributions
		b. [] Mandatory After-Tax Contributions
		c. [] Mandatory Pre-Tax Contributions
		d. [] Matching Contributions
		e. [X] Non-Elective Contributions
		Any service requirements for the eligibility to receive a non-elective contribution, if any, are set forth in accordance with
		the Adopting Employer's collective bargaining agreements, employment agreements, or memorandum of agreements or
		their equivalent with Employees of the Adopting Employer, copies of which are attached as an addendum to this
		Adoption Agreement.
NOT	E: Ser	ice taken into account for purposes of B.8 will be determined under the terms and conditions specified for determining a Year of
	ibility S	
_	-	ne or two Year of Eligibility Service (B.8a.ii or B.8a.iii) is selected, and no hours are specified, the Plan will use 1,000 Hours of
Serv	_	
NOT	E: If so	lected, the definition of "other" provided must be objectively determinable and may not be specified in a manner that is subject to
	-	ployer discretion.
b.		the number of Hours of Service necessary for Year of Eligibility Service for purposes of Contributions other than Elective
		als: $\underline{0}$
Ent	ry Date	_
a.	•	ency of entry dates for Contributions other than Elective Deferrals:
а.	i.	immediate
	1.	a. [] Voluntary Contributions
		b. [] Mandatory After-Tax Contributions
		c. [] Mandatory Pre-Tax Contributions d. [] Matching Contributions
	::	e. [X] Non-Elective Contributions first day of each calendar month
	ii.	•
		a. [] Voluntary Contributions
		b. [] Mandatory After-Tax Contributions
		c. [] Mandatory Pre-Tax Contributions
		d. [] Matching Contributions
		e. [] Non-Elective Contributions
	iii.	first day of each Plan quarter
		a. [] Voluntary Contributions
		b. [] Mandatory After-Tax Contributions
		c. [] Mandatory Pre-Tax Contributions
		d. [] Matching Contributions
		e. [] Non-Elective Contributions
	iv.	first day of the first month and seventh month of the Plan Year
		a. [] Voluntary Contributions

8

b.

[] Mandatory After-Tax Contributions

9.

		c. [] Mandatory Pre-Tax Contributions
		d. [] Matching Contributions
		e. [] Non-Elective Contributions
	v.	first day of the Plan Year
		a. [] Voluntary Contributions
		b. [] Mandatory After-Tax Contributions
		c. [] Mandatory Pre-Tax Contributions
		d. [] Matching Contributions
		e. [] Non-Elective Contributions
	vi.	other: (e.g., first day of each pay period)
		a. [] Voluntary Contributions
		b. [] Mandatory After-Tax Contributions
		c. [] Mandatory Pre-Tax Contributions
		d. [] Matching Contributions
		e. [] Non-Elective Contributions
		E: The entry date specified above (B.9a.vi) must be objectively determinable and may not be specified in a manner that is subject to ing Employer discretion.
b.	Timin	ng of Entry Dates
		a.i and B.9a.vi (immediate entry/dates specified) are not selected, an Eligible Employee will become a Participant eligible to
		e an allocation of Contributions other than Elective Deferrals on the entry date selected in B.9a that is the date the
		ements of B.7 through B.9 are met.
	i.	coincident with or next following
		a. [] Voluntary Contributions
		b. [] Mandatory After-Tax Contributions
		c. [] Mandatory Pre-Tax Contributions
		d. [] Matching Contributions
		e. [] Non-Elective Contributions
	ii.	next following
		a. [] Voluntary Contributions
		b. [] Mandatory After-Tax Contributions
		c. [] Mandatory Pre-Tax Contributions
		d. [] Matching Contributions
		e. [] Non-Elective Contributions
	iii.	coincident with or immediately preceding
		a. [] Matching Contributions
		b. [] Non-Elective Contributions
	iv.	immediately preceding
		a. [] Matching Contributions
		b. [] Non-Elective Contributions
	v.	nearest to
		a. [] Matching Contributions
		b. [] Non-Elective Contributions
Addi	tional r	equirements, limitations, conditions, or other modifications to B.7 - B.9 (e.g., Participants part of a collectively bargained for
		vill be immediately eligible for Elective Deferrals and will enter the Plan for that purpose on their date of hire.):
-		ry Contributions
'		
[] N		ory After-Tax Contributions
-		
[] N	/Iandato	ory Pre-Tax Contributions
	Addir agree	vi. NOTE Adopt b. Timin If B.9 receiv requir i. ii. iv. v. Additional r agreement w [] Volunta Other: [] Mandato Other: [] Mandato

	[]	Matching Contributions
		Other:
	ĮX.	Non-Elective Contributions
		Other: Any additional requirements concerning when the Adopting Employer is required to make the non-elective contribution to an account of an employee who has met the requirements to receive a non-elective contribution, if any, shall be governed in accordance
		with the Adopting Employer's collective bargaining agreements, employment agreements, or memorandum of agreements or their
		equivalent with Employees of the Adopting Employer, copies of which are attached as an addendum to this Adoption Agreement.
		TE: The additional requirements, limitations, conditions, or other modifications specified above (B.10) must be objectively determinable may not be specified in a manner that is subject to Adopting Employer discretion.
Elig	ibilit	y Service Computation Rules
11.	Oth	er Employer Service
	[]	Count years of service with employers other than the Adopting Employer for eligibility purposes. List other employers and indicate for
		what purposes (e.g., Non-Elective, Matching, etc.) the service applies along with any limitations (e.g., service with ABC Inc. will be included for determining eligibility for Matching Contributions):
	NO	TE: The other employer service specified above (B.11) must be objectively determinable and may not be specified in a manner that is
	subj	ect to Adopting Employer discretion.
12.	Bre	ak in Service
	a.	[] Rule of parity. Exclude eligibility service before a period of five (5) consecutive One-Year Breaks in Service/Periods of Severance if an Employee does not have any nonforfeitable right to the Account balance derived from Employer contributions.
	b.	[] One-year holdout. If an Employee has a One-Year Break in Service/Period of Severance, exclude eligibility service before such period until the Employee has completed a Year of Eligibility Service after returning to employment with the Employer.
	c.	[] The following modifications will be made to the requirements specified in B.12a-b:
	NO	TE: B.12 applies for purposes of eligibility to receive Matching Contributions and Non-Elective Contributions only.
	NO	TE: B.12c could be used, for example, to require less than 500 hours of service (but not more than 500 hours) for a One-Year Break in
	Serv	vice under B.12a and/or B.12b, or to specify that the break in service rule(s) only apply to certain contributions.
13.	Spe	cial Participation Date
	a.	[] Allow immediate participation for all Eligible Employees employed on a specific date. All Eligible Employees employed on will become eligible to participate in the Plan as of
	b.	[] The Plan provides conditions or limitations on immediate participation (e.g., Employees employed under a union contract are not subject to special participation date):
	NO	TE: If B.13b applies (B.13a is selected) and is selected, describe the conditions or limitations and indicate for what purposes (e.g., Elective
	Defe	errals, Matching, etc.) the conditions or limitations apply. The conditions/limitations must be objectively determinable and may not be
	spec	rified in a manner that is subject to Adopting Employer discretion.
Elig	ibilit	y Service Method
14.	Elig	ibility Service Method
	a.	Eligibility service computation method.
		i. [] Hours of Service
		[] Eligibility Computation Period will switch to Plan Year
		[] Eligibility Computation Period will remain based on anniversary of date of hire
		ii. [X] Elapsed Time
		NOTE: B.14.a.ii can only be chosen if B.8.a.ii, B.8.a.iv, B.8.a.vi, or B.8.a.vii (without an hours requirement specified) is chosen.
	b.	Select hours equivalency for eligibility purposes:
		i. [] None
		An Employee will be credited with the following service with the Employer:
		ii. [] 10 Hours of Service for each day or partial day
		iii. [] 45 Hours of Service for each week or partial week
		 iv. [] 95 Hours of Service for each semi-monthly payroll period or partial semi-monthly payroll period v. [] 190 Hours of Service for each month or partial month
	c.	v. [] 190 Hours of Service for each month or partial month The hours equivalency will apply to:
	٠.	i. [] All Employees

	B. ELIGIBILIT
	ii. [] Only Employees not paid on a per-hour basis
	d. [X] The following modifications will be made to the requirements specified in B.14a-c: Service requirements regarding whether an
	employee has become eligible to receive a non-elective or a matching contribution, if any, is governed by the Adopting Employer's
	collective bargaining agreement, employment agreements, or memorandum of agreement or equivalent with Employees of the Adopting
	Employer, copies of which are attached as an addendum to this Adoption Agreement.
	NOTE: B.14c will not apply if B.14b.i is selected ("None").
	NOTE: The responses to B.14 are used only to the extent that the Plan determines eligibility service by the Hour of Service method and will
	apply uniformly to B.8 wherever Hours of Service is elected unless otherwise provided in B.14d.
	NOTE: If B.14d is selected, the modifications must be objectively determinable and may not be specified in a manner that is subject to
	Adopting Employer discretion.
<u>C.</u> (CONTRIBUTIONS - ELECTIVE DEFERRALS, VOLUNTARY CONTRIBUTIONS, MANDATORY CONTRIBUTIONS
Ele	ctive Deferrals
	TE: If A.7 is "Yes" (Elective Deferrals are permitted), an Eligible Employee will be eligible to make Elective Deferrals to the Plan in the wing manner:
1.	Maximum Deferral Amounts
	Maximum Elective Deferral contribution: 100% of Compensation
2.	Modifications of Elective Deferrals
	a. Participants may modify/start/stop Elective Deferrals/Voluntary Contribution elections:
	i. [] Each pay period
	ii. [] Monthly
	iii. [] Quarterly
	iv. [] Semi Annually
	v. [] Annually
	vi. [X] Pursuant to Plan Administrator procedures (at least once each calendar year)
	b. [X] Participants may stop an election to contribute at any time.
3.	Catch-up Contributions
	a. [X] Participants may make Age 50 Catch-up Contributions (Section 5.01(c)).
	b. [X] Participants with fifteen years of service may make Special Long Service Catch-up Contributions (Section 5.01(b)).
Aut	omatic Enrollment
4.	The Plan provides for traditional automatic enrollment
	a. [] Yes, traditional automatic contribution arrangement ("ACA")
	b. [X] No
5.	Automatic Enrollment - ACA
	a. The initial amount of the automatic enrollment (as a percentage of Compensation):%
	b. [] The amount specified in C.5a will increase in the following manner (include amount and timing of increase):
	c. [] Delayed automatic enrollment. The traditional automatic enrollment will be deemed elected after the initial satisfaction of the eligibility requirements of Article 3 with respect to Elective Deferrals (and after effective date of the addition of an automatic enrollment of the eligibility requirements of Article 3 with respect to Elective Deferrals (and after effective date of the addition of an automatic enrollment).
	feature for current Participants). NOTE: For example, if the automatic annullment amount is 3% for the first year and increases by 1% per year for five years, insert "30%" in
	NOTE: For example, if the automatic enrollment amount is 3% for the first year and increases by 1% per year for five years, insert "3%" in the first blank (C.5a) and "increase by 1% on the first day of the Plan Year in the second through sixth year to a maximum of 8%" in the second blank (C.5b).

6.

i.

ii.

iii.

Automatic Enrollment - Covered Employees

enrollment amount

Indicate who will be a covered employee eligible to make automatic contributions:

[] Eligible Employees who have not made an Elective Deferral election

[] Other (e.g., Employees employed after 1/1/2016 who have not made an Elective Deferral election): _____

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[] All Eligible Employees to the extent that no election was made or their Elective Deferral elections are less than the automatic

C. CONTRIBUTIONS - ELECTIVE DEFERRALS, VOLUNTARY CONTRIBUTIONS, MANDATORY CONTRIBUTIONS

	b.	If the Plan provides for automatic enrollment and Roth Elective Deferrals are allowed to the Plan, select whether automatic contributions will be pre- or after-tax:
		i. [] Pre-Tax. All Elective Deferrals made under Section 4.01(g) will be designated as Pre-Tax Elective Deferrals.
	NOT	ii. [] After-Tax. All Elective Deferrals made under Section 4.01(g) will be designated as Roth Elective Deferrals. TE: C.6b only applies if A.7b is "Yes" (Roth contributions are allowed to the Plan).
Vol	untar	y Contributions
		A.8 is "Yes", an Eligible Employee who has met the requirements specified for Voluntary Contributions will be eligible to make Voluntary ons to the Plan as follows (Section 4.01):
7.	Min	imum and Maximum Voluntary Contributions
	a.	Minimum Voluntary Contribution:
	b.	Maximum Voluntary Contribution:%
	c.	Maximum of total combined Elective Deferral/Voluntary Contribution:%
	d.	Other limitations:
		TE: C.7b and C.7c may not be more than 100% of Compensation. TE: If C.7d is selected the requirements provided must be nondiscriminatory, objectively determinable and may not be specified in a
		ner that is subject to Adopting Employer discretion.
Ma	ndato	ry Contributions
		A.9 is "Yes" (Mandatory Contributions are permitted), an Eligible Employee who has met the requirements specified for Mandatory ons will be eligible to make Mandatory Contributions to the Plan as follows (Section 4.01):
8.	Mar	ndatory Contribution Amount
	a. b.	Mandatory After-Tax Contributions will be required in the following amount with the following limitations: Mandatory Pre-Tax Contributions will be required in the following amount with the following limitations:
<u>D. (</u>	CONT	TRIBUTIONS - MATCHING, NON-ELECTIVE, AND OTHER CONTRIBUTIONS
Ma	tching	g - Allocation Service
NO'	TE. If	A.10 is "Yes", an Eligible Employee who has met the requirements of Section B and who has satisfied the following requirements will be
		receive an allocation of Matching Contributions during the applicable Plan Year.
1.		cation Service Requirements for Matching Contributions
1.	a.	[] In order to share in the allocation of Matching Contributions, a Participant is required to complete the following Hours of Service in the applicable Plan Year
	b.	[] In order to share in the allocation of Matching Contributions, a Participant is required to be employed by the Adopting Employer on the last day of the Plan Year
	c.	[] In order to share in the allocation of Matching Contributions, a Participant is required to be employed by the Adopting Employer on the last day of the Plan Year or complete at least Hours of Service in the applicable Plan Year
	d.	[] None
	NOT	TE: D.1a and D.1b are inapplicable if D.1c is selected.
	NOT	TE: D.1a and D1c may not be more than 1,000.
2.	Mat	ching Allocation Service Computation Rules
	a.	Computation method for Matching Allocation Service.
		i. [] Hours of Service
		ii. [] Elapsed Time
	b.	Select hours equivalency:
		i. [] None An Employee will be credited with the following corvice with the Employee:
		An Employee will be credited with the following service with the Employer: ii. [] 10 Hours of Service for each day or partial day
		iii. [] 45 Hours of Service for each week or partial week

	c. Ti	[] 95 Hours of Service for each semi-monthly payroll period or partial semi-monthly payroll period [] 190 Hours of Service for each month or partial month OTE: D.2b is only applicable if D.2a.i is selected. the hours equivalency will apply to: [] All Employees [] Only Employees not paid on a per-hour basis OTE: D.2c is only applicable if D.2a.i is selected.
		D.2 is only applicable if D.1a or D.1c is selected.
3.	Excepti	ons to Allocation Service Requirements for Matching Contributions
	a. Month it. ii. iii. iii iv	odify Hour of Service requirement and/or last day requirement for a Participant who terminates employment with the Employer during e Plan Year due to: [] death [] Disability . [] attainment of Normal Retirement Age . [] Other: (e.g., attainment of Early Retirement Age)
		ny Hour of Service requirement and last day requirement will be modified as follows:
	i. ii.	[] Waive both the Hour of Service requirement and last day requirement [] Waive the Hour of Service requirement only
	iii	
		The following other modifications will be made to the requirements specified in D.1-3b:
		D.3 is only applicable if D.1a, D.1b, or D.1c is selected.
	NOTE: objective used to	D.3 is only applicable if D.14, D.10, or D.1c is selected. D.3c may only be used to make minor changes to the requirements specified in D.1-3b and must be specified in a manner that is ely determinable and may not be specified in a manner that is subject to Adopting Employer discretion. For example, D.3c could be clarify that last day but not Hours of Service is waived for death while Hours of Service and last day are waived for Disability and ent of Normal Retirement Age.
Mate	hing - I	Formula
171410		
		d Employee Contribution Inclusions
	The Ado	d Employee Contribution Inclusions opting Employer will match:
	The Add	d Employee Contribution Inclusions opting Employer will match: Blective Deferrals
	The Add a. [b. [d Employee Contribution Inclusions opting Employer will match: Elective Deferrals Age 50 Catch-up Contributions
	The Add a. [b. [c. [d Employee Contribution Inclusions opting Employer will match: Blective Deferrals Age 50 Catch-up Contributions Special Long Service Catch-up Contributions
	The Add a. [b. [c. [d. [d Employee Contribution Inclusions opting Employer will match: [Elective Deferrals [Age 50 Catch-up Contributions [Special Long Service Catch-up Contributions [Roth Elective Deferrals
4.	The Add a. [b. [c. [d. [e. [d Employee Contribution Inclusions opting Employer will match: [Elective Deferrals [Age 50 Catch-up Contributions [Special Long Service Catch-up Contributions [Roth Elective Deferrals [Voluntary Contributions
4.	The Add a. [b. [c. [d. [e. [f. [d Employee Contribution Inclusions opting Employer will match: [Elective Deferrals [Age 50 Catch-up Contributions [Special Long Service Catch-up Contributions [Roth Elective Deferrals [Voluntary Contributions [Mandatory After-Tax Contributions
4.	The Add a. [b. [c. [d. [e. [f. [g. [d Employee Contribution Inclusions opting Employer will match: [Elective Deferrals [Age 50 Catch-up Contributions [Special Long Service Catch-up Contributions [Roth Elective Deferrals [Voluntary Contributions [Mandatory After-Tax Contributions [Mandatory Pre-Tax Contributions
4.	The Add a. [b. [c. [d. [f. [g. [h. [d Employee Contribution Inclusions pting Employer will match: Belective Deferrals Age 50 Catch-up Contributions Special Long Service Catch-up Contributions Roth Elective Deferrals Voluntary Contributions Mandatory After-Tax Contributions Mandatory Pre-Tax Contributions Other (e.g., Elective Deferrals made to Company 403(b) Plan #1):
4.	The Add a. [b. [c. [d. [e. [f. [g. [NOTE:	d Employee Contribution Inclusions opting Employer will match: [Elective Deferrals [Age 50 Catch-up Contributions [Special Long Service Catch-up Contributions [Roth Elective Deferrals [Voluntary Contributions [Mandatory After-Tax Contributions [Mandatory Pre-Tax Contributions
4.	The Add a. [b. [c. [d. [e. [f. [g. [h. [NOTE: manner	d Employee Contribution Inclusions opting Employer will match: [Elective Deferrals [Age 50 Catch-up Contributions [Special Long Service Catch-up Contributions [Roth Elective Deferrals [Voluntary Contributions [Mandatory After-Tax Contributions [Mandatory Pre-Tax Contributions [Other (e.g., Elective Deferrals made to Company 403(b) Plan #1): The other Matched Employee Contribution specified above (D.4h) must be objectively determinable and may not be specified in a that is subject to Adopting Employer discretion.
4.	The Add a. [b. [c. [d. [e. [f. [g. [h. [NOTE: manner Matchin	d Employee Contribution Inclusions ppting Employer will match: [Elective Deferrals [Age 50 Catch-up Contributions [Special Long Service Catch-up Contributions [Roth Elective Deferrals [Voluntary Contributions [Mandatory After-Tax Contributions [Mandatory Pre-Tax Contributions [Other (e.g., Elective Deferrals made to Company 403(b) Plan #1): The other Matched Employee Contribution specified above (D.4h) must be objectively determinable and may not be specified in a that is subject to Adopting Employer discretion. In Contribution Formula
4.	The Add a. [b. [c. [d. [e. [f. [g. [NOTE: manner Matchi The Add	d Employee Contribution Inclusions opting Employer will match: [Elective Deferrals [Age 50 Catch-up Contributions [Special Long Service Catch-up Contributions [Roth Elective Deferrals [Voluntary Contributions [Mandatory After-Tax Contributions [Mandatory Pre-Tax Contributions [Other (e.g., Elective Deferrals made to Company 403(b) Plan #1): The other Matched Employee Contribution specified above (D.4h) must be objectively determinable and may not be specified in a that is subject to Adopting Employer discretion.
4.	The Add a. [b. [c. [d. [e. [f. [g. [h. [NOTE: manner Matchi The Add through	d Employee Contribution Inclusions pting Employer will match: [Elective Deferrals [Age 50 Catch-up Contributions [Special Long Service Catch-up Contributions [Roth Elective Deferrals [Voluntary Contributions [Mandatory After-Tax Contributions [Mandatory Pre-Tax Contributions [Other (e.g., Elective Deferrals made to Company 403(b) Plan #1): The other Matched Employee Contribution specified above (D.4h) must be objectively determinable and may not be specified in a that is subject to Adopting Employer discretion. Ing Contribution Formula Opting Employer's Matching Contribution will be allocated to eligible Participants who have met the requirements of Section B and D.1
4.	The Add a. [b. [c. [d. [g. [h. [NOTE: manner Matchin The Add through a. [d Employee Contribution Inclusions ppting Employer will match: [Elective Deferrals
4.	The Add a. [b. [c. [d. [g. [h. [NOTE: manner Matchi The Add through a. [b. [d Employee Contribution Inclusions ppting Employer will match: [Elective Deferrals
4.	The Add a. [b. [c. [d. [g. [h. [NOTE: manner Matchi The Add through a. [b. [d Employee Contribution Inclusions apting Employer will match: [Elective Deferrals
4.	The Add a. [b. [c. [d. [g. [h. [NOTE: manner Matchi The Add through a. [b. [R —	d Employee Contribution Inclusions pring Employer will match: [Elective Deferrals [Age 50 Catch-up Contributions [Special Long Service Catch-up Contributions [Roth Elective Deferrals [Voluntary Contributions [Mandatory After-Tax Contributions [Mandatory Pre-Tax Contributions [Other (e.g., Elective Deferrals made to Company 403(b) Plan #1): The other Matched Employee Contribution specified above (D.4h) must be objectively determinable and may not be specified in a that is subject to Adopting Employer discretion. In Contribution Formula Popting Employer's Matching Contribution will be allocated to eligible Participants who have met the requirements of Section B and D.1 D.3 as follows: [A discretionary amount and percentage of Matched Employee Contributions [Tiered Matching Formula. The Adopting Employer will contribute as a Matching Contribution an amount equal to: ate One
4.	The Add a. [b. [c. [d. [g. [h. [NOTE: manner Matchi The Add through a. [b. [R —	d Employee Contribution Inclusions opting Employer will match: [Elective Deferrals
4.	The Add a. [b. [c. [d. [g. [h. [NOTE: manner Matchin The Add through a. [b. [R c. [## Employee Contribution Inclusions Elective Deferrals Age 50 Catch-up Contributions Special Long Service Catch-up Contributions Roth Elective Deferrals Voluntary Contributions Mandatory After-Tax Contributions Mandatory After-Tax Contributions Mandatory Pre-Tax Contributions Other (e.g., Elective Deferrals made to Company 403(b) Plan #1): The other Matched Employee Contribution specified above (D.4h) must be objectively determinable and may not be specified in a that is subject to Adopting Employer discretion. Contribution Formula pring Employer's Matching Contribution will be allocated to eligible Participants who have met the requirements of Section B and D.1 D.3 as follows: A discretionary amount and percentage of Matched Employee Contributions Tiered Matching Formula. The Adopting Employer will contribute as a Matching Contribution an amount equal to: We of the Participant's Matched Employee Contributions that are not in excess of % of the Participant's Compensation Years of service
4.	The Add a. [b. [c. [d. [g. [h. [NOTE: manner Matchin The Add through a. [b. [R c. [d Employee Contribution Inclusions opting Employer will match: Elective Deferrals Age 50 Catch-up Contributions Special Long Service Catch-up Contributions Roth Elective Deferrals Voluntary Contributions Mandatory After-Tax Contributions Mandatory After-Tax Contributions Mandatory Pre-Tax Contributions Mandatory Pre-Tax Contributions Other (e.g., Elective Deferrals made to Company 403(b) Plan #1): The other Matched Employee Contribution specified above (D.4h) must be objectively determinable and may not be specified in a that is subject to Adopting Employer discretion. In Contribution Formula population F

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	B. [] Years of Vesting Service
	NOTE: The first tier of Matching Contributions in D.5c.i will be available no later than the period described in $410(a)(1)$.
	iv. Enter the number of Hours of Service necessary to earn a year of service described in D.5c.i:
	d. [] Special schedule. Matching Contributions shall be made according to the following fixed schedule:
	NOTE: The discretionary formula in D.5a must meet the nondiscrimination requirements regarding benefits, rights, or features described in Treas. Reg. section 1.401(a)(4)-4.
6.	Additional Discretionary Matching Contributions [] Permit discretionary Matching Contributions to be made in addition to the contributions described in D.5b-d as a discretionary amount and
_	percentage of Matched Employee Contributions
7.	Additional Fixed Matching Contributions [] Permit additional fixed Matching Contributions to be made in addition to the contributions described in D.5b-d:
8.	Maximum Allocations for Matching Contributions
	Plan limits Matching Contributions to the following in each Plan Year:
	 a. [] Maximum percentage of Compensation% b. [] Maximum dollar amount \$
	c. [] Other:
	d. [] No Maximum
	NOTE: If D.8c is selected the requirements provided must be nondiscriminatory, objectively determinable and may not be specified in a manner that is subject to Adopting Employer discretion.
9.	Allocation Times for Matching Contributions
	a. Fixed Matching Contributions are allocated to Participant Accounts at the following time(s):
	i. [] End of Plan Year
	ii. [] Semi-annually
	iii. [] Quarterlyiv. [] Each calendar month
	iv. [] Each calendar monthv. [] Each pay period
	vi. [] At such times as may be determined by the Adopting Employer
	b. Apply the dollar limit in D.8:
	i. [] On a Plan Year basis only
	ii. [] Pro rata as of each period specified in D.9a
	NOTE: D.9 will not apply if the Matching Contribution formula is discretionary (D.5a is selected).
	NOTE: Any service requirements specified in D.1 through D.3 will be applied pro rata to the period selected in this D.9. Any last day rule
	specified in D.1 through D.3 will be applied as of the end of each period selected in this D.9.
	NOTE: Discretionary Matching Contributions (if selected in D.5) may be allocated at a time other than that selected in D.9. NOTE: D.9b will only apply if a maximum dollar amount (D.8b or D.8c) is selected and end of Plan Year (D.9a.i) is not selected.
Non	-Elective Contributions - Allocation Service
	E: If A.11 is "Yes" an Eligible Employee who has met the requirements of Section B and who has satisfied the following requirements will be
eligil	ble to receive an allocation of Non-Elective Contributions during the applicable Plan Year.
10.	 Allocation Service Requirements for Non-Elective Contributions a. [] In order to share in the allocation of Non-Elective Contributions, a Participant is required to complete the following Hours of Service in the applicable Plan Year
	 b. [] In order to share in the allocation of Non-Elective Contributions, a Participant is required to be employed by the Adopting Employer on the last day of Plan Year
	c. [] In order to share in the allocation of Non-Elective Contributions, a Participant is required to be employed by the Adopting Employer on the last day of Plan Year or complete at least Hours of Service in the applicable Plan Year
	d. [X] None
	NOTE: D.10a and D.10b are inapplicable if D.10c is selected.
	NOTE: D.10a and D.10c may not be more than 1,000.
11.	Non-Elective Allocation Service Computation Rules
	a. Computation method for Non-Elective Allocation Service.
	i. [] Hours of Service

		ii. [] Elapsed Time						
	b.	Select hours equivalency:						
		i. [] None						
		An Employee will be credited with the following service with the Employer:						
		ii. [] 10 Hours of Service for each day or partial day						
		iii. [] 45 Hours of Service for each week or partial week						
		iv. [] 95 Hours of Service for each semi-monthly payroll period or partial semi-monthly payroll period						
		v. [] 190 Hours of Service for each month or partial month NOTE: D.11b is only applicable if D.11a.i is selected.						
	c.	The hours equivalency will apply to:						
	с.	i. [] All Employees						
		ii. [] Only Employees not paid on a per-hour basis						
		NOTE: D.11c is only applicable if D.11a.i is selected.						
	NOT	E: D.11 is only applicable if D.10a or D.10c is selected.						
12.		eptions to Allocation Service Requirements for Non-Elective Contributions						
	a.	Modify Hour of Service requirement and/or last day requirement for a Participant who terminates employment with the Employer during						
		the Plan Year due to:						
		i. [] death						
		ii. [] Disability						
		iii. [] attainment of Normal Retirement Age						
		iv. [] Other: (e.g., attainment of Early Retirement Age)						
	b.	Any Hour of Service requirement and last day requirement will be modified as follows:						
		i. [] Waive both the Hour of Service requirement and last day requirement						
		ii. [] Waive the Hour of Service requirement only						
		iii. [] Waive last day requirement only [] The following other medifications will be made to the requirements specified in D 10 12b.						
	c.	[] The following other modifications will be made to the requirements specified in D.10-12b:						
		E. D.12 is only applicable if D.10a, D.10b, of D.10c is selected. E: D.12c may only be used to make minor changes to the requirements specified in D.10-12b and must be specified in a manner that is						
		ctively determinable and may not be specified in a manner that is subject to Adopting Employer discretion. For example, D.12c could be						
		used to clarify that last day but not Hours of Service is waived for death while Hours of Service and last day are waived for Disability and						
		nment of Normal Retirement Age.						
Non	-Elec	tive - Formula						
13.	Amo	ount of Non-Elective Contributions						
	a.	[X] Discretionary in an amount as determined by the Adopting Employer						
	b.	[] % of total Participant Compensation for the Plan Year						
	c.	[] \$ for the Plan Year						
	d.	[] Other (e.g., 5% of Employer's profits):						
		E: The Non-Elective Formula specified above (D.13d) must be objectively determinable and may not be specified in a manner that is ect to Adopting Employer discretion.						
14.		-Elective Contribution allocation formula						
		Adopting Employer's Non-Elective Contributions will be allocated to eligible Participants who have met the requirements of Section B D.10 as follows (Section 4.03):						
	a.	[] Pro rata. In the ratio that each Participant's Compensation bears to the Compensation of all eligible Participants.						
	а. b.	[] Integrated. See D.15.						
	с.	[X] Other: The formula used to calculate a non-elective contribution, if any, to be deposited into a 403(b) account upon retirement is						
		set forth in the Adopting Employer's collective bargaining agreement, employment agreements, or memorandum of agreement or						
		equivalent with Employees of the Adopting Employer, copies of which are attached as an addendum to this Adoption Agreement. If						
		permitted under the Employer's collective bargaining agreement or memorandum of agreement, to the extent the amount exceeds the						

Participant's annual additions limit under Section 415(c) of the Code for that year, such excess shall be carried over by the Employer, without interest, and not contributed to the Plan in such limitation year, but shall be contributed to the Employer Contributions Account of the Participant in each of the next 5 calendar years following the Plan Year in which the Participant has a severance from employment with the Employer, up to the annual additions limit under Section 415(c) of the Code to the extent permitted by Section 403(b)(3) of the

Code and applicable regulations thereunder.

NOTE: The Non-Elective Contribution allocation formula specified above (D.14c) must be objectively determinable and may not be specified in a manner that is subject to Adopting Employer discretion.

15.	Non-Elective -	Integration
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Non	-Elective - Integration			
Integ	gration level for determining Excess Compensation:			
a.	[] Taxable wage base (as defined under Section 230 of the Social S	Security Act) in effect on the first day of such Plan Year		
b.	[] 20% of the taxable wage base (as defined under Section 230 of t minus \$1.00	he Social Security Act) in effect on the first day of such Plan Year;		
c.	[] 80% of the taxable wage base (as defined under Section 230 of t minus $\$1.00$	he Social Security Act) in effect on the first day of such Plan Year;		
d.	[] 80% of the taxable wage base (as defined under Section 230 of t plus $\$1.00$	he Social Security Act) in effect on the first day of such Plan Year;		
e.	[]% (no more than 100%) of taxable wage base (as defined day of such Plan Year	under Section 230 of the Social Security Act) in effect on the first		
f.	[] Fixed dollar amount: \$ (not more than the taxable wage base (as defined under Section 230 of the Social Security Act) in effect on the first day of such Plan Year)			
	NOTE: The amount of permitted disparity will be determined in account	cordance with the following table:		
	Integration Level	Permitted		
		Disparity		
	More than \$0 but not more than 20% of the TWB	5.7%		
	More than 20% of the TWB but not greater than 80% of the TWB	4.3%		
	More than 80% of the TWB but less than 100% of the TWB	5.4%		
	100% of the TWB	5.7%		
	TWB = taxable wage base (as defined under Section 230 of the Social Securi	(ty Act)		

Allocation of Non-Elective Contributions

0	Non Floctive	Contributions are	allocated to	Dorticipant	Accounts at t	ha fallowing	tima(s)
a.	Non-Elective	Contributions are	e anocated to	Participant	Accounts at t	ne ionowing	ume(s):

- [X] End of Plan Year i.
- ii. [] Semi-annually
- iii. [] Quarterly
- [] Each calendar month iv.
- [] Each pay period

b. Minimum and Maximum Non-Elective Contributions

- [] Allocations of Non-Elective Contributions for a Participant will be subject to a minimum amount: _____
- [] Allocations of Non-Elective Contributions for a Participant will be subject to a maximum amount: _____

Apply the dollar limit in D.16b:

- [] On a Plan Year basis only i.
- [] Pro rata as of each period specified in D.16a

NOTE: Any service requirements specified in D.10 through D.12 will be applied pro rata to the period selected in this D.16a. Any last day rule specified in D.10 through D.12 will be applied as of the end of each period selected in this D.16a.

Non-Elective - Disability 17.

[] Allocate Non-Elective Contributions to Disabled Participants who do not meet the allocation service requirements (See	ection 4.03(e)).
Allocations to Disabled Participants end as of the earliest of: (i) the last day of the Plan Year in which occurs the	anniversary of
the start of the Participant's Disability or (ii) such other time specified in Section 4.03(e).	

NOTE: D.17 will not be more than "tenth."

NOTE: Allocations under D.17 may occur after Termination.

Non-Elective - Former Participants

- [X] Non-Elective Contributions will be allocated to former Participants until the last day of the fifth (no more than fifth) tax year following the tax year in which the date of Termination occurs.
- Age and Service Requirements. Former Participants must meet the following requirements to be eligible to receive Non-Elective Contributions.
 - [] Former Participants must be at least _____ years old.
 - [X] Former Participants must meet the following service requirement: Any service requirement (including the definition of a ii. year of service) mandated prior to receiving a non-elective contribution at retirement and/or separation from service, if any, shall be governed by the Adopting Employer's collective bargaining agreements, employment agreements, or memorandum of

agreements or their equivalent with Employees of the Adopting Employer, copies of which are attached as an addendum to this Adoption Agreement..

- iii. [X] Former Participants must meet the following requirement: Any requirement (including the definition of a year of service) mandated prior to receiving a non-elective contribution at retirement and/or separation from service, if any, shall be governed by the Adopting Employer's collective bargaining agreement, employment agreements, or memorandum of agreement or equivalent with Employees of the Adopting Employer, copies of which are attached as an addendum to this Adoption Agreement.
- c. [X] The following modifications will apply to D.18b: Modifications (if any) made to the requirements that a former participant must meet prior to receiving a non-elective contribution, if any, are set forth in the Adopting Employer's collective bargaining agreements, employment agreements, or memorandum of agreements or their equivalent with Employees of the Adopting Employer, copies of which are attached as an addendum to this Adoption Agreement.

19. Qualified Non-Elective Contributions ("O)NEC''
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The Adopting Employer's discretionary Qualified Non-Elective Contribution will be allocated in the following manner:

- a. [] Pro rata. In the ratio that such Participant's Compensation bears to the Compensation of all eligible Participants.
- **b.** [X] Fixed Amount. In an amount equal to the total additional Qualified Non-Elective Contribution divided by the number of Participants eligible to share in such contribution.

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Rollover Contributions are permitted:

- **a.** [] No
- b. [X] Yes All Eligible Employees may make a Rollover Contribution even if not yet a Participant in the Plan
- c. [] Yes Only active Participants may make a Rollover Contribution
- **d.** [] Yes ____ may make a Rollover Contribution

NOTE: The Plan Administrator has discretion under Section 4.05 to limit the types of rollover contributions accepted by the Plan and must use that discretion in a consistent and nondiscriminatory manner.

21. Death or Disability During Qualified Military Service

[X] For benefit accrual purposes, a Participant that dies or becomes Disabled while performing Qualified Military Service will be treated as if he had been employed by the Adopting Employer on the day preceding death or Disability and terminated employment on the day of death or Disability.

22. 415 Additional Language

0 0				
[] Additional language necess	ary to satisfy Code section 415	because of the required	aggregation of multip	ple plans:

E. VESTING

Vesting Service Rules

1. Vesting service computation met	tho	DC
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- a. [X] Hours of Service. Number of Hours of Service necessary for a Year of Vesting Service: 0
- **b.** [] Elapsed Time

NOTE: Unless E.1.b (Elapsed Time) is selected, the Plan will use the Hours of Service method for determining vesting service. If E.1.b is selected, questions E.2 through E.3 are disregarded.

NOTE: E.1a may not be more than 1,000. If left blank, the Plan will use 1,000 Hours of Service.

2. Vesting Service Equivalencies

- **a.** Select equivalency for vesting purposes:
 - i. [X] None.

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

- ii. [] 10 Hours of Service for each day or partial day
- iii. [] 45 Hours of Service for each week or partial week
- iv. [] 95 Hours of Service for each semi-monthly payroll period or partial semi-monthly payroll period
- v. [] 190 Hours of Service for each month or partial month
- **b.** The hours equivalency selected in E.2a will apply to:
 - i. [] All Employees
 - ii. [] Only Employees not paid on a per-hour basis

NOTE: E.2b does not apply if E.2a.i is selected.

3.	Vest	ing Computation Period				
	a.	[] Calendar year				
	b.	[X] Plan Year				
	c.	[] The twelve-consecutive month period commencing on the date the Employee first performs an Hour of Service; each subsequent				
		twelve-consecutive month period will commence on the anniversary of such date				
	d.	[] Other (must be a 12 month period):				
	NOT	TE: E.3d must be a twelve-consecutive month period.				
4.	Othe	er Employer Service				
		[] Count years of service with employers other than the Adopting Employer for vesting purposes. List other employers and indicate for what purposes (e.g., Matching, Non-Elective, etc.) the service applies along with any limitations: (e.g., service with ABC Inc. will be included for determining vesting for Matching Contributions limited to three Years of Vesting Service)				
		FE: The other service specified must be objectively determinable and may not be specified in a manner that is subject to Adopting loyer discretion.				
5.	Vest	ing Exceptions				
	a.	[] Death. Provide for full vesting for a Participant who terminates employment with the Adopting Employer due to death while an Employee.				
	b.	[] Disability. Provide for full vesting for a Participant who terminates employment with the Adopting Employer due to Disability while an Employee.				
	c.	[] Early Retirement. Provide for 100% vesting upon the attainment of Early Retirement Age while an Employee.				
6.	Vest	ing Exclusions				
	a.	[] Exclude Years of Vesting Service earned before age 18				
	b.					
	c.	c. [] One-year holdout. If an Employee has a One-Year Break in Service/Period of Severance, exclude Years of Vesting Service earned before such period until the Employee has completed a Year of Vesting Service after returning to employment with the Adopting				
		Employer.				
	d. [] Rule of parity. If an Employee does not have a nonforfeitable right to the Account balance derived from Adopting Employer contributions, exclude Years of Vesting Service earned before a period of five (5) consecutive One-Year Breaks in Service/Periods of Severance.					
7.	Spec	cial Vesting Provisions				
	_	Provide for special vesting provisions (e.g., Participants who are employed under a union contract are always 100% vested in all				
		contributions):				
		OTE: Any special provisions must satisfy Code section 411.				
Ves	ting S	Schedules				
0	Mot	shing Contribution Assount				
8.		ching Contribution Account ing Schedule for Matching Contributions:				
		[] 100%				
	a. b.	[] 2-6 Year Graded				
		[] 1-5 Year Graded				
	c. d.	[] 1-4 Year Graded				
	е.	[] 3 Year Cliff				
	f.	[] 2 Year Cliff				
	g.	[] Other:				
	g.	i. Other Match Schedule - less than 1 year:%				
		ii. Other Match Schedule - 1 year but less than 2 years:%				
		iii. Other Match Schedule - 2 years but less than 3 years:%				
		iv. Other Match Schedule - 2 years but less than 4 years:%				
		v. Other Match Schedule - 4 years but less than 5 years:%				
		vi. Other Match Schedule - 5 years but less than 6 years:%				
		vii. Other Match Schedule - 6 or more years: 100%.				
		other fraction beheatile of thiore joins, 100/0.				

NOTE: See Section 6.02 for definitions of the applicable vesting schedules. **Non-Elective**

9.

	Non	-Elective Contribution Account Vesting Schedule:			
	a.	[X] 100%			
	b.	[] 2-6 Year Graded			
	c.	[] 1-5 Year Graded			
	d.	[] 1-4 Year Graded			
	e.	[] 3 Year Cliff			
	f.	[] 2 Year Cliff			
	g.	[] Other:			
		i. Other Non-Elective Schedule - less than 1 year:%			
		ii. Other Non-Elective Schedule - 1 year but less than 2 years:%			
		iii. Other Non-Elective Schedule - 2 years but less than 3 years:%			
		iv. Other Non-Elective Schedule - 3 years but less than 4 years:%			
		v. Other Non-Elective Schedule - 4 years but less than 5 years:%			
		vi. Other Non-Elective Schedule - 5 years but less than 6 years:%			
	MOS	vii. Other Non-Elective Schedule - 6 or more years: 100%.			
		TE: See Section 6.02 for definitions of the applicable vesting schedules.			
10.	Oth	er Vesting Schedule			
	a.	[] The Plan has another vesting schedule (e.g., transferred Matching Contribution assets from merger are subject to a 3 year cliff			
		vesting schedule):			
	b.	Describe the Participants to which the other vesting schedule applies:			
		TE: The vesting schedule in E.10 is in addition to the vesting schedules in E.8 through E.9.			
		TE: E.10 must be applied in a consistent and nondiscriminatory manner. For example, E.10b could be used to describe a prior vesting			
		edule, vesting for a transfer account, or a vesting schedule that applies to Participants covered by a collective bargaining agreement			
	provided retirement benefits were the subject of good faith bargaining.				
11.		feitures			
	Forfeitures will be used in the following manner:				
	a. [X] Any permissible method (restore forfeitures, reduce Adopting Employer contributions (or reallocate as Adopting Employer				
	contributions) made pursuant to Article 4 or to pay Plan expenses)				
	b. [] Other: NOTE: E.11b is limited to one or a combination of the options described in E.11a. E.11b may be used to further restrict the uses of forfeiture				
		NOIE: E.11b is limited to one or a combination of the options described in E.11a. E.11b may be used to further restrict the uses of forfetture and must be applied in a consistent and nondiscriminatory manner.			
	ana	musi be appuea in a consistent ana nonaiscriminatory manner.			
E D	ICTI	RIBUTIONS - SEVERANCE FROM EMPLOYMENT/DEATH			
<u>r. D</u>	1911	AIDUTIONS - SEVERANCE FROM EMFLOTMENT/DEATH			
Defi	nitio	ns			
Den					
1	Non	mal Datinament			
1.		mal Retirement Normal Retirement Age means:			
	a.	i. [X] Attainment of age 62			
		ii. [] Later of attainment of age and the service specified in F.1b			
		iii. [] Other:			
	b.	Select the type and length of service used to measure Normal Retirement Age:			
	υ.	i. [] Eligibility Years of Eligibility Service			
		ii. [] Vesting Years of Vesting Service			
		iii. [] Participation anniversary of participation (e.g. third, fourth, etc.)			
	NOT	TE: The age entered in F.1a may not be more than 65.			
		IE: F.1b may not require more than the fifth anniversary of participation as defined in Treas. Reg. section 1.411(a)-7(b)(1) and any			
		erseding guidance.			
	NOTE: The Normal Retirement Age will be deemed met no later than the later of age 65 or the fifth anniversary of participation as defined in				
		us. Reg. section 1.411(a)-7(b)(1) and any superseding guidance.			
2.					
4.		ly Retirement Farly Retirement Age means:			

[X] None. The Plan does not have an early retirement feature.

F. DISTRIBUTIONS - SEVERANCE FROM EMPLOYMENT/DEATH

	NOT	 ii. [] Attainment of age
3.	Requa. b. c.	uired Beginning Date uired Beginning Date for a Participant other than a More Than 5% Owner: [] Retirement. April 1 of the calendar year following the later of the calendar year in which the Participant: (x) attains age 70-1/2, or (y) retires [] Age 70-1/2. April 1 of the calendar year following the calendar year in which the Participant attains age 70-1/2 [X] Election. The option provided in F.3a; provided that a Participant may elect to begin distributions pursuant to either F.3a or F.3b [TE: A Participant's Required Beginning Date is a protected benefit under Code section 411(d)(6).
Tim	ie & F	Form of Payment
4.	REA	A Requirements [] Certain assets in the Transfer Account are subject to the REA requirements. The default form of payment for those Transfer Account assets that are subject to the REA requirements will be a Qualified Joint and% Survivor Annuity (not less than 50% and not more than 100%).
5.	 Time of Payment Distributions after Severance from Employment for reasons other than death will commence (Section 7.02): a. [X] Immediate. As soon as administratively feasible with a final payment made consisting of any allocations occurring after such Severance from Employment b. [] End of Plan Year. As soon as administratively feasible after all contributions have been allocated relating to the Plan Year in which the Participant's Account balance becomes distributable c. [] Normal Retirement Age. d. [] Other (e.g., as soon as administratively feasible following the next Valuation Date):	
6.	Forra.	m of Payment - Severance from Employment Medium of distribution from the Plan: i. [] Cash only ii. [X] Cash or in-kind iii. [] Cash or in-kind rollover to an individual retirement account sponsored by the following vendor: Distributions from the Plan after Severance from Employment for reasons other than death may be made in the following forms (select all that apply): i. [X] Lump sum ii. [X] Substantially equal installments iii. [X] Under a continuous right of withdrawal pursuant to which a Participant may withdraw such amounts at such times as he will elect
	c.	 iv. [] Other (e.g., Periodic Payment that are set at least quarterly):

NOTE: If F.oc.11, F.oc.11 is selected, a Participant may elect to have the Plan Administrator apply his vested Account to the extent provided above toward the purchase of an annuity contract, which will be distributed to the Participant. The terms of such annuity contract will comply with the provisions of this Plan and any annuity contract will be nontransferable.

NOTE: F.6c.iii must be applied in a consistent and nondiscriminatory manner (for example, limiting annuity distributions to accounts in excess of a certain dollar amount.)

Payments on Death

7.

8.

9.

7.	Pavi	ment upon Participant's Death					
	-	ributions on account of the death of the Participant will be made in accordance with the following:					
	a.						
	b.	[] Pay entire Account balance no later than the 60th day following the end of Plan Year in which the Participant dies					
	c.	[X] Allow extended payments for all Beneficiaries in accordance with Sections 7.05(b) and 7.05(d)					
	d.	[] Pay entire Account balance by end of fifth year for Beneficiaries in accordance with Sections 7.05(b) and 7.05(d) and allow					
	extended payments in accordance with Sections 7.05(b) and 7.05(d) only if the Participant's spouse is the Participant's sole prim						
		Beneficiary					
	e.	[] Other:					
		TE: Any entry in F.7e must comply with Code section 401(a)(9), Section 7.05 and other requirements of Article 7.					
8.	Form of Payment						
	a.	Medium of distribution from the Plan:					
		i. [] Cash only					
		ii. [X] Cash or in-kind					
		iii. [] Cash or in-kind rollover to an individual retirement account sponsored by the following vendor:					
	b.	Distributions from the Plan may be made in the following forms (select all that apply):					
		i. [X] Lump sum					
		ii. [X] Substantially equal installments					
		iii. [X] Under a continuous right of withdrawal pursuant to which a Participant may withdraw such amounts at such times as he will elect					
		iv. [] Other (e.g., Periodic Payment that are set at least quarterly):					
	NOTE: F.8b.iii and any entry in F.8b.iv must comply with Code section 401(a)(9), Section 7.02 and other requirements of A						
	c.	Beneficiaries may take distributions in the form of an annuity.					
		i. [X] Yes - the entire Account					
		ii. [] Yes - the following conditions and/or limitations will apply:					
		iii. [] No					
		NOTE: If F.8c.i or F.8c.ii is selected, a Beneficiary may elect to have the Plan Administrator apply his Account to the extent provided above toward the purchase of an annuity contract, which will be distributed to the Beneficiary. The terms of such annuity contract will comply with the provisions of this Plan (including Section 7.05) and any annuity contract will be nontransferable. NOTE: F.8c.ii must be applied in a consistent and nondiscriminatory manner (for example, limiting annuity distributions to accounts in					
		excess of a certain dollar amount.)					
9.	Ben	eficiaries					
	a.	Death benefits when there is no designated Beneficiary:					
		i. [X] Standard according to Section 7.04(c)					
		ii. [] Other (e.g., Spouse first, if no surviving Spouse then Participant's estate):					
	b.	[] Revocation. A Beneficiary designation to a spouse will be automatically revoked upon the following circumstances (e.g., divorce):					
	c.	[] For purposes of determining a Participant's spouse, the one-year rule in Code section 417(d), Treas. Reg. section 1.401(a)-20 applies.					
	NOT	TE: If F.9a.ii (Other) is selected, death benefits when there is no designated beneficiary will be provided pursuant to F.9a.ii. The death					
	bene	efits described must be definitely determinable and may not be specified in a manner that is subject to discretion.					
	NOT	TE: If revocation is selected (F.9b) you may use this item to indicate automatic revocation upon divorce.					
Cas	h Ou	t					
10	C 1	h Out					
10.		h Out [X] Involuntary cash out amount for purposes of Section 7.03: \$1.000					
	a. b.	[X] Involuntary cash-out amount for purposes of Section 7.03: \$1,000 Involuntary cash-out of a terminated Participant's Account balance when it exceeds the cash-out amount specified in F.10a is deferred					
	D.	under Section 7.03(b) until:					
		i. [] Later of age 62 or Normal Retirement Age - payment made in a lump sum only					
		ii. [] Required Beginning Date - Participant may elect payment in a lump sum or installments					

- iii. [] Required Beginning Date payment made in a lump sum only
- iv. [X] Other (e.g., Required Beginning Date made in a direct rollover to an IRA): Money will not be forced out of the account until the participant requests or distribution is required under applicable laws and regulations.
- **c.** [] Exclude amounts attributable to Rollover Contributions in determining the value of the Participant's vested Account balance for purposes of F.10a

NOTE: F.10a has a \$5,000 maximum; \$5,000 will be entered unless otherwise specified.

NOTE: If F.10a is not selected, F.10c does not apply.

NOTE: Any entry in F.10b.iv must comply with Code section 411(a)(11), Section 7.03 and other requirements of Article 7.

G. DISTRIBUTIONS IN-SERVICE WITHDRAWALS/LOANS/OTHER DISTRIBUTIONS

NOTE: See Section 8.06 for limits on in-service distributions.

NOTE: In-service withdrawal options are meant as enabling rules. If an in-service distribution is permitted under any option specified below, the inservice withdrawal is permissible.

Vesting Status

1. Vesting Status for In-service Withdrawals

Select one:

[] In-service withdrawals otherwise permitted under Section G are allowed from Accounts that are partially vested

[X] An Account must be fully vested for a Participant to receive an in-service withdrawal

NOTE: The response to G.1 will be ignored if the Plan does not allow in-service withdrawals.

NOTE: Withdrawals under G.2-11 are only permitted from the portion of a Participant's Accounts described in G.1 unless otherwise specified in G.12.

Hardship

2. Hardship

NOTE: Matching Contributions held in a custodial account, and Non-Elective Contributions held in a custodial account are not eligible for hardship withdrawals.

Hardship withdrawals are allowed as follows:

a. [X] Hardship withdrawals are permitted.

NOTE: G.2b through G.2g is only applicable if G.2a is checked.

- **b.** Hardship withdrawals are permitted from the following accounts:
 - i. [X] All Accounts. A Participant may receive a distribution on account of hardship from all accounts eligible for hardship withdrawal under the Code and associated Federal Regulations.
 - ii. [] Selected Accounts
 - 1. [] Elective Deferral Account
 - 2. [] Voluntary Contribution Account
 - 3. [] Mandatory After-Tax Contribution Account
 - 4. [] Mandatory Pre-Tax Contribution Account
 - 5. [] Matching Contribution Account
 - **6.** [] Non-Elective Contribution Account
 - 7. [] Rollover Contribution Account
 - **8.** [] Transfer Account
 - 9. [] Other: (e.g., Merged Assets)

NOTE: The "Other" accounts specified above (G.2b.ii.9) must be objectively determinable and may not be specified in a manner that is subject to Adopting Employer discretion.

- **c.** [X] The Plan will use the safe harbor criteria set forth in Section 8.01(b) in determining whether a Participant is entitled to receive a hardship withdrawal:
 - i. [X] All Accounts.
 - ii. [] Selected Accounts
 - 1. [] Elective Deferral Account

		2. [] Voluntary Contribution Account		
		3. [] Mandatory After-Tax Contribution Account		
		4. [] Mandatory Pre-Tax Contribution Account		
		5. [] Matching Contribution Account		
		6. [] Non-Elective Contribution Account		
		7. [] Rollover Contribution Account		
		8. [] Transfer Account		
		9. [] Other: (e.g., Merged Assets)		
		NOTE: The "Other" accounts specified above (G.2c.ii.9) must be objectively determinable and may not be specified in a manner		
		that is subject to Adopting Employer discretion.		
d.	[]T	The Plan will use the more flexible criteria set forth in Section 8.01(c) in determining whether a Participant is entitled to receive a		
	hards	hip withdrawal:		
	i.	[] All Accounts.		
	ii.	[] Selected Accounts		
		1. [] Elective Deferral Account		
		2. [] Voluntary Contribution Account		
		3. [] Mandatory After-Tax Contribution Account		
		4. [] Mandatory Pre-Tax Contribution Account		
		5. [] Matching Contribution Account		
		6. [] Non-Elective Contribution Account		
		7. [] Rollover Contribution Account		
		8. [] Transfer Account		
		9. [] Other: (e.g., Merged Assets)		
		NOTE: The "Other" accounts specified above (G.2d.ii.9) must be objectively determinable and may not be specified in a manner		
		that is subject to Adopting Employer discretion.		
e.	[X]	Expand the hardship criteria to include the Beneficiary of the Participant		
f.		articipant may receive a Hardship withdrawal from his Elective Deferral Account, permit hardship withdrawals from the		
	Partic	Participant's Roth Elective Deferral Account subject to the same terms and conditions as apply to the Participant's Elective Deferral		
	Acco			
	i.	[X] Yes		
	ii.	[] Yes - only if the withdrawal from the Roth Elective Deferral Account qualifies as a "qualified distribution" within the		
		meaning of Code section 402A(d)(2)		
	iii.	[] No		
g.	[](Other limitations on Hardship withdrawals (e.g., one Hardship withdrawal per Plan Year):		
_		6.2d is selected, the requirements of Section $8.01(b)(2)$ will not apply, the amount of the hardship withdrawal may not exceed the		
		's vested interest under the applicable Account and the requirements of Revenue Ruling 71-224 and any superseding guidance will		
apply				
		only applies if A.7b is "Yes," (Roth Elective Deferrals are permitted) and hardship withdrawals are permitted from the Elective		
		ecount.		
-		y limitations in G.2g (such as limits on the number of withdrawals per year or minimum amount of distributions) must be objectivel		
		le and may not be specified in a manner that is subject to Adopting Employer discretion. Minimum amount of hardship withdrawal		
		need \$1,000.		
-		rly Retirement		
a.		v in-service distributions after attainment of Normal Retirement Age (Section 7.01(b)) from the following Accounts:		
ш.	i.	[] None		
	ii.	[X] All Accounts		
	iii.	[] Selected Accounts		
b.		ected Accounts is selected, Normal Retirement Age withdrawals may be made from the following Accounts:		
υ.				
	i. ::	[] Elective Deferral Account		
	ii. ;;;	[] Voluntary Contribution Account		
	iii.	[] Mandatory After-Tax Contribution Account		
	iv.	[] Mandatory Pre-Tax Contribution Account		
	v.	[] Matching Contribution Account		
	vi.	[] Non-Elective Contribution Account		
	vii.	[] Qualified Non-Elective Contribution Account		

3.

 ix. [] Transfer Account x. [] Other: (e.g., Merged Assets) NOTE: The "Other" accounts specified above (G.3b.x) must be objectively determinable and may not be specified in a subject to Adopting Employer discretion. c. Allow in-service distributions after attainment of Early Retirement Age (Section 7.01(a)) from the following Accounts i. [] None ii. [] All Accounts iii. [] Selected Accounts d. If Selected Accounts is selected, Early Retirement Age withdrawals may be made from the following Accounts: 	manner that is		
 NOTE: The "Other" accounts specified above (G.3b.x) must be objectively determinable and may not be specified in a subject to Adopting Employer discretion. c. Allow in-service distributions after attainment of Early Retirement Age (Section 7.01(a)) from the following Accounts i. [] None ii. [] All Accounts iii. [] Selected Accounts 	manner that is		
 subject to Adopting Employer discretion. c. Allow in-service distributions after attainment of Early Retirement Age (Section 7.01(a)) from the following Accounts i. [] None ii. [] All Accounts iii. [] Selected Accounts 	manner that is		
 c. Allow in-service distributions after attainment of Early Retirement Age (Section 7.01(a)) from the following Accounts i. [] None ii. [] All Accounts iii. [] Selected Accounts 			
i. [] Noneii. [] All Accountsiii. [] Selected Accounts			
ii. [] All Accountsiii. [] Selected Accounts	:		
iii. [] Selected Accounts			
• •			
d. If Selected Accounts is selected, Early Retirement Age withdrawals may be made from the following Accounts:			
i. [] Elective Deferral Account			
ii. [] Voluntary Contribution Account			
iii. [] Mandatory After-Tax Contribution Account			
iv. [] Mandatory Pre-Tax Contribution Account			
v. [] Matching Contribution Account			
vi. [] Non-Elective Contribution Account			
vii. [] Qualified Non-Elective Contribution Account			
viii. [] Rollover Contribution Account			
ix. [] Transfer Account			
x. [] Other: (e.g., Merged Assets)			
NOTE: The "Other" accounts specified above (G.3d.x) must be objectively determinable and may not be specified in a	manner that is		
subject to Adopting Employer discretion.			
NOTE: If the Normal Retirement Age and/or Early Retirement Age is less than age 59-1/2 and in-service is selected, Elective			
Matching Contributions held in a custodial account, and Non-Elective Contributions held in a custodial account will not be	eligible for		
withdrawal until the Participant attains age 59-1/2.			
Specified Age and Service			
In-service withdrawals are allowed on attainment of age and service:			
i. [X] None			
ii. [] All Accounts			
iii. [] Selected Accounts			
b. If Selected Accounts is selected, specified age and service withdrawals may be made from the following Accounts:			
i. [] Elective Deferral Account			
ii. [] Voluntary Contribution Account			
iii. [] Mandatory After-Tax Contribution Account			
iv. [] Mandatory Pre-Tax Contribution Account			
v. [] Matching Contribution Account			
vi. [] Non-Elective Contribution Account			
vii. [] Qualified Non-Elective Contribution Account			
viii. [] Rollover Contribution Account			
ix. [] Transfer Account			
x. [] Other: (e.g., Merged Assets)			
	manner that is		
NOTE: The "Other" accounts specified above (G.4b.x) must be objectively determinable and may not be specified in a			
subject to Adopting Employer discretion.	_		
subject to Adopting Employer discretion.c. If a Participant may receive a withdrawal upon the attainment of a specified age and service from his Elective Deferral			
 subject to Adopting Employer discretion. c. If a Participant may receive a withdrawal upon the attainment of a specified age and service from his Elective Deferral such withdrawals from the Participant's Roth Elective Deferral Account subject to the same terms and conditions as ap 	pry to the		
 subject to Adopting Employer discretion. c. If a Participant may receive a withdrawal upon the attainment of a specified age and service from his Elective Deferral such withdrawals from the Participant's Roth Elective Deferral Account subject to the same terms and conditions as ap Participant's Elective Deferral Account: 	pry to the		
 subject to Adopting Employer discretion. c. If a Participant may receive a withdrawal upon the attainment of a specified age and service from his Elective Deferral such withdrawals from the Participant's Roth Elective Deferral Account subject to the same terms and conditions as ap Participant's Elective Deferral Account: i. [] Yes 			
 subject to Adopting Employer discretion. c. If a Participant may receive a withdrawal upon the attainment of a specified age and service from his Elective Deferral such withdrawals from the Participant's Roth Elective Deferral Account subject to the same terms and conditions as ap Participant's Elective Deferral Account: i. [] Yes ii. [] Yes - only if the withdrawal from the Roth Elective Deferral Account qualifies as a "qualified distribution" 			
 subject to Adopting Employer discretion. c. If a Participant may receive a withdrawal upon the attainment of a specified age and service from his Elective Deferral such withdrawals from the Participant's Roth Elective Deferral Account subject to the same terms and conditions as ap Participant's Elective Deferral Account: i. [] Yes ii. [] Yes - only if the withdrawal from the Roth Elective Deferral Account qualifies as a "qualified distribution" meaning of Code section 402A(d)(2) 			
 subject to Adopting Employer discretion. c. If a Participant may receive a withdrawal upon the attainment of a specified age and service from his Elective Deferral such withdrawals from the Participant's Roth Elective Deferral Account subject to the same terms and conditions as ap Participant's Elective Deferral Account: i. [] Yes ii. [] Yes - only if the withdrawal from the Roth Elective Deferral Account qualifies as a "qualified distribution" meaning of Code section 402A(d)(2) iii. [] No 	within the		
 subject to Adopting Employer discretion. c. If a Participant may receive a withdrawal upon the attainment of a specified age and service from his Elective Deferral such withdrawals from the Participant's Roth Elective Deferral Account subject to the same terms and conditions as ap Participant's Elective Deferral Account: i. [] Yes ii. [] Yes - only if the withdrawal from the Roth Elective Deferral Account qualifies as a "qualified distribution" meaning of Code section 402A(d)(2) iii. [] No NOTE: If G.4a is less than age 59-1/2, Elective Deferrals, Qualified Non-Elective Contributions, Qualified Matching of Code section 402A(d)(2) 	within the Contributions,		
 subject to Adopting Employer discretion. c. If a Participant may receive a withdrawal upon the attainment of a specified age and service from his Elective Deferral such withdrawals from the Participant's Roth Elective Deferral Account subject to the same terms and conditions as ap Participant's Elective Deferral Account: i. [] Yes ii. [] Yes - only if the withdrawal from the Roth Elective Deferral Account qualifies as a "qualified distribution" meaning of Code section 402A(d)(2) iii. [] No 	within the Contributions, not be eligible for		

4.

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NOTE: G.4b only applies if G.4a.iii is selected.

NOTE: G.4c only applies if A.7b is "Yes" (Roth Elective Deferrals are permitted,) and G.4a.ii or G.4a.iii and G.4b.i is selected.

5.	Specified Age				
	a.	In-ser	vice withdrawals are allowed on attainment of age 59.5:		
		i.	[] None		
		ii.	[X] All Accounts		
		iii.	[] Selected Accounts		
	b.	If Sele	ected Accounts is selected, specified age withdrawals may be made from the following Accounts:		
		i.	[] Elective Deferral Account		
		ii.	[] Voluntary Contribution Account		
		iii.	[] Mandatory After-Tax Contribution Account		
		iv.	[] Mandatory Pre-Tax Contribution Account		
		v.	[] Matching Contribution Account		
		vi.	[] Non-Elective Contribution Account		
		vii.	[] Qualified Non-Elective Contribution Account		
		viii.	[] Rollover Contribution Account		
		ix.	[] Transfer Account		
		х.	Other: (e.g., Merged Assets)		
		NOTI	E: The "Other" accounts specified above (G.5b.x) must be objectively determinable and may not be specified in a manner that is		
			ct to Adopting Employer discretion.		
	c.	-	articipant may receive a withdrawal upon the attainment of a specified age from his Elective Deferral Account, permit such		
			rawals from the Participant's Roth Elective Deferral Account subject to the same terms and conditions as apply to the Participant's		
			ive Deferral Account:		
		i.	[] Yes		
		ii.	[] Yes - only if the withdrawal from the Roth Elective Deferral Account qualifies as a "qualified distribution" within the		
			meaning of Code section 402A(d)(2)		
		iii.	[] No		
		NOTI	E: If G.5a is less than age 59-1/2, Elective Deferrals, Qualified Non-Elective Contributions, Qualified Matching, Matching		
			ributions held in a custodial account, and Non-Elective Contributions held in a custodial account will not be eligible for withdrawal		
			the Participant attains age 59-1/2; but only to the extent withdrawals are permitted from such Accounts pursuant to G.5a and G.5b.		
			E: G.5b only applies if G.5a.iii is selected.		
			E: G.5c only applies if A.7b is "Yes," (Roth Elective Deferrals are permitted), and G.5a.ii or G.5a.iii and G.5b.i is selected.		
Oth	er W	ithdra	wals		
6.	Wit		ds After Period of Participation		
	a.		Matching Contributions. In-service withdrawals are allowed from a Participant's Matching Contribution Account after years rticipation		
	b.		Ion-Elective Contributions. In-service withdrawals are allowed from a Participant's Non-Elective Contribution Account after of Participation		
	NOTE: Withdrawals under G.6a are only permitted from the Matching Contribution Account to the extent such Account is held in annuity contracts.				
			hdrawals under G.6b are only permitted from the Non-Elective Contribution Account to the extent such Account is held in annuity		
			narawas ander 3.00 are only permaned from the 110n Elective Contribution recount to the extent such recount is near in animally		
	contracts. NOTE: G.6a-b may not be less than five.				
_					
7.			als After Period of Accumulation		
	a.	years.			
	b.		Ion-Elective Contributions. In-service withdrawals are allowed from a Participant's Non-Elective Contribution Account on funds for years.		
	NOTE: Withdrawals under G.7a are only permitted from the Matching Contribution Account to the extent such Account is held in annuity				

NOTE: G.7a-b may not be less than two.

5.

contracts.

NOTE: Withdrawals under G.7b are only permitted from the Non-Elective Contribution Account to the extent such Account is held in annuity

8.	At Any Time					
		In-service withdrawals are allowed from the following Accounts at any time:				
	a. L	[] Voluntary Contribution Account				
	b.	[] Mandatory After-Tax Contribution Account				
	c. d.	[] Mandatory Pre-Tax Contribution Account [X] Rollover Contribution Account				
0						
9.	Military Distributions a. [X] Qualified Reservist Distributions are permitted.					
	a.					
	b.	[X] Deemed Severance Distributions are permitted.				
10.	Transfer Account					
		ibutions are permitted for a Participant who has attained age 62 and who has not separated from employment from the Transfer Account.				
	a.	[] Yes - under any distribution option offered to a Participant who has incurred a Termination of Employment				
	b.	[] Yes - limited to the following terms and conditions:				
		E: G.10 only applies if F.4 is selected (Plan has received a transfer of assets from a plan subject to the survivor annuity rules of Code				
	sect	sections 401(a)(11) and 417).				
11.		pility				
		Allow distributions upon Disability.				
		E: If distribution upon Disability is selected, the following Accounts may not be distributed unless a severe disability equivalent to A.18a.				
		ccurred: (i) Elective Deferral Account, (ii) Qualified Non-Elective Contribution Account. A severe disability equivalent to A.18a is as				
		ws: the Participant is unable to engage in any substantial gainful activity by reason of any medically determinable physical or mental				
	-	irment 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 will be supported by medical evidence.					
Con	ditio	s/Limitations				
12.	Other Conditions/Limitations					
	[] The following limitations, conditions, and/or special rules apply to in-service withdrawals (e.g., Participant is limited to one in-service					
	withdrawal per calendar quarter):					
	NOTE: Unless otherwise specified, the limitations will apply to all in-service withdrawals (G.1 through G.11). G.12 must be applied in a					
	consistent and nondiscriminatory manner. For example, G.12 could be used to specify the number of withdrawals permitted in a specified time					
	period. See Section 8.06.					
13.	For	of Payment - In-Service Distribution other than Hardship Distributions				
	a.	Medium of distribution from the Plan:				
		i. [] Cash only				
		ii. [X] Cash or in-kind				
		iii. [] Cash or in-kind rollover to an individual retirement account sponsored by the following vendor:				
	b.	Distributions from the Plan may be made in the following forms (select all that apply):				
		i. [X] Lump sum				
		ii. [X] Substantially equal installments				
		iii. [X] Under a continuous right of withdrawal pursuant to which a Participant may withdraw such amounts at such times as he				
		will elect				
		iv. [] Other (e.g., Periodic Payment that are set at least quarterly):				
	NO.	E: G.13b.iii and any entry in G.13b.iv must comply with Code section 401(a)(9), Section 7.02 and other requirements of Article 7.				
	c.	Participants may take distributions in the form of an annuity.				
		i. [X] Yes - the entire Account				
		ii. [1] Yes - entire account except single life annuities will not be allowed				

iii.

iv.

[] No

NOTE: If G.13c.i or G.13c.iii is selected, a Participant may elect to have the Plan Administrator apply his vested Account to the extent provided above toward the purchase of an annuity contract, which will be distributed to the Participant. The terms of such annuity contract will comply with the provisions of this Plan (including Section 7.05) and any annuity contract will be nontransferable.

[] Yes - the following conditions and/or limitations will apply: _____

NOTE: G.13c.iii must be applied in a consistent and nondiscriminatory manner (for example, limiting annuity distributions to accounts in excess of a certain dollar amount.)

NOTE: If G.13c.i or G.13c.iii is selected, and the Plan has elected to be exempt from the REA requirements, the annuity cannot be in the form

of a single life annuity. If the participant in the Plan that has elected to be exempt from the REA requirements the distribution used to purchase the single life annuity will be subject to the REA requirements.

Roth In-Plan Rollovers

14.	Rotl	Roth In-Plan Rollovers			
	a.	a. If the Plan allows for Roth contributions, In-Plan Roth Rollovers are permitted:			
		i. [] No			
		ii. [] Yes - only if the Plan otherwise allows for the distribution/in-service withdrawal			
		iii. [X] Yes - all distributions/in-service withdrawals permitted under the Code even if not otherwise provided under the Plan			
		iv. [] Yes - at any time			
		NOTE: In-Plan Roth Rollovers may only be permitted for eligible distributions that are also rollover distributions (as defined in Code section 402(c)(4) except they do not have to be eligible for distribution under the Code.)			
	b.	[] In-Plan Roth Rollovers are permitted from partially vested Accounts Additional limitations will apply to In-Plan Roth Rollovers:			
	c.				
		 i. [] Yes, (Describe the limitations and/or conditions.) (e.g., one In-Plan Roth Rollover per calendar quarter) ii. [X] No. 			
		NOTE: To prevent terminated Employees from taking an In-Plan Roth Rollover or to limit In-Plan Roth Rollovers to a nondiscriminatory class, choose "limitations and/or conditions apply" and describe the circumstances under which Participants can make an In-Plan Roth Rollover.			
	d.	Enter the effective date of the In-Plan Roth Rollovers: (must be after Sept. 27, 2010)			
e. In-Plan Roth Rollover Accounts will be distributable:		In-Plan Roth Rollover Accounts will be distributable:			
		i. [] at any time			
		ii. [X] when the originating Account of the In-Plan Roth Rollover assets are distributable			
		iii. [] Other: (e.g., upon attainment of age 59.5)			
		NOTE: G.14e.ii must be chosen if G.14a.iv is chosen.			
		NOTE: The distribution event specified above $(G.14e.iii)$ must be objectively determinable and may not be specified in a manner that is subject to Adopting Employer discretion.			
Loa	ns				
15.	Loai	ns			
	[X] Loans are permitted				
Exc	hang	es			
16.	Excl	hanges			
	[X]	Exchanges are permitted			
Tra	nsfer	s to Purchase Service Credit			
17.	Tra	nsfers to Purchase Service Credit			
	[X]	Transfers to Purchase Service Credit are permitted			
<u>H.</u> F	LAN	OPERATIONS			

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Plan Operations

- **Permitted Investments**
 - [X] Annuity Contracts
 - [X] Custodial Accounts
- 2. **Participant Self-Direction**

a.	Specify the extent to which the Plan permits Participant self-direction:
	i. [X] All Accounts
	ii. [] Some Accounts
	iii. [] None
b.	If Some Accounts is selected, a Participant may self-direct the following Accounts:
	i. [] Elective Deferral Account
	ii. [] Voluntary Contribution Account
	iii. [] Mandatory After-Tax Contribution Account
	iv. [] Mandatory Pre-Tax Contribution Account
	v. [] Matching Contribution Account
	vi. [] Non-Elective Contribution Account
	vii. [] Qualified Non-Elective Contribution Account
	viii. [] Rollover Contribution Account
	ix. [] Transfer Account
	x. [] Other (e.g., QMAC Contribution Account):
	NOTE: The other account specified above (H.2b.x) must be objectively determinable and may not be specified in a manner that is
	subject to Adopting Employer discretion.
	[] Participants may also establish individual brokerage accounts.
c. d.	Participants may exercise voting rights with respect to the following investments:
u.	i. [X] All investments
MO	ii. [] Selected investments: TE: If H.2a.iii (None) is selected, H.2b through H.2d do not apply.
	TE: H.2b only applies if H.2a.ii is selected.
	uation Date
Ente	er Valuation Date:
a.	[] Last day of Plan Year
b.	[] Last day of each Plan quarter
c.	[] Last day of each month
d.	[X] Each business day
e.	[] Other (e.g., first and fifteenth day of each month): (Must be at least annually).
Plai	n Administration
a.	Designation of Plan Administrator:
	i. [] Plan Sponsor
	ii. [] Committee appointed by Plan Sponsor
	iii. [X] Other (Complete name of designated Plan Administrator.) (e.g., TPA Service Provider Inc.): Omni Financial Group, Inc.
b.	Establishment of procedures for the Plan Administrator and the Investment Fiduciary:
	i. [X] Plan Administrator and Investment Fiduciary adopt own procedures
	ii. [] Governing body of the Plan Sponsor sets procedures for Plan Administrator and Investment Fiduciary
c.	Type of indemnification for the Plan Administrator and Investment Fiduciary:
••	i. [] None - the Adopting Employer will not indemnify the Plan Administrator or the Investment Fiduciary
	ii. [] Standard according to Section 11.06
	iii. [X] Provided pursuant to an outside agreement
d.	[] The following modifications will be made to the duties of the applicable parties:
	TE: H.4d may be used to reallocate duties between the Plan Sponsor and the Plan Administrator. It may also be used to designate
	itional parties to perform specific Plan Administrator and/or Plan Sponsor duties.
ши	топа раниев то ренјони вресија 1 кин латинан атот и итот 1 кин вропвон иштев.
HOO	

I. MISCELLANEOUS

3.

4.

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

The Plan will consist of this Adoption Agreement #001, its related Basic Plan Document #008 (Non-ERISA 403(b)) and any related appendix or addendum specifically created in response to a question within the Adoption Agreement.

The Adopting Employer may rely on an advisory letter issued by the Internal Revenue Service as evidence that the Plan is tax-favored under Code

I. MISCELLANEOUS

section 403 only to the extent provided in Revenue Procedure 2013-22 and any superseding guidance. The Adopting Employer may not rely on the advisory letter in certain other circumstances or with respect to certain qualification requirements, which are specified in the advisory letter issued with respect to the Plan and in Revenue Procedure 2011-49 and any superseding guidance. In order to have reliance in such circumstances or with respect to such tax-favored requirements, application for a determination letter must be made to Employee Plans Determinations of the Internal Revenue Service. The volume submitter Practitioner will inform the Adopting Employer of any amendments made to the Plan or of the discontinuance or abandonment of the Plan. The Volume Submitter Practitioner may be contacted at OMNI Financial Group Inc may be contacted at Water Tower Park, 1099 Jay St, Bldg F, Rochester, NY 14611; 585-436-6664.

J. EXECUTION PAGE

The undersigned agree to be bound by the terms of this Adoption Agreement and Basic Plan Document and acknowledge receipt of same. By signing his Adoption Agreement, the undersigned acknowledges having reviewed the Appendices and Amendments to the Basic Plan Document.			
The parties have caused this Plan to be executed this	day of, 202	20.	
	KENTON COUNTY BOARD OF	EDUCATION (ADOPTING EMPLOYER):	
	Signature:		
	Print Name:		
	Title/Position:		

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ADMINISTRATIVE AND VENDOR APPENDIX

Kenton County Board of Education 403(b) Retirement Plan

An amendment is not required to make changes to this appendix. Use of this Addendum will not be considered a modification to the volume submitter document.

A	Approved vendors	that accept ongoing contri	ibutions from the Adopting Employer :	and the investment types offered.

- AIG Retirement Services (formerly VALIC)
 Mutual Funds
 Annuities
- 2. American Fidelity Assurance Co.[] Mutual Funds
- [X] Annuities
 3. Ameriprise Financial/RiverSource
 - [X] Mutual Funds
 - [X] Annuities
- **4.** AXA Equitable Life Insurance Company
 - [X] Mutual Funds
 - [X] Annuities
- 5. MetLife
 - [X] Mutual Funds
 - [X] Annuities
- **6.** ROTH AXA Equitable
 - [X] Mutual Funds
 - [X] Annuities
- 7. The Legend Group/ADSERV
 - [X] Mutual Funds
 - [X] Annuities
- 8. Voya Financial (Reliastar)
 - [X] Mutual Funds
 - [X] Annuities

Service Providers

a. Omni Financial Group, Inc. will perform the following services for the plan: The services Omni Financial Group, Inc. ("OMNI") provides to the Adopting Employer are set forth in the Services Agreement between OMNI and the Adopting Employer.

Plan Sponsor

The following administrative functions will be performed by the Plan Sponsor:

The services the plan sponsor (i.e., the Adopting Employer) will provide are set forth in the Services Agreement between OMNI and the Adopting Employer.

EFFECTIVE DATE ADDENDUM

Use this Addendum to provide any effective dates for Plan provisions other than the Effective Date specified in A.3. Any date entered may not override an effective date required by the Internal Revenue Code, Treasury & Department of Labor Relations or other formal guidance. Use of this Addendum shall not be considered a modification to the prototype document.

Effective dates regarding special terms and conditions regarding elective deferrals, matching contributions, and nonelective contributions, if any, are contained in the applicable collective bargaining agreements, employment agreements, or their equivalent between the Adopting Employer and its employees.

Between 1/1/18 and 2/17/19, the plan modified the safe harbor immediate and heavy financial need expense relating to damage to a principal residence (i.e., 1.401(k)-1(d)(3)(iii)(B)(6)) to include expenses for the repair of damage to the Employee's principal residence that would qualify for the casualty deduction under Code section 165. Effective 2/18/19, the plan modified the safe harbor immediate and heavy financial need expense relating to damage to a principal residence (i.e., 1.401(k)-1(d)(3)(iii)(B)(6)) to include expenses for the repair of damage to the Employee's principal residence that would qualify for the casualty deduction under Code section 165 (determined without regard to section 165(h)(5) and whether the loss exceeds 10% of adjusted gross income).

CUSTOM LANGUAGE ADDENDUM

Any conditions precedent prior to receiving a matching or non-elective contributions, the amount of the matching or non-elective contribution, if any, and the date on which the Adopting Employer will deposit the matching or non-elective contribution, if any, into the 403(b) account of an employee is governed by the Adopting Employer's collective bargaining agreement, employment agreements, or memorandum of agreement or equivalent with Employees of the Adopting Employer, copies of which are attached as an addendum to this Adoption Agreement.

Roth conversion are not permitted.

HARDSHIP DISTRIBUTION ADDENDUM

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

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

1. Safe Harbor Contributions/QNECs/QMACs

Effective on the first day of the first plan year after 12/31/2018, if available under the Plan, Qualified Non-Elective Contributions (QNECs), Qualified Matching Contributions (QMACs) or contributions used to satisfy the safe harbor requirements of Code sections 401(k)(12) or 401(k)(13), or 401(m)(11) or 401(m)(12), not held in a Custodial Account will be available for hardship distributions.

- [X] Effective 1/1/2020, hardship distributions are permitted from Qualified Non-Elective Contributions, Qualified Matching Contributions or contributions used to satisfy the safe harbor requirements of Code sections 401(k)(12) or 401(k)(13), or 401(m)(11) or 401(m)(12), if available under the Plan and not held in a Custodial Account.
- [] Hardship distributions continue to be prohibited from Qualified Non-Elective Contributions, Qualified Matching Contributions or contributions used to satisfy the safe harbor requirements of Code sections 401(k)(12) or 401(k)(13), or 401(m)(11) or 401(m)(12).

2. Amount Necessary to Satisfy Need Requirement

Effective on the first day of the first plan year after 12/31/2018, a hardship distribution will be considered necessary to satisfy an immediate and heavy financial need of the Participant only if:

- The distribution is not in excess of the amount required to satisfy the financial need (including any amounts necessary to pay any federal, state or local income taxes or penalties reasonably anticipated to result from the distribution);
- The Participant has obtained all other currently available distributions, other than hardship distributions, under any deferred compensation plan, whether qualified or nonqualified, maintained by the Employer; and
- Effective for distributions made on or after 01/01/2020, the Participant has represented (in writing or by an electronic medium) that he has insufficient cash or other liquid assets to satisfy the financial need.
 - [X] Effective 1/1/2020, a distribution will be determined to satisfy an immediate and heavy financial need only if the three criteria listed above are met.

[]	The following provisions v	will be used for complying with the an	nount necessary to satisfy need requirement:	

3. Six-Month Suspension

If the Safe Harbor criteria are used for hardship distributions, effective on the first day of the first plan year after 12/31/2018, the six-month suspension period for Elective Deferrals (and after-tax contributions) will no longer be a condition for obtaining a hardship distribution, even if the hardship distribution was made in the prior plan year.

[X]	Effective 1/1/2020, the Plan will not initiate a six-month suspension period on Elective Deferrals (and after-tax contributions)
	following a hardship distribution (cannot be later than 01/01/2020).

[]	The Plan will discontinue any remaining portion of the suspension period for hardship distributions made prior to the
	entered effective date.

[X]	The Plan will continue any remaining portion of the full six-month suspension period for hardship distributions mad	e
	prior to the entered effective date.	

4. Loan Requirement

If the Safe Harbor criteria are used for hardship distributions, effective on the first day of the first plan year after 12/31/2018, Participants are not required to take all nontaxable loans under all plans maintained by the Employer prior to applying for a hardship distribution.

- [X] Effective 1/1/2020, Participants are not required to take all available nontaxable loans before applying for a hardship distribution.
- [] Participants must continue to take all nontaxable loans under all plans maintained by the Employer before applying for a hardship distribution.

5. Safe Harbor Financial Needs

If the Safe Harbor criteria are used for hardship distributions, the following immediate and heavy financial needs are considered as safe harbor criteria for hardship distributions made on or after 01/01/2018:

- Expenses for the repair of damage to the Employee's principal residence that would qualify for the casualty deduction under Code section 165 (determined without regard to section 165(h)(5) and whether the loss exceeds 10% of adjusted gross income).
- Expenses and losses (including loss of income) incurred by the Employee on account of a disaster declared by the Federal Emergency Management Agency (FEMA) under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, provided that the Employee's principal residence or principal place of employment at the time of the disaster was located in an area designated by FEMA for individual assistance with respect to the disaster.
 - [X] Effective 1/1/2020, the immediate and heavy financial needs listed above are considered as safe harbor criteria for hardship distributions.
 - [] The immediate and heavy financial needs listed above are not considered as safe harbor criteria for hardship distributions.

ADDENDA EXECUTION PAGE

The und	lersigned agree to be	e bound by the terms of th	e foregoing addenda to the Plan and acknowledge receipt of same. The addenda are executed
this	day of	, 2020.	
			KENTON COUNTY BOARD OF EDUCATION:
			RENTON COUNTY BOARD OF EDUCATION.
			Signature:
			Print Name:
			Title/Position:

ADDENDA EXECUTION PAGE