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

The undersigned Eligible Employer, by executing this Adoption Agreement, elects to establish a 403(b) plan ("Plan") under the TIAA Non-ERISA Governmental 403(b) Volume Submitter Plan (basic plan document #25). This Adoption Agreement, the basic plan document, any incorporated Investment Arrangement Documentation, and any attached appendices, constitute the Employer's plan document. All "Election" references within this Adoption Agreement are Adoption Agreement Elections. All "Section" references are basic plan document references. Numbers in parenthesis which follow headings are references to basic plan document sections. Where an Adoption Agreement election calls for the Employer to supply text, the Employer may lengthen any space or line, or create additional tiers. When Employer-supplied text uses terms substantially similar to existing printed options, all clarifications and caveats applicable to the printed options apply to the Employer-supplied text unless the context requires otherwise. The Employer makes the following elections granted under the corresponding provisions of the basic plan document.

ARTICLE 1 DEFINITIONS

1. <u>EMPLOYER; PLAN; PLAN ADMINISTRATOR</u> (1.29; 1.52; 1.53). (A Plan amendment is not needed solely to change the information in (a) or (d) below.)

(a)	Employer	Information		
	Name of A	dopting Employer: Delta College		
	Address: _	1961 Delta Road		
	City Unive	ersity Center	State Michigan	Zip <u>48710</u>
	Telephone	e: <u>989-686-9393</u>	_	
	EIN: <u>36-6</u>	034011		
(b)	Plan Infor	mation		
	Plan name	e: Delta College 403(b) Retirement Plan		
(c)	Type of e	ntity (Choose (1) or (2)):		
	(1) [X]	Public School. See 1.57.		
	(2) []	Other Governmental employer exem	pt under Code §501(c)(3).	
(d)	Plan Adm	inistrator Information (If no Plan Admir	nistrator is named, the Employer is the Plan Adn	ninistrator)
	Name:			
	Address: _			
	City		State	Zip
		x:		
2. Ann		ED INVESTMENTS (1.42). The Plan periods under Code §403(b)(1).	mits Custodial Accounts invested in mutual fund	ds under Code §403(b)(7) and
3.	ERISA ST	ATUS. This Plan is a governmental plan	exempt from ERISA.	
4.	PLAN YEA	AR (1.54). Plan Year means the 12 conse	ecutive month period (except for a short Plan Ye	ear) ending every:
		e any applicable blanks under Election 4 nuary. In the case of a Short Plan Year, in	with a specific date, e.g., June 30 OR the last on clude the year, e.g., May 1, 2016.]	day of February OR the first
	•	oose (a), (b) or (c).):		
	• •	ember 31.		
		al Plan Year: ending:		
			reek year ending on the date nearest the last Fr	iday in December).
		ar (Choose (d) if applicable.):		
(d)	[] Sho	rt Plan Year: commencing:	and ending:	

5.	EFFE	ECTIVE DATE (1.23). The Employer's adoption of the	e Plan is a:	
(a)	[]	New Plan.		
(b)	[X]	Restated Plan.		
Init	ial Eff	fective Date of Plan (enter date)		
(c)	<u>Jun</u>	ne 1, 1974 (hereinafter called the "Effective Date" un	lless 5(d) is entered below)	
		nent Effective Date (If this is an amendment and res	,	,
(d)	[X]	<u>January 1, 2010</u> (enter month day, year; may enter (hereinafter called the "Effective Date")	ter a restatement date that i	is the first day of the current Plan Year)
retr Res Pla	roactiv statem n prov	the Section 1.60 for the definition of Restated Plan. If the reliance, the Restatement Effective Date generally the nent Effective Date can be as early as January 1, 200 visions, as reflected in this Adoption Agreement and the finite in the succession of the called for or the succession of the succe	should be the later of Janu 19 but there is no retroactive he basic plan document, do	ary 1, 2010 or the Initial Effective Date. The ereliance prior to January 1, 2010. If specific
Add	ditiona	al Effective Dates (Choose if applicable)		
(e)	[]	Restatement of surviving and merging plans. The this (surviving) Plan. Complete (1) below for the me		
	(1)	Merging plan. The The merging plan's original E	Plan was or	will be merged into this surviving Plan as of
	(2)	Additional merging plans. The following add complete a. and b. if applicable. May attach a	ditional plans were or will b	e merged into this surviving Plan (Optional to
		Name of merging plan	Merger date	Effective Date
		a		
		b		
(f)	[]	Special Effective Date for Elective Deferral provi	isions:	
of v	which topted t	Elective Deferral provision is not effective as of the Int the Elective Deferral provision is effective. The Specia the Plan.]	al Effective Date may not p	recede the date on which the Employer
6. con	<u>CON</u> tributio	ITRIBUTION TYPES (1.12). The Employer and/or Pa ons to the Plan (Choose one or more of (a) through (articipants, in accordance w (f)):	rith the Plan terms, make the following
(a)	[]	Mandatory Employee Contributions. See Section	3.04(A)(3) and Election 18	3.
(b)	[X]	Pre-Tax Elective Deferrals. See Section 3.02 and	Elections 19 - 21.	
	(1)	[] Roth Deferrals. See Section 3.02(F) and Electron Roth Deferrals only.]	tions 19 - 21. [<i>Note: The El</i>	mployer may not limit Elective Deferrals to
(c)	[]	Matching. See Sections 1.36, 1.47, and 3.03 and E	Elections 22, 23, 27, 28 and	132.
(d)	[X]	Nonelective. See Sections 1.48 and 3.04 and Elect	tions 25 through 28.	
(e)	[]	Employee (after-tax). See Section 3.09 and Election	on 32.	
(f)	[]	None (frozen plan). The Plan is/was frozen effective	ve as of: Se	ee Sections 3.01(F) and 9.04.
[No	te: Ele	ections 18 through 26 and Election 32 do not apply to	any Plan Year in which the	e Plan is frozen.]
7. des	EXC signate	CLUDED EMPLOYEES (1.35). The following Employeed contribution type) (Choose (a), (b) or (c). See also	ees are not Eligible Employe Election 18(e).):	ees (either as to the overall Plan or the
(a)	[]	No Excluded Employees. All Employees are Eligib	ole Employees as to all Cor	ntribution Types.
(b)	[X]	Exclusions - same for all Contribution Types. The Types (Choose one or more of (e) through (h) and/o		
(c)	[]	Exclusions. The following Employees are Excluded Contribution Type) (Choose one or more of (d) through	d Employees (either as to a	
Dei	ferrals,	or this Election 7, unless described otherwise in Election; Matching includes all Matching Contributions; None Mandatory Employee Contributions and Employee (a	lective includes all Nonelec	

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			(1) All Contributions	(2) Elective Deferrals	(3) Matching	(4) Nonelective	(5) Employee/ Mandatory
(d)	[]	No exclusions. No exclusions as to the designated Contribution Type. (S	N/A see Election 7(a)	[]	[]	[]	[]
(e)	[]	Non-Resident Aliens. See Section 1.35(B).	[] 0	R []	[]	[]	[]
(f)	[]	Employees who normally work less than 20 hours per week. See Section 1.35(E). (e.g., if any such excluded Employee actually completes a Year of Service).	[] 0	R []	[]	[]	[]
(g)	[X]	Student Employees. See Section 1.35(C) (i.e., students enrolled in the entity sponsoring this Plan).	[X] O	R []	[]	[]	[]
(h)	[]	Other Employer plan. Employees who are eligible to participate in another plan of the Employer which is a <i>(Choose one or more of a. through c.)</i> : a. [] 401(k) plan b. [] 403(b) plan c. [] governmental 457(b) plan	[] 0	R []	[]	[]	[]
(i)	[]	Collective Bargaining (union) Employees. See Section 1.35(A).	N/A	N/A	[]	[]	[]
(j)	[]	Per Diem Employees.	N/A	N/A	[]	[]	[]
(k)	[]	Describe exclusion:	N/A	N/A	[]	[]	[]
(I)	[]	Describe exclusion:					

[Note: The Employer may not complete Election 7(I) in a manner which would violate the universal availability rule of Treas. Reg. §1.403(b)-5(b), after taking into consideration the entity rules of Treas. Reg. §1.403(b)-5(b)(3) and the transition rules of Treas. Reg. §1.403(b)-10(d). Accordingly, Election 7(I) may only be used to provide an exclusion for Elective Deferrals if the excluded Employees are eligible to make elective deferrals under another 403(b), 401(k) or governmental 457(b) plan of the Employer.]

[Note: Any exclusion under Election 7(l), except for Employees who normally work less than 20 hours per week, may not be based on age or Service. See Election 14 for eligibility conditions based on age or Service.]

8. <u>COMPENSATION</u> **(1.11)**. The following Compensation (as adjusted under Elections 9 and 10) applies in allocating Employer Contributions (or the designated contribution type) (Choose one or more of (a) through (e). Choose (f) if applicable.):

[Note: Unless described otherwise in Election 8(e), Elective Deferrals includes Pre-Tax Deferrals and Roth Deferrals; Matching includes all Matching Contributions; Nonelective includes all Nonelective Contributions; Employee/Mandatory includes Mandatory Employee Contributions and Employee (after-tax) Contributions. In applying any Plan definition which references Section 1.11 Compensation, where the Employer in this Election 8 elects more than one Compensation definition for allocation purposes, the Plan Administrator will use W-2 wages for such other Plan definitions if the Employer has elected W-2 wages for any Contribution Type or Participant group under Election 8. If the Employer has not elected W-2 wages, the Plan Administrator for such other Plan definitions will use 415 Compensation.]

			(1) All Contributions	(2) Elective Deferrals	(3) Matching	(4) Nonelective	(5) Employee/ Mandatory
(a)	[X]	W-2 wages increased by Elective Deferrals.	[X] OI	₹ []	[]	[]	[]
(b)	[]	Code §3401 federal income tax withholding wages increased by Elective Deferrals.	[] OI	₹ []	[]	[]	[]
(c)	[]	415 Compensation.	[] 01	₹ []	[]	[]	[]
(d)	[]	Describe Compensation by Contribution Type or by Participant Group:	[] OI	₹ []	[]	[]	[]
(e)	[]	Describe Compensation by Contribution Type or	by Participant G	roup:			

[Note: Under Election 8(d) or 8(e), the Employer may: (i) elect Compensation from the elections available under Elections 8(a), (b), (c) or (d), or a combination thereof as to a Participant group (e.g., W-2 Wages for Matching Contributions for Campus A Employees and 415 Compensation in all other cases); and/or (ii) define the Contribution Type column headings in a manner which differs from the "all-inclusive" description in the Note immediately preceding Election 8(a).]

							Non-	ERI	SA	A Gov	vernm	ental 4	103(b)	V	olume s	Submit	ter Plan
(f)	[1	Allocate based on specified 12-month period. The allocation of all Contribution Types (or specified Contribution Types) will be made based on Compensation within a specified 12-month period ending within the Plan Year as follows:		[1	OF	l	[1	1	[]		[1	[1
9.	<u>P</u>	RE	-ENTRY/POST-SEVERANCE COMPENSATION (1.11)	(H)/(I)).	. C	om	pens	atio	n ı	undei	r Elec	tion 8:					
Det	eri	rals	r this Election 9, unless described otherwise in Election and Roth Deferrals; Matching includes all Matching Co e/Mandatory includes Mandatory Employee Contribution	ntributi	ior	is; l	Vone	lect	ive	inclu	ıdes a	all Non	electi				;
_	_		•		(1	•			(2			(3)		(4	4)		(5)
			y Compensation (Choose one or more of (a), (b) or (c) Contribution Type as applicable.):		A rik		ons			tive rrals	Mat	ching	Nor	nel	ective		loyee/ datory
(a)	[2	X]	Plan Year. Compensation for the entire Plan Year which includes the Participant's Entry Date. [Note: If the Employer under Election 8(f) elects to allocate some or all Contribution Types based on a specified 12-month period, Election 9(a) applies to that 12-month period in lieu of the Plan Year.]		()	(]	OF	1	[]	I	[]		[]	[1
(b)	[]	Participating Compensation. Only Participating Compensation. See Section 1.11(H)(1).		[]	OF	2	[]	1	[]		[]	[]
(c)	[]	Describe Pre-Entry Compensation		[]	OF	2	[]	1	[]		[]	[1
Pla (d) [No Coi Cai	n A [te: np	Adm] Un ens	nder a Participating Compensation election, in applying a pinistrator will count only the Participant's Participating Compensation by Contribution Describe Pre-Entry Compensation by Contribution der Election 9(c) or 9(d), the Employer may: (i) elect Contribution or a combination thereof as to a Participant group of Employees, Plan Year Compensation for all Contribution Type column headings in a manner which differs from	Type ompens o (e.g., tion Ty	ns oi sai Pe	tion	from	ee S ticip the ng C	oai e e cois L	nt gro	1.11(li oup: ons av osation ploye	ailable for alies)	unde UCont	er F trik	n disagg Pre-Enti pution T	gregati Ty Types a	on.] as to
			r Compensation.]	nn me	a	11-111	Ciusi	ve i	ue	scripi	uon in	uie ivo	ole III.	,,,,	eulately	prece	urig
			rerance Compensation. The following adjustments approximal by required (Choose (e), (f), or (g).):	oly to P	05	st-S	ever	ance	e (Comp	ensat	ion pai	id with	nin	any ap	plicab	le time
reg	ula	ar pa	nder the basic plan document, if the Employer does not ay, leave cash-outs, and deferred compensation, and e. • Compensation.]														
(e)	[2	X]	None. The Plan includes post-severance regular pay, severance disability continuation payments, and Deen required under the basic plan document (skip to Elect	ned Ind	clu	sh- dib	outs, le Co	and	d d en:	leferr satior	ed co n as to	mpens o any C	ation, Contril	aı bu	nd exclu tion Typ	udes p be exc	ost- ept as
(f)	[]	Same for all Contribution Types. The following adjuting Types (Choose one or more of (i) through (n). Choose													Contrib	ution
(g)	[]	Adjustments - different conditions apply. The follow designated Contribution Types (Choose one or more)														he
				,	(1 A))	, ,		(2			(3)	,		4)	,	(5) loyee/
Pos	st-S	Sev	erance Compensation:	Cont	-		ons				Mat	ching	Nor	nel	ective		datory
(h)	[]	None. The Plan takes into account Post-Severance Compensation as to the designated Contribution Types as specified under the basic plan document.	(See El	N /		n 9(e))]]	l	[]		[]	Γ	1
(i)	[]	Exclude All. Exclude all Post-Severance		[]	OF	2	[]		[]		[]	[]

Compensation (versus allocation Compensation) must include Post-Severance Compensation composed of regular pay. See Section 4.05(D).]

							Non-El	RIS	A Gov	vernmental 40	3(b) Volume	Submitter Plan
(j)	[]	Regular Pay. Exclude Post-Severance Compensation composed of regular pay. See Section 1.11(I)(1)(a). [Note: 415 testing Compensation (versus allocation Compensation) must include Post-Severance Compensation composed of regular pay. See Section 4.05(D).]]]	OR]]	[]	[]	[]
(k)	[]	Leave cash-out. Exclude Post-Severance Compensation composed of leave cash-out. See Section 1.11(I)(1)(b).	[]	OR	[]	[]	[]	[]
(I)	[]	Deferred Compensation. Exclude Post-Severance Compensation composed of deferred compensation. See Section 1.11(I)(1)(c).	[]	OR	[]	[]	[]	[]
(m)	[]	Describe Post-Severance Compensation by Contribution Type or by Participant group:	[]	OR	[]	[]	[]	[]
(n)	[]	Describe Post-Severance Compensation by Contribu	tion 1	Гур	e or by	Pa	rticip	ant group:		
Cor Cor Emp	np itri	e ib Oy	nsa utio	der Election 9(m) or 9(n), the Employer may: (i) elect Comation or a combination thereof as to a Participant group (eon Types as to Campus A Employees, no Post-Severances) and/or (ii) define the Contribution Type column heading mmediately preceding Pre-Entry Compensation.]	.g., In e Con	clud nper	de regu nsation	lar _l for	oay P all Co	Post-Severance ontribution Typ	e Compensates to Campu	ion for all s B
4.0	_	٠.	\sim	LIBER COMPENION (4.44/6)) A . I. (I. CIII. L	and the second							

- 10. EXCLUDED COMPENSATION (1.11(G)). Apply the following additional exclusions or other adjustments to Compensation Elections under 8 and 9 (Choose (a), (b) or (c).):
- (a) **[X] No exclusions.** Compensation as to all Contribution Types means Compensation as elected in Elections 8 and 9 (skip to Election 11).
- (b) [] Exclusions same for all Contribution Types. The following exclusions apply to all Contribution Types (Choose one or more of (f) through (n). Choose column (1) for each option elected at (f) through (m).):
- (c) [] **Exclusions different conditions apply.** The following exclusions apply for the designated Contribution Types (Choose one or more of (d) through (n) below. Choose Contribution Type as applicable.):

[Note: For this Election 10, unless described otherwise in Election 10(n), Elective Deferrals includes Pre-Tax Deferrals and Roth Deferrals; Matching includes all Matching Contributions; Nonelective includes all Nonelective Contributions; Employee/Mandatory includes Mandatory Employee Contributions and Employee (after-tax) Contributions.]

Compensation Exclusions		(1) All Contributions	(2) Elective Deferrals	(3) Matching	(4) Nonelective	(5) Employee/ Mandatory
(- / -	e exclusions. No exclusion as to e designated Contribution Type(s).	N/A (See Election 10(a	[]	[]	[]	[]
(e.	ective Deferrals. See Section 1.24. .g., exclusions under Code §§ 401(k), 125, .2(f)(4), 403(b), 414(h)(2) pickup, & 457).	N/A	N/A	[]	[]	[]
Re or mo	inge benefits. As described in Treas. eg. §1.414(s)-1(c)(3) (e.g., reimbursements other expense allowances, fringe benefits, bying expenses, deferred compensation and elfare benefits).	[] OF	R []	[]	[]	[]
(g) [] Co	ompensation exceeding \$	[] OF	R []	[]	[]	[]
(h) [] Bo	onus.	[] OF	? []	[]	[]	[]
(i) [] Co	ommission.	[] OF	? []	[]	[]	[]
(j) [] Ov	vertime.	[] OF	? []	[]	[]	[]
(k) [] Le	eave of Absence Pay.	[] OF	R []	[]	[]	[]

(I)	[]	(If th	ted Employers. See Section 1.29(Bere are Related Employers, choose of a. and b.):												
	a		[]	Non-Participating. Compensation Employees by a Related Employer Participating Employer.]	OR	[]	I	1		[1	[]
	b	-	[]	Participating. As to the Employees Participating Employer, Compensa any other Participating Employer to Employees. See Election 26(f).	tion paid by]	OR	[]	I]		[1	[]
(m)	[]	Des	cribe Compensation adjustment(s)): []	OR	[]	ı	1		[]	[]
(n)	[]	Des	cribe Compensation adjustment(s)):											
to C des bon Any 11. (Ho	cri cri us a H urs	mpu iptic as djus IOU s of	is B E on in th to No stmen IRS O	combination thereof as to a Particip imployees); (ii) define the Contribution ne Note immediately following Election nelective Contributions); and/or (iii) of t must be definitely determinable.] F SERVICE (1.40). The Plan credits are for Eligibility as defined below also there week (Election 7(f)).) (Choose on	n Type column headi on 10(c) (e.g., Electivo describe another excl Hours of Service for o applies to the applie	ings of the football in the fo	in a mai ferrals in fe.g., in following in of the	nne mea Exc	er wa ans elude	hich dit §125 c e shift d eses (al	fers from afeteria different and to th	m th n den tial d	ne " ferr or s mpl	all-inclusive als only OR ummer scho oyees) as fo	Exicol poly	clude pay). vs
						(1)			(2	2)		(3)	١		4)	
						All pos	es	Ε	ligil	oility	V	esti	ng	Alloc Cond		
(a)	[)	X]	Actua	al (hourly) Method.		[X]	OR		[]		[]]	[]	
(b)	[]	Equiv	valency Method: (e.g., of ty, etc.)	daily,	[]	OR		[]		[]	l	[]	
(c)	[]	Elaps	ed Time Method. See Section 1.400	(D)(3).	[]	OR		[]		[]]	[]	
(d)	[Equiv daily,	al (hourly) and Equivalency other. alency Method: (e.g., weekly, etc.) for Employees for whor ual Hours of Service are not maintain	m records	[]	OR		[]]	[]	
				ble (e.g., salaried Employees), and And for all other Employees.												
(e)	[Metho													
[No (d),	te: or] Un	Methodesia	od for all other Employees.	Actual cribe Hours of Service	e froi n Tyj	m the el	lect Fo	ions	s availa I purpo	ble und ses, Ad	ler L	Elec I Me	ctions 11(a) ethod applie	thros to	ough staff
[No (d), and 12. mus	te: or Est c	J United the control of the control	Methodological Method	od for all other Employees. ribe: dection 11(e), the Employer may description thereof as to a Participant grou	Actual cribe Hours of Service up and/or Contribution he Plan must credit F ssor Employer Servic in Section 10.07. The	n <i>Typ</i> Relat e un	ed Emp der Sec	loy	er S	<i>I purpo</i> Service 56(B). I	ses, Adunder Softher Plant	etual Sect an is	<i>Me</i> tions a	ethod applie 1.29(B) and Multiple Em	s to	staff so yer
[No (d), and 12. mus	te: or Est c	J United and a contract of the	Description of the combination o	od for all other Employees. ribe: dection 11(e), the Employer may descripted the storage of th	Actual Cribe Hours of Service Up and/or Contribution the Plan must credit Fesor Employer Service in Section 10.07. The See (a) or (b).):	n <i>Tyl</i> Relat e un e Pla	ed Emp der Sec n also e	loy tior lec	er S n 1.6 ts u	<i>I purpo</i> Service 56(B). I	ses, Adunder Softher Plant	etual Sect an is	<i>Me</i> tions a	ethod applie 1.29(B) and Multiple Em	s to	staff so yer

(1)	Employer/Purposes. Credit as Service, service with the following Predecessor Employer(s) for the designated purpose(s) <i>(Choose one or more)</i> :	(1) All Purposes	(2) Eligibility	(3) Vesting	(4) Allocation Conditions
a.	[] Employer:	[]	[]	[]	[]
b.	[] Employer:	[]	[]	[]	[]
c.	[] Employer:	[]	[]	[]	[]
d.	[] Type of Predecessor. Credit service with any Predecessor Employer which is <i>(Choose one or more of i. – v.)</i> :	[]	[]	[]	[]
	i. [] An Educational Organization.				
	ii. [] An Educational Organization providing post-secondary education.				
	iii. [] An Eligible Employer.				
	iv. [] A nonprofit research institution.				
	v. [] Other:(specify organization type)	<u></u>			
(2)	[] Time period. Subject to any exceptions noted under Electrical 12(b)(1), all service regardless of when rendered unless a applicable):				
	a. [] Service after. All service, which is or was rendere	ed after:	(specify da	ate).	
	b. [] Service before. All service, which is or was rende	ered before:	(speci	fy date).	
(3)	[] Describe elective Predecessor Employer Service cred	liting:			

[Note: Under Election 12(b)(3), the Employer may describe service crediting from the elections available under Elections 12(b)(1) or (2), or a combination thereof as to a Participant group and/or Contribution Type (e.g., For all purposes credit all service with X, but credit service with Y only on/after 1/1/05 OR Credit all service for all purposes with entities the Employer acquires after 12/31/04 OR Service crediting for X Campus applies only for purposes of Nonelective Contributions and not for Matching Contributions).]

ARTICLE 2 ELIGIBILITY REQUIREMENTS

- 13. <u>ELIGIBILITY/ELECTIVE DEFERRALS (Universal Availability)</u> (2.01(A)). An Employee (other than an Excluded Employee) generally becomes a Participant in the Elective Deferral portion of the Plan as soon as administratively feasible on or after the Employee's first day of employment with the Employer, as more fully described in Section 2.01(A). [Note: Elections 14 17 do not apply to Elective Deferrals unless Election 14(i) is elected.]
- 14. <u>ELIGIBILITY NONELECTIVE/MATCHING/EMPLOYEE CONTRIBUTIONS</u> (2.01(B)). To become a Participant in all applicable contributions under the Plan, an Employee must satisfy the following eligibility condition(s). All applicable contributions of the Plan include the Matching, Nonelective and Employee Contributions. (Choose (a)(1) or choose one or more of (a) through (i) as applicable. Choose (j), (k) and/or (l) if applicable.):

[Note: For this Election 14, unless described otherwise in Election 14(i), or the context otherwise requires, Matching includes all Matching Contributions; Nonelective includes all Nonelective Contributions; Employee/Mandatory includes Mandatory Employee Contributions and Employee (after-tax) Contributions unless otherwise elected at 14(k).]

				(1) All Applicable Contributions		(2) Matching	(3) Nonelective	(4) Employee Mandatory	
(a)	[)	(]	None. Entry on Employment Commencement Date or if later, upon the next following Entry Date	[X]	OR	[]	[]	[]	
(b)	[]	Age:	[]	OR	[]	[]	[]	
(c)	[]	One Year of Service.	[]	OR	[]	[]	[]	
(d)	[]	Two Years of Service (without an intervening Break in Service.)	[]	OR	[]	[]	[]	
(e)	[]	Years of Service (without an intervening Break in Service.)	[]	OR	[]	[]	[]	
(f)	[]	months Service need not be continuous (mere passage of time).	[]	OR	[]	[]	[]	

							Non-E	:RISA Go	ve	rnı	mental 40	3(t	o) Volume Su	bm	itter Plai
(g)	[]	da S d	ate erv urin	an ice	month period from ible Employee's employment commencement d during which at least Hours of are completed in each month. The months which the Employee completes the specified of Service (Choose one of (1) or (2).):	[1	OR	[]		[1	[]
	(1)	[]	C	onsecutive. Must be consecutive.										
	(2)	[]	N	ot consecutive. Need not be consecutive.										
(h)	[]	D	esc	cri	pe eligibility conditions:	[]	OR	[]		[1	[]
(i)	[]	D	esc	cri	pe eligibility conditions:										
requ	uireme	ents	s fo	or f	ver may use Election 14(h) or 14(i) to describe differen aculty Employees and One Year of Service as to admin utions and One Year of Service as to other Nonelective	nis	trative s	taff Empl							
(j)	[]	S	pec	cia	eligibility Effective Date (Choose (1) and/or (2) if ap	pli	cable.)								
	(1)]]	E P C	Vaiver of eligibility conditions for certain Employee ligible Employee employed or reemployed by the Employee was employed or reemployed by the Employe articipant on the latest of: (i) the Effective Date; (ii) the ommencement Date or Re-Employment Commencement exceeding age 21).	loy er k re:	er after by the sp stated E	pecified of	lat Dat	e, t	_ <i>(specif</i>) the Emplo (iii) the E	/ da bye mp	ate). If the Elige e will become loyee's Emple	gibl e a oyn	ent
					oyer does not wish to impose an age condition under c leave the age blank.]	lau	se (iv) a	as part of	th	e r	equireme	nts	for the eligib	ility	,
	(2)	[]	D	escribe special eligibility Effective Date(s):										
	te: Un ntributi				tion 14(j)(2), the Employer may describe special eligibi]	lity	Effectiv	e Dates a	as	to	a Particip	an	t group and/o	r	
(k)	[]	C	ont	trib	cory Contribution - eligibility conditions. If different utions, to become a Participant with respect to Mandat y condition(s). (Choose (1) or (2) if applicable):	cor	nditions Contrib	apply to butions, a	Ma n I	and Em	latory and oployee m	d Ei	mployee (afte t satisfy the fo	er-ta ollo	ax) wing
	(1)	[]	N	o conditions.										
	(2)	[]	fo	onditions apply. To become a Participant with respect flowing eligibility condition(s): (Choose one or more):	to	Manda	tory Cont	rib	uti	ons, an E	mp	loyee must sa	atis	fy the
		a.		[] Age										
		b.		[]Year(s) of Service (may not exceed 2 Year	eai	s of Se	rvice);							
		c.		[] months (may not exceed 24 months). Se	erv	ce need	d not be o	or	ntin	uous (me	ere	passage of ti	me).
		d.		[] Describe eligibility conditions:										
(1)	[]	ur th	nive is p	ers pla	ver maintains another plan. The Employer maintains all availability requirements under Code §403(b)(12). Ir n, the eligibility conditions for the following contribution to one)	ste	ead of s	atisfying t	he	uı s	niversal a	vai	lability require	eme	ents in
	(1)	[]	N	atching										
	(2)	[]	N	onelective										
	(3)	[]	Е	mployee/Mandatory										
app Ser	licable vice fo	e): [or e	No ligi	ote. ibil	RVICE - ELIGIBILITY (2.02(A)). (Complete (b). Choos If the Employer under Election 14 elects a one or two ty under any other Adoption Agreement election, the E tion 15 if it elects the Elapsed Time Method for eligibili	Ye m	ar(s) of	Service of	cor	ndi	tion or ele	ects	s to apply a Y	'ear	of
(a)	[]	P		od	Service. An Employee must complete Hour to receive credit for one Year of Service under Article 2]										
(b)					Eligibility Computation Periods. After the Initial Eliginal Subsequent Eligibility Computation Periods as (Cho				Pei	rio	d describe	ed i	n Section 2.0)2(0	C), the
	(1)	[X	[]		lan Year. The Plan Year, beginning with the Plan Year mployment Commencement Date.	r w	hich inc	ludes the	fir	rst	anniversa	ary	of the Emplo	yee	's

(2) [] Anniversary Year. The Anniversary Year, beginning with the Employee's second Anniversary Year.

		o maximize delayed entry under a two Years of Service con r should elect to remain on the Anniversary Year for such o		elective	Contributions	s or Matching Co	ontributions, the
(c)	[]	Describe:			500 Hours of	Service for Mat	 ching
	<u>ENT</u> licabl	RY DATE (2.02(D)). The Entry Date means the Effective I(e):	Date and (Cho	ose one	or more of (a	a) through (f); se	elect (g) if
incl	udes	or this Election 16, unless described otherwise in Election 1 all Nonelective Contributions; Employee/Mandatory includ- tions unless otherwise elected at 16(g).]					
			(1) All Applicabl Contribution		(2) Matching	(3) Nonelective	(4) Employee/ Mandatory
(a)	[]	Semi-annual. The first day of the first month and of the seventh month of the Plan Year.	[]	OR	[]	[]	[]
(b)	[]	First day of Plan Year.	[]	OR	[]	[]	[]
(c)	[]	First day of each Plan Year quarter.	[]	OR	[]	[]	[]
(d)	[]	The first day of each month.	[]	OR	[]	[]	[]
(e)	[X]	Immediate. Upon Employment Commencement Date or if later, upon satisfaction of eligibility conditions.	[X]	OR	[]	[]	[]
(f)	[]	Describe:	ıal as to admin	istrative	staff Employ	rees.)	
Mar	ndato	ry Contribution - entry date (Choose if applicable):					
(g)	[]	Mandatory Contribution - entry date. If a different entr Contributions, the Entry Date for Mandatory Contribution				nployee (after-ta	ıx)
	(1)	[] Semi-annual. The first day of the first month and of	of the seventh	month o	f the Plan Ye	ear.	
	(2)	[] First day of Plan Year.					
	(3)	[] The first day of each month.					
	(4)	[] Immediate. Upon Employment Commencement D	ate or if later,	upon sat	isfaction of e	eligibility conditio	ns.
	(5)	[] Describe:	i-annual as to	administ	rative staff E	mployees.)	
Elected date	ction	DSPECTIVE/RETROACTIVE ENTRY DATE (2.02(D)). An 14 will become a Participant for all applicable contributions Employee completes the eligibility conditions (if employed (e):	on the Entry I	Date imn	nediately follo	owing or coincid	ent with the
(a)	[]	Immediately following the date the Employee complete	es the eligibility	conditio	ons.		
(b)	[]	Immediately preceding or coincident with the date the	e Employee co	mpletes	the eligibility	conditions.	
(c)	[]	Immediately preceding the date the Employee complete	es the eligibilit	y conditi	ons.		
(d)	[]	Nearest the date the Employee completes the eligibility	conditions.				
(e)	[]	Describe:	following as to	administ	trative staff E	Employees)	·
		ARTIC PLAN CONT	CLE 3				
		FAND TYPE(S) (3.01). The amount and type(s) of contribute 6 above and in the Article 3 elections below.	utions for a Pla	ın Year o	or other spec	ified period are t	hose described
sub	ect to	NDATORY EMPLOYEE CONTRIBUTIONS (3.04(A)(3)). To the following additional elections. The Plan will hold and a live Contributions.	he Mandatory administer Mar	Employendatory I	ee Contributio Employee Co	ons under Election ontributions as p	on 6(a) are retax
		of Mandatory Employee Contribution. The Employer shart Compensation and contribute them. (Choose (a), (b) or		e followir	ng Mandatory	y Employee Con	tributions from
(a)	[]	Uniform %% of each Participant's Compensat	tion, per Plan \	∕ear.			
(b)	[]	Fixed dollar amount. \$, per Plan Year.					

(c)	[]		cribe: npensa	(e.g., The greater of \$500 or 3% of each Participant's ation, per Plan Year. The time period is the Plan Year unless otherwise elected at (f)(1) below.)								
des	cribe	e Emp d unde	oloyer er Elec	under Election 18(c) may specify any definitely determinable Mandatory Employee Contribution formula not etions 18(a) or (b) and/or the Employer may describe different Mandatory Employee Contributions as applicable to groups.]								
	oe of I		atory	Employee Contribution. The Mandatory Employee Contribution is being made in accordance with the following								
(d)	[]	Con	dition	of employment. The Mandatory Employee Contribution is a condition of employment.								
(e)	[]			le Election. An Eligible Employee may make, on or before first being eligible to participate under any plan of the an irrevocable election to contribute to the Plan the Mandatory Employee Contribution. (<i>Choose one</i>):								
	(1)	[]	an ir	icipation Condition. No Eligible Employee will become a Participant in the Plan unless the Employee makes such revocable election. This condition will not apply to Elective Deferrals to the extent it would violate the universal lability rule of Treas. Reg. §1.403(b)-5.								
	(2)	[]		bloyer Contribution Condition. No Eligible Employee will be eligible to receive an allocation of Employer tributions in the Plan unless the Employee makes such an irrevocable election.								
Add	dition	al Pro	visio	ns (Choose if applicable)								
(f)	[]	Prov	/ision	s (Choose one or more of (1) or (2) as applicable.):								
	(1)	[]		e period. Instead of the Plan Year, the time period will be per (e.g., month, Hour of Service, per icipant per month).								
	(2)	[]	Des	cribe additional conditions related to Mandatory Employee Contributions								
			(e.g.	, contributions are elective up to age 30 or for 10 years and mandatory thereafter).								
(g)	[]] Employer Contribution. For each Plan Year, the Employer will make the following Nonelective Contribution to each Participant who makes a Mandatory Employee Contribution:										
	(1)	[]	Perd	centage of Compensation. An amount equal to% of such Employee's Compensation.								
	(2)	[]	Oth	er formula (Specify an amount equal to a percentage of the Mandatory Employee Contributions):								
			oloyer tributio	Contribution formula must be definitely determinable (e.g., a fixed Contribution equal to 50% of Mandatory ons).]								
				EFERRAL (ACA/EACA) (3.02(B)). The Automatic Deferral provisions of Section 3.02(B) (Choose (a) or (b). Also rding Automatic Escalation of Salary Reduction Agreements.):								
[No	te: Th	e Em	oloyer	should confirm that Automatic Deferral provisions are permissible under applicable law.]								
(a)	[X]	Doı	not ap	ply. The Plan is not an ACA or EACA (skip to Election 20).								
(b)	[]			e Automatic Deferral Effective Date is the effective date of automatic deferrals or, as appropriate, any nt amendment thereto. (Complete (1), (2) and (3). Complete (4) and (5) if an EACA. Choose (6) if applicable.):								
	(1)	Тур	e of A	utomatic Deferral Arrangement. The Plan is an (Choose a. or b.):								
		a.	[]	ACA. The Plan is an Automatic Contribution Arrangement (ACA) under Section 3.02(B)(1).								
		b.	[]	EACA. The Plan is an Eligible Automatic Contribution Arrangement (EACA) under Section 3.02(B)(2).								
	(2)	Part	icipar	nts affected. The Automatic Deferral applies to (Choose a., b., c. or d. Choose e. if applicable.):								
		a.	[]	All Participants. All Participants, regardless of any prior Salary Reduction Agreement, unless and until they make a Contrary Election after the Automatic Deferral Effective Date.								
		b.	[]	Election of at least Automatic Deferral Percentage. All Participants, except those who have in effect a Salary Reduction Agreement on the Automatic Deferral Effective Date provided that the Elective Deferral amount under the Agreement is at least equal to the Automatic Deferral Percentage.								
		C.	[]	No existing Salary Reduction Agreement. All Participants, except those who have in effect a Salary Reduction Agreement on the Automatic Deferral Effective Date regardless of the Elective Deferral amount under the Agreement.								
		d.	[]	New Participants. Each Employee whose Entry Date is on or following the Automatic Deferral Effective Date.								
		e.	[]	Describe affected Participants:								

[Note: The Employer in Election 19(b)(2)e. may further describe affected Participants, e.g., non-Collective Bargaining Employees OR Campus A Employees. All Employees eligible to defer must be Covered Employees to apply the 6-month correction period without excise tax under Code §4979.]

(3)	Automatic Deferral Percentage/Scheduled increases. (Choose a., b., c. or d.):													
	a.	[1	Fixed percentage. The Employer, as to each Participant affected, will withhold as the Automatic Deferral Percentage,% from the Participant's Compensation each payroll period unless the Participant makes a Contrary Election. The Automatic Deferral Percentage will or will not increase in Plan Years following the Plan Year containing the Automatic Deferral Effective Date (or, if later, the Plan Year or partial Plan Year in which the Automatic Deferral first applies to a Participant) as follows <i>(Choose e., f. or g.)</i> :										
	b.	[]	Increasing schedule. The Automatic Deferral Percentage will be:										
				Plan Year of application to a Participant Automatic Deferral Percentage										
				1 3% 2 3% 3 4% 4 5%										
				5 and thereafter 6%										
	c.	[]	Other increasing schedule. The Automatic Deferral Percentage will be:										
				Plan Year of application to a Participant Automatic Deferral Percentage										
				% %										
				%										
	d. [] Describe Automatic Deferral percentage:													
	If (3)a. or (3)d. selected, choose one of the following:													
	e.	[1	No scheduled increase. The Automatic Deferral Percentage applies in all Plan Years.										
	f.	[]	Automatic increase. The Automatic Deferral Percentage will increase by% per year up to a maximum of% of Compensation.										
	g.	Г	1	Describe increase:										
	Change Date. If Election 19(b)(3)b., c., f. or g. is selected, Elective Deferrals will increase on the following day each Plan Year:													
	h.	[1	First day of the Plan Year.										
	i.	[1	Other: (must be a specified or definitely determinable date that occurs at least annually)										
	the f	t Y	ear : Ch	of Increase. The automatic increase under Election 19(b)(3)c., f. or g. will apply to a Participant beginning with lange Date after the Participant first has automatic deferrals withheld, unless otherwise elected below (leave tapplicable):										
	j.	[1	The increase will apply as of the second Change Date thereafter.										
	k.	[]	Describe first year increase: (e.g., the increase will apply on the Change Date occurring on or after the Participant has been automatically enrolled for 3 months).										
(4)	,													
	a.	[]	Do not apply.										
	b.	[1	90 day withdrawal. Apply within 90 days of the first Automatic Deferral.										
	c.	[]	30-90 day withdrawal. Apply, within days of the first Automatic Deferral <i>(may not be less than 30 nor more than 90 days).</i>										
(5)	Con <i>ACA</i>		ry E	Election/Covered Employee. Any Participant who makes a Contrary Election (Choose a. or b.; leave blank if an										
	a.	[]	Covered Employee. Is a covered employee and continues to be covered by the EACA provisions. [Note: Under this Election, the Participant's Contrary Election will remain in effect, but the Participant must receive the EACA annual notice.]										
	b.	[]	Not a Covered Employee. Is not a Covered Employee and will not continue to be covered by the EACA provisions. [Note: Under this Election, the Participant no longer must receive the EACA annual notice.]										
(6)	г 1	-)ner	oribe Automatic Deferral:										

[Note: Under Election 19(b)(6), the Employer may describe Automatic Deferral provisions from the elections available under Election 19 and/or a combination thereof as to a Participant group (e.g., Automatic Deferrals do not apply to Campus A Employees. All Campus B Employee/Participants are subject to an Automatic Deferral Amount equal to 3% of Compensation effective as of January 1, 2017).]

(a)	[X]	Do r	ot	apply.						
(b)	[]	App	ly.	(Complete (1), (2), (3), and	l if appropriate	(4).):				
	(1)	Part	icip	ants affected. The Autom	atic Escalation	applies to (Choo	ose a., b. or c.):			
			а. []	All Deferring Participan % of Compensa		ants who have a	Salary Reduction A	Agreement in	effect to defer	at least
			b. []	New Deferral Elections. Election, or, as appropria						te of this
			c. []	Describe affected Partic	cipants:					
[No Ca	ote. mp	: Th	ne Emp A Emp	oloy oloy	er in Election 20(b)(1)c. ma ees. The group of Participa	ay further desc ants must be o	cribe affected Part lefinitely determina	ticipants, e.g., non able and if an EAC	-Collective Ba A under Elec	argaining Emp etion 19, must	loyees OR be uniform.]
	(2)	Auto	oma	tic Increases. (Choose a.	or b.):					
			a. []	Automatic increase. The of% of Compension or, as appropriate	sation unless	the Participant ha				
			b. []	Describe increase:						
					er in Election 20(b)(2)b. ma on. Any such provisions m			different groups of	Participants	or may otherv	vise limit
	(3)	Cha	nge	Date. The Elective Deferr	als will increas	se on the following	g day each Plan Ye	ear:		
			a. []	First day of the Plan Ye	ar.					
			b. []	Other:annually)	(mu	ust be a specified	or definitely deterr	minable date i	that occurs at	least
	(-	4)	after	the	ar of Increase. The Auton Participant files a Salary Fendment thereto), unless o	Reduction Agre	eement (or, if soor				
			а. []	The escalation provision	n will apply a	s of the second	Change Date the	eafter.		
			b. []	Describe first year incre (e.g., the increase will ap enrolled for 3 months).	ease: oply on the Cha	ange Date occurri	ng on or after the I	Participant ha	s been autom	atically
21.	<u>C</u>	CAT	CH-U	P D	EFERRALS (3.02(D)/(E)).	A Participant of	otherwise eligible	to do so <i>(Choose</i> ((a) or (b)):		
(a)	[X]	Perr	nitt	ed. May make the following	g Catch-Up De	eferrals to the Plar	n. (Choose one or	both of (1) an	nd (2)):	
	(1)	[X]	Ą	ge 50 Catch-Up.						
	(2)	[X]	Q	ualified Organization (de	fined in Section	on 3.02(D)(2)) Ca	tch-Up.			
(b)	[]	Not	Per	mitted. May not make any	Catch-Up De	errals to the Plan				
ado ma <i>or i</i>	dition tch mo	onal ning re c	l electi formu of (a) to	ions Ila") hrou	CONTRIBUTIONS (3.03(A) a regarding type (discretion and the allocation of Matcugh (h); then, for the elected (5) or (6)):	ary/fixed), rate hing Contribut	e/amount, limitatio ions is subject to	ns and time period Section 3.06 excep	l (collectively, ot as otherwis	, such election se provided. (0	s are "the Choose one
						(1) Match	(2)	(3)	(4)	(5)	(6) Apply
						Match Rate/Amt [\$/% of Elective Deferrals]	Limit on Deferrals Matched [\$/% of Compensation]	Limit on Match Amount [\$/% of Compensation]	Apply limit(s) per Plan Year ["true-up"]	Apply limit(s) per payroll period [no "true-up"]	Apply limit(s) per designated time period [no "true-up"
(a)]				nary - see				[]	[]	[]
			Emplo requir (a)(1)	oyei ed -(6)	.47(B) (The r may, but is not to complete . See the "Note" Election 22.)						
(b)	[Fixed rate/a		niform unt				[]	[]	[]

20. <u>AUTOMATIC ESCALATION</u> **(3.02(G))**. The Automatic Escalation provisions of Section 3.02(G). (Choose (a) or (b). See Election 19 regarding Automatic Deferrals. Automatic Escalation applies to Participants who have a Salary Reduction Agreement in effect.):

(c) []	Fixed - tiered					[]	[]	[]
()		Elective	Matching					
	(e.g., up to 3)	<u>Deferral %</u> %	<u>Rate</u> %					
(e.g., mo	(e.g., up to 3) ore than 3 up to 5)	%	%					
\ J /	,	%	%					
		%	%					
(d) []	Fixed - Years of		Barrel I			[]	[]	[]
		Years of Service	Matching <u>Rate</u>					
	(e.g., up to 2)		%					
(e.g., mo	ore than 2 up to 5)		% %					
			——/ ¹ %					
	"Years of Service	e" under this Election	22(d) means (Choose a. or b.):				
		ility. Years of Service	• • • • • • • • • • • • • • • • • • • •	*				
		ng. Years of Service	0 ,		i.			
(e) []	Fixed - Based or	n age at end of perio	d			[]	[]	[]
() []			Matching					
		<u>Age</u>	<u>Rate</u> %					
			%					
			%					
			%					
(f) []		tion or classification rely determinable)				[]	[]	[]
	(made be objectiv	Location	Matching					
		or Class	Rate					
			% %					
			%					
			%					
(g) []	Fixed Percent	of Compensation	% of Comp	pensation provided	the Participan	t's Elective De	ferrals equa	l or exceed
	% of the P	Participant's Compen	sation.					
(h) []	Describe:		11-ff	A fire al		Flacting Dafa		
		onary match applies ompensation applies		rs. A fixed match e	equal to 50% of	Elective Detei	rrais not exc	eeaing 6%
[Note: A		tive Deferral percent	,	the Particinant's F	lective Deferral	s (or such othe	ar amounts	enecified in
		being matched divid						
rate/amo	ount of match for th	he corresponding Ele	ective Deferral a	amount/percentage	e. The Employe	r under Electio	on 22(a) in i	ts discretion
		t of a Discretionary N 2(a) may specify the				ion tormula or	tormulas. A	iternatively,
•	-	hoose if applicable)			,			
	,	,,				a Dafamala (in	alvalaa Daa	Ta ad
		atched. Matching Conless otherwise elect			spect to Electiv	e Deferrais (in	iciudes Pre-	rax and
(i) []	,	butions will only be n	•	,,	(Choose one o	r more):		
(1)	•	Elective Deferrals.		or to the remember	(0			
(2)		ctive Deferrals.						
			tiono					
(3)		e (after-tax) Contribut				/amta		(a.a)
(4)		Deferrals made to the				•	r name of p	iaii).
(5)								·
		The Matching Contress of whether their						
		in a participation agi				ano i idii i Gai	- AI 11000 OU 11	C. 11100

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(j) [] The Plan Administrator will allocate the Matching Contributions made by the Signatory Employer and by any Participating

Employer only to the Participants directly employed by the contributing Employer.

23. MATCHING CATCH-UP DEFERRALS (3.03(B)). If a Participant makes an Age 50 Catch-Up or a Qualified Organization Catch-Up (15-year catch-up), the Employer (Choose (a), (b) or (c) as appropriate, selecting the relevant Catch-Up Deferrals):

						Age 50 <u>Catch-Ups</u>	Qualified Organization <u>Catch-Ups</u>	
(a)	[]	Mate	ch. Will match the Catch-Up Deferrals	3.	[]	[]	
(b)	[]	No N	Match. Will not match the Catch-Up D	eferrals.	[]	[]	
(c)	[]	(e.g.	cribe. , Will apply the discretionary matching ribution to catch-up deferrals)	g contribution	n to Catch-Up De	ferrals but will not apply the fixe	ed matching
24.	[F	Res	erved]				
are (e),	su ar	bje e lir	ct to th	CTIVE CONTRIBUTIONS (TYPE/AMC) ne following additional elections as to to Participants who have Compensation ement. (Choose one or more of (a) three transfer or the contract of the contract	type and amount on (and may	ount. All Noneled be further limited	ctive Contributions, other than t	hose described in
(a)	[)	(]	Disc	retionary. An amount the Employer i	n its sole disc	cretion may dete	rmine.	
(b)	[]		d. (Choose one or more of (1) throug cation of Nonelective Contributions.):	h (8). Referei	nce to Participan	its are limited to Participants eli	gible to receive an
	(1)	[]	Uniform %% of each Particip	oant's Compe	ensation, per	(e.g., Plan Year, mont	th).
	(2	2)	[]	Fixed dollar amount. \$, permonth).	er	_ (e.g., Plan Yea	ar, month, Hour of Service, per	Participant per
	(3	3)	[]	Age-Graded. The following percent last day of the Plan Year.	age of each I	Participant's Con	npensation based on the Partic	ipant's age on the
				Age		Contrib	oution Percentage	
				<u>—</u>			%	
							%	
							% %	
	(4	1)	[]	Service-Graded. The following pero	centage of ea	ach Participant's		articipant's Years of
				Years of Service		Contrib	oution Percentage	
				(e.g., up to 2)			%	
			(e.g.,	more than 2 up to 5)			%	
							%	
							%	
				s of Service" under this Election 25(b)		•		
			i.	[] Eligibility. Years of Service for	or eligibility in	Election 15.		
			ii.	[] Vesting. Years of Service for	vesting in Ele	ections 37 and 3	8.	
	(5	5)	[]	Job Classification or Business Lot the Participant's job classification (m				pensation based on
				Job Classification or Business	Location	<u>Contrik</u>	oution Percentage	
							%	
							%	
							%	
							<u></u> %	
	(6	6)	[] This	FICA Replacement Contributions: Plan requires the following minimum	level of contr	ributions:		
			a.				articipant's account equal to	% of such
	ΓΛ	lote	· Tho	minimum amount of contributions ho	ro must total	at loast 7.5% of	the Participant's Compensation	un to the current

Taxable Wage Base (\$127,200 for 2017, and as adjusted for cost of living increases for each year thereafter.)]

					y rate of pay multiplied by the Participant's number of unused accumulated leave (as selected below). Only id accumulated leave for which the Employee has no right to receive in cash may be included.
		Con app	ıveı	•	n. The following types of unused accumulated leave may be converted under the Plan (choose one or all that
		a.		1	Sick leave
		b.	Ī]	Vacation leave
		c.	[]	Personal leave
		(chc	ose	e d.	mployees. Only the following Participants shall receive the Employer contribution for unused accumulated leave and/or e.; leave blank if no limitations; provided, however, that this Plan may not be used to only provide r terminated Employees):
		d.	[]	Former Employees. All Employees terminating service with the Employer during the Plan Year and who have satisfied the eligibility requirements based on the terms of the Employer's accumulated benefits plans checked below (<i>choose all that apply; leave blank if no exclusions</i>):
			i.		[] The Former Employee must be at least age (e.g., 55)
			ii.		[] The value of the unused accumulated leave must be at least \$ (e.g., \$2,000)
			iii	i.	[] A contribution will only be made if the total hours is over (e.g., 10) hours
			i۷	.	[] A contribution will not be made for hours in excess of (e.g., 40) hours
		e.	[]	Active Employees. Employees who have not terminated service during the Plan Year and who meet the following requirements (<i>select all that apply; leave blank if no exclusions</i>):
			i.		[] The Employee must be at least age (e.g., 55)
			ii.		[] The value of the unused accumulated leave must be at least \$ (e.g., \$2,000)
			iii	i.	A contribution will only be made if the total hours are over (e.g., 10) hours
			iv		[] A contribution will not be made for hours in excess of (e.g., 40) hours
	(8)	[]			cribe:
	(0)		(6	ə.g.	The greater of \$500 or 3% of each Participant's Compensation, per Plan Year. Specify time period, e.g., per Year quarter. If not specified, the time period is the Plan Year.)
25(i Nor Yea	b)(1) t nelecti nr Con	hroug ve Co npens	gh (ontr satio	7) (i ibut on a	under Election 25(b)(8) may specify any Fixed Nonelective Contribution formula not described under Elections e.g., For each Plan Year, 2% of total compensation), and/or the Employer may describe different Fixed ions as applicable to different Participant groups (e.g., A Fixed Nonelective Contribution equal to 5% of Plan applies to Campus A Participants and a Fixed Nonelective Contribution equal to \$500 per Participant each Plan are B Participants).]
(c)	[]	will	mal	ke ۱	on for Deemed Disability Compensation (1.11(K)). Include Deemed Disability Compensation. The Employer Nonelective Contributions for the disabled Participants defined below, based on their Deemed Disability tion for the following period (Specify a fixed or determinable period. Choose (1) or (2)):
	(1)	[]	N	НС	Es only. Apply only to disabled NHCEs.
	(2)	[]	Α	II P	articipants. Apply to all disabled Participants.
	. ,				for such Participants shall be:
	(3)	[]	Α		unt set forth in (a), (b) and (d). The disabled Participants shall share in the contributions set forth in (a), (b)
	(4)	[]			cribe: (must be definitely determinable (e.g., amount set forth in long-term disability policy).
(d)	[]	Des			
[No ava app	te: Un ilable	der E unde Cam	lec r El	tion ecti	25(d), the Employer may describe the amount and type of Nonelective Contributions from the elections on 25 and/or a combination thereof as to a Participant group (e.g., A Discretionary Nonelective Contribution Employees. A Fixed Nonelective Contribution equal to 5% of Plan Year Compensation applies to Campus B
Add	dition	al Pro	ovis	ior	s (Choose if applicable)
	[X]	For	mei	· Er	nployees. The Employer will make Nonelective Contributions on behalf of former Employees in accordance with ag elections (Choose (1), (2) or (3)):
	(1)	[X]	D	i sc ega	retionary. The Employer may contribute an amount the Employer in its sole discretion may determine with rd to one or more former Employees, to be allocated and administered as described more fully in Section (D).
	(2)	[]	Р	erc	ent of Deemed Includible Compensation. The Employer will contribute % of each Participant's dible Compensation each Plan Year commencing with the Plan Year in which the Participant has Separated

(7) [] Unused accumulated leave conversion. The Employer will contribute an amount equal to an Employee's current

				from whic	Service and then for the next calendar years (not to exceed 5 calendar years) following the Plan Year in h the Participant Separated from Service.					
	(3)	[]	Desc	ribe:					
Em		e wil	l be		under Election 25(e)(3) may specify any definitely determinable contribution or allocation formula. No former ible to receive such an allocation for a calendar year beginning more than 5 years after the Employee Separated					
	Eligi	ble	For	mer	Employees. Such contributions will be made with respect to the following Participants (Choose (4) or (5)):					
	(4)	[X]		All F	ormer Employees.					
	(5)	[]	The	following Former Employees (Choose one or more of a. through e.):					
		a.		[]	Union Employees. Collectively bargained employees who participate in the following unions:					
		b.		[]	Non-Union Employees. Employees whose employment is not governed by a collective bargaining agreement between the Employer and employee representatives.					
		c.		[]	School superintendent.					
		d.		[]	School principals.					
		e.		[]	Describe inclusion:					
					(e.g., include administration Employees). [Note: Must be definitely determinable.]					
Part		nt an			CONTRIBUTION ALLOCATION (3.04(B)). The Plan Administrator, subject to Section 3.06, will allocate to each ective Contribution under the following contribution allocation formula (Choose one or more of (a) through (f) as					
(a)	[]	Pr	o ra	ita. A	As a uniform percentage of Participant Compensation.					
(b)	[]	Permitted disparity (Integrated). In accordance with the permitted disparity allocation provisions of Section 3.04(B)(2), under which the "Excess Compensation" means Compensation in excess of the integration level provided below <i>(Choose (1) or (2))</i> :								
	(1)	[]	Perc Year	entage amount% (not exceeding 100%) of the Taxable Wage Base in effect on the first day of the Plan, rounded to the next highest \$ (not exceeding the Taxable Wage Base).					
	(2)	[ar amount. The following amount: \$ (not exceeding the Taxable Wage Base in effect on the first day of Plan Year).					
	Com	pen	sati	on (t	permitted disparity allocation method, the Employer contribution is allocated based on a percentage of he base percentage) plus a percentage (up to the maximum disparity percentage) of Compensation in excess of ed in (1) or (2) above.]					
(c)	[X]	Ele	ectio	on 25	tion of contribution formula. The Plan Administrator will allocate any Fixed Nonelective Contribution under s(b) or Mandatory Employee Contributions under Election 18 in accordance with the contribution formula the adopts under that Election.					
(d)	[]				tions of Participants. In accordance with the classifications allocation provisions of Section 3.04(B)(3). (1) and (2).):					
	(1)	De	scr	iptio	on of the classifications. The classifications are (Choose a. or b.):					
		a.	[]	Each in own classification. Each Participant constitutes a separate classification.					
		b.	[]	Describe the classifications:					
allo adv	cation	req e Pla	uire an A	men Admii	ons under Election 26(d) must be clearly defined in a manner that will not violate the definite predetermined t of Treas. Reg. §1.401-1(b)(1)(ii) and can only be changed through a Plan amendment. The Employer must nistrator or Vendor in writing as to the allocation rate applicable to each Participant under Election 26(d)(1)a. or issification under Elections 26(d)(1)b. for the allocation Plan Year.]					
	(2)				method within each classification. Allocate the Nonelective Contribution within each classification as follows , <i>b. or c.)</i> :					
		a.	[]	Pro rata. As a uniform percentage of Compensation of each Participant within the classification.					
		b.	[]	Flat dollar. The same dollar amount to each Participant within the classification.					
		c.	[]	Describe: (e.g., Allocate pro rata to group A and flat dollar to group B.)					

(e) []			Plan Administrator will allocate the Nonelec cipating Employer only to the Participants d								and b	y any	/	
Employ	yer	· in	de	nployer elects 26(e), the Employer should al termining the allocation of the "X" Participat from both X and Y.]											
(f) []	(6	∍.g.	cribe:	Permitted	Dis	sparity	(two-tiered	at 100%	% of the	e SSTV	VB) a	s to (Campus	В
27. [R	es	er۱	/ed]	I											
Manda Matchir	tor ng	y E Cc	mp ontr	ION CONDITIONS (3.06(B)/(C)). The Plan obloyee Contributions; (3) Employee (after-taibutions, Nonelective Contributions or Particles (a) or (b). Choose (c) if applicable.):	x) Contribu	itic	ns; or	(4) Rollover	Contril	outions	. To re	ceive	an a	llocation	of
(a) [X	[]	N	lo c	conditions. No allocation conditions apply to	o Matching	С	ontrib	utions, to No	nelectiv	e Con	tributio	ns or	to fo	rfeitures.	
(b) []			ditions. The following allocation conditions ore of (1) through (7). Choose Contribution					ution T	ype an	d/or fo	rfeitur	es (0	Choose o	one
				Election 28, except as the Employer describ nd Nonelective includes all Nonelective Cor									1atch	ing	
					Mat None	ele	ing, ctive			2)		(3)		(4)	
		_	_		and Fo			S		hing	Non	elect	ive	Forfeit	
(1))	[]	None.	(See Ele	N/ cti		a))	[]		[]		[]]
(2))	[]	501 Hours of Service/terminees (91 consecutive days if Elapsed Time). See Section 3.06(B)(1)(b).	I	[]	OR	1]		[]		[]]
(3))	[]	Last day of the Plan Year.		[]	OR	[]		[]		[]]
(4))	[]	Last day of the Election 28(c) time period	od.	[]	OR	[]		[]		[]]
(5))	[]	1,000 Hours of Service in the Plan Year (182 consecutive days in Plan Year if Elap		[]	OR	[]		[]		[]]
(6))	[]	Hours of Service within the Election 28 time period, (specify Hours of Service at contribution type but not exceeding 1,000 Hours of Service in a Plan Year).	(c)	[]	OR	[1		[]_		[]]
(7))	[]	Describe conditions: (e.g., Last day of the Plan Year as to None allocation conditions for Participating Emp					ipating	Employ	∕er "A"	Parti	cipar	nts. No	
(c) []	а	ppli	e period. Under Section 3.06(C), Elections ided based on each Plan Year for all contribution Type as approach (5). Choose Contribution Type as approach (5).	itions/forfei										
(1))	[]	Plan Year.	ı	N/A	4		[]		[]		[]]
(2))	[]	Plan Year quarter.	!	[]	OR	[]		[]		[]]
(3))	[1	Calendar month.		[]	OR	[]		[]		[_
(4)		[1	Payroll period.		- [_	OR]		[]		[]	_
(5)		-]	Describe time period:		_									
	lf ti	he	•	nployer elects 28(b)(4) or (b)(6), the Employ	er must ch	00	se (c).	If the Emplo	yer ele	cts 28	(b)(7), (choos	se (c)	if	

Participating Employers. The Nonelective Contributions will be allocated to all Participants regardless of which Employer directly employs them and regardless of whether their direct Employer made Nonelective Contributions for the Plan Year unless otherwise

elected below or specified in a participation agreement. (Choose if applicable):

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con	tributio	ons/fo	rfeitures as follows (If the Employer elects 28	B(b), the Employer m	iust comple	ete Election 29	9. Choose (a) or	(b).):
			Election 29, except as the Employer describe nd Nonelective includes all Nonelective Conti					ing
(a)	[]		Il waiver or application. If a Participant incurbility or attainment of Normal Retirement Age					death,
	(1)	[]	Do not apply allocation conditions. Do not Nonelective Contributions or to forfeitures.	ot apply elected alloc	cation cond	ditions to Mato	ching Contributio	ns, to
	(2)	[]	Apply allocation conditions. Apply elected Contributions and to forfeitures.	d allocation condition	ns to Match	ning Contribut	ions, to Nonelec	tive
(b)	[]	paid acco leav	lication/waiver as to Contribution Types et leave of absence), apply allocation conditions ount of or following death, Disability, attainment e of absence, as specified, and as applied to supply (5). Choose Contribution Type as applica	s <i>except</i> such condint of Normal Retirement the specified Contrib	tions are w nent Age oi	aived if Sever Early Retiren	rance from Empl ment Age, or is o	oyment is on on a paid
				(1) Matching, Nonelective		(2)	(3)	(4)
				and Forfeitures		Matching	Nonelective	Forfeitures
	(1)	[]	Death.	[]	OR	[]	[]	[]
	(2)	[]	Disability.	[]	OR	[]	[]	[]
	(3)	[]	Normal Retirement Age.	[]	OR	[]	[]	[]
	(4)	[]	Early Retirement Age.	[]	OR	[]	[]	[]
	(5)	[]	Paid Leave of Absence.	[]	OR	[]	[]	[]
			rill allocate a Participant forfeiture attributable Contributions as follows (Choose one or mon			e Contribution		
(a)	[X]	Red	uce Nonelective. Apply to Nonelective Contr	ibution.	[X]	OR	[]	[]
(b)	[X]	Red	uce Match. Apply to Matching Contribution.		[X]	OR	[]	[]
(c)	[X]	Pro	rata. Allocate pro-rata based on Compensation	on.	[X]	OR	[]	[]
(d)	[]	Des (e.g.	cribe: , Forfeitures attributable to transferred baland	ces from Plan X are	allocated o	only to former	Plan X participai	 nts.)
Cor	tributi	ions to	ROTH ROLLOVER CONTRIBUTION (3.08(E) to the extent allowed by the Vendor (Choose (elected.):					
(a)	[]	Not	Applicable. The Plan does not permit In-Plan	n Roth Rollover Con	tributions.			
(b)	[]		lies. The Plan permits In-Plan Roth Rollover umentation and the Vendor with regard to the				Investment Arrai	ngement
	(1) [] Only otherwise distributable amounts. This provision is effective the later of September 28, 2010, the Plan or Restatement Effective Date, or (enter later effective date if applicable).							
	(2)	[]	Otherwise distributable and nondistributable Plan or Restatement Effective Date, or					2013, the
			EE (AFTER-TAX) CONTRIBUTIONS (3.09). T Choose (a) if applicable.):	he following addition	nal electior	ns apply to Em	nployee Contribu	tions under
(a)	[]		itional limitations. The Plan permits Employ e already imposed under the Plan:					addition to

29. <u>ALLOCATION CONDITIONS - APPLICATION/WAIVER</u> (3.06(D)/(F)). Under Section 3.06(D), in the event of Severance from Employment (or paid leave of absence) as described below, apply or do not apply Election 28(b) allocation conditions to the specified

ARTICLE 4 LIMITATIONS AND TESTING

33. [Reserved]

ARTICLE 5 VESTING REQUIREMENTS

34.	RE	Τ	<u>IREMENT AGE</u> (5.01).						
			<u>. RETIREMENT AGE</u> . A Participant a date (Choose one):	ttains Norn	nal Retirer	ment Age ι	ınder the Plan and	becomes fully Ve	sted on the
(a)	[X]]	Specific age. The date the Participa	nt attains a	ige <u>59.5</u>	_•			
(b)	[]]	Age/participation. The later of the department of the Plan Year in which the Participant co					anniversary of the	e first day of the
(c)	[]]	Describe:						
			(For example, the later of the date th Service.)	e Participa	nt attains	age 65 or i	the date the Particip	oant is credited wi	th 10 Years of
EA	RLY	F	RETIREMENT AGE. (Choose (d), (e)	or (f)):					
(d)	[X]]	Not applicable. The Plan does not p	rovide for a	an Early R	etirement	Age.		
(e)	[]]	Early Retirement Age. Early Retirer Participant reaches the annive in the Plan; or (iii) the date a Participant Plan;	rsary of the	e first day	of the Plan	Year in which the		
[No	te: 7	Th	e Employer should leave blank any o	f clauses (i	i), (ii), and	(iii) which	are not applicable.]		
	If (e)	(iii) is selected, "Years of Service" un	der this Ele	ection mea	ans (Choo	se (1) or (2)):		
	(1))	[] Eligibility. Years of Service for	eligibility in	Election '	15.			
	(2)		[] Vesting. Years of Service for ve	sting in Ele	ections 37	and 38.			
(f)	[]]	Describe:						
[No	te: E	Ξ/6	ection of an Early Retirement Age doe	es not affec	ct the time	at which a	Participant may re	ceive a Plan distri	bution.]
irre Em <i>lea</i>	spec ploy ve b	rm la	ELERATION ON DEATH, DISABILIT ve of any vesting schedule selected a ent as a result of death or Disability on the if none apply or if the Plan provide Death.	t Election a	36, a Parti /ed on or a	icipant will after attain	be fully vested if the ment of Early Retire	e Participant incur	s a Severance from
. ,	- '	-	Disability.						
. ,	- '	-	Early Retirement Age.						
36. Ma Sed	VE ndat	S 01	TING SCHEDULE (5.03). A Participal by Employee Contributions, Employee Co4(D), and Rollover Contributions. Tions (Choose (a) or (b). Choose (c) if	(after-tax) he followin	Contribut g vesting	ions, None	elective Contribution	ns to former Emplo	oyees under
(a)	[X]		Immediate vesting. 100% Vested at	all times in	n all Acco	unts.			
			e Employer should elect 36(b) if <u>any</u> nder 36(a), the Employer should not d						
(b)	[]]	Vesting schedules: Apply the follow	ving vesting	g schedule	s (Choose	one or more of (1)	through (4)):	
				(1)		(2)	(3)	
				A Contrib			Nonelective	Matching	
	(1))	[] Immediate vesting.	N/			[]	[]	
	(2))	[] 6-year graded.]]	OR	[]	[]	
	(3))	[] 3-year cliff.	[]	OR	[]	[]	

										Non-E	RIS	SA G	overnn	nenta	l 40	3(b)) Vol	ume	Submi	itter Plar
(4	4)	[] Mod	lified Schedule	e.	1	[]		OR		[]			[]					
		<u>Ye</u>	ars of	Service	Vested %															
				<u>-</u>	% %															
				<u>-</u> -	<u></u> %															
				-	% %															
				-	%															
				-	<u></u> %															
				or more	% 100%															
[TL			or more			15		l:ff /o	- 20 ···		1:££ £_		of				limaite	nd 40 m	a lifi a al
public	sa	fety	emplo	schedule must byees defined ii	n Code §72(t)										em	oloy	ees	IIIIIIE	a to q	uaiiieu
	_	-		esting provisi	·															
least a	as r	арі	d as a	vesting provision 15-year cliff (on 5 to 20 year gr	r a 20-year cli	ff for a g	group o													
elects	the	e E	lapsed	RVICE - VESTI Time Method or rvice for vesting	or elects imme	ediate ve	esting,	the Em	ployer	should	not	000 con	Hours plete E	of Se Electio	rvic on 3	:e.): 17 ar	[Not nd 38	te: If t 8 unle	the Em ∋ss it ∈	nployer elects to
(a) []			Service. An Em												g Co	omp	utatio	on Peri	iod to
			g Com e (1) o	putation Perio r (2)):	d. The Plan m	neasure	s a Ye	ar of Se	ervice b	oased o	n th	e fo	llowing	12-c	onse	ecut	tive r	month	n perio	d:
(1	1)	[] Plan	Year.																
(2	2)	[] Ann	iversary Year.																
				'EARS OF SEF ne or more of (a				. The P	lan exc	cludes t	he f	ollov	ving Ye	ears o	f Se	ervic	e fo	r purp	oses	of
(a) []	Αg	je 18. <i>i</i>	Any Year of Se	rvice before th	ne Year	of Serv	vice dur	ing wh	nich the	Par	ticip	ant atta	ained	the	age	of 1	18.		
(b) []			Plan establish sor plan.	ment. Any Ye	ar of Se	ervice c	during th	ne peri	od the E	Emp	oloye	er did n	ot ma	inta	in th	nis P	'lan o	ra	
(c) []	Pa	rity Br	eak in Service	. Any Year of	Service	exclu	ded und	der the	rule of	pari	ity. S	See Se	ction (5.06	3(C)				
(d) []	Pr	ior Pla	n terms. Any Y	ear of Service	e disreg	arded	under tl	he tern	ns of the	e Pl	an a	s in eff	ect pr	ior	to th	nis re	estate	ed Plar	٦.
(e) []	Ot	her ex	clusions:																
[Note:	Ar	ıy e	exclusio	on specified und	der Election 3	8(e) mu	st be a	definitely	y deter	minable	∍.]									
					DI	ISTRIBI		ARTICI OF AC		IT BAL	ANG	CE								
this El	ect	ion		RANCE DISTRI ply to distributions.)																
				istribution (6.0 nt Balance follo											Distr	ibut	ion o	of a P	'articip	ant's
(1	1)	[X		Mandatory Disistributions) follo						atory Di	istrik	outio	n (i.e.,	Partio	cipa	nt c	onse	ent is	requir	ed for
(2	2)	[exte	datory Distrib nt permitted by eed the Mandat	the Investmen	nt Arran	gemer													
		Ar	nount	limit. The Man	datory Distribu	ution ma	aximum	n amoui	nt is ed	gual to ((Cho	ose	a b. o	or c.:	Cho	ose	e d. i∶	f appl	licable):

a. [] \$5,000.

b. [] \$1,000.

c. [] Specify amount: \$_____.

[Note: This election only applies to the Mandatory Distribution maximum amount.]

					: IRA rollover. With respect to Mandatory Distributions of amounts that are \$1,000 or less, if a Participant makes , the amount will be distributed to the Participant unless otherwise elected below.
		d.	[]	If a Participant makes no election, then the amount will be automatically rolled over to an IRA provided the amount is at least \$ (Specify an amount greater than \$0 and less than \$1,000.)
					on of Rollovers to amount limit. In determining whether a Participant's Vested Account Balance exceeds the Distribution dollar limit in Election 39(a)(2), the Plan (Choose e. or f.):
		e.	[]	Disregards Rollover Contribution Account.
		f.	[]	Includes Rollover Contribution Account.
(b)	wou	ıld a	opl	y, the	ution Methods (6.03). If the Investment Arrangement Documentation does not specify the distribution which e following distribution methods are available for a Participant, subject to any limitations in the Plan or the angement Documentation. (Choose one or more of (1) through (6)):
	(1)	[X]	L	.ump	-Sum.
	(2)	[]	n		Iments only if Participant subject to lifetime RMDs. A Participant who is required to receive lifetime RMDs eceive installments payable in monthly, quarterly or annual installments equal to or exceeding the annual RMD nt.
	(3)	[X]	lı	nstal	Iments.
	(4)	[X]			ity. Distribution of an Annuity Contract that the Vendor provides or purchases with the Participant's Vested int Balance.
	(5)	[X]	A	d-Ho	oc distributions.
	(6)	[]	D)escr	ibe distribution method(s):
	ava eled	ilabl ction	e u ur	nder Ider E	oloyer under Election 39(b)(6) may describe Severance from Employment distribution methods from the elections Election 39(b) and/or a combination thereof (e.g., as to any Participant group or Accounts). An Employer's Election 39(b)(6) must: (i) be objectively determinable; (ii) not be subject to Employer or Plan Administrator (iii) preserve Protected Benefits as required.]
(c)	Lim belo		on	s on	Distribution Methods (6.03). An Investment Arrangement may distribute to a Participant (Choose (1) or (2)
	(1)	[]	ι	Inder	any distribution method available under the Investment Arrangement Documentation.
	(2)	[X]			under those distribution methods selected in Election 39(b) which are available under the Investment Arrangement mentation.
	[No	te: E	lec	ction	(c)(2) will only apply to the extent the Investment Contract does not require a distribution method.]
(d)	[]				Pistribution (6.01(B)). Except as otherwise provided in the Plan (such as Mandatory Distributions and RMDs), to a Participant who has incurred a Severance from Employment will not commence prior to <i>(Choose (1) or (2))</i> :
	(1)	[]	Α	ttain	ment of age
	(2)	[]	С	escr)	ibe:
					s election under Election 39(d) must: (i) be objectively determinable; (ii) not be subject to Employer or Plan tion; and (iii) preserve Protected Benefits as required.]
(e)	[]				on. Notwithstanding any later specified distribution date in this election, a Participant may elect an earlier following Severance from Employment (Choose one or both of (1) and/or (2)):
	(1)	[]			ility. If Severance from Employment is on account of Disability or if the Participant incurs a Disability following ance from Employment.
	(2)	[]	F	lards	ship. If the Participant incurs a hardship under Section 6.07(C) following Severance from Employment.

40. <u>IN-SERVICE DISTRIBUTIONS/EVENTS</u> **(6.01(D))**. To the extent permitted by the Investment Arrangement Documentation, a Participant may elect an In-Service Distribution of the designated Contribution Type Accounts based on any of the following events in accordance with Section 6.01(D) (Choose (a) OR (b).):

[Note: If the Employer elects any In-Service Distribution option, a Participant may elect to receive as many In-Service Distributions per Plan Year (with a minimum of one per Plan Year) as the Plan Administrator's In-Service Distribution form or policy may permit. If the form or policy is silent, the number of In-Service Distributions is not limited.]

- (a) [] None. The Plan does not permit any In-Service Distributions except as to any of the following (if applicable): (i) RMDs under Section 6.02 and (ii) Protected Benefits. Also see Section 6.01(D)(5) with regard to Rollover Contributions, and Employee Contributions.
- (b) **[X] Permitted.** In-Service Distributions are permitted as follows from the designated Contribution Type Accounts *(Choose one or more of (1) through (8).)*:

[Note: Unless the Employer elects otherwise in Election (b)(8) below, Elective Deferrals under Election 40(b) includes Pre-Tax and Roth Deferrals; Elections under columns (3) and (4) apply to Employer contributions held in annuity contracts; Elections under column (5) apply to Employer contributions in Custodial Accounts.]

			(1) All Contrib.	(2) Elective Deferrals	(3) Matching Contrib.	(4) Nonelective/ Mandatory	(5) Custodial Account
(1)	[]	None. Except for Election 40(a) (Sexceptions.	N/A See Election 40(a))	[]	[]	[]	[]
(2)	[X]	Age (Choose one or more	e of a. throug	h e.)			
	a.	[] Age (must be at least 59 1/2).	[] OR	[]	[]	[]	[]
	b.	[] Age (may be less than 59 1/2).	N/A	N/A	[]	[]	N/A
	C.	[X] Age 59 1/2	[X] OR	[]	[]	[]	[]
	d.	The Participant must have years of Plan part for purposes of vesting. (I	e attained age cicipation or _	e ar Year		[]	[]
	e.	[] Upon attaining Normal Retirement (Normal Retirement			[] 1/2.)	[]	[]
(3)	[X]	Hardship	N/A	[X]	[]	[X]	N/A
(4)	[X]	Disability.	[X] OR	[]	[]	[]	[]
(5)	[]	months of participation. (specify minimum of 60 months)	N/A	N/A	[]	[]	N/A
(6)	[]	Qualified Reservist Distribution. See Section 6.01(D)(10).	N/A	[]	N/A	N/A	N/A
(7)	[]	Deemed Severance Distribution. See Section 6.11.	[] OF	R []	[]	[]	[]
(8)	[X]	Describe: The safe hard Nonelective/Mandatory Co		orovisions of	Section 6.07	(C) will apply to	Elective Defe

[Note: The Employer under Election 40(b)(8) may describe In-Service Distribution provisions from the elections available under Election 40 and/or a combination thereof as to any: (i) Participant group (e.g., Division A Employee Accounts are distributable at age 59 1/2. No In-Service Distributions apply to Division B Employees OR to Employees hired after "x" date.); (ii) Contribution Type (e.g., Discretionary Nonelective Contribution Accounts are distributable on Disability. Fixed Nonelective Contribution Accounts are distributable on Disability. Fixed Nonelective Contribution Accounts are distributable on Disability or Hardship (non-safe harbor)); and/or (iii) merged plan account now held in the Plan (e.g., The accounts from the X plan merged into this Plan continue to be distributable in accordance with the X plan terms [supply terms] and not in accordance with the terms of this Plan). An Employer's election under Election 40(b)(8) must: (i) be objectively determinable; (ii) not be subject to Employer discretion; (iii) preserve Protected Benefits as required; and (iv) not permit an "early" distribution of any Restricted 403(b) Accounts. See Sections 6.02(E) and 9.02(C)(3).]

		ons under Election 40(b) <i>(Choose (a), (b), (c), (d) and/or (e) if applicable.)</i> :	ons apply to in-Service			
(a)	[]	100% vesting required for accounts that are subject to a vesting schedule. A Participant of In-Service Distribution unless the Participant is 100% Vested in the distributing Account. This re one or more of (1) or (2)):				
	(1)	[] Hardship distributions. Distributions based on hardship.				
	(2)	[] Other In-Service. In-Service distributions other than distributions based on hardship.				
(b)	[]	Minimum amount. A Participant may not receive an In-Service Distribution in an amount which \$ (specify amount).	is less than:			
(c)	[]	Qualified Roth distribution. A distribution from a Participant's Roth Deferral Account may only is a qualified distribution within the meaning of Code §402A(2)(d).	be made if the distribution			
(d)	[]	No hardship distribution from Roth Account. If hardship distributions are permitted from Electrical Electric	tive Deferrals, only Pre-			
(e)	[]	Describe other conditions:				
pre		n Employer's election under Election 41(e) must: (i) be objectively determinable; (ii) not be subject Protected Benefits as required; and (iv) not permit an "early" distribution of any Restricted 403(b)				
Arra requ	angem uireme	NT AND SURVIVOR ANNUITY/SPOUSAL CONSENT REQUIREMENTS (6.04). Subject to the tennent Documentation, the joint and survivor annuity distribution requirements of Section 6.04 and nents apply unless otherwise elected below (Choose (a) only if the Employer wishes to follow the Juhich the plan would otherwise not be subject.):	o other spousal consent			
(a)	[X]	Joint and survivor annuity applicable. Section 6.04 applies to all Participants (if selected, the distribution under the Plan even if $39(b)(4)$ is not selected):	n annuities are a form of			
	One	-year marriage rule. Under Section 6.04(H) (Choose (1) or (2)):				
	(1)	[] Applies. The one-year marriage rule applies.				
	(2)	[X] Does not apply. The one-year marriage rule does not apply.				
(b)	[]	Spousal consent required. Spousal consent is required for (Choose one or both):				
	(1)	[] Distributions. A married Participant's Spouse must consent to a distribution (other than F Distributions).	equired Minimum			
	(2)	[] Beneficiary designations. A married Participant's Beneficiary will be the Participant's Sp consents to an alternative Beneficiary.	ouse unless the Spouse			
	One	-year marriage rule. Under Section 7.05(A)(3) (Choose (3) or (4)):				
	(3)	[] Applies. The one-year marriage rule applies.				
	(4)	[] Does not apply. The one-year marriage rule does not apply.				
		ARTICLE 7 ADMINISTRATIVE PROVISIONS				
43.	<u>PLAI</u>	N LOANS (7.06). The Employer makes the following elections regarding Plan Loans (Choose (a)	or (b).):			
(a)	[X]	No Loans. Plan loans are not permitted.				
(b)	[]	Loans allowed. Plan loans are permitted subject to limitations of the Investment Arrangement [Occumentation.			
		LOVER CONTRIBUTIONS (3.08, 7.04(A)(1)). The Employer makes the following elections regard in-plan Roth rollovers (Choose (a) or (b).):	ding Rollover Contributions			
(a)	[X]	No Rollovers. Rollover Contributions are not permitted into the Plan.				
	[]	Rollovers allowed. The Plan Administrator may accept Rollover Contributions into the Plan sub Arrangement Documentation, and Plan terms and policies.	eject to Investment			

ARTICLE 10 MULTIPLE EMPLOYER PLAN

				MPLOYER PLAN (10.01/10.02/10.03). The Employer makes the following elections regarding the Plan's Multiple tus and the application of Article 10 (Choose (a) or (b).):			
(a)	[X]	Not applicable. The Plan is not a Multiple Employer Plan and Article 10 does not apply.					
(b)	[]	Applies. The Plan is a Multiple Employer Plan and the Article 10 Effective Date is: The Employer makes the following additional elections (Choose (1) or (2)):					
	(1)	[]	m	articipating Employer may modify. See Section 10.03. A Participating Employer in the Participation Agreement hay modify Adoption Agreement elections applicable to each Participating Employer (including electing to not apply doption Agreement elections) as follows (Choose a. or b.; choose c. if applicable.):			
		a.	[] All. May modify all elections.			
		b.	[] Specified elections. May modify the following elections: (specify by election number).			
		C.	[] Restrictions. May modify subject to the following additional restrictions: (Specify restrictions. Any restrictions must be definitely determinable and may not violate Code §413 or the regulations thereunder.)			
	(2)	[]		articipating Employer may not modify. See Section 10.03. A Participating Employer in the Participation greement may not modify any Adoption Agreement elections.			
Pan Ado	ticipati ption .	ion A Agree	gree eme	pation Agreement must be consistent with this Election 45(b). Any Participating Employer election in the ement which is not permitted under this Election 45(b) is of no force or effect and the applicable election in the ent applies. The IRS has not reviewed the provisions of Article 10, and the Employer cannot rely on the Advisory to the validity of these provisions.]			

Plan Execution

Employer: Delta College	
Date: [signed electronically]	
Signed: [signed electronically]	
	[print representative name/title]
Vendor:	
	[vendor signature is optional]

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

Volume Submitter Practitioner. The Volume Submitter Practitioner identified on the first page of the basic plan document will notify all adopting Employers of any amendment to this Volume Submitter Plan or of any abandonment or discontinuance by the Volume Submitter Practitioner of its maintenance of this Volume Submitter Plan. Furthermore, in order to be eligible to receive such notification, the Employer agrees to notify the Volume Submitter Practitioner of any change in address or contact information. In addition, this Plan is provided to the Employer either in connection with investment in a product or pursuant to a contract or other arrangement for products and/or services. Upon cessation of such investment in a product or cessation of such contract or arrangement, as applicable, the Employer is no longer considered to be an adopter of this Plan and the Volume Submitter Practitioner no longer has any obligations to the Employer that relate to the adoption of this Plan. For inquiries regarding the adoption of the Volume Submitter Plan, the Volume Submitter Practitioner's intended meaning of any Plan provisions or the effect of the Advisory Letter issued to the Volume Submitter Practitioner, please contact the Volume Submitter Practitioner at the following address and telephone number:

Name: TIAA

Address: 8500 Andrew Carnegie Blvd

Charlotte, North Carolina 28262-8500

Telephone: 888-842-7782

APPENDIX A SPECIAL RETROACTIVE OR PROSPECTIVE EFFECTIVE DATES

SPECIAL EFFECTIVE DATES (1.23). The Employer elects or does not elect Appendix A special Effective Date(s) as follows. (Choose (a) or one or more of (b) through (q).):

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

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

[Note: The Employer may use this Appendix A to specify an Effective Date for one or more Adoption Agreement elections which does not correspond to the Plan's new Plan or Restated Plan Effective Date under Election 5. As to Restated Plans, for periods prior to: (i) the below-specified special Effective Date(s) or (ii) the Restated Plan's general Effective Date under Election 5, as applicable, the Plan terms in effect prior to its restatement under this Adoption Agreement control for purposes of the designated provisions.]

Pla	n te	erm	s in effect prior to its restatement under this Adoption Agreement control for purposes of the designated provisions.]
(b)	[]	Contribution Types (1.12). The Contribution Types under Election(s) 6 are effective:
(c)	[]	Excluded Employees (1.35). The Excluded Employee provisions under Election(s) 7 are effective:
(d)	[]	Compensation (1.11). The Compensation definition under Election(s) (specify 8 - 10 as applicable) are effective:
(e)	[]	Hour of Service/Elective Service Crediting (1.40/1.66(A)). The Hour of Service and/or elective Service crediting provisions under Election(s) (specify 11 - 12 as applicable) are effective:
(f)	[]	Eligibility (2.01-2.03). The eligibility provisions under Election(s) (specify 14 - 17 as applicable) are effective:
(g)	[]	Mandatory Employee Contributions (3.04(A)(3)). The Mandatory Employee Contribution provisions under Election 18 are effective:
(h)	[]	Elective Deferrals (3.02(A)-(F)). The Elective Deferral provisions under Election(s) (specify 19 - 21 as applicable) are effective:
(i)	[]	Matching Contributions (3.03). The Matching Contribution provisions under Election(s) (specify 22 - 23 as applicable) are effective:
(j)	[]	Nonelective Contributions (3.04). The Nonelective Contribution provisions under Election(s) (specify 25 - 27 as applicable) are effective:
(k)	[]	Allocation conditions (3.06). The allocation conditions under Election(s) (specify 28 - 29 as applicable) are effective:
(I)	[]	Forfeitures (3.07). The forfeiture allocation provisions under Election 30 are effective:
(m)	[]	In-Plan Roth Rollovers (3.08(E)). The In-Plan Roth Rollover provisions under Election 31 are effective:
(n)	[]	Employee Contributions (3.09). The Employee Contribution provisions under Election 32 are effective:
(o)	[]	Vesting (5.03). The vesting provisions under Election(s) (specify 34 - 38 as applicable) are effective:
(p)	[]	Distributions (6.01, 6.03 and 6.04). The distribution elections under Election(s) (specify 39 - 42 as applicable) are effective:
(q)	[]	Special Effective Date(s) for other elections (specify elections and dates):

APPENDIX B BASIC PLAN DOCUMENT OVERRIDE ELECTIONS

BASIC PLAN OVERRIDES. The Employer elects or does not elect to override various basic plan provisions as follows (Choose (a) or choose one or more of (b) through (k).):

[Note: If the Employer elects (a), do not complete the balance of this Appendix B.] (a) | Not applicable. The Employer does not elect to override any basic plan provisions. [Note: The Employer at the time of restating its Plan with this Adoption Agreement may make an election on Appendix A (Election (g)) to specify a special Effective Date for any override provision the Employer elects in this Appendix B. If the Employer, after it has executed this Adoption Agreement, later amends its Plan to change any election on this Appendix B, the Employer should document the Effective Date of the Appendix B amendment on the Execution Page or otherwise in the amendment.] (b) [] Definition (Article 1) overrides. (Choose one or more of (1) through (5) if applicable.): [] Compensation Overrides. (Choose one or more of a., b., and c.): W-2 Compensation exclusion of paid/reimbursed moving expenses (1.11(B)(1)). W-2 Compensation excludes amounts paid or reimbursed by the Employer for moving expenses incurred by an Employee, but only to the extent that, at the time of payment, it is reasonable to believe that the Employee may deduct these amounts under Code §217. Alternative (general) 415 Compensation (1.11(B)(4)). The Employer elects to apply the alternative (general) 415 definition of Compensation in lieu of simplified 415 Compensation. Inclusion of Deemed 125 Compensation (1.11(C)). Compensation under Section 1.11 includes Deemed 125 c. Compensation. (2) Treatment of Differential Wage Payments (1.11(L)). In lieu of the provisions of Section 1.11(L), the Employer [] elects the following (Choose one or more of a., b., c., and d.): **Effective date.** The inclusion is effective for Plan Years beginning after a. than December 31, 2008). [] Elective Deferrals only. The inclusion only applies to Compensation for purposes of Elective Deferrals. b. Not included. The inclusion does not apply to Compensation for purposes of any Contribution Type. c. d. (specify other Contribution Type Compensation which includes Differential Wage Payments) Alternate Definition of Disability (1.19). Disabled means (3)[] Inclusion of Reclassified Employees (1.35(D)). The Employer for purposes of the following Contribution Types, (4) does not exclude Reclassified Employees (or the following categories of Reclassified Employees): (specify Contribution Types and/or categories of Reclassified Employees). (5) [] Transition Rules (1.35(F)). The following transition rules related to eligibility to make elective deferrals do not apply: Participation (Article 2) overrides. The Plan disregards Service following a Separation from Service or Break in Service, (c) [] (specify conditions in a manner that is definitely determinable and precludes Employer discretion. This could include the one year hold-out Break in Service rule under Code §410(a)(5)(C) or the rule of parity under ERISA §202(b)(4)). (d) [] Contribution/allocation (Article 3) overrides. (Choose one or more of (1) through (5) if applicable.): [] **Roth overrides.** (Choose one or more of a. through d.): Treatment of Automatic Deferrals as Roth Deferrals (3.02(B)). The Employer elects to treat Automatic Deferrals as Roth Deferrals in lieu of treating Automatic Deferrals as Pre-Tax Deferrals. b. In-Plan Roth Rollovers limited to In-Service only (3.08(E)(2)(a)). Only Participants who are Employees may elect to make an In-Plan Roth Rollover Contribution. Vested In-Plan Roth Rollovers (3.08(E)(2)(b)). Distributions related to In-Plan Roth Rollovers may only be made from accounts which are fully Vested. Source of In-Plan Roth Rollover Contribution (3.08(E)(3)(b)). The Plan permits an In-Plan Roth Rollover d. only from the following qualifying sources (Choose one or more.): [] Elective Deferrals (i) [] Matching Contributions (ii) [] Nonelective Contributions

			(iv)	[] R	Rollovers				
			(v)	[] T	ransfers				
			(vi)	(5	Other:				
	(2)	[]] Short Plan Year or allocation period (3.06(B)(1)(c)). Instead of pro-ration based on days, the Plan Administration (Choose a. or b.):						
		a.	[]	No pro	-ration. Will not pro-rate Hours of Service in any short allocation period.				
		b.	[]		tion based on months. Will pro-rate any Hour of Service requirement based on the number of months short allocation period.				
	(3)	[]		RT Act o	continued benefit accrual (3.10(K)). The Employer elects to apply the benefit accrual provisions of (K).				
	(4)	[]	take l	Elective	Pre-entry Deferrals (3.03(A)). Instead of disregarding pre-entry deferrals, the Plan Administrator will Deferrals into account in computing Matching Contributions, even if the deferrals were made before the ecame eligible for the match.				
	(5)	[]			ons allocation formula (3.04(B)(3)). If a Participant shifts from one classification to another during a e Plan Administrator will apportion the Participant's allocation during that Plan Year (Choose a., b. or c.)				
		a.	[]	Months classific	s in each classification. Pro rata based on the number of months the Participant spent in each cation.				
		b.	[]	Days ir	n each classification. Pro rata based on the number of days the Participant spent in each classification.				
		C.	[]		assification only. The Employer will direct the Plan Administrator to place the Participant in only one cation for the entire Plan Year during which the shift occurs.				
(e)	[]	Test	ing (A	rticle 4) overrides. (Choose one or both of (1) and (2) if applicable.):					
	(1)	[]			eks rule for Code §415 testing Compensation (4.05(D)(1)). The Plan applies the first few weeks rule 05(F)(1).				
	(2)	[]			Article 4) override (4.02(D), (F)). Because of the required aggregation of multiple plans, to satisfy Code owing overriding provisions apply:				
			(Spec	cify such	h language as necessary to satisfy Code §415, e.g., the Employer will reduce Annual Additions to this educing Annual Additions to other plans.)				
(f)	[]	Vest	sting (Article 5) overrides. (Choose one or both of (1) and (2) if applicable.):						
	(1)	[]			separate account vesting formula (5.03(C)(2)). The Employer elects the alternative vesting formula Section 5.03(C)(2).				
	(2)	[]	Sepa	ration fro	om Service or Break in Service, or Forfeiture Break in Service as follows: (specify conditions in a manner that is definitely determinable and precludes				
			rule c	oyer disc of parity	cretion. This could include the one year hold-out Break in Service rule under Code §411(a)(6)(B) or the under Code §411(a)(6)(D)).				
(g)	[X]	Distr	ibutio	n (Artic	le 6) overrides. (Choose one or more of (1) through (4) as applicable.):				
	(1)	[X]	Restriction on In-Service Distributions of Rollovers/Employee Contributions (6.01(D)(5)). In lieu of perm Participant to receive a distribution of Rollover Contributions and Employee Contributions at any time, a distribution of permanagement of the properties of the properties of the permanagement o						
		a.	[]	Not per	rmitted. In-service distributions of Rollover Contributions and Employee Contributions are not permitted.				
		b.	[X]	Deferra	als. Under the same provisions which apply to Elective Deferrals.				
		C.	[]	Match.	Under the same provisions which apply to Matching Contributions.				
		d.	[]	Nonele	ective. Under the same provisions which apply to Nonelective Contributions.				
		e.	[]	Other:					

[Note: The Employer under this Election (g)(1)e in Appendix B may describe restrictions on In-Service Distributions of Rollover Contributions and Employee Contributions using the options available for In-Service Distributions under Election 40 and/or a combination thereof as to all Participants or as to any Participant group. An Employer's election under Election (g)(1)e in Appendix B must: (i) be objectively determinable; (ii) not be subject to Employer discretion; and (iii) preserve Protected Benefits as required.]

Non-ERISA Governmental 403(b) Volume Submitter Plan

[X]	Transfer overrides (Article 9). (Choose one or more of (1) through (4) if applicable.):					
(1)	[]	Exchanges within Plan (9.06(B)(1)). In lieu of Section 9.06(B)(1) permitting transfers to (and only to) other Investment Arrangements then authorized to receive ongoing contributions under the Plan (i.e., payroll slot Vendors), the following applies (<i>Choose a., b. or c.</i>):				
	a.	[] The Plan does not provide for or permit such exchanges.				
	b.	[] The Plan provides for and permits such exchanges, to any other Investment Arrangements under the Plan.				
	c.	[] The Plan provides for and permits such transfers under the following circumstances:				
(2)	[]	Contract exchange to Vendor which is not part of Plan (9.06(B)(3)). In lieu of Section 9.06(B)(3), permitting exchanges of investment arrangements described in section 9.06(B)(3), the following applies (Choose a., b. or c.):				
	a.	[] The Plan does not provide for or permit such exchanges.				
	b.	[] The Plan provides for and permits such exchanges in the Plan Administrator's discretion, which shall be exercised in accordance with Section 9.06(B)(3).				
	C.	[] The Plan provides for and permits such exchanges, subject to Section 9.06(B)(3), under the following circumstances:				
(3)	[]	Plan-to-Plan Transfers (9.06(B)(2)). In lieu of Section 9.06(B)(2) which does not permit or provide for such transfers to this Plan or to other plans, the Plan allows transfers to this Plan or to other plans as elected below <i>(Choose a., b., and/or c. if applicable)</i> :				
	a.	[] The Plan allows transfers to this Plan.				
	b.	[] The Plan allows transfers to other plans.				
	c.	[] The Plan provides for and permits such transfers under the following circumstances:				
		ible Employees. If transfers to this Plan are allowed (i.e., a. is selected), then such transfers are allowed for all Eligible loyees unless otherwise elected below <i>(Choose d., e. or f. if applicable)</i> :				
	d.	[] current employees only.				
	e.	[] current and former Employees.				
	f.	[] only if the Employee is part of a class of Employees whose assets are being transferred as a result of a merger or acquisition.				
		ndrawals of Transfers. An Employee will be entitled to request a distribution of transferred amounts at any time if nitted under the Investment Arrangement and under the Code unless otherwise elected below (Choose g. if applicable):				
	g.	[] withdrawals of transfers are only allowed at such time as other distributions are permitted under the Plan.				
(4)	[X]	Transfers to purchase service credit in a defined benefit plan (9.06(G)). If this Election (i)(4) is selected, then a Participant who is also a participant in a tax-qualified defined benefit governmental plan (as defined in Code §414(d)) that provides for the acceptance of plan-to-plan transfers may elect to have transfers in accordance with following (Choose a., b. or c.):				
	a.	[X] The Participant may elect to have any portion of the Participant's Account Balance transferred to a defined benefit governmental plan at any time.				
	b.	[] The Participant may elect to have any portion of the Participant's Account Balance transferred to a defined benefit governmental plan upon Severance from Employment.				
	C.	[] The Participant may elect to have any portion of the Participant's Account Balance transferred to a defined benefit plan related to the Employer at any time (name of plan).				
[]		ected Benefits (9.02(C)). The following Protected Benefits no longer apply to all Participants or do not apply to gnated amounts/Participants as indicated: (specify the Protected Benefits).				
(1)	[]					
(2)	[]					
(3)	гı					

(i)

(j)

Non-ERISA Governmental 403(b) Volume Submitter Plan

(k) [] Distributions under a QDRO (6.05). In lieu of Section 6.05(A), permitting a distribution to an alternate payee under a QDRO at any time irrespective of whether the Participant has attained his/her earliest retirement age, the following applies (Choose (1), (2) or (3)):

(1) [] Participant must meet a distribution event in order for the alternate payee to take a distribution.

(2) [] Participant must terminate employment in order for the alternate payee to take a distribution.

APPENDIX C

take a distribution (includes distribution event).

[] Participant must meet earliest retirement age as defined under Code §414(p)(4)(B) in order for the alternate payee to

(3)

AMENDMENT TO IMPLEMENT HARDSHIP DISTRIBUTION PROVISIONS OF THE BIPARTISAN BUDGET ACT OF 2018

ARTICLE I PREAMBLE

- 1.1 Adoption and effective date of Amendment. The Document Provider, on behalf of the Employer, hereby adopts this Amendment to the Employer's Plan. Except as otherwise specified in this Amendment, this Amendment is effective ("the Effective Date") on the first day of the first Plan Year beginning after December 31, 2018, or as soon as administratively feasible thereafter, and in no event later than the Latest Effective Date. If the Plan, prior to this Amendment, does not provide for hardship distributions, then this Amendment will be void and of no effect.
- 1.2 **Superseding of inconsistent provisions**. This Amendment supersedes the provisions of the Plan to the extent those provisions are inconsistent with the provisions of this Amendment. Except as otherwise provided in this Amendment, terms defined in the Plan will have the same meaning in this Amendment.
- 1.3 **Construction.** Except as otherwise provided in this Amendment, any "Section" reference in this Amendment refers only to this Amendment and is not a reference to the Plan. The Article and Section numbering in this Amendment is solely for purposes of this Amendment, and does not relate to the Plan article, section, or other numbering designations.
- 1.4 **Effect of restatement of Plan**. If the Employer restates the Plan using the Document Provider's Cycle 1 Plan, then this Amendment shall remain in effect after such restatement unless the provisions in this Amendment are restated or otherwise become obsolete (e.g., if the Plan is restated onto a plan document which incorporates these provisions).
- 1.5 Adoption by Document Provider. The Document Provider hereby adopts this Amendment on behalf of all of the Document Provider's Cycle 1 plans adopted by its adopting employers. The adoption by the Document Provider becomes applicable with respect to an Employer's Plan on the Effective Date (or, if later, the Effective Date of the Plan), unless the Employer individually adopts this Amendment, or an alternative amendment, prior to the expiration of the remedial amendment period relating to this Amendment.

ARTICLE II ELECTIONS

Instructions: Complete the elections at Sections 2.1 and 2.2. Unless this Amendment is signed by the Employer, the default elections in Section 2.3 will apply. If the Employer is satisfied with those defaults and the Document Provider's elections in Sections 2.1 and 2.2, the Employer does not need to execute this Amendment. Otherwise, the Employer must complete the elections at Sections 2.1 and 2.2, may complete one or more of Sections 2.4 through 2.6 in order to override the default elections in Amendment Section 2.3, and must execute the amendment.

2.1	Termination of deferral suspension. Hardship distributions made on or after the Effective Date will not
	trigger a suspension of Elective Deferrals, pursuant to Section 3.1(c). If a Participant received a hardship
	distribution before the Effective Date, and therefore Elective Deferrals were suspended, will the Participant
	be able to resume deferrals as soon as practical after the Effective Date?

a.	[X]	YES. Beginning on the Effective Date, Elective Deferrals will not be suspended on account of a
		hardship distribution, regardless of the date of the distribution.
b.	[]	NO. The Participant's suspension of Elective Deferrals begun before the Effective Date will continue
		as originally scheduled.

2.2	Expansion of sources available for a hardship distribution. Pursuant to Amendment Section 3.2, are QNECs and QMACs available for hardship distributions other than from custodial accounts?								
	 a. [] YES. QNECs and QMACs are available for hardship distributions. b. [X] NO. QNECs and QMACs are not available for hardship distributions. 								
2.3	Default Provisions . The following provisions apply except to the extent the Employer makes a different election in one or more of Sections 2.4 through 2.6 and executes the amendment.								
	a. After the Effective Date, Participants do not need to take plan loans before taking hardship								
	distributions. b. Hardship needs include residential casualty losses (without regard to whether the casualty was in a federally declared disaster area) and Disaster Losses, effective January 1, 2018 or as soon as practical thereafter.								
	c. The Effective Date is the first day of the first Plan Year beginning after December 31, 2018, or as soon as administratively feasible thereafter, and in no event later than the Latest Effective Date.								
	Sections 2.4 through 2.6 if you accept the default provisions listed in Section 2.3. Any entry in Sections arough 2.6 will override those defaults.								
2.4	Loan Requirement . The provisions of Amendment Section 3.1(b), requiring recipients of hardship distributions to take available nontaxable loans, will NOT apply unless selected below:								
	a. [] Amendment Section 3.1(b) APPLIES (i.e., Participants are required to obtain a Plan loan) indefinitely, unless and until the Plan is further amended.								
2.5	Hardship needs/events. The provisions of Amendment Sections 3.3 (relating to residential casualty losses) and 3.4 (relating to Disaster Losses) apply as of January 1, 2018, or as soon as practical thereafter, unless otherwise elected below.								
	a. [] Amendment Section 3.3 will NOT apply (and so casualty losses are limited to federally declared disasters, pursuant to Code §165(h)).								
	b. [] Amendment Section 3.4 will NOT apply (and so the Plan will not make hardship distributions on account of Disaster Losses).								
2.6	Effective Dates. Unless otherwise selected below, the Effective Date is the first day of the first Plan Year beginning after December 31, 2018, or as soon as administratively feasible thereafter, and in no event later than the Latest Effective Date. Except as otherwise specified in this Amendment, all provisions are effective on the Effective Date.								
	a. [] Other general Effective Date: (may not be earlier than the first day of								
	the first Plan Year beginning on or after January 1, 2019 or after the Latest Effective Date). b. [] Special Effective Date for Amendment Section 2.2a:								
	special effective date, no sooner than the first day of the 2019 Plan Year.]								
	c. [] Special Effective Date for Amendment Section 2.3a: [Enter a								
	special effective date, no sooner than the first day of the 2019 Plan Year.] d. [] Special Effective Date for Amendment Section 2.3b: [Enter a								
	special effective date for the expansion of hardship needs/events, no sooner than January 1, 2018.]								
	ARTICLE III								

DISTRIBUTION BASED ON HARDSHIP

- 3.1 Modification of hardship necessity provisions.
 - The Necessity Provisions of the Plan are repealed. Except as otherwise provided in this Section 3.1, the Plan will not make a hardship distribution to a Participant unless the Participant has obtained all other currently available distributions (including distributions of ESOP dividends under section Code §404(k), but

not hardship distributions) under the plan and all other plans of deferred compensation, whether qualified or nonqualified, maintained by the Employer. In addition, for a distribution that is made on or after the Latest Effective Date (or such earlier date as the Plan Administrator has implemented the procedure), the Participant must certify (in writing, by an electronic medium as defined in Treas. Reg. §1.401(a)-21(e)(3), or in such other form as authorized in IRS guidance) that he or she has insufficient cash or other liquid assets reasonably available to satisfy the need.

- b. If and only if elected in Amendment Section 2.4, before a hardship distribution may be made, a Participant must obtain all nontaxable loans (determined at the time a loan is made) available under the plan and all other plans maintained by the Employer.
- c. The Plan will not suspend the Participant from making Elective Deferrals on account of receipt of a hardship distribution. This provision will apply to hardship distributions made after the Effective Date. Under Amendment Section 2.1, it may also apply, as of the Effective Date, to certain suspensions of Elective Deferrals on account of receipt of a hardship distribution prior to the Effective Date.
- 3.2 Modification of amounts that may be withdrawn on account of a hardship. Except as otherwise elected in Amendment Section 2.2, QNECs, and QMACs (and the earnings thereon) may be withdrawn on account of a hardship. However, in no event may employer contributions (including QNECs and QMACs) held in a custodial account described in Code §403(b)(7) be withdrawn on account of hardship. The hardship provisions set forth in the Plan, except as modified by this Amendment, continue to apply.
- 3.3 **Residential casualty loss.** Except as otherwise provided in Amendment Section 2.5, effective January 1, 2018 or as soon as practical thereafter, to the extent the Plan permits hardship distributions for expenses to repair damage to the Participant's principal residence that would qualify for a casualty loss deduction under Code §165, such amounts will be determined without regard to Code §165(h)(5).
- 3.4 **Disaster loss.** If the Plan is a Deemed Need Plan, then except as otherwise provided in Amendment Section 2.6, effective January 1, 2018 or as soon as practical thereafter, the financial needs which can justify a hardship distribution to a Participant are expanded to include Disaster Losses.

ARTICLE IV DEFINITIONS

- 4.1 **Suspensions of Elective Deferrals.** Any reference to suspension of Elective Deferrals means and includes a suspension of Elective Deferrals and/or Employee Contributions to this Plan or any other 403(b) plan, a qualified plan, or an eligible governmental plan (described in Treas. Reg. §1.457-2(f)) of the Employer.
- 4.2 **QNECs.** A "QNEC" is a Qualified Nonelective Contribution, described in Code §401(m)(4)(C) or a safe harbor nonelective contribution described in Code §401(k)(12)(C). For purposes of this Amendment only, a QACA nonelective contribution described in Code §401(k)(13)(D)(i)(II) will also be treated as though it were a QNEC.
- 4.3 **QMACs.** A "QMAC" is a Qualified Matching Contribution, described in Code §401(k)(3)(D)(ii)(I), or a safe harbor matching contribution described in Code §401(k)(12)(B). For purposes of this Amendment only, a QACA matching contribution described in Code §401(k)(13)(D)(i)(I) will also be treated as though it were a QMAC.
- 4.4 **Necessity Provisions.** The "Necessity Provisions" of the Plan are those provisions which implement the provisions of Treas. Reg. §1.401(k)-1(d)(3)(iv)(B), (C), (D), and (E), as in effect prior to April 1, 2019. These provisions may either reflect the safe harbor "deemed necessary" standards of subparagraph (E) of that regulation, or the non-safe harbor "no alternative means" standards of subparagraphs (B), (C), and (D) of that regulation.
- 4.5 **Deemed Need Plan.** The Plan is a "Deemed Need Plan" to the extent the Plan limits eligibility for a hardship distribution to the deemed immediate and heavy financial needs described in Treas. Reg. §1.401(k)-1(d)(3)(ii)(B) (as revised effective April 1, 2019).

- 4.6 **Disaster Losses.** Disaster Losses are expenses and losses (including loss of income) incurred by the Participant on account of a disaster declared by the Federal Emergency Management Agency (FEMA) under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, Pub. L. 100-707, provided that the Participant'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.
- 4.7 **Document Provider.** The Document Provider means the §403(b) Pre-approved Plan Sponsor of a §403(b) Pre-approved Plan as defined in Rev. Proc. 2019-39. References to the Document Provider's Cycle 1 plans are to §403(b) Pre-approved Plans sponsored by the Document Provider for Cycle 1, as defined in Section 10.02 of Rev. Proc. 2019-39.
- 4.8 **Latest Effective Date.** The "Latest Effective Date" is the latest of January 1, 2020, the Effective Date of the Plan, or the effective date of any amendment adding hardship distributions to the Plan.

AMENDMENT EXECUTION

Except with respect to any election made by the Employer in Article II, this Amendment is hereby adopted by the sponsor on behalf of all adopting Employers.

[Signature on file] August 5, 2020

Sponsor/Practitioner Name: TIAA