ADOPTION AGREEMENT FOR THE DATAIR MASS-SUBMITTER PROTOTYPE NON-STANDARDIZED DEFINED BENEFIT PENSION PLAN (NON-INTEGRATED)

ADOPTION AGREEMENT FOR THE DATAIR MASS-SUBMITTER PROTOTYPE NON-INTEGRATED NON-STANDARDIZED DEFINED BENEFIT PENSION PLAN

The DATAIR Mass-Submitter Prototype Non-Standardized Non-Integrated Defined Benefit Pension Plan ("the Plan") is hereby adopted by:

(the "Employer").
The Plan as applicable to the Employer shall be known as:
The Trust shall be known as:
☐ This Plan shall be funded solely by Insurance Contracts. (See Insurance Addendum)
The Plan Effective Date of the Plan and Trust is:/ (The Effective Date of this Plan or Amendment may be no earlier than the first day of the Plan Year in which it is adopted.)
 a. The Plan is an amendment of a preexisting Plan which was originally effective as of:// b. The Plan is an amendment and restatement of a preexisting Plan which was originally effective as of:// c. Frozen Accruals: All benefit accruals under this Plan were frozen:
 c.1. Effective:/ c.2. For the Plan Year commencing:/ Employees were no longer permitted to enter this Plan: c.3. Effective:/ c.4. For the Plan Year commencing:/
d. This Plan and the Trust are intended to meet the requirements as a Fully Insured ("Code section 412(i)"). Plan, including the requirements for the safe harbor for insurance contract plans in Treasury Regulation section 1.401(a)(4)-3(b)(5). (See Article 2.7.1 of Basic Plan Document #

for additional requirements and guidance.)

NOTE: An executed copy of any amended trust agreement must be attached to this Plan. The Plan and Trust Agreement must be read and construed together. The powers, rights, and responsibilities of the Trustee shall be those specified in the Trust Agreement.



*** CAUTION ***

FAILURE TO FILL OUT THE ADOPTION AGREEMENT PROPERLY MAY RESULT IN DISQUALIFICATION OF THE PLAN

PART I. The following identifying information pertains to the Employer and the Plan and Trust:

1.	Employer Address	
2.	Employer Telephone	:
3.	Employer Tax ID	:
4.	Employer Fiscal Year	:/ to/
5.	Three Digit Plan Number	
6.	Trust ID Number	
7.	Plan Year	:/to/
	(Must be 12 consecutive months.)	
8.	Short Initial Plan Year	:// to/
9.	Plan Agent	
10.	Plan Administrator	:
Ċ		
11.	Plan Administrator ID Number	:
12.	Plan Trustees	:
13.	IRS Determination Letter Date (Leave blank for a new plan.)	:/
14.	IRS File Folder Number	:

15.	Legal Organization of Employer:
	□ a. Sole Proprietorship □ b. Partnership □ c. C Corporation □ d. S Corporation □ e. Limited Liability Company (LLC) □ f. Limited Liability Partnership (LLP) □ g. Not for Profit Corporation □ h. Professional Service Corporation □ i. Other - Explain □ (Must be a legal entity recognized under federal income tax law.)
	(Must be a legal entity recognized under rederal income tax law.)
16.	Business Code :
	(as used on Form 5500; 6 digit NAICS)
17. 18.	State of Legal Construction : Date Business Commenced :/_/
19.	Other members of a Controlled Group or Affiliated Service Group:
	(Only participating members should sign the Adoption Agreement. May check both controlled group and affiliated service group.)
	Controlled Group: (List Participating Members) Affiliated Service Group: (List Participating Members)

(Leave blank for a new plan.)

PART II. The Plan contains certain design features intended to provide the statutory requirement or most commonly adopted feature but permits the selection of alternative features. **Unless specifically provided to the contrary, only one selection may be made for each design category.** Section references are to the Plan or the Trust. All capitalized terms are defined in the Plan or Trust.

A. Eligibility and Service Provisions

Emplo An En	<u>le Employees</u> - All Employees, including Employees of certain related businesses and Leased byees are eligible except for certain members of a collective bargaining unit and non-resident aliens. In ployer that is a member of a controlled group or affiliated service group must adopt this Plan for its byees to be eligible to participate in this Plan. (Select all applicable.)
b. c. d. e. f. g. h. j. k.	All Employees are eligible except members of a collective bargaining unit and non-resident aliens Include members of collective bargaining unit Include non-resident aliens Exclude Employees acquired in a section 410(b)(6)(C) transaction Exclude Highly Compensated Employees Exclude Self-Employed Individuals Exclude commissioned Employees Exclude hourly Employees Exclude salaried Employees Exclude Employees who are not eligible for Employer-provided benefits Exclude Employees not covered by a collective bargaining agreement with the following unions: Other - Specify: (The exclusions entered here cannot result in the group of NHCEs participating under the Plan
	being only those NHCEs with the lowest amount of compensation and/or the shortest periods of Service and who may represent the minimum number of these Employees necessary to satisfy coverage under Code section 410(b).) (Cannot discriminate in favor of Highly Compensated Employees.)
who: (year h Code The T	y Compensated Employee Determination - Highly Compensated Employee means any Employee 1) was a 5-percent owner at any time during the year or the preceding year, or (2) for the preceding and compensation from the Employer in excess of \$80,000 (as adjusted by the Secretary pursuant to section 415(d)), and, if the Employer so elects, was in the Top-Paid Group for the preceding year. op-Paid Group Election and the Calendar Year Data Election must apply consistently to the mination years of all plans of the Employer. (Select all applicable.)
☐ b.	Plan Provision Top-Paid Group Election - Highly Compensated Employee determination limited to top 20% of Employees by pay. Calendar Year Data Election - Method for determining greater than \$80,000 in Compensation (as adjusted by the Secretary pursuant to Code section 415(d)), uses Compensation paid during the calendar year beginning with or within the look-back year. (Not available for calendar year plans.)
	Emplo An En Emplo a. b. c. d. e. f. g. h. i. j. k. Highly who: (year h Code The T deterr a. b.

A3. Eligibility Computation Period - The initial Eligibility Computation Period begins on the Employment Commencement Date and ends on the anniversary thereof. The Eligibility Computation Periods

subsequent to the initial Eligibility Computation Period:

	 a. Continue to be based on the Employment Commencement Date. b. Are the Plan Years beginning with the first Plan Year commencing prior to the first anniversary of
	the Employment Commencement Date.
A4.	<u>Hour of Service</u> - Service is credited on the basis of actual hours for which the Employee is paid or entitled to payment. In the event the Employer does not maintain records of the actual hours service credit is given on the basis of: (Select one even if records are normally maintained as a fail safe.)
	a. Days Worked - An Employee will be credited with 10 Hours of Service if he is credited with at least 1 Hour of Service during the day.
	b. Weeks Worked - An Employee will be credited with 45 Hours of Service if he is credited with at least 1 Hour of Service during the week.
	c. Semi-Monthly or Two-Week Payroll Period - An Employee will be credited with 95 Hours of Service if he is credited with at least 1 Hour of Service during the payroll period.
	 d. Months Worked - An Employee will be credited with 190 Hours of Service if he is credited with at least 1 Hour of Service during the month. e. The Elapsed Time Method.
A 5.	<u>Service with Predecessor Employers/Prior Employers</u> - Service with predecessor employers is treated as service for the Employer if the Employer maintains the plan of the predecessor employer. In all other cases predecessor service is granted as specified below. Where applicable, identify the predecessor employer(s) and any document(s) that provide(s) for the crediting of service with such predecessor(s).
	□ a. No predecessor service is being granted.
	b. Service with the following entities shall be credited as service under this Plan:
	Service with the above entities has been determined under the terms of the following documents, if any:
	Service counted for (select all applicable): □ b.1. Eligibility
	b.2. Vesting b.3. Benefits computations
	U.S. Delients computations
	c. Service with the following prior employers shall be credited as service under this Plan:
	Service counted for (select all applicable): □ c.1. Eligibility
	c.2. Vestingc.3. Benefits computations

Note: Service with the predecessor employer that exceeds the five year safe harbor amount may require a demonstration that the Years of Service with the predecessor employer do not result in discrimination in favor of the Highly Compensated Employees.

A0.	satisfi	es the fo means	lowing requirements during that an Employee must middle any other requirements	ng the Eligibility C eet all indicated r	omputation Period.	(Selecting mo	ore than one
	Ориог	i a. over	ides any other requireme	eru.)			
	_ b.	Minimu	or service required. n age of years. (N requirement (Select one)		Partial years may be	used.)	
		□ c.1.	Minimum of Years of selected, must select ful completes a Year of Ser in Item A3 during which either of the following:	I and immediate vice on the last da	esting. Use whole yay of the Eligibility C	years only.) Ar Computation P	n Employee eriod selected
			c.1.A Hours or c.1.B. An Employee required hours	shall be eligible to		soon as he wo	
		□ c.2.	Minimum of month than 24 months. If more vesting. An Employee caservice.)	than 12 months is	s selected, must sel	lect full and im	mediate
		□ c.3.	Minimum of months Employee is credited wit Employee be required to Article 2 of the Plan.	h Hours o	of Service in each m	nonth, but in no	event will the
	□ d.		ed on// Se pility requirements select		of the following if E	Employees mu	st also meet
			Age requirement Service requirement (If r	not selected, part-	time Employees wil	I enter the Pla	n.)
	T	Employ	ees who meet these requ	irements shall en	er the Plan as of:		
	7	☐ d.4.	// The Effective Date of thi The next Plan Entry Dat				
A 7.	Servic	e during	ce - A Break in Service of the applicable computati you select one of the fol	on period unless a			
	П а.	A Break	in Service will occur if th	e Employee fails t	o complete more th	nan (not t	o exceed 500)

		Hours of Service.
	□ b.	Break occurs after a one year period of severance under the Elapsed Time Method.
		NOTE: A Year of Service and a Break in Service must be measured on the same computation period. A Break in Service for vesting purposes must use the same computation period used to determine a Year of Vesting Service.
A8.		<u>Date</u> - Section 2.1.2 provides that an Employee who satisfies the eligibility requirements enters the on the Entry Date. The Entry Date is:
	□ a.	Semiannual - First Entry Date:/ or the date 6 months later, coincident with or next following satisfaction of the eligibility requirements.
	□ b.	Quarterly - First Entry Date:/ and the same day of the month occurring in each successive 3 month period, coincident with or next following satisfaction of the eligibility requirements.
	□ c.	Monthly - The day of each calendar month of the Plan Year, coincident with or next following satisfaction of the eligibility requirements.
	☐ d.	First day of next Plan Year coincident with or next following satisfaction of the eligibility requirements, but in no event later than months (not to exceed 6) after satisfaction of the requirements.
	□ e.	First day of the next Plan Year after satisfaction of the eligibility requirements, but in no event later than months (not to exceed 6) after satisfaction of the requirements.
	☐ f.	First day of the month (not more than 6) after satisfaction of the eligibility requirements, but in no event later than the first day of the next Plan Year.
	□ g.	The day of the Plan Year in which the eligibility requirements are satisfied. (If "last" is used, eligibility requirements, item A6 above, cannot exceed 6 months of service and age 20½.).
		First day of the Plan Year nearest to the date the eligibility requirements are satisfied.
	□ i.	First day of the Plan Year coincident with or next following the date the eligibility requirements are satisfied, but in no event later than 6 months after satisfying the eligibility requirements.
	□ j.	First day of the Plan Year coincident with or next following the satisfaction of the eligibility requirements. (Eligibility requirements, item A6 above, cannot exceed 6 months of service and age 20½.).
	□ k.	Anniversary Date coincident with or next following the satisfaction of the eligibility requirements but in no event later than the first day of the next Plan Year or 6 months after satisfying the eligibility requirements.
	□ I.	Anniversary Date of the Plan Year in which the eligibility requirements are satisfied, but in no event later than 6 months after satisfying the eligibility requirements.
	□ m	. Date of satisfaction of the eligibility requirements.
A 9.	Fail S	afe Accruals: - Pursuant to Section 2.2.5 the Employer:
	1	
	П а.	Elects to provide Fail Safe Accruals for certain Employees not otherwise eligible for an accrual if
		the Plan stands to fail Code section 401(a)(26) or Code section 410(b)(1).
		Does not utilize any Fail Safe Accruals.

B. Date Provisions

B1.		rersary Date - Part 1 Article 2 of the Plan provides that the Anniversary Date is the last day of the rear unless another date is specified.
	b.	Plan Provision - Last day of the Plan Year The first day of the Plan Year Other - Specify: (Must be at least annually.)
B2.	Norm	al Retirement Age - For each Participant the Normal Retirement Age is:
	□ b.	Statutory: The later of age 65 or the 5th anniversary of participation in the Plan. For this purpose only, participation is assumed to commence as of the first day of the first Plan Year in which the Employee became a Participant. Age (not to exceed 65). If the age selected is less than 55 or less than the earliest retirement age that is reasonably representative of the typical retirement age for the industry in which the Plan Participants work, then, effective May 22, 2007, the Normal Retirement Age shall be changed to the following later age: b.1. age (not less than 55). (The age selected must not be earlier than the earliest retirement age that is reasonably representative of the typical retirement age for the industry in which the Plan Participants work. Age 62 or older automatically meets this requirement.) If b.1. is also checked, the effective date of the change to the Normal Retirement Age is / (Specify a date between May 22, 2007, and the first day of the first Plan Year beginning after June 30, 2008.) the later of: c.1. age (not to exceed 65), or c.2. the (not to exceed 5th) anniversary of the participation commencement date. If, for Plan Years beginning before January 1, 1988, Normal Retirement Age was determined with reference to the anniversary of the participation commencement date (more than 5 but not to exceed 10 years), the anniversary date for Participants who first commenced participation under the Plan before the first Plan Year beginning on or after January 1, 1988, shall be the earlier of (A) the tenth anniversary of the date the Participant commenced participant on or after January 1, 1988. The participation commencement date is the first day of the first Plan Year in which the Participant commenced participation in the Plan. If the age selected in c.1. is less than 55 or less than the earliest retirement age that is reasonably representative of the typical retirement age for the industry in which the Plan Participants work, then, effective as of the d
		□ c.3. the later of:

		retirement age that is reasonably representative of the typical retirement age for the industry in which the Plan Participants work. Age 62 or older automatically meets this requirement.), or
		c.3.ii. the (not to exceed 5th) anniversary of the participation commencement date. If, for Plan Years beginning before January 1, 1988, Normal Retirement Age was determined with reference to the anniversary of the participation commencement date (more than 5 but not to exceed 10 years), the anniversary date for Participants who first commenced participation under the Plan before the first Plan Year beginning on or after January 1, 1988, shall be the earlier of (A) the tenth anniversary of the date the Participant commenced participation in the Plan (or such anniversary as had been elected by the Employer, if less than 10) or (B) the fifth anniversary of the first day of the first Plan Year beginning on or after January 1, 1988. The participation commencement date is the first day of the first Plan Year in which the Participant commenced participation in the Plan.
		If c.3. is also checked, the effective date of the change to the Normal Retirement Age is// (Specify a date between May 22, 2007, and the first day of the first Plan Year beginning after June 30, 2008.)
	the ea	E: If the age selected in d. through j. is greater than 55 but less than 62 then it may not be less than arliest retirement age that is reasonably representative of the typical retirement age for the industry in the Plan Participants work, and in no event may it be earlier than age 55.
	_	Age and Years of Service but in no event later than the later of age 65 or the 5th anniversary of participation.
	□ e.	Age and Years of Service while a Participant, but in no event later than the later of age 65 or the 5th anniversary of participation.
	☐ f.	Sum of age and Years of Service equals, but in no event later than the later of age 65 or the 5th anniversary of participation.
	□ g.	Sum of age and Years of Participation equal, but in no event later than the later of age 65 or the 5th anniversary of participation.
	☐ h.	Age and the anniversary of employment, but in no event later than the later of age 65 or the 5th anniversary of participation.
	□ i.	Age and the anniversary of actual participation in the Plan, but in no event later than the later of age 65 or the 5th anniversary of participation.
	□ j.	Other - Specify:
	Mar.	
B3.	Norm	al Retirement Date - The Normal Retirement Date is:
-		
		The actual date Normal Retirement Age is attained.
	_	The first day of the month in which Normal Retirement Age is attained. The first day of the month nearest the date Normal Retirement Age is attained.
	_	The first day of the month coincident with or next following the date Normal Retirement Age is attained. The first day of the month coincident with or next following the date Normal Retirement Age is attained.
	□ e.	Anniversary Date of the Plan Year in which Normal Retirement Age is attained.
	_	Anniversary Date nearest the date Normal Retirement Age is attained.
	П а.	Anniversary Date coincident with or next following the date Normal Retirement Age is attained.

i. ⊺ j. ⊺ k. ⊺	Anniversary Date coincident with or next preceding the date Normal Retirement Age is attained. The last day of the month in which Normal Retirement Age is attained. The last day of the month nearest the date Normal Retirement Age is attained. The last day of the month coincident with or next following the date Normal Retirement Age is attained.
than one	etirement Age - For each Participant the Early Retirement Age is: (Select all applicable. If more e option is selected, Early Retirement Age is attained on the first date the requirements of any are met.) (Must be less than Normal Retirement Age)
□ b. A □ c. A □ d. A □ f. S □ g. S □ h. A	The Plan does not provide an Early Retirement Age. (Skip Question B5) Age (not to exceed 65). Age and Years of Service. Age and Years of Service while a Participant. years prior to the Normal Retirement Age. Sum of age and Years of Service equals Sum of age and Years of Participation equals Age and the anniversary of employment. Age and the anniversary of actual participation in the Plan.
B5. <u>Early R</u>	etirement Date - The Early Retirement Date is:
b. T c. T d. T a a a a a a a a a	The actual date Early Retirement Age is attained. The first day of the month in which the Early Retirement Age is attained. The first day of the month nearest the date Early Retirement Age is attained. The first day of the month coincident with or next following the date Early Retirement Age is attained. Anniversary Date of the Plan Year in which the Early Retirement Age is attained. Anniversary Date nearest the date Early Retirement Age is attained. Anniversary Date coincident with or next following the date Early Retirement Age is attained. Anniversary Date coincident with or next preceding the date Early Retirement Age is attained. The last day of the month in which the Early Retirement Age is attained. The last day of the month nearest the date Early Retirement Age is attained. The last day of the month coincident with or next following the date Early Retirement Age is attained. The last day of the month coincident with or next following the date Early Retirement Age is attained. The last day of the month coincident with or next following the date Early Retirement Age is attained. The last day of the month coincident with or next following the date Early Retirement Age is attained. The last day of the month coincident with or next following the date Early Retirement Age is attained. The last day of the month coincident with or next following the date Early Retirement Age is attained.
Plan:	The date the Fatticipant shall begin to receive disability benefits under the
_	
b. ⊺	The Plan does not provide Disability Benefits. The Participant's actual date of disability, as determined by the Plan Administrator, in a uniform and nondiscriminatory manner.
□ c	months after the Participant's actual date of disability, as determined by the Plan Administrator, in a uniform and nondiscriminatory manner. (Must be 12 months or less.)
☐ d. T	The date the Participant begins receipt of payments:

	d.1. under the Long Term Disability (LTD) Program maintained by the Employer. d.2. Social Security disability benefits
□ e.	The date the Participant ceases receipt of Long Term Disability (LTD) payments; provided, he is not actively employed by the Employer
☐ f.	The date the Participant is determined to be disabled by:
	☐ f.1. Plan Administrator ☐ f.2. Social Security Administration
□ g.	The later of the date the Participant is determined by the Social Security Administration to be disabled and months after the Participant's actual date of disability, as determined by the Plan Administrator, in a uniform and nondiscriminatory manner. (Must be 12 months or less.)
☐ h.	The earlier of the date the Participant is determined by the Social Security Administration to be disabled and months after the Participant's actual date of disability, as determined by the Plan Administrator, in a uniform and nondiscriminatory manner. (Must be 12 months or less.)
□ i. □ i.	The Participant's Normal Retirement Date. The Participant's Early Retirement Date.
□).	The Fatholpanit's Early Hetirement Date.
B7. Limita Plan	ation Year - The Limitation Year for purposes of the limitation imposed by Code section 415 is the Year.
_	Plan Provision - Plan Year
_	Calendar year coinciding with or ending within the Plan Year Twelve consecutive month period ending/
_	Employer Fiscal Year ending with or within the Plan Year. Employer Fiscal Year ends:/
5	

^	^		
C.	Com	pens	ation

C1.	<u>Compensation</u> - For purposes of the Plan, a Participant's Compensation is based on the Compensation Computation Period and shall be equal to: (Select a., b. or c., and any applicable inclusions or exclusions)						
	□ a.		3.1.2(d)(3)(i))	ined for Wages, Tips and other Compensation Box on Form W-2. (Plan (Must include or exclude all of a.2. through a.7. for section 414(s) safe harbor			
		Include:	(Select eithe	r a.1. or any combination of a.2. through a.7)			
		_		ns listed in a.2 through a.7 (SEP deferrals) 125 (Cafeteria Plan) 132(f)(4) (Transportation) Deemed Section 125 Compensation 402(e)(3) (401(k) and 403(b) deferrals) 457(b) deferrals			
	□ b.	otherwis		ined in Code section 3401(a) excluding all deferrals below unless elected ion 3.1.2(d)(3)(ii)) (Must include or exclude all of b.2. through b.7. for section mpensation.)			
		Include:	(Select eithe	r b.1. or any combination of b.2. through b.7)			
		0	b.1. b.2. b.3. b.4. b.5. b.6. b.7.	All of the items listed in b.2. through b.7 402(h)(1)(B) (SEP deferrals) 125 (Cafeteria Plan) Deemed Section 125 Compensation 132(f)(4) (Transportation) 402(e)(3) (401(k) and 403(b) deferrals) 457(b) deferrals			
	□ c.			rined in Code section 415(c)(3). (Plan Section 3.1.2(d)(3)(iii)) (Must include or bugh c.7. for section 414(s) safe harbor compensation.)			
		Exclude	: (Select eithe	er c.1. or any combination of c.2. through c.7)			
	5		□ c.1. □ c.2. □ c.3. □ c.4. □ c.5. □ c.6. □ c.7.	All of the items listed in c.2. through c.7 402(h)(1)(B) (SEP deferrals) 125 (Cafeteria Plan) Deemed Section 125 Compensation 132(f)(4) (Transportation) 402(e)(3) (401(k) and 403(b) deferrals) 457(b) deferrals.			

If 415 Safe Harbor Compensation is selected,

	☐ c.8. Exclude amounts received by a Participant pursuant to a nonqualified unfunded deferred compensation plan shall be considered Compensation in the year the amounts are actually received. Such amounts may be considered Compensation only to the extent includible in gross income.
C2.	<u>Modifications to Compensation</u> - For purposes of the Plan, unless defined elsewhere, a Participant's Compensation shall (No exclusions permitted for section 414(s) safe harbor compensation.):
	Exclude compensation that is:
	□ a. overtime □ b. commissions □ c. discretionary bonuses
	☐ d. bonuses ☐ e. taxable employee benefits ☐ f.in excess of \$
	g. other exclusion - Specify: (Cannot discriminate in favor of Highly Compensated Employees.)
C3.	<u>Compensation Limits</u> - Effective Date of Increase in section 401(a)(17) Limit. In determining Benefit Accruals in Plan Years beginning after December 31, 2001, the annual Compensation taken into account for determination periods beginning before January 1, 2002, shall be limited to: (Select one)
	 □ a. \$200,000 □ b. \$150,000 for any determination period beginning in 1996 or earlier; \$160,000 for any determination period beginning in 1997, 1998, or 1999; and \$170,000 for any determination period beginning in 2000 or 2001.
C4.	Compensation shall be measured over:
	 □ a. The current Plan Year □ b. The Limitation Year □ c. The calendar year ending with or within the Plan Year □ d. The prior Plan Year □ e. The twelve consecutive month period/ to/ ending with or within the Plan Year. (For
	Employees whose date of hire is less than 12 months before the end of the 12-month period designated, Compensation will be determined over the Plan Year)
C5.	Compensation for initial Plan Year of Participation:
	 a. from Entry Date as a Participant b. for the full 12 month period ending in the initial year of participation
C6.	Average Compensation - Select all applicable:

	a. Average Annual Compensation b. Average Monthly Compensation
	is based upon the compensation which yields the highest average received during:
	 □ c. Plan Provision - the 3 consecutive Years of Service while a Participant □ d. any consecutive years (minimum of 3) □ e consecutive years (minimum of 3) of the last years □ f. the final years (minimum of 3) □ g. all years (career average) □ h. annual (current) Compensation (Applies only to accumulation plans.)
C7.	<u>Counting for Average Annual (or Monthly) Compensation</u> - Include compensation received during:
	 □ a. Years of Service □ b. Years of Service while a Participant
	Exclude compensation received: (Select all applicable.)
	 □ c. In the year Normal Retirement Age is attained □ d. In the year Normal Retirement Age is attained and the years prior to the year of Normal Retirement Age (Must be at least 3 consecutive years) □ e. In a year in which the Participant fails to earn a Year of Credited Service □ f. In a year in which a Break in Service occurs with respect to benefit accrual purposes for a Participant □ g. In the year of Participant's termination □ h. In the year of Plan termination
	i. Not applicable
C8.	<u>Compensation for Sections 415 and 416 of the Code</u> - Compensation for purposes of a Participant's Defined Benefit Compensation Limitation used in determining his Maximum Permissible Benefit and his Highest Average Compensation used in determining the Minimum Top-Heavy Retirement Benefit (based upon the Limitation Year):
	 □ a. Compensation as defined for Wages, Tips and other Compensation Box on Form W-2. □ b. Compensation as defined in section 3401(a) of the Code. □ c. Compensation as defined in section 415(c)(3) of the Code. Deemed Section 125 Compensation
	 □ d. Include Deemed Section 125 Compensation for purposes of the definition of Compensation. □ e. Exclude Deemed Section 125 Compensation for purposes of the definition of Compensation.
	A Participant's Highest Average Compensation for Top-Heavy purposes shall be based on:

	☐ g	Highest consecutive (not to exceed 5) years Average of Top-Heavy years only Compensation for all years with the Employer
C9.	Post	Severance Compensation:
	□ a.	Early application of post-severance compensation rules before July 1, 2007. Apply the Plan's rules regarding certain post-severance compensation in the definition of Compensation to Limitation Years beginning after//
	□ b.	Exclude Post-severance compensation payments for unused accrued bona fide sick, vacation, or other leave, but only if the Employee would have been able to use the leave if employment had continued.
	□ c.	Include Compensation for the Limitation Year, provided the amounts are paid during the first few weeks of the next Limitation Year, the amounts are included on a uniform and consistent basis with respect to all similarly situated employees, and no compensation is included in more than one Limitation Year.
	□ d.	Exclude Compensation paid to an individual who does not currently perform services for the Employer by reason of Qualified Military Service to the extent these payments do not exceed the amounts the individual would have received if the individual had continued to perform services for the Employer rather than entering Qualified Military Service.
	□ e.	Include any Participant who is permanently and totally disabled. (Check this box only if salary continuation applies to all Participants who are permanently and totally disabled for a fixed or determinable period.)
	☐ f.	Include Compensation paid any permanently and totally disabled Participant who, immediately before becoming so disabled, was not a Highly Compensated Employee.
	□ g	Include Compensation shall not include amounts paid as compensation to nonresident aliens who do not participate in the plan to the extent the compensation is excludable from gross income and

not effectively connected with a U.S. trade or business.

D.	Normal Retirement Benefits
D1.	Normal Form of Benefit: The benefits determined in this Section are payable at Normal Retirement Date as a:
	 □ a. life annuity □ b. life annuity with a certain period of:
	□ b.1. 5 years□ b.2. 10 years□ b.3. 15 years
	□ b.4. 20 years
D2.	Total Monthly Benefit
	 a. the monthly benefit determined under the formula selected below b. the greater of the Participant's Adjusted Frozen Accrued Benefit and the monthly benefit determined under the benefit formula selected below, based on total Years of Credited Service (Formula "with wear away")
	c. the sum of the Participant's Adjusted Frozen Accrued Benefit and the monthly benefit determined under the benefit formula selected below, based on Years of Credited Service earned after the Fresh Start Date (Formula "without wear away")
	d. the greater of (i) the monthly benefit determined under the benefit formula selected below, based on total Years of Credited Service, and (ii) the sum of Participant's Adjusted Frozen Accrued Benefit and the monthly benefit determined under the benefit formula selected below, based on Years of Credited Service earned after the Fresh Start Date (Formula "with extended wear way")
	e. the monthly benefit, as selected above, offset by the monthly benefit provided by:
	e.1. defined benefit plan (Specify name of plan.)
	·
	e.2. defined contribution plan. (Specify name of plan.)
	NOTE: The offset from a defined contribution plan is the account balance converted to the Normal Form of Benefit payable at Normal Retirement Date (or attained age, if later) using the actuarial assumptions of this Plan. Vesting percentages must be applied to both plans before the offset is applied.
D3.	Benefit Formulas: Each benefit formula alternative must provide meaningful benefits within the meaning of IRC 401(a)(26).
	a. Fixed Benefit

	П	a.1.	for less than Years of Credited Service
		a.2.	\$ reduced pro-rata for less than Years of Credited Service
			Note: Plans intending to meet a Code Section 401(a)(4) safe harbor must enter a number not less than 25.
□ b.	Uni	t Bei	nefit
		b.1.	% of the Participant's Average Annual/Monthly Compensation multiplied by the Participant's Years of Credited Service, limited to a maximum of
		b.2.	\$ multiplied by the Participant's Years of Credited Service, limited to a maximum of
	No	te:	Plans intending to meet a Code Section 401(a)(4) safe harbor must enter a number not less than 25 if the fractional accrual rule is selected in D.9.a.
□ c.	Uni	t Bei	nefit for Past and Future Service
		c.1.	
			PLUS
			% of the Participant's Average Annual/Monthly Compensation multiplied by the Participant's Years of Credited Service subsequent to/, limited to a maximum of
		c.2.	\$multiplied by the Participant's Years of Credited Service prior to, limited to a maximum of
	4		PLUS
		7	\$multiplied by the Participant's Years of Credited Service after such date and prior to/, limited to a maximum of
			PLUS
			\$multiplied by the Participant's Years of Credited Service after such date and prior to/, limited to a maximum of

		imited to a maximum of
	Note:	Plans intending to meet a Code Section 401(a)(4) safe harbor must enter numbers such that the sum is not less than 25. In addition, if an overall maximum years is selected in D.8. the years will be allocated such that the maximum benefit results.
□ d.	Graded	Unit Benefit
		% of the Participant's Average Annual/Monthly Compensation for the first Years ted Service,
		PLUS
		% of the Participant's Average Annual/Monthly Compensation for the Participant'sYears of Credited Service,
		PLUS
		% of the Participant's Average Annual/Monthly Compensation for the Participant'sYears of Credited Service, PLUS
		% of the Participant's Average Annual/Monthly Compensation for the Participant's f Credited Service in excess of, limited to a maximum of
	NOTE:	The percentages specified in d.1, d.2, d.3 or d.4 cannot exceed 133 1/3% of any earlier percentage
P	Note:	Plans intending to meet a Code Section 401(a)(4) safe harbor must enter numbers such that the sum is not less than 25.
□ e.		ulation Plans (The formula below defines a Participant's annual accrual. The benefit at ent is the sum of these accruals for each year until actual retirement.)
	_	% of the Participant's Average Annual/Monthly Compensation \$

D4. <u>Fresh Start Dates</u> - A Fresh Start Date is the date upon which benefits are frozen under the prior Plan provisions and begin accruing under the new Plan provisions. A Fresh Start Date may occur for the following reasons:

	a.	The Plan does not have a Fresh Start Date.
	b.	<u>Plan Amendments.</u> The Employer may establish a Fresh Start Date at anytime; provided that all Participants of the Plan with at least one Hour of Service after the Fresh Start Date are covered, or the group so covered does not discriminate in favor of Highly Compensated Employees. Such Fresh Start Date is the last day of the Plan Year preceding an amendment changing the benefit formula under the Plan (or any of its components such as the definition of Compensation) is effective.
		enective.
		The latest Fresh Start Date of the Plan is used in the benefit formula above and is:
	C.	Section 401(a)(17) Participants. A Fresh Start Date exists for all Participants whose Accrued Benefit was based on Compensation that met the requirements of Code section 401(a)(17) until a change in the law. There are two possible Fresh Start Dates: one with respect to the Tax Reform Act of 1986 (TRA '86) and the other with respect to the Omnibus Budget Reconciliation Act of 1993
		(OBRA '93.)
		c.1. TRA '86 Fresh Start Date/ (Must be the last day of the Plan Year beginning in 1988, 1989, 1990, 1991, 1992, or 1993.)
		c.2. OBRA '93 Fresh Start Date/ (Must be the last day of the Plan Year beginning in 1993.)
	d.	Members of an acquired group of employees. A Fresh Start Date exists as of the effective date of a transaction acquiring a group of employees from another employer by means of a stock or asset acquisition, merger, or other similar transaction. List any acquired groups and their Fresh Start Dates below:
		Fresh Start Date:/ Acquired group:
		Fresh Start Date: /_/ Acquired group:
П	e	Employees with a Frozen Accrued Benefit from another plan of the Employer. A Fresh Start Date
		exists with regard to any Frozen Accrued Benefits from another plan of the Employer if those benefits were determined under a benefit formula different than the formula under this Plan and if both the assets and liabilities were transferred from the other plan. Such Fresh Start Date is the date that the Employees begin accruing benefits under this Plan.
C	A	Fresh Start Date:/ Employee group:
*		Fresh Start Date:/ Employee group:
Acc	rue	ted Frozen Accrued Benefit - An Employee's Adjusted Frozen Accrued Benefit equals his Frozen ed Benefit as of the applicable Fresh Start Date, as adjusted below. Other than Section 401(a)(17) Participants.
	a.	other than occion 401(a)(17) i articipants.

 a.1. No adjustment. a.2. Fraction based on old compensation definition a.3. Fraction based on new compensation definition a.4. Fraction based on reconstructed compensation as of the following Plan Year: (cannot precede the Fresh Start Date)
□ a.4.1. 1989 □ a.4.2. 1990 □ a.4.3. 1991 □ a.4.4. 1992 □ a.4.5. 1993 □ a.4.6. 1994
a.5. Substitute new compensation in old formula
□ b. Section 401(a)(17) Participants
 b.1. No adjustment b.2. OBRA '94 Frozen Accrued Benefit based on total service b.3. OBRA '94 Frozen Benefit based on service after TRA '86 Frozen Benefit Fresh Start Date
 □ c. The adjustments above are subject to the following limitations (Only applicable if a.1 and b.1. are not selected.)
 □ c.1. No limits □ c.2. Limited to% of the otherwise permitted adjustment. (No more than 100%) □ c.3. Limited to% of the Participant's Frozen Accrued Benefit (No more than 100%) □ c.4. May not exceed the greater of the Participant's Frozen Accrued Benefit, or \$
<u>Years of Credited Service:</u> The 12 consecutive month period used to determine if a Participant earns service for benefit accrual purposes is:
 □ a. the Plan Year. □ b. the Eligibility Computation Period. □ c. the 12 month period ending on the employment anniversary date. □ d. the calendar year ending in the Plan Year Unless specified below, a Year of Credited Service is granted for each period selected above in which the Participant earns 1000 Hours of Service.
 e. Plan Provision - use 1000 hours f Hours of Service (not to exceed 1000) for each year. g Hours of Service (not to exceed 2000) for each year, and a pro-rata year if less Hours are earned.
h Hours of Service (not to exceed 2000) for each year, and a pro-rata year if less Hours are earned; provided, at least Hours of Service (not to exceed 1000) are earned.

D6.

	☐ i.	Elapsed Time Method in Part 1 Article 2 of the Plan.
		 i.1. exact dates. i.2. credit full month for each calendar month in which at least one Hour of Service is earned.
		s specified below, a Break in Service for benefit accrual purposes is a year (measured on the period ied above) in which a Participant fails to complete more than 500 Hours of Service.
	☐ k.	Plan Provision - Break if less than 501 Hours of Service. A Break in Service will occur if the Employee fails to complete more than (not to exceed 500) Hours of Service. Elapsed Time Method shall substitute one of the following in lieu of an Hours of Service requirement:
		☐ I.1 consecutive calendar days (not to exceed 91) ☐ I.2 consecutive calendar months (not to exceed 3)
D7.		s on Credited Service: Plans which select formula c. or d. in Section D.2. will exclude Credited be prior to the Fresh Start Date in the formula without wear away. Select below any other restrictions.
	□ b.	include all years with the Employer include years while a Participant disregard years prior to// for D.3.c formulas only, disregard years in excess of
	Note:	Plans intending to meet a Code section 401(a)(4) safe harbor must exclude years prior to five years before the effective date of the benefit formula and cannot limit the number of years to less than 25.
	Note:	Code Section 412(i) Plans may not select option a, unless the Plan was in effect on September 19,1991. See additional restrictions in Article 7 of Basic Plan Document #.
D8.	<u>Benef</u>	iit Accrual Rules
	□ a.	Fractional Rule based upon:
		□ a.1. all years with the Employer □ a.2. years while a Participant □ a.3. disregard years prior to// □ a.4. disregard years in excess of
	Note:	Plans intending to meet a Code section 401(a)(4) safe harbor must select the same option(s) as D.8., and, if a.4. is selected, enter the same number of years entered in D.6 (fixed benefit plans) or D.3. (unit benefit plans.)
	Note:	Plans using formula c. or d. in Section D.2. will limit years in the numerator (but not the denominator) to those after the Fresh Start Date in the formula without wear away.

	_		%/Unit Credit Rule e based upon years while a Participant, limited to a maximum of 33 1/3
	Note:		using formula c. or d. in Section D.2. will apply this option using years while a Participant e Fresh Start Date in the formula without wear away.
	☐ d.		section 412(i) Plan - The cash surrender value of the annuity policy purchased for the eant (Must Select d.1 or d.2)
		□ d.1.	Increases in a Participant's benefit due to a change in Compensation shall be recognized as of each Anniversary Date, but decreases shall not be recognized until such decrease has been in effect for period selected below:
			☐ d.1.A. One Year
			d.1.B. Two years.
		☐ d.2.	Changes in a Participant's benefit due to a change in Compensation shall be recognized as of each Anniversary Date.
	Note:	See Ar	ticle 2.7 of Basic Plan Document # for additional requirements these plans must satisfy.
	□ e.	Accumi	ulation plan - sum of the individual accruals each year
D9.	<u>Limita</u>	ations o	n Benefits:
D9.			n Benefits: ion to any Top-Heavy benefits, the minimum monthly -
D9.		In addit	ion to any Top-Heavy benefits, the minimum monthly -
D9.		In addit	
D9.		In addit	ion to any Top-Heavy benefits, the minimum monthly not applicable
D9.		In addit a.1. a.2. a.3.	ion to any Top-Heavy benefits, the minimum monthly - not applicable benefit at retirement is \$ (Not in excess of the defined benefit dollar limit/12) benefit at retirement is% of Average Annual/Monthly Compensation (Not greater than 100%) accrued benefit is \$ per Year of Credited Service
D9.		In addit a.1. a.2. a.3.	ion to any Top-Heavy benefits, the minimum monthly - not applicable benefit at retirement is \$ (Not in excess of the defined benefit dollar limit/12) benefit at retirement is% of Average Annual/Monthly Compensation (Not greater than 100%)
D9.	_ a.	In addit a.1. a.2. a.3. a.4. a.5.	ion to any Top-Heavy benefits, the minimum monthly - not applicable benefit at retirement is \$ (Not in excess of the defined benefit dollar limit/12) benefit at retirement is % of Average Annual/Monthly Compensation (Not greater than 100%) accrued benefit is \$ per Year of Credited Service accrued benefit is % of Average Annual/Monthly Compensation per Year of Credited Service
D9.	_ a.	In addit a.1. a.2. a.3. a.4. a.5.	ion to any Top-Heavy benefits, the minimum monthly - not applicable benefit at retirement is \$ (Not in excess of the defined benefit dollar limit/12) benefit at retirement is % of Average Annual/Monthly Compensation (Not greater than 100%) accrued benefit is \$ per Year of Credited Service accrued benefit is % of Average Annual/Monthly Compensation per Year of
D9.	_ a.	In addit a.1. a.2. a.3. a.4. a.5.	ion to any Top-Heavy benefits, the minimum monthly - not applicable benefit at retirement is \$ (Not in excess of the defined benefit dollar limit/12) benefit at retirement is % of Average Annual/Monthly Compensation (Not greater than 100%) accrued benefit is \$ per Year of Credited Service accrued benefit is % of Average Annual/Monthly Compensation per Year of Credited Service ion to any limits under Code section 415, the maximum monthly -
D9.	_ a.	In addit a.1. a.2. a.3. a.4. a.5. In addit	ion to any Top-Heavy benefits, the minimum monthly - not applicable benefit at retirement is \$ (Not in excess of the defined benefit dollar limit/12) benefit at retirement is % of Average Annual/Monthly Compensation (Not greater than 100%) accrued benefit is \$ per Year of Credited Service accrued benefit is % of Average Annual/Monthly Compensation per Year of Credited Service ion to any limits under Code section 415, the maximum monthly - not applicable
D9.	_ a.	In addit a.1. a.2. a.3. a.4. a.5. In addit b.1. b.2.	ion to any Top-Heavy benefits, the minimum monthly - not applicable benefit at retirement is \$ (Not in excess of the defined benefit dollar limit/12) benefit at retirement is % of Average Annual/Monthly Compensation (Not greater than 100%) accrued benefit is \$ per Year of Credited Service accrued benefit is % of Average Annual/Monthly Compensation per Year of Credited Service ion to any limits under Code section 415, the maximum monthly -
D9.	_ a.	In addit a.1. a.2. a.3. a.4. a.5. In addit b.1. b.2. b.3.	ion to any Top-Heavy benefits, the minimum monthly - not applicable benefit at retirement is \$ (Not in excess of the defined benefit dollar limit/12) benefit at retirement is % of Average Annual/Monthly Compensation (Not greater than 100%) accrued benefit is \$ per Year of Credited Service accrued benefit is % of Average Annual/Monthly Compensation per Year of Credited Service ion to any limits under Code section 415, the maximum monthly - not applicable benefit at retirement is \$ (Not in excess of the defined benefit dollar limit/12) benefit at retirement is % of Average Annual/Monthly Compensation (Not greater

☐ c. For purposes of a.4., a.5., b.4., and b.5., Credited Service:
c.1. in excess of years will be disregardedc.2. prior to/ will be disregarded
 □ d. Benefit increases resulting from the repeal of Code section 415(e), effective as of the first day of the first Limitation Year beginning in 2000, shall be provided to:
 □ d.1. all Participants □ d.2. only Participants who have at least one Hour of Service in the Limitation Year beginning in 2000
e. Benefits shall be rounded to the nearest \$
f. Severance from Employment
f.1. Automatically adjust, pursuant to Code section 415(d), the Defined Benefit Compensation Limitation applicable to the Participant in any Limitation Year beginning after the date of severance.
 f.2. Automatically adjust, pursuant to Code section 415(d), the Defined Benefit Dollar Limitation applicable to the Participant in any Limitation Year beginning after the date of severance.
D10. Cost of Living Adjustments: Former Employees will have their benefits increased to reflect the
increases in the cost of living as follows:
a. the percentage adjustment to Social Security Benefits for the year under section 215(i)(2)(A) of the Social Security Act from the later of the Participant's commencement of benefits or the attainment of age 62.
b% per year, provided such increase is less than the percentage adjustment to Social Security Benefits for the year under section 215(i)(2)(A) of the Social Security Act and the Participant has commenced benefits and attained age 62.
c. and that increases annually the lesser of% (xx.xx up to 04.99) or a percentage equal to the annual increase in the consumer price index for all items issued by the Bureau of Labor Statistics
d. Not applicable, adjustments, if any, will be made on an ad hoc basis. (Requires Plan amendment.)
D11. Plan Actuarial Equivalence - Except as provided in Subsections 2.3.12(d) and (e) of the Plan, the
actuarial assumptions used in computing any optional form of payment under the Plan shall be:
a. Plan/Code Section 415 Assumptions
a.1. Pre-retirement interest rate:%a.2. Pre-retirement mortality table:
 a.2.1. No pre-retirement mortality a.2.2. UP84 (unisex) a.2.3. 71IAM - male

☐ a.2.4. 71IAM - female	
☐ a.2.5. 71GAM - male	
☐ a.2.6. 71GAM - female	
☐ a.2.7. 83IAM - male	
☐ a.2.8. 83IAM - female	
☐ a.2.9. 83GAM - male	
—	
a.2.10. 83GAM - female	
a.2.11. 83GAM - blended	
a.2.12. UP-94 - Male	
a.2.13. UP-94 - Female	
a.2.14. UP-94 - Blended	
□ a.2.15. GAR-94 - unisex	
□ a.2.16. RP-2000 - Male	
a.2.17. RP-2000 - Female	
☐ a.2.18. RP-2000 - Blended	
a.2.19. Applicable Mortality defined at 3.1.2(d)(2)	
a.2.20. The table set forth in Rev Rul 2001-62	
☐ a.2.21. The Mortality Table selected above shall be projected to (Enter year)	ır
after 1970 and before 2015)	
a.2.22. With scale: (Complete if a.2.21 selected)	
□ a.2.22.i.C □ a.2.22.ii.	
a.3. Setback (-)/Setforward (+): years	
a.4. Post-retirement interest rate:%	
a.5. Post-retirement mortality table:	
a.5.1. UP84 (unisex)	
□ a.5.2. 71IAM - male	
a.5.3. 71IAM - female	
□ a.5.4. 71GAM - male	
a.5.5. 71GAM - female	
a.5.6. 83IAM - male	
☐ a.5.7. 83IAM - female	
□ a.5.8. 83GAM - male	
□ a.5.9. 83GAM - female	
☐ a.5.10. 83GAM - blended	
☐ a.5.11. UP-94 - Male	
☐ a.5.12. UP-94 - Female	
☐ a.5.13. UP-94 - Blended	
☐ a.5.14. GAR-94 - unisex	
☐ a.5.15. RP-2000 - Male	
☐ a.5.16. RP-2000 - Female	
☐ a.5.17. RP-2000 - Blended	
☐ a.5.18. Applicable Mortality defined at 3.1.2(d)(2)	

		a.5.19	9. The	table set fo	orth in Rev Ru	ıl 2001-62		
		□ a.5.20		Mortality Ta 970 and bef		above sha	Il be projected	to (Enter year
			a.5.21.		cale: (Comple	te if a.5.20	selected)	
			□ a.5.	.21.i.C				
			_	.21.ii.	D			
			□ a.5.	.21.iii.	G			
			□ a.5.	21.iv.	Н			
			□ a.5.	.21.v.	AA			
	_			ward (+):	-			
	□ a.7.				y assumption litions of secti			g Insurance or Annuity
		Contract	name/nu	ımber:				
				ued the cor				
		Date of is	suance:	//				
		for differe Actuarial for purpos contract.	ent purpo Equivale ses of de	ence under t ence under etermining t	the Contract, the Plan are t he amount of	the assump hose assur benefits pa	otions that will I mptions specifi ayable in differ	mortality assumptions be used to determine ed under the Contract ent forms under the
		Contract, determine	that resu Actuari	ults in a cha al Equivale	ange in the int	erest and n Plan shall	nortality assun	nptions used to an amendment of the
	table as	s set forth i cretary of th	n Rev. R ne Treas	Rul. 2001-62 ury. The int	2, 2001-53, I.F erest rate for	R.B. 632 or each Stabil	any other mor	117 applicable mortality tality table specified by se interest rate of 30-n.
	The Sta	ability Perio	nd under	the Plan is:				
		one mont		tho riamo	•			
VII		one Plan						
7	in. Vin	one caler	-	rter				
1	_ ~	one Plan						
7	☐ b.5.	one caler	ndar year	٢				
	The Loc	ok Back M	onth und	er the Plan	is the:			
	□ b.6.	. first caler	ndar mon	ith precedin	ng the Stability	/ Period		
	□ b.7.	second c	alendar r	month prece	eding the Stal	bility Period	i	
	b.8.	third cale	ndar mo	nth precedi	ng the Stabilit	y Period		
	b.9.	fourth cal	endar m	onth preced	ding the Stabi	lity Period		
	b.10			-	ceding the St	-	od	
	_ b.1			•	•	•		more consecutive

b.

	Stability Period.
	(Indicate months in average)
C.	Code Section 415(b)(2)(E) Transition Rules - Plans adopted and in effect on December 7, 1994, that satisfied the requirements of Code section 415 on such date may elect to delay the effective date of changes required by the Retirement Protection Act of 1994 (RPA) to RPA '94 Old Law Benefits. (Select either c.1 or both c.2 and c.3.)
	 □ c.1. Not elected - all benefits are subject to the new rules. □ c.2. Benefits accrued prior to/_/ (the "RPA '94 Freeze Date") under the terms of the Plan on such date, but subject to Code section 415 in effect as of December 7, 1994, are considered RPA '94 Old Law Benefits.
	Note: The date entered must precede the later of the date an amendment adopting the RPA '94 changes is effective or executed, but in no case later than the last day of the Limitation Year beginning in 1999. See Appendix A.
	☐ c.3. The method used to determine whether the Participant's benefit exceeds the Maximum Permissible Benefit is (See Section 3.1.4 of the Basic Document):
	□ c.3.1. Method one - RPA '94 Old Law Benefit plus benefit accrued after RPA '94 Freeze Date
	 c.3.2. Method two - greater of RPA '94 Old Law Benefit or total benefit c.3.3. Method three - greater of method one and method two
	tum Top-Heavy Benefits - In the event that the Plan is Top-Heavy, the vesting schedule selected in E.5 will apply. In addition: (Must answer all of a. through d.)
a. b.	The Minimum Top-Heavy Retirement Benefit shall be% (not less than 2%) per Year of Service, limited to a maximum of 10. Years of Service shall exclude:
	 □ b.1. not applicable - no exclusions □ b.2. years prior to 1984 □ b.3. years prior to the adoption of the Plan □ b.4. years prior to Years of Service while a Participant Note: If this option is selected, may not select C.7.g.
c.	b.5. years that the Plan was not Top-Heavy The Minimum Top-Heavy Retirement Benefit shall be payable:
	☐ c.1. in the Normal Form of Benefit
d.	c.2. in the form of a life annuity only Minimum Top-Heavy Retirement Benefits are provided for:
u.	d.1. all Participants d.2. only those Participants who are not Key Employees

months from among the first, second, third, fourth, and fifth calendar months preceding the

D13. <u>Determination of Top-Heavy Status</u>

a. For purposes of computing the Top-Heavy F the Plan shall be/	atio, the Valuation Date under Section 2.6.2(k) of
b. The actuarial assumptions to be used in dete (Recommend using same assumptions entered in	ermining the Top-Heavy Ratio shall be D.12):
 □ b.1. Pre-retirement interest rate:% □ b.2. Pre-retirement mortality table: □ b.3. Setback (-)/Setforward (+): years □ b.4. Post-retirement interest rate:% 	
□ b.5. Post-retirement mortality table:□ b.6. Setback (-)/Setforward (+): years	

E. Vesting Provisions

E1.	<u>Years of Vesting Service</u> - A Year of Vesting Service is the 12 consecutive month period specified in the Adoption Agreement in which an Employee performs at least 1000 Hours of Service unless a lesser number is specified. For this purpose, the computation period shall be: (Select a., b., c., or d.)
	 □ a. Use the Plan Year □ b. Use Eligibility Computation Period selected at Part II.A.3. □ c. The 12 month period ending on the Participant's employment anniversary date □ d. The calendar year ending with or within the Plan Year.
	In lieu of 1,000 Hours of Service, the Participant's service shall be:
	 e Hours of Service (not to exceed 1000 hours). f. Determined under the Elapsed Time Method using the following measure.
	f.1. exact dates.
	☐ f.2. credit full month for each calendar month in which at least one Hour of Service is earned.
E2.	<u>Excluded Years</u> - All Years of Service are taken into account UNLESS you exclude certain years. (Select all applicable.)
	☐ a. Include all Years of Vesting Service.
	b. Exclude Years of Vesting Service prior to age 18.
	c. Exclude Years of Vesting Service prior to the original effective date of predecessor plan - Effective date of predecessor plan://
	☐ d. Exclude Years of Vesting Service prior to the effective date of this Plan.
	e. Exclude Years of Vesting Service for which Mandatory Contributions were not made.
E3.	<u>Vesting Schedule</u> - Section 2.4.1 provides that benefits will vest in accordance with the method specified in the Adoption Agreement. (Select one of a., b., c., d., or f. Also select e. if applicable.)
	a. At the rate of 20% each year after 3 Years of Service (20% vested in third year.)
	b. At the rate of 20% each year after 2 Years of Service (20% vested in second year.)
	☐ c. 100% vesting upon participation.
	d. 100% vesting after Year(s) of Service (not to exceed 5.)
	e. 100% vesting if any of the following occurs while the Participant is still an Employee: (Must select another alternative.):
	☐ e.1. Attainment of Early Retirement Age
	e.2. Death
	e.3. Disability
	☐ f. Other: (Optional vesting schedule must be at least as favorable as a. or d.)

	Year(s) of Service	Percent Vesting
	Less than 1 1 but less than 2 2 but less than 3 3 but less than 4 4 but less than 5 5 but less than 6 6 but less than 7 7 or More	
E4.	favorable schedule, Participa	ection 3.8.3 provides that if the vesting schedule has been amended to a less ints may be entitled to have their vested interest calculated under the prior wing ONLY if this is an amended plan that has a new vesting schedule that is schedule.
	The prior schedule wa	ns:
	Year(s) of Service	Percent Vesting
	Less than 1 1 but less than 2 2 but less than 3 3 but less than 4 4 but less than 5 5 but less than 6 6 but less than 7 7 or More	
	Effective date of new schedu	lle:/
E5.	Top-Heavy Vesting Schedu	- (Section 2.6.1(c)) (Select a., b., c., d., or f. Also select e. if applicable.)
	 □ b. Plan Provision - At a r □ c. 100% vested after □ d. 100% vesting upon pa □ e. 100% vesting if any o 	f the following occurs while the Participant is still an Employee:
	□ e.1. □ e.2. □ e.3.	Attainment of Early Retirement Age Death Disability
	☐ f. Other: (Optional vesti	ng schedule must be at least as favorable as b. or c.)
	Year(s) of Service	Percent Vesting
	Less than 1 1 but less than 2	

3 bı 4 bı 5 bı	at less than 3 at less than 4 at less than 5 at less than 6 ears or more			
Service are	not counted for purpos Service unless reemp	ses of increasing the ve	esting Service completed after a ested percentage attributable to his provision will apply UNLE	service before
_	t all service after the E pplicable - 100% immo		REFERENCE	

F. Other Benefits

F1. Early Retirement Benefits

	□ a.	The Plan does not provide early retirement benefits
	□ b.	The Accrued Benefit without any reduction
	_ с.	The Accrued Benefit actuarially reduced for early commencement
	_ d.	The Accrued Benefit reduced by/th per month for each of the first years and then/th per month for each of the next years that the Early Retirement Date precedes the Normal Retirement Date
	□ e.	The Accrued Benefit reduced by% per month by which the Early Retirement Date
		precedes the Normal Retirement Date. (Enter a % which will result in an Early Retirement Benefit not less than the Early Retirement Benefit if option (c) (actuarial equivalency) had been selected.)
F2.	Posto	oned Retirement Benefits - Those Participants working past Normal Retirement Date will be
		d to a retirement benefit of:
	□ a.	The Accrued Benefit based on Compensation and Credited Service at actual retirement commencing at the Participant's actual retirement.
	□ b.	The greater of the Accrued Benefit based on Compensation and Credited Service at actual retirement or the Actuarial Equivalent of the Accrued Benefit as of the Normal Retirement Date commencing at the Participant's actual retirement.
	□ c.	The greater of the Accrued Benefit based on Compensation and Credited Service at actual retirement or the Actuarial Equivalent of the Accrued Benefit as of the Normal Retirement Date or the Actuarial Equivalent of the Accrued Benefit as of the first day of each Plan Year after the Participant's Normal Retirement Date and before his actual retirement commencing at the Participant's actual retirement.
	☐ d.	The Accrued Benefit as of his Normal Retirement Date, adjusted annually with payment commencing at the Participant's Normal Retirement Date: (Select one of d.1 through d.4)
		☐ d.1. on the anniversary of the Participant's Normal Retirement Date
		☐ d.2. each December 31
		☐ d.3. on the first day of the Plan Year
		d.4. on the last day of the Plan Year
F3.	Disab	ility Benefits
	1	
		The Plan does not provide disability benefits. Participants disabled prior to the Normal Retirement Date are entitled to Vested Retirement Benefits
	_	The Accrued Benefit payable as an Early Retirement Benefit
	_	The Accrued Benefit payable at Early Retirement Date without reduction for early commencement
	_	The Present Value of the Accrued Benefit payable at Disability Retirement Date
	□ e.	The Accrued Benefit payable at Disability Retirement Date without reduction for early commencement.

F4. <u>Death Benefits</u> - Provided that the pre-retirement death benefit cannot be less than the present value of

the Pre-retirement Survivor Annuity, the pre-retirement death benefits are equal to: Apply One-Year Marriage Rule of Section 2.5.5(d) % of the Joint and % Survivor Annuity that is the Actuarial Equivalent of the Accrued Benefit payable at Normal Retirement Date. (Not to be less than 50% or greater than □ b. ___ % of the Participant's vested Accrued Benefit. c. _____% of Present Value of the Participant's vested Accrued Benefit. d. the amount payable as the Pre-retirement Survivor Annuity (no pre-retirement death benefit payable to an unmarried Participant) ☐ e. the Theoretical Individual Level Premium Reserve ☐ f. the Participant's Compensation for the ____ years prior to death g. ____ (not to exceed 100) times the anticipated monthly retirement benefit, adjusted as below: ☐ g.1. No adjustment g.2. plus the Present Value of Accrued Benefits g.3. or, if less, the Present Value of Accrued Benefits g.4. or, if greater, the Present Value of Accrued Benefits g.5. plus the Theoretical Individual Level Premium Reserve g.6. or, if greater, the Theoretical Individual Level Premium Reserve \$\Pi\$ q.7. or, if less, the Present Value of Accrued Benefits plus the proceeds of any life insurance policies on the Participant's life \$\pi\$ g.8. or, if less, the Present Value of Accrued Benefits plus the proceeds of any life insurance policies on the Participant's life minus their cash surrender values h. the proceeds of any life insurance policies on the Participant's life, adjusted as below: ☐ h.3. or, if greater, the Theoretical Individual Level Premium Reserve Premium Reserve h.5. plus the Present Value of Accrued Benefits h.6. or, if greater, the Present Value of Accrued Benefits h.7. plus the Present Value of Accrued Benefits minus the cash surrender value of the policies ∏ h.8. or if greater, the Present Value of Accrued Benefits plus the cash surrender value of the policies h.9. plus the Present Value of Accrued Benefits minus the cash surrender value of the policies, not to exceed the greater of the Present Value of Accrued Benefits or (not to exceed 100) times the anticipated monthly retirement benefit plus the amount payable as the Pre-retirement Survivor Annuity ☐ h.10. Fully Insured (Code Section 412(i) Plans), and only those plans, must select from the options below: i. the proceeds of any life insurance policies on the Participant's life plus the cash surrender value of annuity policies issued on the Participant's life, not to exceed 100 times the anticipated monthly retirement benefit i. the proceeds of any life insurance policies on the Participant's life plus the cash surrender value of



G. Distribution Provisions

G1.	Method of Disto be made in	stribution - Section 2.3.12 provides that the Employer may elect to permit Plan distributions the form of: (Select all applicable.)
	a. Lump s	
		without regard to amount.
	_	not to exceed \$ if the Participant has completed Years of Service and has attained age (Subject
	a.s	to Reg 1.401(a)(4)-4 Nondiscrimination Availability of Benefits, Rights and Features.)
	□ b. Installm	nents over years payable on an annual, quarterly or monthly basis.
	☐ c. Annuitie	es
		for not more than years. for the life of (Select all that apply.)
		□ c.2.A. the Participant
		☐ c.2.B. the Participant and spouse
		☐ c.2.C. the Participant and a designated beneficiary
		with a survivor percentage (options c.2.B. and c.2.C. only) of:
		□ c.2.D. 50%
		C.2.E. 66 2/3%
		□ c.2.F. 75% □ c.2.G. 100%
		0.2.0.10070
	□ c.3.	for a certain period of: (Select all that apply.)
		□ c.3.A. 5 years
		c.3.B. 10 years
		☐ c.3.C. 15 years
		c.3.D. 20 years and thereafter for the life of: (Select all that apply.)
		c.3.E. the Participant
		c.3.F. the Participant and spouse
	y /	☐ c.3.G. the Participant and a designated beneficiary
	C.4.	for a period certain selected by the Participant that is less than the life expectancy of (Select all that apply.)
		☐ c.4.A. the Participant
		c.4.B. the Participant and spouse
		c.4.C. the Participant and a designated beneficiary
		Annuity increases as follows: ☐ c.4.D. Non-increasing
		c.4.E. Increasing% annually (up to 4.99)

		 c.4.F. Increasing annually the lesser of% (up to 4.99) or a percentage equal to the annual increase in the consumer price index for all items issued by the Bureau of Labor Statistics d. Retroactive Annuity Starting date.
		 □ d.1. Participant <u>may not</u> elect Retroactive Annuity Starting Date under 2.5.5(g). □ d.2. Participant <u>may</u> elect Retroactive Annuity Starting Date under 2.5.5(g).
	□ e.	Minimum Distribution to Non-Vested Participant: Minimum Distribution Amount shall be the lesser of \$ or the present value of the accrued benefit. (Must be \$100 or less.)
	☐ f.	Subject to Section 2.5.4 the default form of distribution for lump sum payments that are \$5,000 or less, but greater than or equal to \$ shall be a Direct Rollover. (Must be \$1,000 or less.)
G2.		atory Cash-out Provisions - Participants with a present value of accrued benefits less than \$5,000 ower threshold) may be paid out without their or their spouses' consent.
	_ b.	No mandatory cash-outs Threshold shall be \$ (less than or equal to \$5,000)
	□ c.	Exclude Rollover Contributions when determining the value of the Participant's nonforfeitable Account balance for purposes of the Plan's involuntary cash-out rules. This election shall apply with respect to distributions made after
		(Warning: Exclusion of rollovers could trigger automatic rollover provisions if the Participant's total balance exceeds \$1,000):
		/(Enter a date no earlier than December 31, 2001.)
		with respect to Participants who separated from service after:
	☐ d.	/ (Enter date. The date may be earlier than December 31, 2001.) Automatic Rollover. Subject to Section 2.3.13, the default form of distribution for Account balances that are greater than \$ shall be a Direct Rollover. (Must be \$1000 or less)
G3.		vor Annuity Percentage - If a Joint and Survivor Annuity is payable, select the percentage payable survivor annuity:
	□ a.	The survivor annuity is 50% of the amount payable during the joint lives of the Participant and spouse.
	_ \	Other Percentage%. (Not less than 50% nor more than 100%)
	c.	Other Percentage selected by the Participant. (Not less than 50% nor more than 100%)
G4.	discha	of Distribution - Section 2.5.1 provides that distributions to Participants who resign or are arged prior to retirement are deferred until retirement date unless the Employer elects to permit outions in advance of such date.
	_ b.	Plan Provision - Deferred until the Participant's Disability, death, Normal or Early Retirement Date. Distributions may be made at the Participant's election within a reasonable period following the Participant's date of termination of employment. Distributions may be made months after termination of employment. (Must be 24 months or

	 less) d. Distributions may be made within a reasonable period after the Anniversary Date coinciding with or next following the date of termination. e. Distributions may be made within a reasonable period after the Anniversary Date following a Break in Service.
G 5.	<u>Distribution of Residual Assets</u> - Section 2.5.8(a) provides that following satisfaction of all liabilities to Participants, any residual assets shall be distributed to the Employer.
	 a. Plan Provision - Residual assets shall revert to the Employer b. Residual assets shall be allocated among Participants. Each Participant shall receive an allocation equal to a percentage of the Residual Assets of the Plan, such percentage to equal the ratio that the Present Value of a monthly life annuity, payable at Normal Retirement Age, of one percent (1%) of his Average Monthly Compensation bears to the Present Value of such annuities for all Participants. The Plan shall use reasonable actuarial factors for such allocation.
	NOTE: Residual assets must be allocated on a non-discriminatory basis.
00	Communication of Powerites, Continue 0.5.10 many idea for the growth is a fiber of the growth if the
Gb.	<u>Suspension of Benefits</u> - Section 2.5.10 provides for the suspension of benefit payments if the Participant earns Hours of Service after Normal or Early Retirement Benefits have commenced. An adopting employer may select one of options a. or b. only if the Plan is a new plan or an existing plan restating an identical suspension of benefits option. This Section:
	 a. applies to all Participants in the Plan. b. does not apply. (Benefits not suspended)
	Language for existing plans that are adding or expanding a suspension of benefits option
	c. only those Participants described in section 2.3.2 of the Plan whose benefits, if actuarially increased, would exceed the limitations of section 3.1.1 of the Plan
	d. Employees who commence participation in the Plan on or after the later of the adoption date or the effective date of the Suspension of Benefit rules in section 2.5.10 of the Plan.
	 e. the portion of participants' section 411(d)(6) protected benefits (within the meaning of Reg. § 1.411(d)-4, Q&A 1(a)) that accrue after the later of the adoption date or effective date of the suspension of benefit rules in section 2.5.10 of the Plan.
G7.	<u>Pre-termination Restrictions</u> - Section 3.1.8 imposes restrictions on the amount of benefits to be paid in any year to each of the "25 highest paid" employees. The pre-termination restrictions based on the value of a Participant's benefits is effective// (no later than the first day of the 1994 Plan Year, or the effective date of the Plan, if later.)
G8.	Qualified Domestic Relations Orders - Section 3.10.8 provides that the Employer may elect to permit distributions to an Alternate Payee pursuant to the terms of a Qualified Domestic Relations Order even if the Participant continues to be employed.
	 a. Distributions to an Alternate Payee are not permitted while the Participant continues to be employed before the earliest possible retirement age pursuant to section 414(p) of the Code. b. Distributions to an Alternate Payee are permitted while the Participant continues to be employed on

or after the date a Domestic Relations Order is determined to be a Qualified Domestic Relations Order by the Plan Administrator.

G9. Required Minimum Distributions

Requi based	red distributions prior to the effective date of the final regulations under Code section 401(a)(9) are I on:
_	The 1987 proposed regulations The 1987 proposed regulations prior to// and the proposed 2001 regulations thereafter. (Date must be on or after 1/1/2001)
	c. <u>Required Beginning Date</u> - Section 2.5.3(g)(6) states that minimum distributions to a Participant must begin by April 1 of the calendar year following the calendar year in which the Participant attains age 70½.
	 c.1. Required Beginning Date is age 70½ for all Participants. c.2. Exception for Non-5-Percent Owners - Required Beginning Date for Participants who are not 5-percent owners shall be the later of April 1st of the calendar year following the calendar year in which the Participant attains age 70½, or April 1st of the calendar year following the calendar year in which the Participant retires.
	WARNING: If the Plan was in existence before the creation of this Plan document, the choice between Items c.1 and c.2 must be the same as the selection previously made.
□ d.	If the Participant dies before distributions are required to begin and there is a Designated Beneficiary, distributions to the Designated Beneficiary are not required to begin by the date specified in Section 2.5.4 of the Plan, but the Participant's entire interest will be distributed to the Designated Beneficiary by December 31 of the calendar year containing the fifth anniversary of the Participant's death. If the Participant's surviving spouse is the Participant's sole Designated Beneficiary and the surviving spouse dies after the Participant but before distributions to either the Participant or the surviving spouse begin, this election will apply as if the surviving spouse were the Participant.
	This election applies to:
Vite	d.1. All distributions.
1	d.2. The following distributions:
e.	Participants or Beneficiaries may elect on an individual basis whether the 5-year rule or the life expectancy rule in Section 2.5.4 of the Plan applies to distributions after the death of a Participant who has a Designated Beneficiary. The election must be made no later than the earlier of September 30 of the calendar year in which distributions would be required to begin under Section 2.5.4 of the Plan, or by September 30 of the calendar year which contains the fifth anniversary of the Participant's (or, if applicable, surviving spouse's) death. If neither the Participant nor Beneficiary makes an election under this Paragraph, distributions will be made in accordance with Section 2.5.4 of the Plan.
☐ f.	A Designated Beneficiary who is receiving payments under the 5-year rule may make a new election to receive payments under the life expectancy rule until December 31, 2003, provided that

all amounts that would have been required to be distributed under the life expectancy rule for all distribution calendar years before 2004 are distributed by the earlier of December 31, 2003, or the end of the 5-year period.

Re	quii	red Minimum Distributions shall be in the form of:
	h. i.	Lump Sum Single Life Annuity Annuity for year Period certain and life (XX) Annuity for a Period certain selected by the Participant and no life contingency (XX)
		 j.1. Non-increasing j.2. Increasing% annually (XX.XX up to 04.99) j.3. Increasing annually the lesser of% ((XX.XX) up to 04.99) or the annual increase in the consumer price index
	k.	Joint and% Survivor Annuity (50-100)
		□ k.1. Over the life expectancy of the Participant's spouse
		k.2. Over the life expectancy of the Participant's Beneficiary
		k.3. If the Participant elects otherwise
		k.4. If the Participant or the Beneficiary elects otherwise

Other Administrative Provisions H1. Loans - Section 3.5.1 provides that the Employer may elect to permit loans to Participants and Beneficiaries in accordance with the participant loan program. a. Loans are permitted. b. Loans are not permitted. Note: Loans may not be offered in Code Section 412(i) Plans, pursuant to Sections 2.7.5 and 3.7.1. H2. Rollovers - Section 3.9.3 authorizes the Employer to permit the transfer of interests in other qualified plans to the Plan. (Select all applicable.) ☐ a. Rollover contributions are not permitted. □ b. Rollover contributions are permitted only from other plans of the Employer. □ c. A Direct Rollover permitted of an Eligible Rollover Distribution from: ☐ c.1. a qualified plan described in Code sections 401(a) or 403(a), excluding after-tax employee contributions ☐ c.2. a qualified plan described in Code sections 401(a) or 403(a), including after-tax employee contributions ☐ c.3. an annuity contract described in Code sections 403(b), excluding after-tax employee contributions ☐ c.4. an eligible plan under Code section 457(b) that is maintained by a state, political subdivision of a state, or any agency or instrumentality of a state or political subdivision of a state d. A Participant Rollover permitted of an Eligible Rollover Distribution from: ☐ d.1. a qualified plan described in Code sections 401(a) or 403(a), excluding after-tax employee contributions d.2. an annuity contract described in Code sections 403(b), excluding after-tax employee contributions d.3. an eligible plan under Code section 457(b) that is maintained by a state, political subdivision of a state, or any agency or instrumentality of a state or political subdivision of d.4. an Individual Retirement Account or Annuity described in Code sections 408(a) or (b) that is eligible to be rolled over and would otherwise be includible in gross income e. Rollovers are accepted: e.1. only after Participant enters Plan e.2. from Employees in an eligible class before Plan entry In-kind rollovers

☐ f.2. Not permitted

		☐ f.3. Permitted, except Participant loans ☐ f.4. Not permitted, except Participant loans ☐ f.5. Participant to rellevere from other plans of the Employer
		☐ f.5. Restricted to rollovers from other plans of the Employer
Н3.	<u>Life Ir</u>	nsurance Authorization - Section 3.4.1 permits the purchase of life insurance policies.
	□ b.	No life insurance policies shall be purchased. Life insurance may be purchased at the option of the Plan Administrator. Life insurance is mandatory No life insurance policies shall be purchased after/
		☐ d.2. Must convert life insurance to paid up policies
H4.		nsurance Amount - Provided that the Employer has elected to permit the purchase of life insurance es, the amount of life insurance on each participant's life shall be:
	□ a.	(not to exceed 100) times the anticipated monthly retirement benefit
	□ b.	the amount purchased by a premium equal to% of the theoretical contribution generated when determining the Theoretical Individual Level Premium Reserve (100% or less)
	□ c.	an amount determined by the employer, not to exceed the limitations of Section 3.4.1
	☐ d.	the greater of (not to exceed 100) times the anticipated monthly retirement benefit or the amount purchased by% of the theoretical contribution generated when determining the Theoretical Individual Level Premium Reserve (Second blank must be 100% or less)
	□ e.	amounts in effect on// (Specify date.)
	Insura possik	ance in excess of the amount selected above must be surrendered as soon as administratively ble.
	Note:	For this purpose the face amount of insurance is limited to that which can be purchased for less than 66 2/3 percent (if whole life) or 33 1/3 percent (if term or universal life) of the theoretical contribution generated when determining the Theoretical Individual Level Premium Reserve.
	Note:	Must coordinate this provision with Part II, Section F.4.
H5.		nsurance Limits - Life insurance to be purchased on each Participant's life (Select all applicable.) ect to Reg 1.401(a)(4)-4 Nondiscrimination Availability of Benefits, Rights and Features.)
	_	shall not exceed \$ in total face amount (Cannot exceed amount in H4) shall not be purchased
		 b.1. after the Participant has attained age b.2. within years of Normal Retirement Age b.3. after the Participant has attained Normal Retirement Age
	П с.	shall be purchased, provided

	c.1. the Participant has attained age					
	c.2. the Participant has Years of Service					
	c.3. the Participant has Years of Service as a Participant					
	c.4. the initial amount is at least \$c.5. the additional amount is at least \$					
	C.S. the additional amount is at least ψ					
	d. shall be purchased in multiples of \$					
	e. shall not recognize benefit increases/decreases of less than \$ unless the					
	increase/decrease has been in effect for years					
	☐ f. shall be surrendered at Normal Retirement Age, if the Participant postpones retirement ☐ g. shall not be purchased on behalf of a Participant whose accrual is solely attributable to a minimum					
	benefit under a Top-Heavy plan					
	h. shall be purchased for a Participant uninsurable at the standard rates, for up to% over					
	the standard rates					
110	Markinia Diagram Dandaian. The Foreign which resistains a well-field different which since I was fired					
H6.	<u>Multiple Plans Provision</u> - The Employer which maintains a qualified defined contribution plan, a welfare benefit fund (as defined in Code section 419(e)) under which amounts attributable to post-retirement					
	medical benefits are held in separate accounts for Key Employees (as defined in Code section					
	419A(d)(3)), an individual medical account (as defined in Code section 415(l)(2)), or a simplified employee pension (as defined in Code section 408(k)), in which any Participant in the Plan is, was, or could become					
	a Participant adds the following optional provisions which it deems necessary to satisfy section 416 of the					
	Code because of the required aggregation of multiple plans: (May select e. and one other option.)					
	 □ a. Not applicable - No other plan or other plan terminated prior to the Effective Date of this Adoption Agreement. 					
 b. A minimum contribution allocation of 5% of each non-key Participant's total Compensation shall provided in a defined contribution plan of the Employer. 						
	c. A minimum benefit of the lesser of 2% times years of service or 20% of each non-key Participant's Average Compensation shall be provided in a defined benefit plan of the Employer.					
	d. A minimum benefit of the lesser of 2% times years of service or 20% of each non-key Participant's					
	Average Compensation shall be provided in a defined benefit plan of the Employer but offset by the amount contributed on such Participant's behalf under any defined contribution plan of the					
	Employer.					
	e. Members of a collective bargaining group shall not receive Top-Heavy minimum allocation.					
	f. Other - Specify:					
	NOTE: When selecting "f. Other" the method selected must preclude Employer discretion (method used must be definitely determinable and clearly stated). When selecting b. or d. should be					
	coordinated with any existing defined contribution plan.					
H7.	Multiple Defined Benefit Plans - If a Participant is or has ever been covered under another qualified					
	defined benefit plan maintained by the Employer, the method used to comply with Code section 415(b) is:					
	☐ a. Not applicable.					
	b. The rate of accrual provided in this Plan will be decreased so that the total annual benefits payable					
	at any time under such plans will not exceed the Maximum Permissible Amount. □ c. Other - Specify:					

NOTE: Specify the method under which the plans will limit total benefit accruals to the Maximum Permissible Amount and will properly reduce any excess amounts in a manner that precludes Employer discretion.

H8.	<u>Trustee Authority</u> - Subject to Section 2.2 of the Trust, if the Employer has appoint more individuals to act as Trustee of the Plan, the Plan may be bound by a majority	
	unless the Employer elects otherwise.	
	□ a. Not Applicable (See Attached Non-DATAIR Trust)	
	□ b. Act by the Majority.	
	c. The act of any (insert number) of individuals acting in the capacity of the	Trustee.
	_	T. T.

The name, address and telephone number of the Plan Sponsor is:

DATAIR Employee Benefit Systems, Inc. 735 N. Cass Avenue Westmont, IL 60559-1100 (630) 325-2600

This plan must be registered with the Plan Sponsor within 60 days of adoption of this document, and the Document Serial Number assigned by the Plan Sponsor shall be affixed to this signature page. The adopting Employer must notify the Plan Sponsor through the document provider if the plan is terminated, merged, or of any changes in the name, address, or EIN of the adopting employer at least annually, and within 30 days of any request of the Plan Sponsor.

Unregistered use of this document will result in the plan no longer participating in this Master/Prototype Plan, and the document will be considered an individually designed plan, without reliance on the opinion letter of the Plan Sponsor, which could result in the disqualification of the plan.

If the Employer's Plan fails to attain or retain qualification, such Plan will no longer participate in this Master/Prototype Plan and will be considered an individually designed plan.

The Plan Sponsor will inform the Employer of any amendments made to the Plan or of the discontinuance or abandonment of the Plan.

The adopting Employer may rely on an opinion letter issued by the Internal Revenue Service as evidence that the Plan is qualified under Code section 401 except to the extent provided in Revenue Procedure 2005-16.

An employer may not rely on an opinion letter with respect to the requirements of Code section 401(a)(26) that apply to prior benefit structures. An employer who has ever maintained or who later adopts any plan, in addition to this Plan, which is qualified or determined to be qualified covering some of the same participants as this plan may not rely on the opinion letter issued by the Internal Revenue Service with respect to the requirements of Code sections 415 or 416. If the employer wishes to obtain reliance with respect to the requirements of Code section 401(a)(26) that apply to prior benefit structures, or if the Employer who adopts or maintains multiple plans wishes to obtain reliance with respect to the requirements of Code sections 415 and 416, application for a determination letter must be made to Employee Plans Determinations of the Internal Revenue Service.

The Employer may not rely on the opinion letter in certain other circumstances or with respect to certain qualification requirements that are specified in the opinion letter issued with respect to the Plan and in Revenue Procedure 2005-16.

In order to have reliance in such circumstances or with respect to such qualification requirements, application for a determination letter must be made to Employee Plans Determinations of the Internal Revenue Service.

If the adopting Employer terminates its relationship with the document provider its Plan will no longer be considered a prototype sponsored by the Plan Sponsor.

This Adoption Agreement may be used only in conjunction with Basic Plan Document # (the DATAIR Mass-Submitter Defined Benefit Plan) Revised .

The Employer hereby adopts the Plan a	s evidenced by the foregoing Adoption Agreement on this	day
Employer:	Trustee:	

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