City of Pensacola 457 Deferred Compensation Plan Amendment for HEART AND WRERA

ARTICLE I PREAMBLE

- 1.1 **Effective date of Amendment.** The Employer adopts this Amendment to the Plan to reflect recent law changes. This Amendment is effective as indicated below for the respective provisions.
- 1.2 **Superseding of inconsistent provisions.** This Amendment supersedes the provisions of the Plan to the extent those provisions are inconsistent with the provisions of this Amendment.
- 1.3 **Employer's election.** The Employer adopts all the default provisions of this Amendment except as otherwise elected in Article II.
- 1.4 **Construction.** Except as otherwise provided in this amendment, any reference to "Section" in this Amendment refers only to sections within this Amendment, and is not reference to the Plan. The Article and Section numbering in this Amendment is solely for purposes of this Amendment, and does not relate to any Plan article, section or other numbering designations.
- 1.5 **Effect of restatement of Plan.** If the Employer restates the Plan, then this Amendment shall remain in effect after such restatement unless the provision in this Amendment are restated or otherwise become obsolete (e.g., if the Plan is restated onto a plan document which incorporates these HEART and WRERA provisions).

ARTICLE II EMPLOYER ELECTIONS

The Employer only needs to complete the questions in Sections 2.2 through 2.3 below in order to override the default provisions set forth below.

- 2.1 **Default Provisions.** Unless the Employer elects otherwise in this Article, the following defaults will apply:
 - a. Continued benefit accruals pursuant to the Heroes Earnings Assistance and Relief Tax Act of 2008 (HEART Act) are not provided.
 - b. Differential wage payments are treated as Compensation for all Plan benefit purposes.
 - c. The Plan permits distributions pursuant to the HEART Act on account of "deemed" severance of employment.
 - d. Requirement minimum Distributions (RMDs) for 2009 were continued unless a Participant or Beneficiary elected otherwise.

2.2 HEART ACT provisions (Article III).

] The 1. 2.	benefit accruals. Amendment Section 3.2 will not apply unless elected below: e provisions of Amendment Section 3.2 apply effective as of: (select one) [] the first day of the 2007 Plan Year [] (may not be earlier than the first day of the 2007 Plan Year). However, the provisions no longer apply effective as of: (select if applicable) []
trea pur b.	ated, for poses []	ial pay. Differential wage payments (as described in Amendment Section 3.3) will be or Plan Years beginning after December 31, 2008, as compensation for all Plan benefit unless b. is elected below: In lieu of the above default provision, the employer elects the following (select all that apply; these selections do not affect the operation of Amendment Section 3.3(ii)): 1. [] the inclusion is effective for Plan Years beginning after (May not be earlier than December 31, 2008). 2. [] the inclusion only applies to Compensation for purposes of Elective Deferrals.
Am c.	nendme	ions for deemed severance of employment. The Plan permits distributions pursuant to ent Section 3.4 unless otherwise elected below: The Plan does not permit such distributions. The Plan permits such distributions effective as of(may not be earlier than January 1, 2007).
	ntinued []	(RMD waivers for 2009). The provisions of Amendment Section 4.2 apply (RMDs unless otherwise elected by a Participant or Beneficiary) unless otherwise elected below: The provisions of Amendment Section 4.1 apply (RMDs were suspended unless a Participant or Beneficiary elected otherwise). RMDs continued in accordance with the terms of the Plan without regard to this Amendment (i.e., no election available to Participants or Beneficiaries). Other: If the Participant's Account was invested with Nationwide then Section 4.1 shall apply. If the Participant's Account was invested with T. Rowe Price then Section 4.2 shall apply.
dist dist	tributic tributic []	ses of Amendment Section 4.3, the Plan will also treat the following as eligible rollover ons in 2009: (If no election is made, then the direct rollover will be offered only for ons that would be eligible rollover distributions without regard to Code §401(a)(9)(H)): 2009 RMDs and Extended 2009 RMDs (both as defined in Article IV of this Amendment). 2009 RMDs (as defined in Article IV of this Amendment) but only if paid with an additional amount that is an eligible rollover distribution without regard to Code §401(a)(9)(H).

ARTICLE III HEART ACT PROVISIONS

3.1 **Death benefits.** In the case of a death occurring on or after January 1, 2007, if a Participant dies while performing qualified military service (as defined in Code §401(u)), the Participant's Beneficiary is entitled to any additional benefits (other than benefit accruals relating to the period of qualified military service) provided under the Plan as if the Participant had resumed employment and then terminated employment on account of death. Moreover, the Plan will credit the Participant's

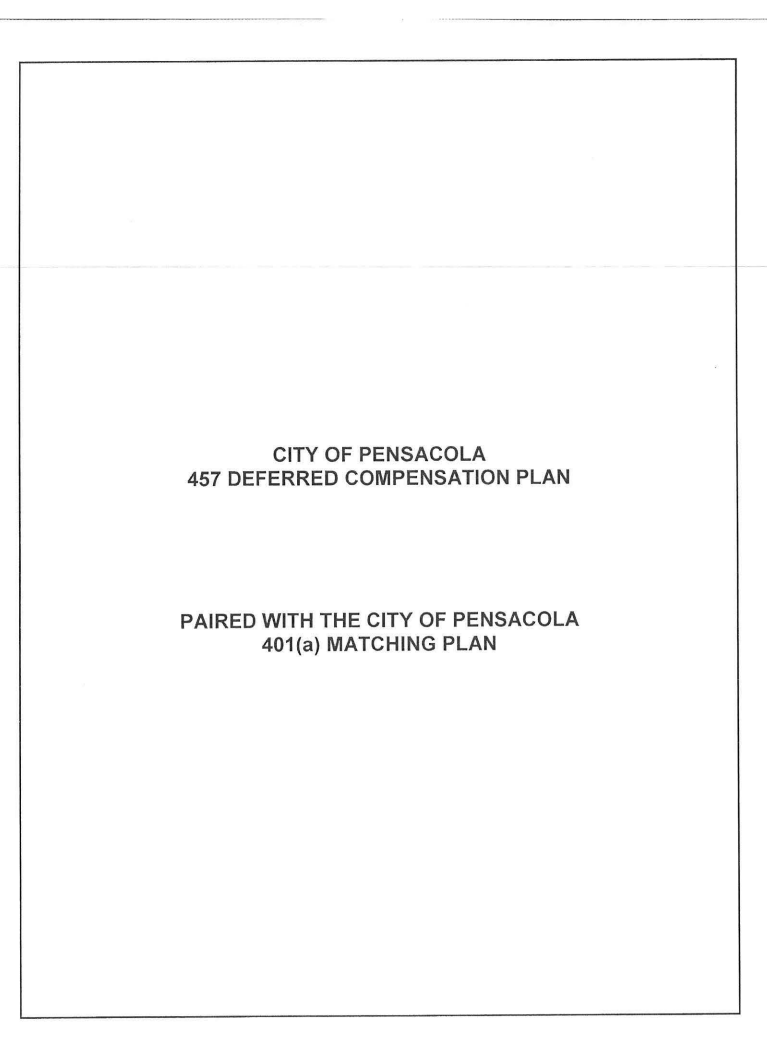
- qualified military service as service for vesting purposes, as though the Participant had resumed employment under USERRA immediately prior to the Participant's death.
- 3.2 **Benefit accrual.** If the Employer elects in Amendment Section 2.2 to apply this Section 3.2, then effective as of the date specified in Amendment Section 2.2, for benefit accrual purposes, the Plan treats and individual who dies or becomes disabled (as defined under the terms of the Plan) while performing qualified military service with respect to the Employer as if the individual had resumed employment in accordance with the individual's reemployment rights under USERRA, on the day preceding death or disability (as the case may be) and terminated employment on the actual date of death or disability.
 - a. Determination of benefits. The Plan will determine the amount of employee contributions and the amount of elective deferrals of an individual treated as reemployed under this Section 3.2 for purposes of applying paragraph Code §414(u)(8)(C) on the basis of the individual's average actual employee contributions or elective deferrals for the lesser of: (i) the 12-month period of service with the Employer immediately prior to the qualified military service; or (ii) the actual length of continuous service with the Employer.
- 3.3 Differential wage payments. For years beginning after December 31, 2008: (i) an individual receiving a differential wage payment, as defined by Code §3401(h)(2), is treated as an employee of the employer making the payment; (ii) the differential wage payment is treated as compensation for purposes of Code §415(c)(3) and Treas. Reg. §1.1415(c)-2 (e.g. for purposes of Code §415, including the definition of post-severance compensation for deferral purposes under Treas. Reg. §1.457-4(d)(1)); and (iii) the Plan is not treated as failing to meet the requirements of any provision described in Code §414(u)(1)(C) (or corresponding plan provisions) by reason of any contribution or benefit which is based on the differential wage payment. Differential wage payments (as described herein) will also be considered compensation for all Plan purposes unless otherwise elected at Amendment 2.2.
 - Section 3.3(iii) above only if all employees of the Employer performing service in the uniformed services described in Code §3401(h)(2)(A) are entitled to receive differential wage payments (as defined in Code §3401(h)(2)) on reasonably equivalent terms and, if eligible to participate in a retirement plan maintained by the Employer, to make contributions based on the payments on reasonably equivalent terms (taking into account Code §§410(b)(3), (4), and (5)).
- 3.4 **Deemed Severance.** Notwithstanding Section 3.3(i), if a Participant performs service in the uniformed services (as defined in Code §414(u)(12)(B)) on active duty for a period of more than 30 days, the Participant will be deemed to have a severance from employment solely for purposes of eligibility for distribution of amounts not subject to Code §412. However, the Plan will not distribute such a Participant's account on account of this deemed severance unless the Participant specifically elects to receive a benefit distribution hereunder. If a Participant elects to receive a distribution on account of this deemed severance, then the individual may not make an elective deferral or employee contribution during the 6-month period beginning on the date of the distribution. If a Participant would be entitled to a distribution on account of a deemed severance, and a distribution on account of another Plan provision (such as a qualified reservist distribution), then the other Plan provision will control and the 6-month suspension will not apply.

ARTICLE IV WAIVER OF 2009 REQUIRED DISTRIBUTIONS

- 4.1 Suspension of RMDs unless otherwise elected by Participant. This paragraph does not apply if the Employer elected Amendment Section 2.3a, b, or c. Notwithstanding the provisions of the Plan relating to required minimum distributions under Code §401(a)(9), a Participant or Beneficiary who would have been required to receive required minimum distributions for 2009 but for the enactment of Code §401(a)(9)(H) ("2009 RMDs"), and who would have satisfied that requirement by receiving distributions that are (1) equal to the 2009 RMDs or (2) one or more payments in a series of substantially equal distributions (that include the 2009 RMDs) made at least annually and expected to last for the life (or life expectancy) of the Participant, the joint lives (or joint life expectancy) of the Participant and the Participant's designated Beneficiary, or for a period of at least 10 years ("Extended 2009 RMDs"), will not receive those distributions for 2009 unless the Participant or Beneficiary chooses to receive such distributions. Participants and Beneficiaries described in the preceding sentence will not be given the opportunity to elect to receive the distributions described in the preceding sentence.
- 4.2 Continuation of RMDs unless otherwise elected by Participant. This paragraph applies if Amendment Section 2.3a is selected. Notwithstanding the provisions of the Plan relating to required minimum distributions under Code §401(a)(9), a Participant or Beneficiary who would have been required to receive required minimum distributions for 2009 but for the enactment of Code §401(a)(9)(H) ("2009 RMDs"), and who would have satisfied that requirement by receiving distributions that are (1) equal to the 2009 RMDs or (2) one or more payments in a series of substantially equal distributions (that include the 2009 RMDs) made at least annually and expected to last for the life (or life expectancy) of the Participant, the joint lives (or joint life expectancy) of the Participant and the Participant's designated Beneficiary, or for a period of at least 10 years ("Extended 2009 RMDs"), will not receive those distributions for 2009 unless the Participant or Beneficiary chooses to receive such distributions. Participants and Beneficiaries described in the preceding sentence will be given the opportunity to elect to stop receiving the distributions described in the preceding sentence.
- 4.3 **Direct Rollovers.** Notwithstanding the provisions of the Plan relating to required minimum distributions under Code §401(a)(9), and solely for purposes of applying the direct rollover provisions of the Plan, certain additional distributions in 2009, as elected by the Employer in Amendment Section 2.3, will be treated as eligible rollover distributions. If no election is made by the Employer in Amendment Section 2.3, then a direct rollover will be offered only for distributions that would be eligible rollover distributions without regard to Code §401(a)(9)(H).

This Amendment has been executed this 24th day of February, 2016.

Richard Barker, Jr., Chief Financial Officer



GRAYROBINSON, P.A. GOVERNMENTAL 457(b) PLAN ADOPTION AGREEMENT

SECTION 1 EMPLOYER INFORMATION

1-1	EMPLOYER INFORMATION: Name: City of Pensacola			
	222 West Main Street Pensacola, Florida 32502			
	Telephone: (850) 435-1831	Fax: (850) 435-1700		
1-2	EMPLOYER IDENTIFICATION NUMBER (EIN): 59	<u>2-6000406</u>		
1-3	TYPE OF EMPLOYER (optional): □ (a) State			
	☑ (b) Political Subdivision of a State: (Describe) Munici			
	☐ (d) Other governmental entity: (Describe)			
1-4	EMPLOYER'S TAX YEAR END: The Employer's tax			
1-5	RELATED EMPLOYERS: (optional) List any Related Employers. A Related Employer must complete a Participating Employer Adoption Page for Employees of that Related Employer to participate in this Plan.			
	<u> </u>			
		CTION 2 FORMATION		
2-1	PLAN NAME: City of Pensacola Deferred Compensation	Plan		
2-2	TYPE OF CONTRIBUTIONS: (Check all that apply.)			
	☐ (a) Salary Deferral Contributions			
	\square (b) Employer Matching Contributions			
	☐ (c) Employer Contributions			
2-3	PLAN YEAR:			
	(a) Calendar year	and and		
	☑ (b) The 12-consecutive month period ending on Sep	tember 30" each year.		
	□ (c) Other:			

SECTION 3 ELIGIBLE EMPLOYEES

excluded from participation under					n to the Employees identified in Section 2.02 of the Plan, the following Employees are an with respect to the contribution source(s) identified in this AA §3-1. (See Sections rding the effect on Plan participation if an Employee changes between an eligible and		
	Deferral	Match	ER				
			. 🗆	(a)	No exclusions.		
				(b)			
				(c)			
				(d)	U.S. source income. Employees who normally work less than (not more than 20) hours a week. (See Section 2.02(b)(5) of the Plan.)		
☐ ☐ ☐ (e) Employees eligible for a 401(k), a 403(b) plan or and Employer (see Section 2.02(b)(6) of the Plan)			Employees eligible for a 401(k), a 403(b) plan or another 457(b) plan sponsored by the				
	Ø						
3-2	3-2 INDEPENDENT CONTRACTORS: Independent Contractors of the Employer are excluded from participation in the Plan, unless the Employer specifically elects otherwise below. If the Employer so elects, the term Employee as used in the Plan sha include the eligible Independent Contractors. Select the types of contributions for which Independent Contractors are eligible.				otherwise below. If the Employer so elects, the term Employee as used in the Plan shall		
	Deferral	Match	ER				
					(a) Independent Contractors may participate in the Plan.		
					(b) Describe any special rules applicable to Independent Contractors:		
E-Eyen	Telepognesias di	Application of the		Turniya 18	SECTION		
			N	MINIM	SECTION 4 IUM AGE AND SERVICE REQUIREMENTS		
4-1	satisfies the	e minimum	UIREMEN age and ser d in AA §4-	vice co	MINIMUM AGE AND SERVICE: An Eligible Employee (as defined in AA §3-1) who onditions under this AA §4-1 will be eligible to participate under the Plan as of his/her w).		
		vice Requ he Plan.	irement. Ar	n Eligib	ole Employee must complete the following minimum service requirements to participate		
	Def	ferral N	1atch	ER			
		\square			(1) There is no minimum service requirement for participation in the Plan.		
					(2) One Year of Service (as defined in Section 2.03(a) of the Plan and AA §4-3).		
					(3) The completion of consecutive full calendar months of employment during which the Employee is credited with at least Hours of Service or the completion of a Year of Service. [If no minimum Hours of Service are required, insert one (1) in the second blank line.]		
					(4) The completion of Hours of Service during an Eligibility Computation Period. [If this (4) is chosen, an Employee satisfies the service requirement immediately upon completion of the designated Hours of Service.]		

	Deferral	Match	ER	
				(5) Two (2) Years of Service.
				(6) Describe eligibility conditions:
				2
				An Eligible Employee (as defined in AA §3-1) must have attained the following age with ree(s) identified in this AA §4-1(b).
	Deferral	Match	ER	
	\square			(1) There is no minimum age for Plan eligibility.
				(2) Age 21.
				(3) Age 18.
				(4) Other:
comple	te one of (g) – (j) for the		r this AA $\S4-2$. [Note: If any of (b) – (f) is completed for a contribution source, also contribution source.]
Deferra				
\square			(a)	Immediate. The date the minimum age and service requirements are satisfied (or date of hire, if no minimum age and service requirements apply).
			(b)	Semi-annual. The first day of the 1st and 7th month of the Plan Year.
			(c)	Quarterly. The first day of the 1st, 4th, 7th and 10th month of the Plan Year.
			(d)	Monthly. The first day of each calendar month.
			(e)	Payroll period. The first day of the payroll period.
			(f)	The first day of the Plan Year.
An Eligible Employee's Entry Date (as defined above) is de service requirements in AA §4-1. For this purpose, an Empl			is defined above) is determined based on when the Employee satisfies the minimum age and this purpose, an Employee's Entry Date is the Entry Date:	
Deferra	al Matel	n ER		
			(g)	next following satisfaction of the minimum age and service requirements.
			(h)	coinciding with or next following satisfaction of the minimum age and service requirements.
			(i)	nearest the satisfaction of the minimum age and service requirements.
П	П	П	(i)	preceding the satisfaction of the minimum age and service requirements

- 4-3 **DEFAULT ELIGIBILITY RULES.** In applying the minimum age and service requirements under AA §4-1 above, the following default rules apply with respect to all contribution sources under the Plan:
 - Year of Service. An Employee earns a Year of Service for eligibility purposes upon completing 1,000 Hours of Service
 during an Eligibility Computation Period. Hours of Service are calculated based on actual hours worked during the
 Eligibility Computation Period. (See Section 1.60 of the Plan for the definition of Hours of Service.)
 - Eligibility Computation Period. If one Year of Service is required for eligibility, the Plan will determine subsequent Eligibility Computation Periods on the basis of Plan Years (see Section 2.03(a)(2)(i) of the Plan). If more than one Year of Service is required for eligibility, the Plan will determine subsequent Eligibility Computation Periods on the basis of Anniversary Years (see Section 2.03(a)(2)(ii) of the Plan).

To override the default eligibility rules, complete the applicable sections of this AA §4-3. If this AA §4-3 is not completed for a particular contribution source, the default eligibility rules apply.

Deferral	Match	ER						
			(a)	ear of Service. Instead of 1,000 Hours of Service, an Employee earns a Year of Service upon the empletion of Hours of Service during an Eligibility Computation Period.				
			(b)	igibility Computation Period (ECP). The Plan will use Anniversary Years, unless more than one car of Service is required under AA §4-1(a), in which case the Plan will shift to Plan Years.				
			(c)	lapsed Time method. [Check the same contribution source as checked in AA §4-1(a)(6) above.] igibility service will be determined under the Elapsed Time method. An Eligible Employee (as effined in AA §3-1) must complete a period of service to participate in the Plan. (See ection 2.03(a)(5) of the Plan.)				
			(d)	Equivalency Method. For purposes of determining an Employee's Hours of Service for eligibility, the relative the Equivalency Method (as defined in Section 2.03(a)(4) of the Plan). The Equivalency Method will apply to:				
				☐ (1) All Employees.				
				☐ (2) Employees who are not paid on an hourly basis. For Employees for whom the Employer maintains hourly records, eligibility will be determined based on actual hours worked.				
				If this (d) is checked, Hours of Service for eligibility will be determined under the following Equivalency Method.				
				☐ (3) Monthly. 190 Hours of Service for each month worked.				
				☐ (4) Daily. 10 Hours of Service for each day worked.				
				☐ (5) Weekly. 45 Hours of Service for each week worked.				
				☐ (6) Semi-monthly. 95 Hours of Service for each semi-monthly period worked.				
			(e)	Special eligibility provisions. The following special eligibility provisions apply:				

	to the Eff To allow	ective Date. Employees l	nired on a		try Date, taking into account all service with the Employer, including service earned prior ed date to enter the Plan without regard to the minimum age and/or service conditions,	
	complete	this AA §4-	4.			
	Deferral	Match	ER			
				(a)	Automatic Eligibility. An Eligible Employee who is employed by the Employer on the following date will become eligible to enter the Plan without regard to minimum age and/or service conditions:	
					☐ (1) the Effective Date of this Plan (as designated in subsection (a) or (b) of the Employer Signature Page, as applicable)	
				13	☐ (2) the date the Plan is executed by the Employer (as indicated on the Employer Signature Page)	
					□ (3)[insert date]	
				(b)	Describe other effective date provisions:	
1-5	SERVICE WITH PREDECESSOR EMPLOYER. Service with the following Predecessor Employers will be counted for purposes of determining eligibility, vesting and allocation conditions under this Plan, unless designated otherwise under (b) below. (a) Identify Predecessor Employer(s):					
	□ (b)	DELLA VOICE TO CO			pply with respect to service with a Predecessor Employer:	
		THE TOHOW!	ing special		SECTION 5	
					COMPENSATION DEFINITIONS	
5-1	TOTAL the Plan f	COMPENS for a specific	ATION. 7	Fotal Control	ompensation is based on the definition set forth under this AA §5-1. See Section 1.51 of various types of Total Compensation.	
	□ (a)	W-2 Wages				
	☑ (b)	Code §415	Compensa	tion.		
	□ (c)	Wages unde	er Code §3	401(a).		
	[For purp	poses of dete	rmining T	otal Co	mpensation, each definition includes pre-tax contributions to a Code §125 cafeteria plan, §457 plan, and qualified transportation fringes under Code §132(f)(4).]	

	A CONTRACTOR OF THE PARTY OF TH					
_	POST	-SEVER	RANCE	СОМРЕ	NSAT	TION.
	(a)	of the P severan within 2 such da	lan) incluce pay is 2½ month	ides post always e as after se crance fro	-sever exclud everan	compensation from Total Compensation. Total Compensation (as defined in Section 1.51 rance compensation, to the extent provided in Section 1.51(b) of the Plan. For this purpose, ed from the definition of Plan Compensation. Other post-severance compensation paid are from employment with the Employer or the end of the Limitation Year that includes apployment is included in Plan Compensation, unless excluded under this subsection (a). See
		The foll	lowing ar	nounts p	aid aft	er a Participant's severance from employment are excluded from Plan Compensation.
		□(1)				ents. Payment for unused accrued bona fide sick, vacation, or other leave, but only if the e been able to use the leave if employment had continued.
compensation plan, but only if the					lan, b	cion. Payments received by an Employee pursuant to a nonqualified unfunded deferred ut only if the payment would have been paid to the Employee at the same time if the ued in employment and only to the extent that the payment is includible in the Employee's
	(b)	subsect: To cour	ion (b), T nt Total C	otal Con Compensa	npensa ation p	ilitary service and disabled Participants. Unless designated otherwise under this ation does not include continuation payments for military service and disabled Participants. and after severance of employment on account of military service and/or disability, check rethis subsection (b).
		Payments for military service. Total Compensation includes amounts paid to an individual who does not excurrently perform services for the Employer by reason of qualified military service to the extent these particles for the extent the individual would have received if the individual had continued to perform services for the Employer rather than entering qualified military service. See Section 1.51(c)(1) of the Planck of the Employer rather than entering qualified military service.				
		□ (2)	Payme Partici	ents to di pant who	isable is pe	d Participants. Total Compensation shall include post-severance compensation paid to a rmanently and totally disabled, as provided in Section 1.51(c)(2) of the Plan.
	PLAN	COMP	ENSATI	ON. Tot	al Cor	npensation (as defined in AA §5-1 above) with the following exclusions described below.
	Deferi	ral M	atch	ER		
					(a)	No exclusions.
					(b)	Elective Deferrals (as defined in Section 1.41 of the Plan), pre-tax contributions to a cafeteria plan, a Code §403(b) plan or a Code §401(k) Plan, and qualified transportation fringes under Code §132(f)(4) are excluded.
					(c)	All fringe benefits, expense reimbursements, deferred compensation, and welfare benefits are excluded.
					(d)	Compensation above \$ is excluded.

5-2

5-3

(e) Amounts received as a bonus are excluded.

Amounts received after severance from employment are excluded. (See Section 1.51(b) of

(h) Describe adjustments to Plan Compensation: Compensation shall exclude the following:

educational incentive pay, clothing allowance, education benefits, special duty pay, certification pay, field training pay, shift differential pay, non-substantiated business expenses, non-cash benefits such as Employer-provided vehicles or any other city

Overtime payments are excluded.

Plan.)

provided benefit.

abla

5-4	PERIOD FOR DETERMINING COMPENSATION.						
	(a)	Compensation Period. Plan Compensation will be determined on the basis of the following period(s) for the contribution sources identified in this AA §5-4. [If (2), (3) or (4) is checked for any contribution source, any reference to the Plan Year as it refers to Plan Compensation for that contribution source will be deemed to be a reference to the period designated below.]					
		Match	ER	9			
				(1)	The Plan Year.		
				(2)	The calendar year ending in the Plan Year.		
				(3)	The Employer's fiscal tax year ending in the Plan Year.		
				(4)	The 12-month period ending on which ends during the Plan Year.		
	(b)	Compensa a Participa	ation whil nt under t	e a Pai he Plan	rticipant. In determining Plan Compensation, only compensation earned while an individual is with respect to a particular contribution source will be taken into account.		
		To count c an individu	ompensat al is not a	ion for Partic	the entire Plan Year for a particular contribution source, including compensation earned while ipant with respect to such contribution source, check below.		
		Match	ER				
					compensation earned during the Plan Year will be taken into account, including compensation ed while an individual is not a Participant.		
	E-280125			10161247	SPOTION 4		
					SECTION 6 EMPLOYER CONTRIBUTIONS		
5-1	EMPLOYER CONTRIBUTIONS. Is the Employer authorized to make Employer Contributions under the Plan? ☐ Yes ☐ No [If No, skip to Section 6A.]						
5-2	follow Any E	ing Employ	er Contril Intribution	outions author	FORMULAS. For the period designated in AA §6-5 below, the Employer will make the on behalf of Participants who satisfy the allocation conditions designated in AA §6-6 below. rized under this AA §6-2 will be allocated in accordance with the allocation formula selected licable.		
	□ (a)		onary co er Contrib		tion. The Employer will determine in its sole discretion how much, if any, it will make as an		
	□ (b)	Fixed c	ontributio	on.			
		□ (1)		%	of each Participant's Plan Compensation.		
		□ (2)	\$		_ for each Participant.		
	□ (c)	Service	-based co	ntribu	tion. The Employer will make:		
		□ (1)	Discret uniform	ionary dollar	. A discretionary contribution determined as a uniform percentage of Plan Compensation or a amount for each period of service designated below.		
		□ (2)	Fixed p	ercent	age% of Plan Compensation paid for each period of service designated below.		
		□ (3)	Fixed d	ollar. S	for each period of service designated below.		
		The ser	vice-based	l contri	bution selected under this (c) will be based on the following periods of service:		
		□ (4)	Each H	our of S	Service		
		□ (5)	Each we	eek of	employment		
		□ (6)	Describ	e perio	d:		
	wicht 20	0					

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[Note: Any period described in subsection (6) cannot exceed a 12-month period.]

6-3	ALLOCATION FORMULA.										
	☐ (a) Pro rata allocation. The Employer Contribution under AA §6-2 will be allocated as a uniform perced Compensation or as a uniform dollar amount. If a fixed Employer Contribution is selected in AA §6-Contribution will be allocated in accordance with the selections made in AA §6-2(b). If both a discrete Employer Contribution is selected in AA §6-2, this subsection (a) may be selected for both contribution.							in AA §6-2(b), the Employ th a discretionary and fixed			
	□ (b)	Permitted Disparity Method. The allocation for each Eligible Participant is determined under the Permitted Disparity formula.									
		Excess Compensation under the Permitted Disparity Method is the amount of Included Compensation that exceeds: [If this selection is not checked, Excess Compensation under the Permitted Disparity Method is the amount of Included Compensation that exceeds the Taxable Wage Base.]									
		□ (1)	% (may no	ot exceed 100%) of th	ne Taxal	ole Wage Base.					
		□ (i)	The amo	unt determined under	(a) is n	ot rounded.					
		□ (ii	The amo	unt determined under	(a) is re	ounded (but not	above the Tax	xable Wage Base) to the ne	xt		
			□ (A)	\$1.) (B)	\$100.	□ (C)	\$1,000.			
		□ (2)				_ (may not exce	ed the Taxabl	e Wage Base).			
	□ (c)			la. The service-based s made in AA §6-2(c)		yer Contributio	n selected in A	AA §6-2(c) will be allocated	d		
	□ (d)	Describe other allo	cation meth	od:					_		
6-4	SPECIAL RULES. No special rules apply with respect to Employer Contributions under the Plan, except to the extent designated under this AA §6-4.										
	* *	allocated under this AA §6, the Employer Contribution will be based on Plan Compensation earned during the Plan Year.									
		Alternatively, the Employer may elect to base the Employer Contributions on Plan Compensation earned during the following period:									
		□ (1) Plan Year qu	iarter.		(2)	calendar montl	n.				
		☐ (3) payroll perio	od.		J (4)	Other:		SEMBER SERVICE OF THE	_		
		[Note: Although Employer Contributions are determined on the basis of Plan Compensation earned during the period designated under this subsection (a), this does not require the Employer to actually make contributions or allocate contributions on the basis of such period.									
	□(b)	Special rules. The f	ollowing spe	cial provisions apply	with re	spect to Employ	er Contribution	ons:	_		
6-5		ALLOCATION CONDITIONS. A Participant who has otherwise satisfied all conditions to receive an Employer Contributions statisfy any allocation conditions designated under this AA §6-5 to receive an allocation of Employer Contributions under the Plan.									
	□ (a)	No allocation cond	itions apply	with respect to Emplo	oyer Co	ntributions unde	er the Plan.				
	□ (b)	Employment cond	ition. An Em	ployee must be emple	oyed wi	th the Employe	r on the last da	ay of the Plan Year.			
	□ (c)	Minimum service	condition. A	n Employee must be	credited	with at least:					
		AND THE RESERVE OF THE PARTY OF		e during the Plan Yea							
		□ (2) cor	secutive day	s of employment with	h the En	nployer during	the Plan Year.				

	□ (e)	Exception (1) (1) (2) (3) (4)	dies during the Plan Year. terminates employment as a result of a Disability. terminates employment after attainment of Normal Retirement Age in the current Plan Year or any prior Plan Year. terminates employment after attainment of Early Retirement Age in the current Plan Year or any prior Plan				
p. vector	elice von co	725, SASSERIES	Year.				
			SECTION 6A SALARY DEFERRALS				
6A-1	SALAR	Y DEFER	RRALS. Are Employees permitted to make Salary Deferrals under the Plan?				
	☑ (a)	Yes. Thi	s is a Salary Deferral only Plan. The Employer will make no other contributions to the Plan.				
	□ (b)	Yes. Thi	s Plan permits Salary Deferrals and other Employer Contributions.				
	□ (c)	No. [If	"No" is checked, skip to Section 6B.]				
6A-2			IIT ON SALARY DEFERRALS. A Participant may defer an amount up to the Elective Deferral Dollar s 5.02 and 5.03 of the Plan.				
6A-3			ERRAL RATE. A Participant who elects to participate in the Plan must agree to defer a minimum of one (1) impensation per pay period.				
6A-4			-UP CONTRIBUTIONS. The following provisions apply with respect to Age 50 Catch-Up Contributions (as 3.03(d) of the Plan).				
	☑ (a)	Age 50 (Catch-Up Contributions are permitted under the Plan.				
		\Box (1)	Age 50 Catch-Up Contributions are eligible for any Matching Contributions under the Plan.				
		□ (2)	Age 50 Catch-Up Contributions are not eligible for any Matching Contributions under the Plan (other than Safe Harbor Matching Contributions).				
	□ (b)	Age 50 (Catch-Up Contributions are not permitted under the Plan.				
6A-5			ATCH-UP CONTRIBUTIONS. The following provisions apply with respect to Special 457 Catch-Up defined in Section 3.03(e) of the Plan).				
	☑ (a)	Special 4	45 Catch-Up Contributions are permitted under the Plan.				
		\Box (1)	Special 457 Catch-Up Contributions are eligible for any Matching Contributions under the Plan.				
		□ (2)	Special 457 Catch-Up Contributions are not eligible for any Matching Contributions under the Plan (other than Safe Harbor Matching Contributions).				
	□ (b)	Special 4	457 Catch-Up Contributions are not permitted under the Plan.				
6A-6	CHANGE OR REVOCATION OF DEFERRAL ELECTION: In addition to the Participant's Entry Date under the Plan, a Participant may increase or decrease their Deferral Election only by proper application to the Plan Administrator. The change shall take effect as soon as administratively practical but not earlier than the first pay period of the month following receipt and approval of the application by the Plan Administrator. However, such change must meet the requirements of Section 6A-3. A Participant may revoke their Deferral Election at any time. However, such Participant will not be allowed to start participation in the Plan again at any time in the future.						
6A-7	AUTOM	IATIC D	EFERRAL ELECTION. No automatic deferral election applies under Section 3.03(c) of the Plan.				
	To provi	de for an	automatic deferral election, complete this AA §6A-8.				
	□ (a)	AA §4), Compen Agreeme	tic deferral election. Upon becoming eligible to make Salary Deferrals under the Plan (pursuant to AA §3 and an Eligible Participant will be deemed to have entered into a Salary Deferral Election with a% of Total sation deferral election for each payroll period, unless the Participant makes a contrary Salary Reduction ent. Unless designated otherwise by the Participant, any Salary Deferrals made pursuant to an automatic election will be treated as Pre-Tax Salary Deferrals.				

	□ (b)	Automatic increase. If elected under this subsection (b), the automatic deferral amount set forth in subsection (a) will increase each Plan Year by the following percentage:
		(1)% of Total Compensation
		ut not in excess of
		(2)% of Total Compensation
	□ (c)	application of automatic deferral provisions. This automatic deferral election will apply to:
		all Participants who have not entered into a Salary Reduction Agreement (including an election not to defer under the Plan).
		all Participants who have not entered into a Salary Reduction Agreement as ofthat is at least equal to the automatic deferral amount under subsection (a).
		only Employees who become Participants on or after and who do not enter into a contrary Salary Reduction Agreement (including an election not to defer under the Plan).
6A-8	make Sa Signature the Empl	DEFERRAL EFFECTIVE DATES. Unless designated otherwise under this AA §6A-9, a Participant is eligible to y Deferrals under the Plan as of the Effective Date of the Plan (as designated in subsection (a) or (b) of the Employer age, as applicable). However, in no case may a Participant begin making Salary Deferrals prior to the later of the date tree becomes a Participant, the date the Participant executes a Salary Reduction Agreement or the date the Plan is effective. (See Section 3.03(a) of the Plan.)
	□ (a)	alary Deferrals. A Participant is eligible to make Salary Deferrals under the Plan as of:
		(1) the date the Plan is executed by the Employer (as indicated on the Employer Signature Page).
		(insert date).
	□ (b)	utomatic deferral provisions. The automatic deferral provisions under AA §6A-8 are effective as of [If this (c) is not checked and the Plan applies an automatic deferral election under
		. Ly this (c) is not checked and the Flan applies an automatic deferral election white $A \$
6A - 10	indicated agree to Deferral practical Adminis	RULES APPLICABLE TO SALARY DEFERRAL. The following special rules apply to Salary Deferrals: As a AA § 6A-3 and AA §6A-6 above the following shall apply: A Participant who elects to participate in the Plan must fer a minimum of one (1) percent of Plan Compensation per pay period. A Participant may increase or decrease their ection only by proper application to the Plan Administrator. The change shall take effect as soon as administratively at not earlier than the first pay period of the month following receipt and approval of the application by the Plan tor. A Participant may revoke their Deferral Election at any time. However, such Participant will not be allowed to pation in the Plan again at any time in the future.
		SECTION 6B
		MATCHING CONTRIBUTIONS
6B-1		NG CONTRIBUTIONS. Is the Employer authorized to make Matching Contributions under the Plan?
	□ Yes	
	☑ No.	Check this box if there are no Matching Contributions. If "No" is checked, skip to Section 6C.]
6B-2	MATCH followin	NG CONTRIBUTION FORMULAS: For the period designated in AA §6B-5 below, the Employer will make the Matching Contribution on behalf of Participants who satisfy the allocation conditions under AA §6B-7 below.
	□ (a)	Discretionary match. The Employer will determine in its sole discretion how much, if any, it will make as a Matching Contribution. Such amount can be determined either as a uniform percentage of deferrals or as a flat dollar amount for ach Participant.
	□ (b)	Tixed match. The Employer will make a Matching Contribution for each Participant equal to: ☐ (1)% of Salary Deferrals made for each period designated in AA §6B-5 below. ☐ (2) \$ for each period designated in AA §6B-5 below.
A (1	:_1., 2000	(2) 4 for each period designated in Aut your-9 octors.
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	☐ (c) Tiered match. The Employer will make a Matching Contribution to all Participants based on the following tiers of Salary Deferrals.					
		Salary Deferrals (% of Plan Compensation or dollar amount)	Match %			
		(1) Salary Deferrals up to first% or \$	%			
		☐ (2) Salary Deferrals up to% or \$	%			
		☐ (3) Salary Deferrals up to% or \$	%			
		(4) Salary Deferrals up to% or \$	%			
		[Note: All tiers must be based on percentages or dollar amounts (but not both)]				
	□ (d)	Discretionary tiered match. The Employer will make a discretionary Matching Cont on the following tiers of Salary Deferrals. The Employer may determine the amount of made with respect to each tier of Salary Deferrals.	ribution to all Participants based f Matching Contribution to be			
		Salary Deferrals (% of Plan Compensation or dollar amount)				
		(1) Salary Deferrals up to first% or \$				
		(2) Salary Deferrals up to% or \$				
		☐ (3) Salary Deferrals up to% or \$				
		(4) Salary Deferrals up to% or \$				
		[Note: All tiers must be based on percentages or dollar amounts (but not both).]				
	□ (e)	Year of Service match. The Employer will make a Matching Contribution as a unifort to all Participants based on Years of Service with the Employer.	rm percentage of Salary Deferrals			
		Years of Service Matching Perc	entage			
		☐ (1) Up to Years of Service	%			
		(2)	%			
		(3) Up toYears of Service	%			
			%			
		For this purpose, a Year of Service is each Plan Year during which an Employee com Service. Alternatively, a Year of Service is:				
6B-3		S ON MATCHING CONTRIBUTIONS. In applying the Matching Contribution form the following limits apply.	ula(s) selected under AA §6B-2			
	□ (a)	No limits apply. All Salary Deferrals are eligible for Matching Contributions.				
	□ (b)	Limit on Salary Deferrals. The Matching Contribution formula(s) selected in AA §6 Deferrals that do not exceed:	5B-2 above apply only to Salary			
		(1)% of Plan Compensation.				
		□ (2) \$				
		\square (3) A discretionary amount determined by the Employer.				
	□ (c)	Limit on Matching Contributions. The total Matching Contribution provided under §6B-2 above will not exceed:	the formula(s) selected in AA			
		(1)% of Plan Compensation.				
		□ (2) \$				
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6B-4	86B-2 a	bove (incl different p	uding any limitations	on such amounts un	der AA §6B-3) a	Matching Contribution formula(s) selected in AA re based on Salary Deferrals for the Plan Year . To ts under AA §6B-2 and AA §6B-3, check one of (a)
	□ (a)	payroll p	period.	□ (b)	Plan Year quar	ter.
	□ (c)	calendar	month.	□ (d)	Other:	
	period a	lesignated itions on th	under this AA \$6B-5	, this does not requir od. See Section 3.04(c	e the Employer to	Contributions) will be determined on the basis of the actually make contributions or allocate a discussion of the "true up" requirements
6B-5	ALLOC must sat the Plan	isfy any al	CONDITIONS. A Pallocation conditions of	articipant who has ot designated under this	herwise satisfied AA §6B-7 to rec	all conditions to receive a Matching Contribution, eive an allocation of Matching Contributions under
	□ (a)	No alloc	ation conditions app	ply with respect to M	atching Contribu	tions under the Plan.
	□ (b)	Employ	ment condition. An	Employee must be en	mployed with the	Employer on the last day of the Plan Year.
	□ (c)	Minimu	ım service condition	. An Employee must	be credited with	at least:
		□ (1)		rvice during the Plan		
		□ (2)	consecutive	days of employment	with the Employ	er during the Plan Year.
	□ (d)	Exception	ons. The above alloc	ation condition(s) wil	ll not apply:	
		□ (1)		es during the Plan Ye		
		□ (2)		minates employment		
		□ (3)	if the Employee ter or any prior Plan Y		after attainment	of Normal Retirement Age in the current Plan Year
		□ (4)	if the Employee ter any prior Plan Yea		after attainment	of Early Retirement Age in the current Plan Year or
6B-6	SPECL Contrib	AL RULE	CS APPLICABLE T	O MATCHING CO	NTRIBUTIONS	S. The following special rules apply to Matching
				SEC	TION 7	
					TIREMENT AC	Æ
grand titel		netre vi y (all cetter)	ACTION AND TO STATE OF THE STAT	1942 51 80 6		
7-1	NORM	AL RETI	REMENT AGE: No	ormal Retirement Age	e under the Plan	S.
	□ (a)		(not to exceed			,
	□ (b)	Employ	ee commenced partic	cipation in the Plan.		(not to exceed 5 th) anniversary of the date the
	☑ (c)	Plan Ad latest tir Retirem 6A-5. O may not Particip retireme Particip Retireme Particip retireme	eministrator prior to to to the when benefits may tent Age); and (ii) the brice a Participant has to be changed. A Participant will become eligion that plan covering that ant continues employeent Age, the Participant actually separates ant plan maintained by	ermination of employ y commence under the period during which to any extent utilized cipant's alternate Norble to retire and receipent after attaining ant's alternative Norres from service. If the y the Employer, the laternative to the laternative to the laternative of the extension of the laternative Norres from service. If the laternative the lat	rment. A Participals Plan (unless the Plan (unless the Participant mad the catch-up promal Retirement plants of the later than age seventy (70), and Retirement A Participant will reparticipant's alter	etirement Age by written instrument delivered to the ant's Normal Retirement Age determines: (i) the ne Participant continues employment after Normal by utilize the three-year catch-up provision of AA § ovision of AA § 6A-5, his Normal Retirement Age age may not be earlier than the earliest date that the irement benefits under the Participant's basic the date the Participant attains age seventy (70). If a not having previously elected an alternative Normal ge shall be age seventy (70) or the age at which the not become eligible to receive benefits under a basic nate Normal Retirement Age may not be earlier than ent of age seventy (70).

SECTION 8 VESTING AND FORFEITURES

8-1	CONTRIBUTIONS SUBJECT TO VESTING. Does the Plan provide for Employer Contributions under AA §6 or Matching Contributions under AA §6B that are subject to vesting?									
	☐ Yes	TC ((A) 11 ·	checked, skip to Section 9. See Section 7.1	I(a) of the	Dlaw for	default forfeiture miles]				
	☑ No [.	lj No is	спескеа, ѕкар то бестоп 9. Бее бестоп 7.1	1(a) of the	Tian jor e	defauti forjetture rutes.]				
8-2	Contribut	ions, to the	ULE. The vesting schedule under the Plate extent authorized under AA §6 and AA § ader this AA §8-2.	n is as follo 6B. See Se	ows for bo ection 7.02	th Employer Contributions and Matching 2(a) of the Plan for a description of the various				
	□ (a)	Employ	yer Contributions (see AA §6)	□ (b)	Matchi	ng Contributions (see AA §6B)				
	10-15 ASSESS	□ (1)	Full and immediate vesting.	20	□ (1)	Full and immediate vesting.				
		□ (2)	Three-year cliff vesting schedule		□ (2)	Three-year cliff vesting schedule				
		□ (3)	Six-year graded vesting		□ (3)·	Six-year graded vesting				
		□ (4)	Modified vesting schedule		□ (4)	Modified vesting schedule				
			% after 1 Year of Service			% after 1 Year of Service				
			% after 2 Years of Service		**	% after 2 Years of Service				
			% after 3 Years of Service			% after 3 Years of Service				
			% after 4 Years of Service			% after 4 Years of Service				
			% after 5 Years of Service			% after 5 Years of Service				
			% after 6 Years of Service			% after 6 Years of Service				
8-3	VESTIN	G SERVIO	CE. In applying the vesting schedules und	er this AA	§8, the fo	llowing service with the Employer is excluded.				
	□ (a)	None, all	service with the Employer counts for vesti	ng purpose	es.					
			fore the original Effective Date of this Pla or Service.)	nn is exclud	led. (See S	Section 7.06 of the Plan for rules regarding				
	□ (c)	Service co	impleted before the Employee's	birthday is	excluded					
8-4			DEATH, DISABILITY OR EARLY RElayed with the Employer, the Employee:	TIREME	NT AGE.	An Employee's vesting percentage increases to				
	□ (a)	dies								
	□ (b)	termina	tes employment due to becoming Disable	d						
			1 /							

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

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

ER	Match		
		(a)	Year of Service. Instead of 1,000 Hours of Service, an Employee earns a Year of Service upon the completion of [must be less than 1,000] Hours of Service during a Vesting Computation Period.
		(b)	Vesting Computation Period (VCP). Instead of the Plan Year, the Vesting Computation Period is:
		15	\Box (1) The 12-month period beginning with the anniversary of the Employee's date of hire.
			☐ (2) Describe:
			[Note: Any Vesting Computation Period described in (2) must be a 12-consecutive month period and must apply uniformly to all Participants.]
		(c)	Elapsed Time Method. Vesting service will be determined under the Elapsed Time Method. (See Section 7.03(b) of the Plan.)
		(d)	Equivalency Method. For purposes of determining an Employee's Hours of Service for vesting, the Plan will use the Equivalency Method (as defined in Section 7.03(a)(2) of the Plan). The Equivalency Method will apply to:
			☐ (1) All Employees.
			☐ (2) Employees who are not paid on an hourly basis. For Employees paid on an hourly basis, vesting will be determined based on actual hours worked.
			If this (d) is checked, Hours of Service for vesting will be determined under the following Equivalency Method.
			☐ (3) Monthly. 190 Hours of Service for each month worked.
			☐ (4) Daily. 10 Hours of Service for each day worked.
			☐ (5) Weekly. 45 Hours of Service for each week worked.
			☐ (6) Semi-monthly. 95 Hours of Service for each semi-monthly period.
		(e)	Special vesting provisions. No special vesting provisions apply unless designated under this subsection (e):

8-6	ALLC	CATIO	N OF F	ORE	FEITURES. Any forfeitures occurring during a Plan Year will be:
	ER	M	atch		
				(a)	Reallocated as additional Employer Contributions or as additional Matching Contributions.
				(b)	Used to reduce Employer and/or Matching Contributions.
	For p	urposes c	of this A	A §8	-8, forfeitures will be applied:
				(c)	for the Plan Year in which the forfeiture occurs.
				(d)	for the Plan Year following the Plan Year in which the forfeitures occur.
	Prior	to applyi	ng forfei	ture	s under this AA §8-8:
				(e)	Forfcitures will be used to pay Plan expenses.
				(f)	Forfeitures will not be used to pay Plan expenses.
8-7	SPEC				RDING CASH-OUT DISTRIBUTIONS.
	(a)	while st	till entitle	ed to	ons. If a terminated Participant receives a complete distribution of his/her vested Account Balance of an additional allocation, the Cash-Out Distribution forfeiture provisions do not apply until the a distribution of the additional amounts to be allocated. (See Section 7.10(a)(1) of the Plan.)
		To mod	ify the d	efau	lt Cash-Out Distribution forfeiture rules, complete this AA §8-7(a).
			The Casl regardles	h-Ou ss of	at Distribution forfeiture provisions will apply if a terminated Participant takes a complete distribution, any additional allocations during the Plan Year.
	(b)	Timing treated	of forfe as having	i tur g an	es. A Participant who receives a Cash-Out Distribution (as defined in Section 7.10(a) of the Plan) is immediate forfeiture of his/her nonvested Account Balance.
		To mod AA §8-		orfei	ture timing rules to delay the occurrence of a forfeiture upon a Cash-Out Distribution, complete this
			A forfeit in Sectio	ure on 7.	will occur upon the completion of [cannot exceed 5] consecutive Breaks in Service (as defined 07(a) of the Plan) following the Cash-Out Distribution.

SECTION 9 DISTRIBUTION PROVISIONS – TERMINATION OF EMPLOYMENT

9-1 AVAILABLE FORMS OF DISTRIBUTION.

Lump sum distribution Unless selected otherwise under subsection (e) below, a Participant may take a distribution of his/her entire vested Account Balance in a single lump sum.

Additional distribution options. To provide for additional distribution options, check the applicable distribution forms under this AA §9-1. If a lump sum distribution will not be provided under the Plan, check (e) below and indicate that no lump sum distribution is available under the Plan.

☑ (a)	Partial lump sum. A Participant may take a distribution of less than the entire vested Account Balance upon termination of employment.							
	☐ Minimum distribution amount. A Participant may not take a partial lump sum distribution of less than \$							
☑ (b)	Installment distributions. A Participant may take a distribution over a specified period not to exceed the life or life expectancy of the Participant (and a designated beneficiary).							
□ (c)	Installment distribution for required minimum distributions. A Participant may take an installment distribution solely to the extent necessary to satisfy the required minimum distribution rules under Section 8 of the Plan.							
☑ (d)	Annuity distributions. A Participant may elect to have the Plan Administrator use the Participant's vested Account Balance to purchase an annuity as described in Section 8.02 of the Plan.							
□ (e)	Describe:							
	[Note: Any distribution option described in (e) will apply uniformly to all Participants under the Plan and may not be subject to the discretion of the Employer or Plan Administrator.]							

9-2 DISTRIBUTION OF SMALLER AMOUNTS

- ☐ (a) The Employer has discretion to make distribution of smaller amounts as described in Section 8.06 of the Plan.
- ☑ (b) The Participant has discretion to receive a distribution of smaller amounts as described in Section 8.06 of the Plan.

9-3	TIM	IING O	F DISTRIBUTIONS UPON TERMINATION OF EMPLOYMENT.						
	(a)	Distribution of vested Account Balances exceeding \$5,000. A Participant who terminates employment with a vest Account Balance exceeding \$5,000 may receive a distribution of his/her vested Account Balance in any form permitt under AA §9-1 within a reasonable period following:							
		\Box (1)	the date the Participant terminates employment.						
		\square (2)	the last day of the Plan Year during which the Participant terminates employment.						
		□ (3)	the first Valuation Date following the Participant's termination of employment.						
		□ (4)	the completion of Breaks in Service.						
		☑ (5)	Describe: The date the Participant terminates employment. However, a Participant shall not be considered to have terminated employment if such Participant is separated from service for less than a thirty (30) day period. [Note: Any distribution event described in (5) will apply uniformly to all Participants under the Plan and may not be subject to the discretion of the Employer or Plan Administrator.]						
	(b)	Accoun	Distribution of vested Account Balances not exceeding \$5,000. A Participant who terminates employment with a vested Account Balance that does not exceed \$5,000 may receive a lump sum distribution of his/her vested Account Balance within a reasonable period following:						
		□ (1)	the date the Participant terminates employment.						
		□ (2)	the last day of the Plan Year during which the Participant terminates employment.						
		□ (3)	the first Valuation Date following the Participant's termination of employment.						
		☑ (4)	Describe: The date the Participant terminates employment. However, a Participant shall not be considered to have terminated employment if such Participant is separated from service for less than a thirty (30) day period. [Note: Any distribution event described in (4) will apply uniformly to all Participants under the Plan and may not be subject to the discretion of the Employer or Plan Administrator.]						
9-4	SPE	ECIAL R	ULES.						
	(a)	Balance	pility of Involuntary Cash-Out Distributions. A Participant who terminates employment with a vested Account of \$5,000 or less will receive an Involuntary Cash-Out Distribution, subject to the Automatic Rollover provisions ection 8.09 of the Plan.						
		Alterna	tively, an Involuntary Cash-Out Distribution will be made to the following terminated Participants.						
		☑ (1)	No Involuntary Cash-Out Distribution. The Plan does not provide for Involuntary Cash-Out Distributions. A terminated Participant must consent to any distribution from the Plan.						
		□ (2)	Transfer to the same of the sa						
			Lower Involuntary Cash-Out Distribution threshold. A terminated Participant will receive an Involuntary Cash-Out Distribution only if the Participant's vested Account Balance is less than or equal to:						
			Lower Involuntary Cash-Out Distribution threshold. A terminated Participant will receive an involuntary Cash-Out Distribution only if the Participant's vested Account Balance is less than or equal to: □ (i) \$1,000						
			Cash-Out Distribution only if the Participant's vested Account Balance is less than or equal to:						
	(b)	Applies to any I	Cash-Out Distribution only if the Participant's vested Account Balance is less than or equal to: [Insert Content of the Participant's vested Account Balance is less than or equal to: [Insert Content of the Participant's vested Account Balance is less than or equal to: [Insert Content of the Participant's vested Account Balance is less than or equal to: [Insert Content of the Participant's vested Account Balance is less than or equal to: [Insert Content of the Participant's vested Account Balance is less than or equal to: [Insert Content of the Participant's vested Account Balance is less than or equal to: [Insert Content of the Participant's vested Account Balance is less than or equal to: [Insert Content of the Participant's vested Account Balance is less than or equal to: [Insert Content of the Participant's vested Account Balance is less than or equal to: [Insert Content of the Participant's vested Account Balance is less than or equal to: [Insert Content of the Participant's vested Account Balance is less than or equal to: [Insert Content of the Participant's vested Account Balance is less than or equal to: [Insert Content of the Participant's vested Account Balance is less than or equal to: [Insert Content of the Participant's vested Account Balance is less than or equal to: [Insert Content of the Participant's vested Account Balance is less than or equal to: [Insert Content of the Participant's vested Account Balance is less than or equal to: [Insert Content of the Participant's vested Account Balance is less than or equal to: [Insert Content of the Participant's vested Account Balance is less than or equal to: [Insert Content of the Participant's vested Account Balance is less than or equal to: [Insert Content of the Participant's vested Account Balance is less than or equal to: [Insert Content of the Participant's vested Account Balance is less than or equal to: [Insert Content of the Participant's vested Account Balance is less than or equal to: [Insert Content of the Participant						
	(b)	to any I	Cash-Out Distribution only if the Participant's vested Account Balance is less than or equal to: [(i) \$1,000 [(ii) \$						
	(b)	to any I	Cash-Out Distribution only if the Participant's vested Account Balance is less than or equal to: (i) \$1,000 (ii) \$						
		Treatm determinapplyin	Cash-Out Distribution only if the Participant's vested Account Balance is less than or equal to: (i) \$1,000 (ii) \$ (must be less than \$5,000) (ation of Automatic Rollover rules. The Automatic Rollover rules described in Section 8.09 of the Plan do not apply involuntary Cash-Out Distribution below \$1,000 (to the extent available under the Plan). (article this default provision, check this subsection (b). (b) to apply the Automatic Rollover provisions under Section 8.09 of the Plan to all Involuntary Cash-Out						

SECTION 10 UNFORESEEN EMERGENCY DISTRIBUTIONS AND REQUIRED MINIMUM DISTRIBUTIONS

10-1	AVAILABILITY OF IN-SERVICE DISTRIBUTIONS. A Participant may withdraw all or any portion of his/her vested Account Balance, to the extent designated, upon the occurrence of the event(s) selected under this AA §10-1.					
	Deferral	Match	ER			
				(a)	No in-service distributions are permitted, except upon attainment of age 70 1/2.	
	Ø			(b)	The occurrence of an Unforeseen Emergency.	
10-2	SPECIAL	DISTRIB	UTION	RULE	S. No special distribution rules apply, unless specifically provided under this AA §10-2.	
	□ (a) l	In-service d	istributio	ns will	only be permitted if the Participant is 100% vested in the amounts being withdrawn.	
	□ (b)	A Participar	nt may ta	ke no r	nore than in-service distribution(s) in a Plan Year.	
	□ (c)	A Participar	nt may no	ot take	an in-service distribution of less than \$ (may not exceed \$1,000).	
	□ (d) □ t	If a distributake such a	tion is pe distributi	rmitted on afte	l upon the occurrence of an Unforeseen Emergency in AA §10-1 above, a Participant may r termination of employment.	
	□ (e) □	Describe: _				
10-3	REQUIRI of the Plan	ED BEGIN	NING D red Begin	ATE -	NON-5% OWNERS. In applying the required minimum distribution rules under Section 9 Date for non-5% owners is:	
	☑ (a) t	the later of a	attainmer	nt of ag	e 70½ or termination of employment.	
	□ (b) t	the date the	Employe	e attai	ns age 70½, even if the Employee is still employed with the Employer.	
1200000000	Anthony may 1 per 27 to a second	Test of several se	vidaulija iz evo	- line report		
					SECTION 11 MISCELLANEOUS PROVISIONS	
atosta						
11-1	VALUAT the follow		ES. The I	Plan is	valued annually, as of the last day of the Plan Year. In addition, the Plan will be valued on	
	Deferral	Match	ER			
				(a)	Daily. The Plan is valued at the end of each business day during which the New York Stock Exchange is open.	
				(b)	Monthly. The Plan is valued at the end of each month of the Plan Year.	
				(c)	Quarterly. The Plan is valued at the end of each Plan Year quarter.	
				(d)	Describe:	
					[Note: The Employer may elect operationally to perform interim valuations.]	
or the	eficiary or a designation	designation is ineffecti	n of bene	ficiary	TO THIS PLAN. The following rules apply to this Plan: <u>If a Participant has not designated</u> is ineffective due to the death of any or all beneficiaries prior to the death of the Participant, on, the estate of the Participant shall be the beneficiary in lieu of such determination is	
Section	n 8.05 of th	e Plan.				

	APPENDIX A SPECIAL EFFECTIVE DATES
□ A-1	Eligible Employees. The definition of Eligible Employee under AA §3 is effective as follows:
□ A-2	Minimum age and service conditions. The minimum age and service conditions Entry Date provisions specified in AA §4 are effective as follows:
□ A-3	Compensation definitions. The compensation definitions under AA §5 are effective as follows:
□ A-4	Employer Contributions. The Employer Contribution provisions under AA §6 are effective as follows:
□ A-5	Salary Deferrals. The provisions regarding Salary Deferrals under AA §6A are effective as follows:
□ A-6	Matching Contributions. The Matching Contribution provisions under AA §6B are effective as follows:
□ A-7	Retirement age. The retirement age provisions under AA §7 are effective as follows:
□ A-8	Vesting and forfeiture rules. The rules regarding vesting and forfeitures under AA §8 are effective as follows:
□ A-11	Distribution provisions. The distribution provisions under AA §9 are effective as follows:
□ A-12	Unforeseen Emergency and Required Minimum Distributions. The provisions regarding Unforeseen Emergency distributions and Required Minimum Distributions under AA §10 are effective as follows:
□ A-13	Miscellaneous provisions. The provisions under AA §11 are effective as follows:
□ A-14	Special effective date provisions for merged plans. If any retirement plans have been merged into this Plan, the provisions of Section 14.03 of the Plan apply, except as follows:
□ A-15	Other special effective dates:

APPENDIX B LOAN POLICY

B-1		ARTICIPANT LOANS permitted? (See Section 13 of the Plan.)
	☑ (a)	Yes.
	□ (b)	No.
B-2		PROCEDURES.
	□ (a)	 Loans will be provided under the default loan procedures set forth in Section 13 of the Plan, unless modified under this Appendix B.
	☑ (b)	Loans will be provided under a separate written loan policy. [If this (b) is checked, do not complete the remainder of this Appendix B.]
В-3	outsta	LIMITS. The default loan policy under Section 13.03 of the Plan allows Participants to take a loan provided all adding loans do not exceed 50% of the Participant's vested Account Balance. To override the default loan policy to allow up to \$10,000, even if greater than 50% of the Participant's vested Account Balance, check this AA §B-3.
		A Participant may take a loan equal to the greater of \$10,000 or 50% of the Participant's vested Account Balance. [If this AA §B-3 is checked, the Participant may be required to provide adequate security as required under Section 13.06 of the Plan.]
B-4	any tir	BER OF LOANS. The default loan policy under Section 13.04 of the Plan restricts Participants to one loan outstanding at me. To override the default loan policy and permit Participants to have more than one loan outstanding at any time, ete (a) or (b) below.
	□ (a)	A Participant may have loans outstanding at any time.
	□ (b)	There are no restrictions on the number of loans a Participant may have outstanding at any time.
B-5	interes	REST RATE. The default loan policy under Section 13.05 of the Plan provides for an interest rate commensurate with the trates charged by local commercial banks for similar loans. To override the default loan policy and provide a specific trate to be charged on Participant loans, complete this AA §B-5.
	□ (a)	The prime interest rate
		(1) plus percentage point(s).
	□ (b)	Describe:
B-6	MINI receiv	MUM LOAN AMOUNT. The default loan policy under Section 13.04 of the Plan provides that a Participant may not a loan of less than \$1,000. To modify the minimum loan amount, complete (a) or (b) below.
	□ (a)	There is no minimum loan amount.
	□ (b)	The minimum loan amount is \$
B-7	PURI Partic (b) be	OSE OF LOAN. The default loan policy under Section 13.02 of the Plan provides that a Participant may receive a pant loan for any purpose. To modify the default loan policy to restrict the availability of Participant loans, complete (a) or ow.
	□ (a)	A Participant may only receive a Participant loan upon the demonstration of a hardship event, as described in Section 8.10(d)(1)(i) of the Plan.
	□ (b)	A Participant may only receive a Participant loan under the following circumstances:
В-8	from I	
	□ (a)	Participant loans will be made on a prorata basis from all contribution sources.
	□ (b)	Participant loans will only be available from the following contribution sources:

APPENDIX C ADMINISTRATIVE ELECTIONS

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

C-1	ROLLO	OVER CONTRIBUTIONS. Does the Plan accept Rollover Contributions? (See Section 3.05 of the Plan.)
	□ (a)	No
	☑ (b)	Yes
C-2	QDRO	PROCEDURES. Do the default QDRO procedures under Section 11.06 of the Plan apply?
	□ (a)	No
	[7] (b)	Voc

EMPLOYER SIGNATURE PAGE

PURPO	SE C	F EXECUTION. This Signature Page is being executed to effect:						
□ (a)	The adoption of a new plan, effective June 10, 2015 [insert Effective Date of Plan].							
☑ (b)	The	restatement of an existing plan, effective October 1, 2015 [insert Effective Date of Plan].						
	(1)	Name of Plan(s) being restated: City of Pensacola 457 Deferred Compensation Plan.						
	(2)	The original effective date of the plan(s) being restated: <u>January 1, 1982.</u>						
□ (c)	An amendment of the Plan. If this Plan is being amended, the updated pages of the Adoption Agreement may be substituted for the original pages in the Adoption Agreement. All prior Employer Signature Pages should be retained as part of this Adoption Agreement.							
	(1)	Identify the section(s) of the Adoption Agreement being amended:						
	(2)	Effective Date(s) of such changes:						
□ (d)	To identify a Successor Employer. Check this selection if a successor to the signatory Employer is continuing this Plan as a Successor Employer. Complete this Employer Signature Page and substitute a new page 1 under this Adoption Agreement to identify the Successor Employer. All prior Employer Signature Pages should be retained as part of this Adoption Agreement.							
	(1)	Effective Date of the amendment is:						
[Note: In City of P	ensa							
Richard 1	Bark	er, Jr. Chief Financial Officer						
(Name of	auti	norized representative) (Title)						
1		3/34/2016						
(Signatur	·e)	(Date)						

	TRUSTEE DECLARATION
Effectiv	ve date of Declaration: October 1, 2015.
The Tr	ustee's investment powers are:
Trustee	Investment Powers
□ (a)	Discretionary
☑ (b)	Nondiscretionary
□ (c)	No Trustee. Plan is funded exclusively with custodial accounts, annuity contracts, and/or insurance contracts (see Section 12.12 of Plan)
□ (d)	Determined under a separate trust agreement.
	Name of Trustee:
	Title of Trust Agreement:
	Address:
Descrip	tion of any special Trustee powers:
	Signature. By signing this Declaration, the Trustee agrees to the duties, responsibilities and liabilities imposed on the Trustee by and this Agreement.
Richard	Barker, Jr.
(Print n	ame of Truspee) 3/24/2016
(Signati	re of Trustee or authorized representative) (Date)
P. Cher	yl Jackson
(Print n	here of Trustee) 3/24/2016
(Signati	re of Trustee or authorized representative) (Date)