UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Post-Effective Amendment No. 1 to

FORM S-8

REGISTRATION STATEMENT UNDER THE SECURITIES ACT OF 1933

SIMPSON MANUFACTURING CO., INC.

(Exact Name of Registrant as Specified in Its Charter)

Delaware

94-3196943

(State or Other Jurisdiction of Incorporation or Organization)

(I.R.S. Employer Identification No.)

5956 W. Las Positas Boulevard Pleasanton, CA 94588 (925) 560-9000

(Address, Including Zip Code, and Telephone Number, Including Area Code, of Registrant's Principal Executive Offices)

Simpson Manufacturing Co., Inc. 401(k) Profit Sharing Plan

(Full title of the plan)

Brian J. Magstadt Chief Financial Officer Simpson Manufacturing Co., Inc. 5956 W. Las Positas Boulevard Pleasanton, CA 94588 (925) 560-9000

(Name, address, including zip code, and telephone number, including area code, of agent for service)

With a copy to:

P Rupert Russell, Esq.

Shartsis Friese LLP One Maritime Plaza Eighteen Floor San Francisco, CA 94111 (415) 421-6500

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

(Check one):	
Large accelerated filer ⊠	Accelerated filer □
Non-accelerated filer □	Smaller reporting company □
(Do not check if a smaller reporting company)	

CALCULATION OF REGISTRATION FEE

Title of Securities to Be Registered	Title of Plan	Propose Maximu Amount to Offerin Be Registered Price P(1) Share		aximum ffering rice Per	Proposed Maximum Aggregate Offering Price				Amount of Registration Fee (2)
Common stock, par value \$0.01	Simpson Manufacturing Co., Inc. 401(k) Profit Sharing Plan for Salaried Employees (3)	1,000,000	\$	27.91	(4)	\$	27,910,000	(4)	\$ 3,240.35
Common stock, par value \$0.01	Simpson Manufacturing Co., Inc. 401(k) Profit Sharing Plan for Hourly Employees (5)	400,000	\$	27.91	(4)	\$	11,164,000	(4)	\$ 1,296.14
Total		1,400,000				\$	39,074,000		\$ 4,536.49

- (1) This registration statement, pursuant to Rule 416 under the Securities Act of 1933, as amended (the "Securities Act"), covers an indeterminate number of additional shares of Common Stock with respect to the shares registered hereunder in the event of a stock split, stock dividend or similar transaction. In addition, pursuant to Rule 416(c) under the Securities Act, this registration statement also covers an indeterminate amount of interests to be offered or sold pursuant to the Restated Plan. This registration statement also covers the resale by certain selling stockholders named in the Prospectus included in and filed with this Form S-8 of certain shares of the Company's Common Stock subject to this registration statement, for which no additional registration fee is required pursuant to Rule 457(h)(3).
- (2) Computed in accordance with Rule 457(h), based on the maximum number of shares of Common Stock issuable under the Restated Plan and that were registered under the Registration Statement. These fees have already been paid.
- (3) The Salaried Employees Plan has been amended, restated and superseded by the Restated Plan.
- (4) Estimated (at the time the Registration Statement on Form S-8 (SEC File No. 333-173811) was filed on April 29, 2011) solely for the purpose of computing the registration fee pursuant to Rule 457(h), based on the average of the high and low prices of the Common Stock of Simpson Manufacturing Co., Inc. on April 25, 2011, as reported on the New York Stock Exchange.
- (5) The Hourly Employees Plan has been merged with and incorporated into the Restated Plan.

EXPLANATORY NOTE

The Company filed a Form S-8 Registration Statement (File No. 333-173811) on April 29, 2011 (the "Registration Statement") to register 1,000,000 shares of the Company's Common Stock reserved for issuance under the Simpson Manufacturing Co., Inc. 401(k) Profit Sharing Plan for Salaried Employees (the "Salaried Employees Plan") and 400,000 shares of the Company's Common Stock reserved for issuance under the Simpson Manufacturing Co., Inc. 401(k) Profit Sharing Plan for Hourly Employees (the "Hourly Employees Plan").

Effective on January 1, 2015, (a) the Salaried Employees Plan was amended, restated and superseded by The Simpson Manufacturing Co., Inc. 401(k) Profit Sharing Plan (the "Restated Plan"), and (b) the Hourly Employees Plan was merged with and incorporated into the Restated Plan.

This Post-Effective Amendment is being filed solely to reflect the adoption of the Restated Plan and the resulting amendment and restatement of the Salaried Employees Plan and the merger and incorporation of the Hourly Employees Plan into the Restated Plan, to include the Restated Plan as an exhibit to the Original Registration Statement and to revise the reoffer prospectus to reflect such changes.

SIMPSON MANUFACTURING CO., INC. 5956 W. Las Positas Boulevard Pleasanton, CA 94588 (925) 560-9000

1,400,000 SHARES

COMMON STOCK

This Prospectus relates to shares (the "Shares") of Common Stock, par value \$0.01 per share (the "Common Stock"), of Simpson Manufacturing Co., Inc., a Delaware corporation (the "Company"), which have been or may be offered and sold from time to time by (a) The Charles Schwab Trust Company, acting as trustee of Simpson Manufacturing Co., Inc. 401(k) Profit Sharing Plan for Salaried Employees (the "Salaried Employees Plan"), (b) The Charles Schwab Trust Company, acting as trustee of Simpson Manufacturing Co., Inc. 401(k) Profit Sharing Plan for Hourly Employees (the "Hourly Employees Plan"), (c) The Charles Schwab Trust Company, acting as trustee of Simpson Manufacturing Co., Inc. 401(k) Profit Sharing Plan (the "Restated Plan"), and (d) certain stockholders of the Company (the "Selling Stockholders") who have acquired such Shares pursuant to the Salaried Employees Plan or who hereafter acquire such Shares pursuant to the Restated Plan. The Salaried Employees Plan was amended, restated and superseded by the Restated Plan, and the Hourly Employees Plan was merged with and incorporated into the Restated Plan. See "Selling Stockholders." The Company's Common Stock is traded on the New York Stock Exchange ("NYSE") under the symbol "SSD." On December 14, 2015, the last reported sale price of the Common Stock on the NYSE was \$33.80 per share.

The Company is not aware of any present intention of any individual Selling Stockholder to sell any Shares, and it is possible that no individual Selling Stockholder will sell Shares except in connection with the liquidation of such Selling Stockholder's position in the Restated Plan.

The Company will not receive any of the proceeds from sales of the Shares by any of the Selling Stockholders. The Shares may be offered from time to time by any or all of the Selling Stockholders through the Restated Plan, ordinary brokerage transactions, in negotiated transactions or in other transactions, at such prices as he or she may determine, which may relate to market prices prevailing at the time of sale or be a negotiated price. See "Plan of Distribution." All costs, expenses and fees in connection with the registration of the Shares have been borne by the Company or the Restated Plan. Brokerage commissions and similar selling expenses, if any, in the offer or sale of Shares directly by any Selling Stockholder will be borne by the Selling Stockholder.

Each Selling Stockholder and any broker executing selling orders on behalf of a Selling Stockholder may be deemed to be an "underwriter" as defined in the Securities Act of 1933, as amended (the "Securities Act"). If any broker-dealers are used to effect sales, any commissions paid to broker-dealers and, if broker-dealers purchase any of the Shares as principals, any profits received by such broker-dealers on the resale of the Shares, may be deemed to be underwriting discounts or commissions under the Securities Act. In addition, any profits realized by the Selling Stockholders may be deemed to be underwriting commissions.

NEITHER THE SECURITIES AND EXCHANGE COMMISSION NOR ANY STATE SECURITIES COMMISSION HAS APPROVED OR DISAPPROVED THESE SECURITIES OR DETERMINED WHETHER THIS PROSPECTUS IS TRUTHFUL OR COMPLETE. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.

The information in this Prospectus may be changed. None of the Selling Stockholders may sell the Shares until the registration statement filed with the Securities and Exchange Commissions is effective. This Prospectus is not an offer to sell the Shares and it is not soliciting an offer to buy the Shares in any state where the offer or sale is not permitted.

THE DATE OF THIS PROSPECTUS IS DECEMBER 15, 2015

USE OF PROCEEDS

The Company will not receive any proceeds from this offering. All proceeds from sales of the Shares offered by this Prospectus will be for the accounts of the Selling Stockholders.

SELLING STOCKHOLDERS

The following table sets forth (a) the name and position or positions with the Company of each Selling Stockholder; (b) the number of shares of Common Stock beneficially owned (as such term is defined in Rule 13d-3 under the Securities Exchange Act of 1934, as amended (the "Exchange Act")) by each Selling Stockholder as of the date of this Prospectus; (c) the number of Shares that each Selling Stockholder may offer for sale from time to time pursuant to this Prospectus, whether or not such Selling Stockholder has a present intention to do so; and (d) the number of shares of Common Stock to be beneficially owned by each Selling Stockholder following the sale of all Shares that may be so offered, assuming no other change in the beneficial ownership of the Company's Common Stock by such Selling Stockholder after the date of this Prospectus. The Company is unaware of any Selling Stockholder who has a present intention to offer Shares for sale pursuant to this Prospectus. Unless otherwise indicated, beneficial ownership is direct and the person indicated has sole voting and investment power. No Selling Stockholder owns more than 1% of the Company's Common Stock.

Inclusion of an individual or entity's name in the table below does not constitute an admission that such individual is an "affiliate" of the Company.

Selling Stockholder	Principal Position(s) with the Company	Shares Beneficially Owned (1)	Number of Shares Offered for Resale (2)	Shares Beneficially Owned After the Resale (3)
Karen Colonias	Chief Executive Officer	3,313	3,339	3,313
Brian J. Magstadt	Chief Financial Officer, Treasurer and Secretary	393	394	393
Roger Dankel	President of North American Sales, Simpson Strong-Tie Company, Inc.	1,978	1,993	1,978
Ricardo M. Arevalo	Chief Operating Officer, Simpson Strong-Tie Company, Inc.	_	_	_
Jeffrey E. Mackenzie	Vice President	_	_	_
Thomas J Fitzmyers	Vice-Chairman	_	_	_
Simpson Manufacturing Co., Inc. 401(k) Profit Sharing Plan	Not applicable		1,400,000	_

⁽¹⁾ The Company based the information in this table on information that its officers and directors provided to it. As a result, "Shares Beneficially Owned" may not reflect all of the Shares that may be sold pursuant to this Prospectus. Unless otherwise indicated below, the persons named in the table had sole voting and sole investment power with respect to all shares beneficially owned, subject to community property laws where applicable.

⁽²⁾ Includes estimated purchases, which may or may not occur, of shares to be acquired through regular contributions to the Restated Plan for an indeterminate number of years. The aforementioned shares are not reflected in the column entitled "Shares Beneficially Owned" or in the column entitled "Shares Beneficially Owned After the Resale."

(3) The number of "Shares Beneficially Owned After the Resale" assumes no change in the beneficial ownership of the Company's Common Stock by such Selling Stockholder after the date of this Prospectus other than shares, if any, that may be acquired or sold under the Restated Plan by such Selling Stockholder.

PLAN OF DISTRIBUTION

The purpose of the Prospectus is to permit the Selling Stockholders, if they desire, to offer for sale and sell the Shares they acquired or may acquire pursuant to the Salaried Employees Plan and the Restated Plan at such times and at such places as the Selling Stockholders choose pursuant to the Salaried Employees Plan and the Restated Plan.

The decision to sell any Shares is within the discretion of the holders thereof, subject generally to the Company's policies affecting the timing and manner of sale of Common Stock by certain individuals and the terms of the Salaried Employees Plan and the Restated Plan. There can be no assurance that any Shares will be sold by the Selling Stockholders.

Subject to the terms of the Salaried Employees Plan and the Restated Plan, each Selling Stockholder is free to offer and sell Shares at such times, in such manner and at such prices as such Selling Stockholder shall determine. The Selling Stockholders have advised the Company that sales of Shares may be effected from time to time in one or more types of transactions (which may include block transactions) on the NYSE, within their Salaried Employees Plan and Restated Plan accounts, in the over-the-counter market, in negotiated transactions, or a combination of such methods of sale, at market prices prevailing at the time of sale, or at negotiated prices. Such transactions may or may not involve brokers or dealers. The Selling Stockholders have advised the Company that they have not entered into any agreements, understandings or arrangements with any underwriters or broker-dealers regarding the sale of Shares, nor is there an underwriter or coordinating broker acting in connection with any proposed sale of Shares by the Selling Stockholders.

The Selling Stockholders may effect such transactions by selling Shares directly to purchasers or to or through broker-dealers, which may act as agents or principals. Such broker-dealers may receive compensation in the form of discounts, concessions or commissions from the Selling Stockholders or the purchasers of Shares for whom such broker-dealers may act as agents or to whom they sell as principal, or both (which compensation as to a particular broker-dealer might be in excess of customary commissions).

The Selling Stockholders and any broker-dealers that act in connection with the sale of Shares might be deemed to be "underwriters" within the meaning of section 2(11) of the Securities Act, and any commissions received by such broker-dealers and any profit on the resale of the Shares sold by them while acting as principals might be deemed to be underwriting discounts or commissions under the Securities Act. The Selling Stockholders may agree to indemnify any agent, dealer or broker-dealer that participates in transactions involving sales of the Shares against certain liabilities, including liabilities arising under the Securities Act.

Because the Selling Stockholders may be deemed to be "underwriters" within the meaning of Section 2(11) of the Securities Act, the Selling Stockholders will be subject to the prospectus delivery requirements of the Securities Act, which may include delivery through the facilities of the NYSE pursuant to Rule 153 under the Securities Act.

The Company has informed the Selling Stockholders that the anti-manipulative provisions of Regulation M promulgated under the Exchange Act may apply to their sales in the market.

The Selling Stockholders also may resell all or a portion of the Shares in open market transactions in reliance on Rule 144 under the Securities Act, if they meet the criteria and conform to the requirements of such Rule.

WHERE YOU CAN FIND MORE INFORMATION

The Company files annual, quarterly and current reports, proxy statements and other information with the Securities and Exchange Commission, which the Company makes available, free of charge, on its website at www.simpsonmfg.com. You may also read and copy any materials the Company files with the Securities and Exchange Commission at the Securities and Exchange Commission's public reference room at 100 F Street, N.E., Washington, D.C. 20549. You can request copies of these

documents by writing to the Securities and Exchange Commission and paying a fee for the copying cost. Please call the Securities and Exchange Commission at 1-800-SEC-0330 for more information about the operation of the public reference rooms. The Securities and Exchange Commission filings of the Company are also available at the Securities and Exchange Commission's website at http://www.sec.gov.

This Prospectus is part of a Registration Statement on Form S-8 that the Company has filed with the Securities and Exchange Commission under the Securities Act of 1933. This Prospectus omits part of the Registration Statement, as permitted by the rules and regulations of the Securities and Exchange Commission. You may inspect and copy the Registration Statement, including exhibits, at the Securities and Exchange Commission's public reference rooms or from its web site. Statements in this Prospectus about the contents of any contract or other document are not necessarily complete. You should refer to the copies of the documents filed as exhibits to the Registration Statement for complete information.

INCORPORATION BY REFERENCE

The Securities and Exchange Commission allows the Company to incorporate by reference information that the Company files with the Securities and Exchange Commission, which means that the Company can disclose important information to you by referring you to those documents. The information incorporated by reference is an important part of this Prospectus, and information that the Company files later with the Securities and Exchange Commission will automatically update and supersede this information. The Company incorporates by reference the documents listed below and any future filings that the Company makes with the Securities and Exchange Commission under section 13(a), 13(c), 14 or 15(d) of the Exchange Act prior to the termination of this offering:

- Annual Report on Form 10-K for the year ended December 31, 2014;
- Quarterly Reports on Form 10-Q for the quarters ended March 31, 2015 June 30, 2015 and September 30, 2015;
- Current Reports on Form 8-K filed on March 2, 2015, March 17, 2015, June 25, 2015, and September 22, 2015; and
- The descriptions of the Common Stock set forth in our registration statement on Form 8-A filed on September 29, 1997 pursuant to section 12 of the Exchange Act, and any amendment or report filed for the purpose of updating those descriptions.

The Company makes copies of these filings available, free of charge, on its website at www.simpsonmfg.com. You may also request a copy of these filings at no cost, by writing or telephoning the Company at the following address:

Simpson Manufacturing Co., Inc. 5956 W. Las Positas Boulevard Pleasanton, CA 94588 (925) 560-9000

This Prospectus is part of a Registration Statement that the Company filed with the Securities and Exchange Commission. You should rely only on the information incorporated by reference or provided in this Prospectus, any prospectus supplement and the Registration Statement. The Company has not authorized anyone to provide you with different information. You should not assume that the information in this Prospectus and any prospectus supplement is accurate as of any date other than the date on the front of the document.

EXPERTS

The financial statements and management's assessment of the effectiveness of internal control over financial reporting (which is included in Management's Report on Internal Control over Financial Reporting) incorporated in this Prospectus by reference to the Annual Report on Form 10-K for the year ended December 31, 2014 have been so incorporated in reliance on the report of PricewaterhouseCoopers LLP, an independent registered public accounting firm, given on the authority of said firm as experts in auditing and accounting.

EXPLANATORY NOTE

This Registration Statement on Form S-8 is being filed by Simpson Manufacturing Co., Inc. (the "Company") relating to 1,400,000 shares of the Company's Common Stock that may be offered and sold pursuant to the Restated Plan. The shares being registered under this registration statement include 1,000,000 shares that have been previously offered and sold pursuant to the Salaried Employees Plan and 400,000 shares that have been previously offered and sold pursuant to the Hourly Employees Plan. The shares of Common Stock being registered by this Registration Statement that relate to the Company's Salaried Employees Plan and Hourly Employees Plan may be offered and sold again in the future to participants pursuant to the Restated Plan.

PART II INFORMATION REQUIRED IN THE REGISTRATION STATEMENT

Item 3. Incorporation of Documents by Reference

The following documents have been previously filed by Simpson Manufacturing Co., Inc. (the "Company") with the Securities and Exchange Commission and are hereby incorporated by reference into this registration statement as of their respective dates:

- (a) our Annual Report on Form 10-K for the year ended December 31, 2014 (filed on March 2, 2015);
- (b) our Quarterly Reports on Form 10-Q for the quarters ended March 31, 2015 (filed on May 7, 2015), June 30, 2015 (filed on August 7, 2015) and September 30, 2015 (filed on November 5, 2015);
- our Current Reports on Form 8-K filed on March 2, 2015, March 17, 2015, June 25, 2015, and September 22, 2015; and
- (d) the descriptions of the Common Stock set forth in our registration statement on Form 8-A filed on September 29, 1997 pursuant to section 12 of the Exchange Act, and any amendment or report filed for the purpose of updating those descriptions.

All documents filed by the Company pursuant to sections 13(a), 13(c), 14 or 15(d) of the Exchange Act subsequent to the date of this registration statement and prior to the filing of a post-effective amendment to this registration statement that indicates that all securities offered hereunder have been sold or that deregisters all such securities then remaining unsold, shall be deemed to be incorporated by reference into this registration statement and to be a part hereof from the respective dates of the filing of such documents.

Item 4. Description of Securities.

Inapplicable.

Item 5. Interests of Named Experts and Counsel.

Inapplicable.

Item 6. Indemnification of Directors and Officers.

The Certificate of Incorporation of the Company provides that a director will not be liable to the Company or its stockholders for monetary damages for breach of fiduciary duty as a director, except to the extent such exemption from liability or limitation thereof is not permitted under the Delaware General Corporation Law (the "GCL") as the same exists or may hereafter be amended.

GCL section 145(a) provides that a corporation may indemnify any person who was or is a party or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative (other than an action by or in the right of the corporation) by reason of the fact that the person is or was a director, officer, employee or agent of the corporation, or is or was serving at the request of the corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise, against expenses (including attorneys' fees), judgments, fines and amounts paid in settlement actually and reasonably incurred by the person in connection with such action, suit or proceeding if the person acted in good faith and in a manner the person reasonably believed to be in or not opposed to the best interests of the corporation, and, with respect to any criminal action or proceeding, had no reasonable

cause to believe the person's conduct was unlawful. The termination of any action, suit or proceeding by judgment, order, settlement, conviction, or upon a plea of *nolo contendere* or its equivalent, shall not, of itself, create a presumption that the person did not act in good faith and in a manner which the person reasonably believed to be in or not opposed to the best interest of the corporation, and, with respect to any criminal action or proceeding, had reasonable cause to believe that the person's conduct was unlawful.

GCL section 145(b) states that a corporation may indemnify any person who was or is a party or is threatened to be made a party to any threatened, pending or completed action or suit by or in the right of the corporation to procure a judgment in its favor by reason of the fact that the person is or was a director, officer, employee or agent of the corporation, or is or was serving at the request of the corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise against expenses (including attorneys' fees) actually and reasonably incurred by the person in connection with the defense or settlement of such action or suit if the person acted in good faith and in a manner the person reasonably believed to be in or not opposed to the best interests of the corporation and except that no indemnification shall be made in respect of any claim, issue or matter as to which such person shall have been adjudged to be liable to the corporation unless and only to the extent that the Court of Chancery or the court in which such action or suit was brought shall determine upon application that, despite the adjudication of liability but in view of all the circumstances of the case, such person is fairly and reasonably entitled to indemnity for such expenses which the Court of Chancery or such other court shall deem proper.

GCL section 145(c) provides that to the extent that a present or former director or officer of a corporation has been successful on the merits or otherwise in defense of any action, suit or proceeding referred to in GCL sections 145 (a) and (b), or in defense of any claim, issue or matter therein, such person shall be indemnified against expenses (including attorneys' fees) actually and reasonably incurred by such person in connection therewith.

GCL section 145(d) states that any indemnification under GCL sections 145(a) and (b) (unless ordered by a court) shall be made by the corporation only as authorized in the specific case upon a determination that indemnification of the present or former director, officer, employee or agent is proper in the circumstances because the person has met the applicable standard of conduct set forth in GCL sections 145 (a) and (b). Such determination shall be made, with respect to a person who is a director or officer of the corporation at the time of such determination, (a) by a majority of the directors who were not parties to such action, suit or proceeding, even though less than a quorum, or (b) by a committee of such directors designated by majority vote of such directors, even though less than a quorum, or (c) if there are no such directors, or if such directors so direct, by independent legal counsel in a written opinion, or (d) by the stockholders.

GCL section 145(e) provides that expenses (including attorneys' fees) incurred by an officer or director of the corporation in defending any civil, criminal, administrative or investigative action, suit or proceeding may be paid by the corporation in advance of the final disposition of such action, suit or proceeding upon receipt of an undertaking by or on behalf of such director or officer to repay such amount if it shall ultimately be determined that such person is not entitled to be indemnified by the corporation as authorized in GCL section 145. Such expenses (including attorneys' fees) incurred by former officers and directors or other employees and agents of the corporation or by persons serving at the request of the corporation as directors, officers, employees or agents of another corporation, partnership, joint venture, trust or other enterprise may be so paid upon such terms and conditions, if any, as the corporation deems appropriate.

GCL section 145(f) states that the indemnification and advancement of expenses provided by, or granted pursuant to, the other subsections of GCL section 145 shall not be deemed exclusive of any other rights to which those seeking indemnification or advancement of expenses may be entitled under any bylaw, agreement, vote of stockholders or disinterested directors or otherwise, both as to action in such person's official capacity and as to action in another capacity while holding such office.

GCL section 145(g) provides that a corporation shall have the power to purchase and maintain insurance on behalf of any person who is or was a director, officer, employee or agent of the corporation, or is or was serving at the request of the corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise, against any liability asserted against him and incurred by such person in any such capacity, or arising out of such person's status as such, whether or not the corporation would have the power to indemnify such person against such liability under the provisions of GCL section 145.

GCL section 145(j) states that the indemnification and advancement of expenses provided by, or granted pursuant to, GCL section 145 shall, unless otherwise provided when authorized or ratified, continue as to a person who has ceased to be a director, officer, employee or agent and shall inure to the benefit of the heirs, executors and administrators of such a person.

In addition, the Bylaws of the Company require that the Company indemnify its officers and directors to the maximum extent permissible under the GCL, including indemnification against any claims, damages or liabilities in connection with any acts or omissions other than those for which a director may not be relieved of liability as described in the preceding paragraph and other than in circumstances in which indemnity is expressly prohibited by GCL section 145.

The Company has entered into agreements to indemnify the directors and officers of the Company and its subsidiaries, in addition to indemnification provided in the Company's Bylaws. These agreements, among other things, require that the Company indemnify the directors and officers for certain expenses, including attorney's fees, judgments, fines and settlement amounts incurred by any such person in any action or proceeding or any threatened action or proceeding, whether civil or criminal, arising out of such person's actions as a director or officer of the Company of any of its subsidiaries or as a trustee of a profit-sharing trust of the Company or any of its subsidiaries.

Pursuant to GCL section 145, the Company has purchased insurance on behalf of its present and former directors and officers against any liability asserted against or incurred by them in such capacity or arising out of their status as such.

Item 7. Exemptions from Registration Claimed.

Inapplicable.

Item 8. Exhibits.

The exhibits to this registration statement are listed in the exhibit index that immediately precedes such exhibits and is incorporated herein by reference. The Company undertakes that it will submit or has submitted the Plans and any amendments thereto to the Internal Revenue Service (the "IRS") in a timely manner and has made or will make all changes required by the IRS in order to qualify the Plans under section 401 of the Internal Revenue Code of 1986, as amended.

Item 9. Undertakings

- (a) The Company hereby undertakes:
 - (1) To file, during any period in which offers or sales are being made, a post-effective amendment to this registration statement:
 - (i) to include any prospectus required by section 10(a)(3) of the Securities Act;
 - (ii) to reflect in the prospectus any facts or events arising after the effective date of the registration statement (or the most recent post-effective amendment thereof) which, individually or in the aggregate, represent a fundamental change in the information set forth in this registration statement. Notwithstanding the foregoing, any increase or decrease in volume of securities offered (if the total dollar value of securities offered would not exceed that which was registered) and any deviation from the low or high end of the estimated maximum offering range may be reflected in the form of prospectus filed with the Commission pursuant to Rule 424(b) if, in the aggregate, the changes in volume and price represent no more than 20 percent change in the maximum aggregate offering price set forth in the "Calculation of Registration Fee" table in the effective registration statement; and
 - (iii) to include any material information with respect to the plan of distribution not previously disclosed in this registration statement or any material change to such information in this registration statement;

provided, however, that paragraphs (i) and (ii) above do not apply if the information required to be included in a post-effective amendment by those paragraphs is contained in reports filed with or furnished to the Commission by the registrant pursuant to section 13 or section 15(d) of the Exchange Act that are incorporated by reference in this registration statement.

(2) That, for the purpose of determining any liability under the Securities Act, each such post-effective amendment shall be deemed to be a new registration statement relating to the securities offered

- therein, and the offering of such securities at that time shall be deemed to be the initial bona fide offering thereof.
- (3) To remove from registration by means of a post-effective amendment any of the securities being registered which remain unsold at the termination of the offering.
- (b) The Company hereby undertakes that, for purposes of determining any liability under the Securities Act, each filing of the registrant's annual report pursuant to section 13(a) or section 15(d) of the Exchange Act (and, where applicable, each filing of an employee benefit plan's annual report pursuant to section 15(d) of the Exchange Act) that is incorporated by reference in this registration statement shall be deemed to be a new registration statement relating to the securities offered therein, and the offering of such securities at that time shall be deemed to be the initial bona fide offering thereof.
- (c) Insofar as indemnification for liabilities arising under the Securities Act may be permitted to directors, officers and controlling persons of the registrant pursuant to the foregoing provisions, or otherwise, the registrant has been advised that in the opinion of the Securities and Exchange Commission such indemnification is against public policy as expressed in the Securities Act and is, therefore, unenforceable. In the event that a claim for indemnification against such liabilities (other than the payment by the registrant of expenses incurred or paid by a director, officer or controlling person of the registrant in the successful defense of any action, suit or proceeding) is asserted by such director, officer or controlling person in connection with the securities being registered, the registrant will, unless in the opinion of its counsel the matter has been settled by controlling precedent, submit to a court of appropriate jurisdiction the question as to whether such indemnification by it is against public policy as expressed in the Securities Act and will be governed by the final adjudication of such issue.

SIGNATURES

Pursuant to the requirements of the Securities Act of 1933, the registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-8 and has duly caused this Post-Effective Amendment No. 1 to the Registration Statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Pleasanton, State of California, on the 15th day of December, 2015.

SIMPSON MANUFACTURING CO., INC.

By: /s/ Brian J. Magstadt

Name: Brian J. Magstadt

Title: Chief Financial Officer, Treasurer and

Secretary

POWER OF ATTORNEY

KNOW ALL BY THESE PRESENTS, that each of the undersigned directors and officers of the Company, hereby nominate and appoint Brian J. Magstadt, as his or her agent and attorney-in-fact (the "Agent"), for the undersigned and in the undersigned's name, place and stead, in any and all capacities (including the undersigned's capacity as a director or officer of the Company), to sign a registration statement on Form S-8 under the Securities Act in connection with the registration under the Act of shares of the Company's common stock issuable under the Plans, and any and all amendments (including post-effective amendments) to such registration statement, and to file the same, with all exhibits thereto, and other documents in connection therewith, with the Securities and Exchange Commission, granting unto the Agent full power and authority to do and perform each and every act and thing requisite and necessary to be done in connection therewith, as fully to all intents and purposes as the undersigned might or could do in person, hereby ratifying and confirming all that said attorney-in-fact and agent, or his substitutes, may lawfully cause to be done by virtue hereof.

This Power of Attorney shall remain in full force and effect until revoked or superseded by written notice filed with the Securities and Exchange Commission.

Pursuant to the requirements of the Securities Act, this registration statement has been signed by the following persons in the capacities and on the date indicated.

Signature	Title	Date
/s/ Karen Colonias	President, Chief Executive Officer and Director	December 14, 2015
Karen Colonias	(principal executive officer)	
/s/ Brian J. Magstadt	Chief Financial Officer, Treasurer and Secretary	December 14, 2015
Brian J. Magstadt	(principal accounting and financial officer)	
/s/ Peter N. Louras	Chairman of the Board and Director	December 14, 2015
Peter N. Louras		
/s/ Jennifer A. Chatman	Director	December 14, 2015
Jennifer A. Chatman		
/s/ James S. Andrasick	Director	December 14, 2015
James S. Andrasick		
/s/ Gary M. Cusumano	Director	December 14, 2015
Gary M. Cusumano		
/s/ Thomas J Fitzmyers	Director	December 14, 2015
Thomas J Fitzmyers		
/s/ Robin G. MacGillivray	Director	December 14, 2015
Robin G. MacGillivray		
/s/ Celeste Volz Ford Celeste Volz Ford	Director	December 14, 2015

Pursuant to the requirements of the Securities Act of 1933, the trustees (or other persons who administer the employee benefit plan) have duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, on this 14th day of December, 2015.

SIMPSON MANUFACTURING CO., INC. 401(K) PROFIT SHARING PLAN

By: /s/ Brian J. Magstadt

Name: Brian J. Magstadt

Title: Member, Simpson Manufacturing Co. Inc. Retirement Plan Committee

EXHIBIT INDEX

Exhibit No.	Description
3.1	The Company's Certificate of Incorporation, as amended, is incorporated by reference to Exhibit 3.1 of its Quarterly Report on Form 10-Q for the quarter ended September 30, 2007.
3.2	The Company's Bylaws, as amended, through February 3, 2014, are incorporated by reference to Exhibit 3.2 of its Current Report on Form 8-K dated February 3, 2014.
4.5	Simpson Manufacturing Co., Inc. 401(k) Profit Sharing Plan.
23.1	Consent of PricewaterhouseCoopers LLP, Independent Registered Public Accounting Firm.
24.1	Power of Attorney (see signature page of this Registration Statement).

Simpson Manufacturing Co., Inc. 401(k) Profit Sharing Plan					
SIMPSON MANUFACTURING CO., INC. 401(K) PROFIT SHARING PLAN					

VOLUME SUBMITTER 401(k) PLAN

The undersigned Employer, by executing this Adoption Agreement, establishes a retirement plan and trust (collectively "Plan") under the Milliman, Inc. Defined Contribution Volume Submitter Plan and Trust (basic plan document #08). The Employer, subject to the Employer's Adoption Agreement elections, adopts fully the Volume Submitter Plan and Trust provisions. This Adoption Agreement, the basic plan document and any attached Appendices or agreements permitted or referenced therein, constitute the Employer's entire plan and trust document. *All "Election" references within this Adoption Agreement are Adoption Agreement Elections. All "Article" or "Section" references are basic plan document references. Numbers in parentheses which follow election numbers are basic plan document references.* Where an Adoption Agreement election calls for the Employer to supply text, the Employer (without altering the content of any existing printed text) may lengthen any space or line, or create additional tiers. When Employer-supplied text uses terms substantially similar to existing printed options, all clarifications and caveats applicable to the printed options apply to the Employer-supplied text unless the context requires otherwise. The Employer makes the following elections granted under the corresponding provisions of the basic plan document.

ARTICLE I DEFINITIONS

		DEFINITIONS
1.	EMP	LOYER (1.24).
		e: Simpson Manufacturing Co., Inc.
	Addr	ress: 5956 West Las Positas Boulevard, Pleasanton, California 94588
	Phon	e number: (925) 560-9000
	Taxp	ayer Identification Number (TIN): 94-3196943
	E-m	ail (optional):
	Empl	loyer's Taxable Year (optional): December 31st
2.	PLA1	<u>N</u> (1.42).
		e: Simpson Manufacturing Co., Inc. 401(k) Profit Sharing Plan
		number: 001 (3 -digit number for Form 5500 reporting)
		E EIN (optional):
3. Lim	<u>PLA</u>	N/LIMITATION YEAR (1.44/1.34). Plan Year and Limitation Year mean the 12 consecutive month period (except for a short Plan/n Year) ending every:
		mplete any applicable blanks under Election 3 with a specific date, e.g., June 30 OR the last day of February OR the first Tuesday y. In the case of a Short Plan Year or a Short Limitation Year, include the year, e.g., May 1, 2014.]
Pla	n Year	· (Choose one of (a) or (b). Choose (c) if applicable.):
(a)	[X]	December 31.
(b)	[]	Fiscal Plan Year: ending:
(c)	[]	Short Plan Year: commencing: and ending:
Lin	nitatio	n Year (Choose one of (d) or (e). Choose (f) if applicable.):
	[X]	Generally same as Plan Year. The Limitation Year is the same as the Plan Year except where the Plan Year is a short year in which event the Limitation Year is always a 12 month period, unless the short Plan Year (and short Limitation Year) result from a Plan amendment.
(e)	[]	Different Limitation Year: ending:
(f)	[]	Short Limitation Year: commencing: and ending:
4. (c) d	<u>EFFI</u>	ECTIVE DATE (1.20). The Employer's adoption of the Plan is a (Choose one of (a) or (b). Complete (c) if new plan OR complete) if an amendment and restatement. Choose (e) and (f) if applicable.): 4 p.14
(a)	[]	New Plan.
(b)	[X]	Restated Plan.
	PPA	RESTATEMENT (leave blank if not applicable)
	(1)	[X] This is an amendment and restatement to bring a plan into compliance with the Pension Protection Act of 2006 ("PPA") and other legislative and regulatory changes.
Init	ial Eff	fective Date of Plan (enter date)
(c)	[X]	October 1, 1956 (hereinafter called the "Effective Date" unless 4(d) is entered below)

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Restatement Effective Date (If this is an amendment and restatement, enter effective date of the restatement.)

(d) [X] <u>January 1, 2015</u> (enter month day, year; may enter a restatement date that is the first day of the current Plan Year. The Plan contains appropriate retroactive effective dates with respect to provisions for the appropriate laws if the Plan is a PPA Restatement.) (hereinafter called the "Effective Date")

[Note: See Section 1.54 for the definition of Restated Plan. If this Plan is a PPA Restatement, the PPA restatement Effective Date may be a current date (as the basic plan document supplies the Effective Dates of various PPA and other provisions) or may be a retroactive date. If specific Plan provisions, as reflected in this Adoption Agreement and the basic plan documents, do not have the Effective Date stated in this Election 4, indicate as such in the election where called for or in Appendix A.]

- (e) [X] Restatement of surviving and merging plans. The Plan restates two (or more) plans (Complete 4(c) and (d) above for this (surviving) Plan. Complete (1) below for the merging plan. Choose (2) if applicable. Unless otherwise noted, the restated Effective Date with regard to a merging plan is the later of the date of the merger or the restated Effective Date of this Plan.):
 - (1) Merging plan. The <u>Simpson Manufacturing Co., Inc. 401(k) Profit Sharing Plan for Hourly Employees</u> Plan was or will be merged into this surviving Plan as of: <u>January 1, 2015</u>. The merging plan's restated Effective Date is: <u>January 1, 2015</u>. The merging plan's original Effective Date was: <u>January 1, 1984</u>.

[See the Note under Election 4(d) if this document is the merging plan's PPA restatement.]

(2)	[]	Additional merging plans. The following additional plans were or will be merged into this surviving Plan and b. as applicable.):							
		Name of merging plan	Merger date	Restated <u>Effective Date</u>	Original <u>Effective Date</u>				
	a. b.								

[Note: If Elective Deferral provision is not effective as of the Initial Effective Date or the Restatement Effective Date, enter the date as of which the Elective Deferral provision is effective. The Special Effective Date may not precede the date on which the Employer adopted the Plan.]

- 5. TRUSTEE (1.67). The Trustee executing this Adoption Agreement is (Choose one or more of (a), (b), or (c). Choose (d) or (e) if applicable.):
- (a) [] A discretionary Trustee. See Section 8.02(A).
- (b) [X] A nondiscretionary (directed) Trustee or Custodian. See Section 8.02(B).
- (c) [X] A Trustee under the: <u>Charles Schwab Bank</u> (specify name of trust), a separate trust agreement the Trustee has executed and that the IRS has approved for use with this Plan. Under this Election 5(c) the Trustee is not executing the Adoption Agreement and Article VIII of the basic plan document does not apply, except as indicated otherwise in the separate trust agreement. See Section 8.11(C).
- (d) [] **Permitted Trust amendments apply.** Under Section 8.11(B) the Employer has made certain permitted amendments to the Trust. Such amendments do not constitute a separate trust under Election 5(c). See Election 59 in Appendix C.
- (e) [] Use of non-approved trust. A Trustee under the: _______ (specify name of trust), a separate trust agreement the Trustee has executed for use with this Plan. Under this Election 5(e) the Trustee is not executing the Adoption Agreement and Article VIII of the basic plan document does not apply, except as indicated otherwise in the separate trust agreement. See Section 8.11(C). [Caution: Election 5(e) will result in the Plan losing reliance on its Advisory Letter and the Plan will be an individually designed plan.]
- 6. <u>CONTRIBUTION TYPES</u> (1.12). The selections made below should correspond with the selections made under Article III of this Adoption Agreement. (*If this is a frozen Plan (i.e., all contributions have ceased), choose (a) only.*): 6 p.26

Frozen Plan. See Sections 3.01(J) and 11.04.

- (a) [] Contributions cease. All Contributions have ceased or will cease (Plan is frozen).
 - (1) **Effective date of freeze:** ______ [Note: Effective date is optional unless this is the amendment or restatement to freeze the Plan.]

[Note: Elections 20 through 30 and Elections 36 through 38 do not apply to any Plan Year in which the Plan is frozen.]

Contributions. The Employer and/or Participants, in accordance with the Plan terms, make the following Contribution Types to the Plan/Trust (*Choose one or more of (b) through (h)*.):

- (b) **[X] Pre-Tax Deferrals.** See Section 3.02 and Elections 20-23, and 34.
 - (1) **[X] Roth Deferrals.** See Section 3.02(E) and Elections 20, 21, and 23. [*Note: The Employer may not limit Elective Deferrals to Roth Deferrals only.*]

(d) without ele (e) The Emplo or may no Section 3.6 (f) (g) calendar y (h)	Employee (after-tax). See Section 3.09 SIMPLE 401(k). The Plan is a SIMPLE tear under 3(a) and may not elect any other Contribution Designated IRA. See Section 3.12 and E	fe harbor plan; use 60 and Elections 27-29 e Plan is (or pursuant nake) Safe Harbor Collects in Election 30. Sand Election 36. 401(k) Plan. See Sec bution Types except use Election 37.	(e) instead. [Note: The to a delayoutributions See Election 3.10.]	the Employer may ed election, may sas it elects in E on 26 as to match	be) a safe harb lection 30. The hing Catch-Up	or 401(k) Plan. Employer may Deferrals. See
	BILITY (1.16). Disability means (Choose one of (
	Basic Plan. Disability as defined in Section 1.16(a) Describe:	A).				
[Note: The	e Employer may elect an alternative definition of E may result in loss of favorable tax treatment of the			istributions. How	vever, the use o	f an alternative
of (a), (b), [Note: Reg are Exclud Employees However, i	LUDED EMPLOYEES (1.22(D)). The following E or (c).): 8 p.38 gardless of the Employer's elections under Election ded Employees unless the Related Employer becomes are Excluded Employees unless the Employer in the case of a Multiple Employer Plan, see Section No Excluded Employees. There are no a man 9).	8: (i) Employees of aromes a Participating Appendix B elects of n 12.02(B) as to the E	ny Related Employer, therwise. S Employees	Employers (exclust); and (ii) Reclast See Sections 1.22 of the Lead Empl	uding the Signa sified Employe (B), 1.22(D)(3 loyer.]	tory Employer) ees and Leased), and 1.24(D).
(c) [Exclusions - same for all Contribution Types. (Choose one or more of (e) through (j). Choose co Exclusions - different exclusions appon Type (Choose one or more of (d) through (j). Choose one or more of (d) through (f).	olumn (1) for each exc oly. The following E	lusion elec Employees	cted at (e) throug are Excluded E	h (i).):	
Contributi	this Election 8, unless described otherwise in Electic ions and Safe Harbor Contributions. Matching inc ion includes all Nonelective Contributions except Sa	ludes all Matching Co	ontribution	s except Safe Ha		
		(1)		(2)	(3)	(4)
Exclusion	s	All Contributions		Elective Deferrals	Matching	Nonelective
(d) []	No exclusions. No exclusions as to the designated Contribution Type.	N/A (See Election 8(a)))	[]	[]	[]
(e) [X]	Collective Bargaining (union) Employees. As described in Code §410(b)(3)(A). See Section 1.22(D)(1).	[X]	OR	[]	[]	[]
(f) [X]	Non-Resident Aliens. As described in Code §410(b)(3)(C). See Section 1.22(D)(2).	[X]	OR	[]	[]	[]
(g) []	HCEs. See Section 1.22(E). See Election 30(f) as to exclusion of some or all HCEs from	[]	OR	[]	[]	[]

Safe Harbor Contributions.

(h)

[] Hourly paid Employees. [] OR

(i)	[]	Part-Time/Temporary/Seasonal Employee See Section 1.22(D)(4). A Part-Time, Tempor Seasonal Employee is an Employee regularly scheduled Service is less (specify a maximum of 1,000) Hours of Service the relevant Eligibility Computation Period. [Note: The "relevant" Eligibility Computation is the Initial or Subsequent Eligibility Comperiod as defined in Section 2.02(C).]	whose than ice in]	OR	I	1	I	l	[]
such	an I	If the Employer under Election 8(i) elects to trea Employee actually completes at least 1,000 Hours								
(j) the I [Not level result amo	Plan. e: A of O lt in	ible Employee. See Section 1.22(D)(4).] [X] Describe exclusion category and/or 1. (e.g., Exclude Division B Employees OR Excl Any exclusion under Election 8(j), except as to 16 Compensation. See Election 14 for eligibility con In the group of Nonhighly Compensated Employer of compensation and/or the shortest periods of secoverage under Code §410(b).]	ude salaried Emp Part -Time/Tempon nditions based on pes (NHCEs) part	loyee ary/ age icipa	es from Discre Seasonal Emp or Service. Th ting under th	etionary N ployees, n he exclusi e plan be	Iatch nay n ons e ing oi	ing Contri ot be based ntered und nly those N	butio d on er E NHC	ns.) age or Service or lection 8(j) cannot Es with the lowest
Con	ribu	OMPENSATION (1.11(B)). The following base Coutions (or the designated Contribution Type) (Co. (e) if applicable.): 9 p.49								
otherall M 1.11 Adm Type will	rwis Iate Con inist or I use 4	For this Election 9 all definitions include Elective is in Election 9(d), Elective Deferrals includes a ching Contributions and Nonelective includes all impensation, where the Employer in this Election strator will use W -2 Wages for other Plan definition Participant group under Election 9. If the Employ 415 Compensation. If the Plan is a Multiple Employ be nondiscriminatory under Treas. Reg. §1.414	Pre-Tax Deferrals Nonelective Cont. n 9 elects more the tions of Compenso ver has not elected oyer Plan, see Sec.	, Roi ribut an oi ution W-2	th Deferrals a ions. In apply ne Compensa if the Employ ? Wages, the P	ind Emplo ing any P tion defin ver has eld lan Admir	oyee (lan de ition , ected nistra	Contribution efinition wi for allocat W -2 Wage tor for such	ons, I hich ion p es for h oth	Matching includes references Section purposes, the Plan any Contribution er Plan definitions
			A Contrib			Elec	tive rrals	Mate	.h:n.	2 Nonelective
(a)	[X]	W-2 Wages (plus Elective Deferrals). See Section 1.11(B)(1).	(X		OR	[]	[]
(b)	[]		s). See]	OR	[]	[]	[]
(c)	[]	See Section 1.11(B)(3). [Note: The Employer may elect an alter- "general 415 Compensation" definition	by native]	OR	I	1]	1	[]
(d)	[]] Describe Compensation by Contribution T	Type or by Partici	ipan	t group:					
comi in al in th	bina l oth e No	Under Election 9(d), the Employer may: (i) election thereof as to a Participant group (e.g., W-2) ther cases); and/or (ii) define the Contribution To the immediately preceding Election 9(a) (e.g., on al Matching Contributions means 415 Compens [] Allocate based on specified 12-mon The allocation of all Contribution Types specified Contribution Types) will be made on Compensation within a specified 12-mon Compensation within the Plan Year as follows:	Wages for Matchive column heading compensation for sation).] onth period. [] as (or based month	ng C ngs i	ontributions f n a manner w	or Division Chich diffe Ching Con	on A E ers fro	imployees on the "all	and ² incl	415 Compensation usive" description

		oyee Contributions, Matching includes all Matching Co ow may cause allocation Compensation to fail to be no					utions. Election
			(1)		(2)	(3)	(4)
		ry Compensation (Choose one of (a) or (b). Contribution Type as applicable.):	All Contributio	ons	Elective Deferrals	Matching	Nonelective
(a)	[]	Plan Year. Compensation for the entire Plan	[]	OR	[]	[]	[]
10(0	a) app	Year which includes the Participant's Entry Date. the Employer under Election 9(e) elects to allocate somblies to that 12-month period in lieu of the Plan Year.]				_	period, Election
(b)		[X] Participating Compensation. Only Particip Compensation. See Section 1.11(H)(1).	oating [X]	OR []	[]	[]	
		nder a Participating Compensation election, in applying ator will count only the Participant's Participating Co					
[Non com Year which Non Pos	te: Ur binati Com ch dif electi t-Sev	Describe Pre-Entry Compensation by Contribution and Pre-Entry Compensation by Contribution and Pre-Entry Compensation 10(c), the Employer may: (i) elect Compion thereof as to a Participant group (e.g., Participating appensation for all Contribution Types to Division B Employers from the "all-inclusive" description in the Note are Contributions is Participating Compensation and for the Compensation. The following adjustments appeared (Choose one of (d), (e), or (f).):	pensation from g Compensatio loyees); and/or immediately p or Safe Harbor	the elections a on for all Contrib (ii) define the Coreceding Pre-b Nonelective Co	vailable under bution Types as ontribution Typ Entry Compens ntributions is I	to Division A E pe column headi sation (e.g., Co Plan Year Comp	Imployees, Plan ngs in a manner Impensation for pensation).]
		nder the basic plan document, if the Employer does not houts, and deferred compensation, and excludes militat				pensation includ	des regular pay,
(e) Typ (f)	es (C)	None. The Plan includes post-severance regular pay military and disability continuation payments as to ar to Election 11). [X] Same for all Contribution Types. The followhoose one or more of (h) through (n). Choose column (follows). [Adjustments - different conditions apply. d Contribution Types (Choose one or more of (g) through (h) through (g) thro	wing adjustme if for each opi The following	n Type except as nts to Post-Seve tion elected at (I) g adjustments to	erance Comperate the comperate of the co	r the basic plan asation apply to): ace Compensati	document (skip
desi	-	(1) (2) (3) (4)		common 1		<i>o.c.</i>).	
Pos	t-Sev	verance Compensation:	All Contributio	ons	Elective Deferrals	Matching	Nonelective
(g)	[]	None. The Plan takes into account	N/A	0(1)	[]	[]	[]
		Post-Severance Compensation as to the designated Contribution Types as specified under the basic plan document.	See Election 1	0(d))			
(h)	[]	Exclude All. Exclude all Post-Severance Compensation. [Note: 415 testing Compensation (versus allocation Compensation) must include Post-Severance Compensation comprised of regular pay. See Section 4.05(F).]	[]	OR	[]	[]	[]
(i)	[]	Regular Pay. Exclude Post-Severance Compensation comprised of regular pay. See Section 1.11(I)(1)(a). [Note: 415 testing Compensation (versus allocation Compensation) must include Post-Severance Compensation comprised of regular pay. See Section 4.05(F).]	n []	OR	[]	[]	[]
(j)	[]	Leave cash-out. Exclude Post-Severance Compensation comprised of leave cash-out. See Section 1.11(I)(1)(b).	[]	OR	[]	[]	[]
(k)	[X]	Deferred Compensation. Exclude Post- Severance Compensation comprised of deferred compensation. See Section 1.11(I)(1)(c).	[X]	OR	[]	[]	[]
(1)	[]	Salary continuation for military service. Include	[]	OR	[]	[]	[]

10. PRE-ENTRY/POST-SEVERANCE COMPENSATION (1.11(H)/(I)). Compensation under Election 9:

[Note: For this Election 10, unless described otherwise in Elections 10(c) or (n), Elective Deferrals includes Pre -Tax Deferrals, Roth Deferrals

	continuation for military service. See Section 1.						
(m) []	Salary continuation for disabled Participant Include Post-Severance Compensation comprof salary continuation for disabled Participants. Section 1.11(I)(3). (Choose one of (1) or (2).):	rised	l	OR	[]	11	[]
(1)	[] For NHCEs only.						
(2)	[] For all Participants. The salary continue continue for the following fixed or det period: (specif						
a combin Division Type coli Compens	Describe Post-Severance Compensation thereof as to a Participant group (e.g., Interployees, no Post-Severance Compensation for umn headings in a manner which differs from attion (e.g., Compensation for Nonelective Contrive Contributions includes regular pay Post-Severance Compensation for Nonelective Contributions includes regular pay Post-Severance Compensation (e.g., Compensation for Nonelective Contributions includes regular pay Post-Severance Compensation (e.g., Compensation for Nonelective Contributions includes regular pay Post-Severance Compensation (e.g., Interployees, Nonelective Contributions includes regular pay Post-Severance Compensation (e.g., Interployees, Nonelective Contributions includes regular pay Post-Severance Compensation (e.g., Interployees, Nonelective Contributions includes regular pay Post-Severance Compensation (e.g., Compensation for Nonelective Contributions includes regular pay Post-Severance Compensation (e.g., Compensation for Nonelective Contributions includes regular pay Post-Severance Contributions in Contributions includes regular pay Post-Severance Contributions in Contributions in Contributions in Contributions in Contributions in Contribu	Compensation fro clude regular pa r all Contribution the "all-inclus ibutions does not	m the e y Post-S Types to ive" de.	lections ava Severance C o Division B scription in	ilable under Po Compensation fo Employees); an the Note imn	ost-Severance Co or all Contributi nd/or (ii) define th nediately preced	on Types as to ne Contribution ing Pre-Entr
11. <u>EXC</u> or (c).):	CLUDED COMPENSATION (1.11(G)). Apply th	e following Com	pensati	on exclusior	ns to Elections 9	and 10 (Choose	one of (a), (b)
(a) []	No exclusions. Compensation as to all Contrib <i>12</i>).	ution Types mear	ns Comj	pensation as	elected in Elec	etions 9 and 10 (s	kip to Election
(b) [X] (c) one or mo	Exclusions - same for all Contribution Types (e) through (l). Choose column (l) for each op [] Exclusions - different conditions ap ore of (d) through (l) below. Choose Contribution	tion elected at (e, ply. The followin	throug g exclu	gh (k).):			
definition Compens be nondis failing to Election	a safe harbor 401(k) plan, allocations qualifying of Compensation. If the Plan applies permitted ation if the Plan is to avoid more complex testing criminatory under Treas. Reg. §1.414(s). In a not be nondiscriminatory, may result in more compositely. Elective Deferrals includes Pre-Tax Defendings and Nonelective includes all Nonelective Control (1) (2) (3) (4)	d disparity, alloo g. Elections 11(g n-safe harbor 401 lex nondiscrimin rals, Roth Deferr	cations) throug (k) plar ation te als and	also must b gh (l) below n, Elections esting. For t	e based on a r may cause allo 11(g) through (his Election 11	nondiscriminator ocation Compens l) which result in , unless describe	ry definition o sation to fail to Compensation ed otherwise in
Compens	sation Exclusions	Contrib			Deferrals	Matching	Nonelective
(d) []	No exclusions - limited. No exclusion as to the designated Contribution Type(s).	N/A (See Electi)))	[]	[]	[]
(e) []	Elective Deferrals. See Section 1.21.	N /2	4		N/A	[]	[]
(f) []	Fringe benefits. As described in Treas. Reg. §1.414(s)-1(c)(3).]]	OR	[]	[]	[]
(g) Apply thi	Compensation exceeding \$ s election to (Choose one of (1) or (2).):	[] OR	[1 [1	[]		
(1)	[] All Participants. [Note: If the Employer elects Safe Had Contributions under Election 6(e), the Employer not elect 11(g)(1) to limit the Safe Had Contribution allocation to the NHCEs.]	oyer					
(2)	[] HCE Participants only.						
(h) []	Bonus.	I]	OR	[]	[]	[]
(i) []	Commission.	I]	OR	[]	[]	[]
(j) []	Overtime.	Ī	1	OR	[]	[]	[]

(k)	[]	(If th	ted Employers. See Section 1.24(C). ere are Related Employers, choose one or both) and (2).):									
	(1))	[]	Non-Participating. Compensation paid to Employees by a Related Employer that is not a Participating Employer.	[]	OR	1]]]	[]	
	(2))	[]	Participating. As to the Employees of any Participating Employer, Compensation paid by any other Participating Employer to its Employees. See Election 28(g)(2)a.	ĺ]	OR]]	[]	[]	
opti a qu	on, alif	Plar am ied	ounts	Describe Compensation exclusion(s): Paymer any other plan of deferred comp maintained by a Received when restricted stock is no longer subject to option, all other amounts which receive special tax b	elateo a su	d Er bsta	nployer, amount antial risk of forf	s realize eiture, a	d fro	om the exerc ints realized	rise fro	e of a qualified stoc om the disposition of	ck of
[Not a co (ii) o follo excl	te: mbi defi owii ude	Und inai ine ng l	der Ei tion th the C Electi nus a	lection 11(1), the Employer may: (i) describe Compendereof as to a Participant group (e.g., No exclusions as Contribution Type column headings in a manner whit on 11(c) (e.g., Elective Deferrals means §125 cafeters to Nonelective Contributions); and/or (iii) describes	to D ich di ia de e ano	ivis iffer ferr othe	ion A Employees is from the "all- cals only OR No r exclusion (e.g.,	and excl inclusive exclusion Exclude	ude e" d is a e sh	bonus as to lescription in second to Safe Hadifferentic	Div 1 th 1 th 1 p	vision B Employees, the Note immediated or Contributions and pay).]	ly ia
				F SERVICE (1.32). The Plan credits Hours of Service follows (Choose one or more of (a) through (e) as ap	plica	able							15
	(1) All Purposes								2) bilit		3) stin	(4) Allocation ng Conditions	
(a)	ſ	1	Actu	al Method. See Section 1.32(A)(1).		`]	OR	[•]		
(b)	[X		Equi	ivalency Method: weekly daily, weekly, etc.). See Section 1.32(A)(2).		X]	OR	1	_]	[]	
(c)	[]	Elap	sed Time Method. See Section 1.32(A)(3).	[]	OR	[]	[]	[]	
(d)	[]	Actu Equi	tal (hourly) and Equivalency (salaried). tal Method for hourly paid Employees and valency Method:(e.g., daily, etc.) for salaried Employees.	I]	OR	I	1	1]	[]	
(e)	[]	Desc	ribe method:									
a co	mb	ina	tion t	lection 12(e), the Employer may describe Hours of So hereof as to a Participant group and/or Contributio v Method applies to truck drivers).]									
cred mus	it c t cr	erta edi	ain Pr t Serv	E SERVICE CREDITING (1.59(C)). The Plan must redecessor Employer/Predecessor Plan Service under vice as provided in Section 12.08. The Plan also elected (Choose one of (a) or (b).): 13 p.713	Sect	tion	1.59(B). If the	Plan is a	Mu	ltiple Emplo	ye	er Plan, the Plan als	SC
(a)	[X]	Not	applicable. No elective Predecessor Employer Servi	ce cr	edit	ing applies.						
(b)	[]		lies. The Plan credits the specified service with the form the purposes indicated (Choose one or both of (1) and									eı
[No	te: 2	4ny	eleci	tive Service crediting under this Election 13 must be	nona	lisci	riminatory.]						
	(1))	[]	All purposes. Credit as Service for all purposes, so (insert as many names as needed).	ervice	e wi	th Predecessor I	Employe	r(s):				-
	(2))	[]	Designated purposes. Credit as Service, service with the following Predecessor Employer(s) for the designated purpose(s):			(1) Eligib			(2) Vesting		(3) Contribution Allocation	
			a.	Employer:			1]		[]		[]	
			b.	Employer:			I]		[]		11	
			c .]	Employer:]]		[]		[]	

	a. [] All. All service	ce, regardless of when ren	dered.						
	b. [] Service after	: All service, which is or w	vas rendered a	ıfter: _			_ (spec	ify date).	
	c. [] Service before	re. All service, which is or	was rendered	l before	e:		(s	pecify dat	e).
(4)	[] Describe elective F	Predecessor Employer Se	rvice creditir	ıg:					
(3), or a c service wi	der Election 13(b)(4), the from combination thereof as to a ith Y only on/after 1/1/05 (for X Company applies only	Participant group and/or OR Credit all service for	Contribution all purposes	Type (e with en	e.g., For all attities the Er	purposes nployer a	credit a cquires	ll service after 12/3	with X, but credit
			ARTICLE II ITY REQUI		ENTS				
[Note: If the but does not have: Note: Note: Note (a) (if that days	te is also an Entry Date), or	arbor plan elects "early" et any Safe Harbor Contrib to Prevailing Wage Contr No eligibility conditions as if later, upon the next foll	ligibility for E utions, also se ributions. See to all Contrib lowing Plan E	lective see Election Section Toution Toution De	Deferrals (e tion 30(g).] n 2.01(D).] Types. Entry ate (skip to 1	is on the	Employ	Year of Sei	rvice and age 21),
	Employee must satisfy the option elected at (e) through	e following eligibility con ugh (j).): erent conditions apply. Tollowing eligibility condit	of ditions (Choose a Positions (either a	ose one Participa s to all	or more of ant in the Pl Contributio	(e) through	gh (k). C	Choose contracted Contr	lumn (1) for each ribution Types, an
Deferrals, Contribut	r this Election 14, unless des Roth Elective Deferrals an ions under Section 3.05(E	d Employee Contributions,	Matching inc ACs under	cludes d Section	all Matching 3.03(C)(2)	Contribu) and No	tions (ex nelectiv	ccept Safe e include	Harbor Matching s all Nonelective
Safe Harb as to Addi	tons (except Safe Harbor No for includes Safe Harbor No itional Matching, the Plan v (1) (2) (3)	onelective and Safe Harbor	· Matching Co st safe harbor.	ntribut	tions. If the E ection 3.05(F	Employer			ne Year of Service
Safe Harb as to Addi	or includes Safe Harbor No itional Matching, the Plan v	onelective and Safe Harbor will not satisfy the ACP tes	·Matching Co	ntribut See Se	tions. If the E	Employer	elects m		ne Year of Service Safe
Safe Harb as to Addi	nor includes Safe Harbor Notitional Matching, the Plan v (1) (2) (3) y Conditions None. Entry on the Emplo	onelective and Safe Harbor will not satisfy the ACP tes (4) (5) Dyment Commencement in Entry Date) or if later, (Matching Co st safe harbor. All Contributi N/A	ntribut See Se ons	tions. If the Election 3.05(F	Employer F)(3).]	elects m	ore than o	ne Year of Service Safe
Safe Harb as to Addi Eligibility	tor includes Safe Harbor Notitional Matching, the Plant (1) (2) (3) Y Conditions None. Entry on the Employed Date (if that date is also a	onelective and Safe Harbor will not satisfy the ACP tes (4) (5) coyment Commencement in Entry Date) or if later, (blan Entry Date.	Matching Co st safe harbor. All Contributi N/A	ntribut See Se ons	tions. If the Election 3.05(F Elective Deferrals	Employer F)(3).] Match	ing	ore than o	ne Year of Service Safe ve Harbor
Safe Harb as to Addi Eligibility (d) []	cor includes Safe Harbor Notitional Matching, the Plants (1) (2) (3) y Conditions None. Entry on the Employed Date (if that date is also a upon the next following P	onelective and Safe Harbor will not satisfy the ACP tes (4) (5) Dyment Commencement on Entry Date) or if later, (1) alone Entry Date. (age 21).	Matching Co st safe harbor: All Contributi N/A (See Election	ntribut See Se ons	tions. If the Ection 3.05(F Elective Deferrals	Employer F)(3).] Match []	ing	ore than o	ne Year of Service Safe ve Harbor
Safe Harb as to Addi Eligibility (d) []	or includes Safe Harbor Notitional Matching, the Plants (1) (2) (3) y Conditions None. Entry on the Employ Date (if that date is also a upon the next following P	onelective and Safe Harbor will not satisfy the ACP tes (4) (5) Dyment Commencement in Entry Date) or if later, (1) Plan Entry Date. Relection 16(a). Reliction intervening is required. Revice does not apply to Harbor Contributions	Matching Co it safe harbor: All Contributi N/A (See Election	ntribut See Se ons 14(a))	ions. If the Ection 3.05(F Elective Deferrals	Employer (7)(3).] Match []	ing	Nonelecti []	Safe ve Harbor
Safe Harb as to Addi Eligibility (d) [] (e) [X] (f) []	ror includes Safe Harbor Notitional Matching, the Plant (1) (2) (3) Y Conditions None. Entry on the Employ Date (if that date is also a upon the next following Page 18 (not to exceed a One Year of Service. See Two Years of Service (with Break in Service). 100% of [Note: Two Years of Sere Elective Deferrals, Safe or SIMPLE Contributions — month(s) (not exceed for Elective Deferrals, Safe and SIMPLE Contributions 12 months, 100% vesting not be continuous (no min required, and is mere pass	onelective and Safe Harbor will not satisfy the ACP tes (4) (5) Dyment Commencement in Entry Date) or if later, (2) an Entry Date. Deficiency Election 16(a). Dithout an intervening existing is required. Device does not apply to Harbor Contributions (5) Developed Harbor Contributions (6) Developed Harbor Contributions (7) Developed Harbor Service need (7) Developed Harbor Service need (7) Developed Harbor Service condition (7) Developed Harbor Service condition (7) Developed Harbor Harbor Harbor Harbor (8) Developed Harbor (8)	Matching Cost safe harbor: All Contributi N/A (See Election [X]	ntribut See Se ons 14(a))	tions. If the Ection 3.05(F Elective Deferrals []	Employer (7)(3).] Match [] []	ing	Nonelecti [] []	Safe ve Harbor []

	months for other contributions). If more than 12 months, 100% vesting is required. If the Employee does not complete the designated Hours of Service each month during the specified monthly time period, the Employee is subject to the one Year of Service (or two Years of Service if elect more than 12 months) requirement as defined in Election 16. The months during which the Employee completes the specified Hours of Service (Choose one of (1) or (2).):
(1)	[] Consecutive. Must be consecutive.
(2)	[] Not consecutive. Need not be consecutive.
(i) [1	
without s _i (k) [Note: Th (e.g., As t The Empl under Ele 15. <u>SPE</u> date prov	e Employer may leave the time period option blank in Election 14(j) if the Employer wishes to impose an Hour of Service requirement pecifying a time period within which an Employee must complete the required Hours of Service.] [] Describe eligibility conditions: [] Describe eligibility conditions of Employee group. [] Describe eligibility conditions of Employee group. [] Describe eligibility conditions of Election B Employees and one Year of Service as to Division B Employees. [] Describe eligibility requirement entry of Service as to Division B Employees. [] Describe eligibility requirement entry of Service as to Division B Employees. [] Describe eligibility requirement entry of Service as to Division B Employees. [] Describe eligibility requirement entry of Service as to Division B Employees. [] Describe eligibility requirement entry of Service as to Division B Employees. [] Describe eligibility entry of Service entry of
(a) []	Waiver of eligibility conditions for certain Employees. For all Contribution Types, the eligibility conditions and entry dates apply solely to an Eligible Employee employed or reemployed by the Employer after (specify date). If the Eligible Employee was employed or reemployed by the Employer by the specified date, the Employee will become a Participan on the latest of: (i) the Effective Date; (ii) the restated Effective Date; (iii) the Employee's Employment Commencement Date of Re-Employment Commencement Date; or (iv) the date the Employee attains age (not exceeding age 21).
	the Employer does not wish to impose an age condition under clause (iv) as part of the requirements for the eligibility condition. ave the age blank.]
(b) []	Describe special eligibility Effective Date(s):

Service in each month (not exceeding 12 months for Elective Deferrals, Safe Harbor Contributions and SIMPLE Contributions and not exceeding 24

or reemployed by the Employer after January 1, 2012).]

[Note: Under Election 15(b), the Employer may describe special eligibility Effective Dates as to a Participant group and/or Contribution Type (e.g., Eligibility conditions apply only as to Nonelective Contributions and solely as to the Eligible Employees of Division B who were hired

con the	dition	the Employer under Election 14 elects a one or two Yeas under Elections 14(i), (j), and (k)) or elects to apply a oyer should complete this Election 16. The Employer 2]	Year of S	Service f	for eligibility	under any othe	r Adoption Agre	ement election,
(a)	[]	Year of Service. An Employee must complete receive credit for one Year of Service under Article II 1,000 Hours of Service.]						
(b)	[]	Subsequent Eligibility Computation Periods. After the Plan measures Subsequent Eligibility Computatio						ion 2.02(C)(2),
	(1)	[] Plan Year. The Plan Year beginning with the Pl Commencement Date.						's Employment
[No	ote: To	[] Anniversary Year. The Anniversary Year, beging [] Split. The Plan Year as described in Election Versary Year as described in Election 16(b)(2) as to:	16(b)(1) e conditions the contribution of the) as to:ion for 1 butions.]	(descri Nonelective ((desc be Contribution Contributions o	eribe Contribution Type(s)). Typa(s) Type(s) Type(s)	
as a [No Def (2))	applic ote: Fo ferrals) and .	ERY DATE (2.02(D)). Entry Date means the Effective Dable.): 17 p.1017 or this Election 17, unless described otherwise in Election and Employee Contributions, Matching includes all Monelective includes all Nonelective Contributions (example) (exam	ction 17 Iatching cept Ope . See Sec	(g), Elec Contrib crational	ctive Deferra autions (excep QNECs und	ls includes Pre ot Operational	e-Tax Deferrals QMACs under S	Roth Elective Section 3.03(C)
				ibutions		Deferrals	Matching	Nonelective
(a)	[]	Semi-annual. The first day of the first month and of the seventh month of the Plan Year.	I	1	OR	[]	[]	[]
(b)	[X]	First day of Plan Year.	[]	OR	[]	[]	[X]
(c)	[]	First day of each Plan Year quarter.	[]	OR	[]	[]	[]
(d)	[]	The first day of each month.	[]	OR	[]	[]	[]
(e)	[X]	Immediate. Upon Employment Commencement Date or if later, upon satisfaction of eligibility conditions.	e [1	OR	[X]	[]	[]
con	nbinat luding	First day of each payroll period. [X] Describe Entry Date(s): Safe Harbor contributer Election 17(g), the Employer may describe Entry ion thereof as to a Participant group and/or Contribution and Additional Matching, immediate as to Division A Empiri-annual Entry Dates or the entry dates under the Em	Dates fr 1 Type or ployees a	om the omay election and semi	elections ava ct additional i -annual as te	ilable under El Entry Dates (e.g	., As to Matching	g Contributions
bec	ome a	OSPECTIVE/RETROACTIVE ENTRY DATE (2.02(D) Participant (unless an Excluded Employee under Elect gh (f). Choose Contribution Type as applicable.):						
a Po of C in E Cor	articiț Code § Electio ntribu	nless otherwise excluded under Election 8, an Employed ont by the earlier of: (i) the first day of the Plan Year begi (3410(a); or (ii) 6 months after the date the Employee con on 18(f), Elective Deferrals includes Pre-Tax Deferrals, R tions (except Operational QMACs under Section 3.02 onal QNECs under Section 3.04(C)(2)).] (1) (2) (3) (4)	inning aft mpletes t Roth Defe 3(C)(2))	ter the do hose req errals an and No	nte the Emplo uirements. F ad Employee	yee completes ti or this Election Contributions, I cludes all None	he age and servio 18, unless desci Matching includ	e requirements ibed otherwise es all Matching
				All ibutions		Elective Deferrals	Matching	Nonelective
(a)	[X]	Immediately following or coincident with the date the Employee completes the eligibility conditions.		X]	OR	[]	[]	[]
(b)	[]	Immediately following the date the Employee	Г	1	OR	1.1	[]	f 1

16. <u>YEAR OF SERVICE</u> - <u>ELIGIBILITY</u> **(2.02(A))**. (Choose (a), (b), and (c) as applicable.):

	complet	es the eligibility conditions.						
(c) []		ately preceding or coincident with the date loyee completes the eligibility conditions.	N/A	N/A		[]	[]]
(d) []		ately preceding the date the Employee es the eligibility conditions.	N/A	N/A		[]	[]]
(e) []		1 2 1	N/A	N/A		[]	[]]
Elections	[] nder Elect 18(a) thro	y conditions. Describe retroactive/prospective entry relative to ion 18(f), the Employer may describe the timing of ugh (e), or a combination thereof as to a Participant al Matching nearest as to Division A Employees and the	entry relative to an group and/or Cont	ribution Type (e.g., As to	Matching		
19. <u>BRE</u> (c).):	EAK IN SI	ERVICE - PARTICIPATION (2.03). The one year ho	ld-out rule describ	ed in Section 2	2.03(C) <i>(C</i>	hoose on	e of (a), (b), or
(a) [X]	Does no	t apply.						
(b) []	Applies.	Applies to the Plan and to all Participants.						
(c) []	Limited	application. Applies to the Plan, but only to a Partic	ipant who has incu	rred a Severan	ce from E	mployme	nt.	
[Note: Th 2.03(D).]		s not apply the rule of parity under Code $\S410(a)(5)(D)$)) unless the Emplo	yer in Appendi.	x B specifie	es otherwi	se. See Se	ection
		ARTICL PLAN CONTRIBUTIONS		RES				
		EFERRAL LIMITATIONS (3.02(A)). The following ose limitations imposed under the basic plan docume						
(a) [X]	None. N	o additional Plan imposed limits (skip to Election 21)).					
Employer Under a s Contribut	's election safe harbo tion under	er under Election 20 may not impose a lower deferr is must be nondiscriminatory. The elected limits apply to ir plan: (i) NHCEs must be able to defer enough to red the Plan and must be permitted to defer any lesser an iensation or to a whole dollar amount. See Section 1. Additional Plan limit(s). (Choose (1) and (2) as ap	Pre -Tax Deferrals ceive the maximum nount; and (ii) the 1 57(C) as to admini	and to Roth De Safe Harbor M Employer may strative limita	eferrals und Matching a limit Elect tions on El	less descri and Additi tive Defer lective De	ibed other onal Mat rals to a v	rwise. tching
(1)		aximum deferral amount. A Participant's Elective In nount and/or percentage of Compensation).	Deferrals may not e	exceed:			(specify a	dollar
(2)		inimum deferral amount. A Participant's Elective Dount and/or percentage of Compensation).		e less than:			(specify a	dollar
(3)	in Elect Participa or maxin period a	tion of limitations. The Election 20(b)(1) and (2) line ons 9 - 11. If the Employer elects Plan Year/Particular Compensation, in the Plan Years commencing a mum limitations to the Plan Year. Apply the elected and only to HCEs as elected below. (Choose a. or choo). Choose (3) if applicable.):	ipating Compensa fter an Employee b limitation based or	tion under col ecomes a Parti n such Comper	umn (1) ar cipant, app nsation dur	nd in Electory the electory the desired in Electory the El	ction 10 cted mini esignated	elects imum l time
			Plan Year/P	l) articipating nsation	(2) Payroll period		(3) HCEs oi	nly
	a. [Both. Both limits under Elections 20(b)(1) and (2)					[]	
	b. [Maximum limit. The maximum amount limit un Election 20(b)(1).	ider [1	[]		[]	
(a)	c. [Election 20(b)(2).	der [1	[]		[]	
(c)	[]	Describe Elective Deferral limitation(s):						

[Note: Under Election 20(c), the Employer: (i) may describe limitations on Elective Deferrals from the elections available under Elections 20(a) and (b) or a combination thereof as to a Participant group (e.g., No limit applies to Division A Employees. Division B Employees may not defer in excess of 10% of Plan Year Compensation); (ii) may elect a different time period to which the limitations apply; and/or (iii) may apply a different limitation to Pre-Tax Deferrals and to Roth Deferrals.]

					EFERRAL (ACA/EACA/QACA) (3.02(B)). The A on 34 regarding Automatic Escalation of Salary Re	Automatic Deferral provisions of Section 3.02(B) (Choose one of (a) eduction Agreements.):		
(a)	[X]	Do n	ot	app	oly. The Plan is not an ACA, EACA, or QACA (sk	ip to Election 22).		
(b)	[]	ame	ndn <i>ar</i> y	nen ^a	t thereto. (As to an EACA or QACA, this provision 2008). (Complete (1), (2), and (3). Complete (4) (ive date of automatic deferrals or, as appropriate, any subsequent in may not be effective earlier than Plan Years beginning on or after and (5) if an EACA or an EACA/QACA. Choose (6), (7), and/or (8)		
	(1)	Туре	of	Au	tomatic Deferral Arrangement. The Plan is an (Choose one of a., b., or c.):		
		a.	[]	ACA. The Plan is an Automatic Contribution Ar	rangement (ACA) under Section 3.02(B)(1).		
		b.	[]	EACA. The Plan is an Eligible Automatic Contra	ibution Arrangement (EACA) under Section 3.02(B)(2).		
		c.	[]	EACA/QACA. The Plan is a combination EACA Sections 3.02(B)(3) and 3.05(J).	and Qualified Automatic Contribution Arrangement (QACA) under		
Har	bor C	ontrib	utio	ons	under the QACA.]	must choose election 6(e) and complete Election 30 as to the Safe		
(2)			•		**	pose one of a., b., c., or d. Choose e. if applicable.):		
		a.	[]	All Participants. All Participants, regardless of a Contrary Election after the Automatic Deferral E	any prior Salary Reduction Agreement, unless and until they make a affective Date.		
		b.	[]		entage. All Participants, except those who have in effect a Salary Effective Date provided that the Elective Deferral amount under the Percentage.		
		c.	[]	e •	Participants, except those who have in effect a Salary Reduction Date regardless of the Elective Deferral amount under the Agreement.		
		d.	[]	New Participants (not applicable to QACA). I Deferral Effective Date.	Each Employee whose Entry Date is on or following the Automatic		
		e.	[]	Describe affected Participants (not applicable	to QACA):		
A E	mploy pply ti	ees. H he 6 -n	ow	ever th c				
		a.]]	% from the Participant's Compensation ea The Automatic Deferral Percentage will or will	icipant affected, will withhold as the Automatic Deferral Percentage, ich payroll period unless the Participant makes a Contrary Election. not increase in Plan Years following the Plan Year containing the e Plan Year or partial Plan Year in which the Automatic Deferral first of <i>d.</i> , <i>e.</i> , <i>or f.</i>):		
[No	te: In	order	to s	atis	fy the QACA requirements, enter an amount between	een 6% and 10% if no scheduled increase.]		
		b.	[]	QACA statutory increasing schedule. The Auto	omatic Deferral Percentage will be:		
					Plan Year of application to a Participant 1 2 3 4 5 and thereafter	Automatic Deferral Percentage 3% 3% 4% 5% 6%		
		c.	ı	1	Other increasing schedule. The Automatic Defe			
		٥.	ı	,	Plan Year of application to a Participant	Automatic Deferral Percentage		
						%		
						%		
	%							

		d.	L	J	No scheduled increase. The Automatic Deferral Percentage applies in all Plan Years.
		e.	[]	Automatic increase. The Automatic Deferral Percentage will increase by% per year up to a maximum of% of Compensation.
		f.	[]	Describe increase:
mor	e thar or (iii	n 10%) an a c Defe	of (lter rra	Com nati ! Pe	ACA requirements, the Automatic Deferral Percentage must be: (i) a fixed percentage which is at least 6% and not appensation; (ii) an increasing Automatic Deferral Percentage in accordance with the schedule under Election 20(b)(3) ive schedule which must require, for each Plan Year, an Automatic Deferral Percentage that is at least equal to the precentage under the schedule in Election 21(b)(3)b. and which does not exceed 10%. See Section 3.02(B)(3).] inssible withdrawal. The permissible withdrawal provisions of Section 3.02(B)(2)(d) (Choose one of a., b., or c.):
		a.	[]	Do not apply.
		b.	[]	90 day withdrawal. Apply within 90 days of the first Automatic Deferral.
		c.	[]	30-90 day withdrawal. Apply, within days of the first Automatic Deferral (may not be less than 30 nor more than 90 days).
	(5)				Election/Covered Employee. For Plan Years beginning on or after January 1, 2010, any Participant who makes a lection (Choose one of a. or b.; leave blank if an ACA or a QACA not subject to the ACP test.):
		a.	[]	Covered Employee. Is a Covered Employee and continues to be covered by the EACA provisions. [Note: Under this Election, the Participant's Contrary Election will remain in effect, but the Participant must receive the EACA annual notice.]
		b.	[]	Not a Covered Employee. Is not a Covered Employee and will not continue to be covered by the EACA provisions. [Note: Under this Election, the Participant no longer must receive the EACA annual notice, but the Plan cannot use the six -month period for relief from the excise tax of Code §4979(f)(1).]
	(6)	Cha	nge	Da	tte. The Elective Deferrals under Election 21(b)(3)b., c., e., or f. will increase on the following day each Plan Year:
		a.	[]	First day of the Plan Year.
		b.	[]	Other:
	(7)	Fine	. . .		of Increase. The automatic increase under Election 21(b)(3)e. or f. will apply to a Participant beginning with the first
	(7)				te after the Participant first has automatic deferrals withheld, unless a. is selected below:
(8)		a. []	I] De	The increase will apply as of the second Change Date thereafter. escribe Automatic Deferral:
and	or a	combi	nat	ion	21(b)(8), the Employer may describe Automatic Deferral provisions from the elections available under Election 21 thereof as to a Participant group (e.g., Automatic Deferrals do not apply to Division A Employees. All Division B are subject to an Automatic Deferral Amount equal to 3% of Compensation effective as of January 1, 2013).]
22. (a)	COI	<u>OA</u> (3.0 [X])2(The CODA provisions of Section 3.02(C) (Choose one of (a) or (b).): o not apply.
(b)	[]	may	ele	ect 1	each Plan Year for which the Employer makes a designated CODA contribution under Section 3.02(C), a Participant to receive directly in cash not more than the following portion (or, if less, the Elective Deferral Limit) of his/her ate share of that CODA contribution (Choose one of (1) or (2).):
	(1)	[]	A	ll o	r any portion.
	(2)	[]	_		_%
	<u>CA</u> T plica		JP <u>I</u>	DEF	FERRALS (3.02(D)). The Plan permits Catch-Up Deferrals unless the Employer elects otherwise below. (Choose (a)
(a)	[]	Not	Per	mit	tted. May not make Catch-Up Deferrals to the Plan.
24.	MA	<u>rchi</u> n	IG	<u>C</u> O	NTRIBUTIONS (EXCLUDING SAFE HARBOR MATCH AND ADDITIONAL MATCH UNDER SECTION 3.05)
(3.0)	3(A))	. The	En	plo	yer Matching Contributions under Election 6(c) are subject to the following additional elections regarding type ate/amount, limitations and time period (collectively, such elections are "the matching formula") and the allocation of

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Elections under Election 30, and not under this Election 24.]

Matching Contributions is subject to Section 3.06 except as otherwise provided (Choose one or more of (a) through (g) as applicable; then, for the elected match, complete (1), (2), and/or (3) as applicable. If the Employer completes (2) or (3), also complete one of (4), (5), or (6).): [Note: If the Employer wishes to make any Matching Contributions that satisfy the ADP or ACP safe harbor, the Employer should make these

		(1) Mate Rate/A [\$/% of E Deferr	Amt lective	(2) Limit on Deferrals Matched [\$/% of Compensation]	(3) Limit on Match Amount [\$/% of Compensation]	Year	(5) Apply limit (s) per payroll period [no "true-up"]	(6) Apply limit (s) per designated time period [no "true-up"]
(a) [Discretionary – see Section 1.35(B) (The Employer may, but is not required to complete (a)(1)-(6). See the "Note"					[-]	[]	[]
(b) []	following Election 24.) Fixed – uniform rate/					[]	[]	[]
(c) []	amount Fixed – tiered	Elective	Matching					[]
	"Years of Service" under th	Deferral %%%%	Rate% % %	Choose one of a. or	· b.):	[]	[]	
(d) []	Fixed – Years of Service	Years of Service	Matching Rate			[]	[]	[]
	a. [] Eligibility. Ye	ears of Service	for eligibili	ty in Election 16.				
	b. [] Vesting. Year	rs of Service fo	r vesting in	Elections 43 and 4	4.			
(e) [] l	Fixed – multiple formulas	Formula 1:				[]	[]	[]
		Formula 2:					[]	[]
		Formula 3:				[]	[]	[]
	[] Related and Par icipating Employers regardl mplete (1) and (2).):			ny Related and Par ated Employers) co				
(1)	Matching formula. The r	natching formu	ıla for the Pa	articipating Emplo	yer(s) (Choose on	e of a. or b.):		
	a. [] All the same	. Is (are) the sa	me as for the	e Signatory Emplo	yer under this Ele	ction 24.		
				vs:				·
(2)	Allocation sharing. The Farticipating Employer (C			cate the Matching	Contributions mac	le by the Signa	tory Employer	and by any
	a. [] Employer by	y Employer. O	nly to the Pa	articipants directly	employed by the	contributing E	mployer.	
				ants regardless of atching Contribution			ys them and re	egardless of
	less the Plan is a Multiple ting Employers. See Section		, the Employ	yer should not elec	ct 24(f) unless ther	e are Related	Employers wh	ich are also
(g) []	Describe:(The formula described n	nust satisfy the	definitely d	determinable requ	irement under Tre	as. Reg. §1.40	01 -1(b). If the	formula is

non -uniform, it is not a design -based safe harbor for nondiscrimination purposes.)
[Note: See Section 1.35(A) as to Fixed Matching Contributions. A Participant's Elective Deferral percentage is equal to the Participant's Elective Deferrals divided by his/her Compensation. The matching rate/amount is the specified rate/amount of match for the corresponding Elective Deferral amount/percentage. Any Matching Contributions apply to Pre-Tax Deferrals and to Roth Deferrals unless described otherwise in Election 24(g). Matching Contributions for nondiscrimination testing purposes are subject to the targeting limitations. See Section

4.10(D). The Employer under Election 24(a) in its discretion may determine the amount of a Discretionary Matching Contribution and the matching contribution formula. Alternatively, the Employer in Election 24(a) may specify the Discretionary Matching Contribution formula.

25.	MAC (PLAN-DESIGNATED) (3.03(C)(1)). The following provisions apply regarding Plan-Designated QMACs (Choose one of (a)
or (b.	

[Note: Regardless of its elections under this Election 25, the Employer under Section 3.03(C)(2) may elect for any Plan Year where the Plan is using Current Year Testing to make Operational QMACs which the Plan Administrator will allocate only to NHCEs for purposes of correction of an ADP or ACP test failure.]

(a)	[]	Not applicable. There are no Plan-Designated QMACs.
(b)	[]	Applies. There are Plan-Designated QMACs to which the following provisions apply (Complete (1) and (2).):
	(1)	Matching Contributions affected. The following Matching Contributions (as allocated to the designated allocation group under Election 25(b)(2)) are Plan-Designated QMACs (<i>Choose one of a. or b.</i>):
		a. [] All. All Matching Contributions.
		b. [] Designated. Only the following Matching Contributions under Election 24:
	(2)	Allocation Group. Subject to Section 3.06, allocate the Plan-Designated QMAC (Choose one of a. or b.):
		a. [] NHCEs only. Only to NHCEs who make Elective Deferrals subject to the Plan-Designated QMAC.
		b. [] All Participants. To all Participants who make Elective Deferrals subject to the Plan-Designated QMAC.
		Administrator will allocate all other Matching Contributions as Regular Matching Contributions under Section 3.03(B), except as n Sections 3.03(C)(2) or 3.05.
[Not	e: See	Section 4.10(D) as to targeting limitations applicable to QMAC nondiscrimination testing.]
		CHING CATCH-UP DEFERRALS (3.03(D)). If a Participant makes a Catch-Up Deferral, the Employer (Choose one of (a) or blank if Election 23(a) is selected.):
(a)	[]	Match. Will apply to the Catch-Up Deferral (Choose one of (1) or (2).):
	(1)	[] All. All Matching Contributions.
	(2)	Designated. The following Matching Contributions in Election 24:
(b)	[]	No Match. Will not match any Catch-Up Deferrals.
case Enh	, Elect	ction 26 does not apply to a safe harbor 401(k) plan unless the Employer will apply the ACP test. See Elections 38(a)(2)b. In this tion 26 applies only to Additional Matching, if any. A safe harbor 401(k) Plan will apply the Basic Match, QACA Basic Match or Match to Catch-Up Deferrals. If the Employer elects to apply the ACP test safe harbor under Election 38(a)(2)a., Election 26 does and the Plan also will apply any Additional Match to Catch-Up Deferrals.]
Emp	oloyer nore of	ELECTIVE CONTRIBUTIONS (TYPE/AMOUNT) INCLUDING PREVAILING WAGE CONTRIBUTIONS (3.04(A)). The Nonelective Contributions under Election 6(d) are subject to the following additional elections as to type and amount (Choose one f (a) through (e) as applicable.): 27 p.1627 [X] Discretionary. An amount the Employer in its sole discretion may determine.
(b)	[]	Fixed. (Choose one or more of (1) through (3) as applicable.):
	(1)	[] Uniform %% of each Participant's Compensation, per (e.g., Plan Year, month).
	(2)	[] Fixed dollar amount. \$, per
	(3)	[] Describe:

[Note: The Employer under Election 27(b)(3) may specify any Fixed Nonelective Contribution formula not described under Elections 27(b) (1) or (2) (e.g., For each Plan Year, 2% of net profits exceeding \$50,000, or The cash value of unused paid time off, as described in Section 3.04(A)(2)(a) and the Employer's Paid Time Off Plan) and/or the Employer may describe different Fixed Nonelective Contributions as applicable to different Participant groups (e.g., A Fixed Nonelective Contribution equal to 5% of Plan Year Compensation applies to Division A Participants and a Fixed Nonelective Contribution equal to \$500 per Participant each Plan Year applies to Division B Participants).]

is non-uniform, it is not a design-based safe harbor for nondiscrimination purposes.)

(c) [] Prevailing Wage Contribution. The Prevailing Wage Contribution amount(s) specified for the Plan Year or other applicable period in the Employer's Prevailing Wage Contract(s). The Employer will make a Prevailing Wage Contribution only to Participants covered by the Contract and only as to Compensation paid under the Contract. The Employer must specify the Prevailing Wage Contribution by attaching an appendix to the Adoption Agreement that indicates the contribution rate(s) applicable to the prevailing wage employment/job classification(s). If the Participant accrues an allocation of Employer Contributions (including forfeitures) under the Plan or any other Employer plan in addition to the Prevailing Wage Contribution, the Plan Administrator will (Choose one of (1) or (2).):

	(1)	[]	N	o offset. Not reduce the Participant's Employer Contribution allocation by the amount of the Prevailing Wage Contribution
	(2)	[]	O	ffset. Reduce the Participant's Employer Contribution allocation by the amount of the Prevailing Wage Contribution.
(d)	[X]	I	arti	cip	and Participating Employers. If any Related and Participating Employers (or in the case of a Multiple Employer Plan ating Employers regardless of whether they are Related Employers) contribute Nonelective Contributions to the Plan, the ation formula(s) (Choose one of (1) or (2).):
	(1)	[X]	A	Il the same. Is (are) the same as for the Signatory Employer under this Election 27.
	(2)	[]	A	t least one different. Is (are) as follows:
Pari	ticipai	tin	g Ei	npi	Plan is a Multiple Employer Plan, the Employer should not elect 27(d) unless there are Related Employers which are also oyers. See Section 1.24(D). The Employer electing 27(d) also must complete Election 28(g) as to the allocation methods Participating Employers.]
(e)	[]	(The	for	e:
Elec	tion 2	27	ana	l/or	ion 27(e), the Employer may describe the amount and type of Nonelective Contributions from the elections available under a combination thereof as to a Participant group (e.g., A Discretionary Nonelective Contribution applies to Division A I Nonelective Contribution equal to 5% of Plan Year Compensation applies to Division B Employees).]
Part	icipan ugh (I	ıt a	ny l as a	Noı	VE CONTRIBUTION ALLOCATION (3.04(B)). The Plan Administrator, subject to Section 3.06, will allocate to each elective Contribution (excluding QNECs) under the following contribution allocation formula (Choose one or more of (a, icable.): Pro rata. As a uniform percentage of Participant Compensation.
	[]				ed disparity. In accordance with the permitted disparity allocation provisions of Section 3.04(B)(2), under which the germitted disparity formula and definition of "Excess Compensation" apply (Complete (1) and (2).):
	(1)	F	orn	nul	a (Choose one of a., b., or c.):
		a	ι.	[] Two-tiered.
		t).	[] Four-tiered.
		c	;.	[] Two-tiered, except that the four-tiered formula will apply in any Plan Year for which the Plan is top-heavy.
	(2)				Compensation. For purposes of Section 3.04(B)(2), "Excess Compensation" means Compensation in excess of the ion level provided below <i>(Choose one of a. or b.)</i> :
		а	۱.	[Percentage amount% (not exceeding 100%) of the Taxable Wage Base in effect on the first day of the Plan Year, rounded to the next highest \$ (not exceeding the Taxable Wage Base).
		t).	[Dollar amount. The following amount: \$ (not exceeding the Taxable Wage Base in effect on the first day of the Plan Year).
Emp (d)	oloyer	ac [lopt]	s u	Incorporation of contribution formula. The Plan Administrator will allocate any Fixed Nonelective Contribution under (d), or 27(e), or any Prevailing Wage Contribution under Election 27(c), in accordance with the contribution formula the order those Elections. Classifications of Participants. [This is a nondesigned based safe harbor allocation method.] In accordance with the cation provisions of Section 3.04(B)(3). (Complete (1) and (2).):
	(1)			-	tion of the classifications. [This is a nondesigned based safe harbor allocation method.] The classifications are (Choose, b., or c.):
Reg.	. §1.40	01	(a)(4) -	e Employer would elect 28(d) where it intends to satisfy nondiscrimination requirements using "cross -testing" under Treas. 8. However, choosing this election does not necessarily require application of cross -testing and the Plan may be able to nation as to its classification -based allocations by testing allocation rates.]
		а	۱.	[] Each in own classification. Each Participant constitutes a separate classification.
		t).	[] NHCEs/HCEs. Nonhighly Compensated Employee/Participants and Highly Compensated Employee/Participants.
				r	l Describe the elessifications:

[Note: Any classifications under Election 28(d) must result in a definitely determinable allocation under Treas. Reg. $\S1.401 - 1(b)(1)(ii)$. The classifications cannot limit the NHCEs benefiting under the Plan only to those NHCE/Participants with the lowest Compensation and/or the shortest periods of Service and who may represent the minimum number of benefiting NHCEs necessary to pass coverage under Code $\S410$ (b). In the case of a self-employed Participant (i.e., sole proprietorships or partnerships), the requirements of Treas. Reg. $\S1.401(k) - 1(a)(6)$ apply and the allocation method should not result in a cash or deferred election for the self-employed Participant. The Employer by the due date of its tax return (including extensions) must advise the Plan Administrator or Trustee in writing as to the allocation rate applicable to each Participant under Election 28(d)(1)a. or applicable to each classification under Elections 28(d)(1)b. or c. for the allocation Plan Year.]

	(2)				method within each classification. Allocate the Nonelective Contribution within each classification as follows (Choose , or c.):
		a.	[]	Pro rata. As a uniform percentage of Compensation of each Participant within the classification.
		b.	[]	Flat dollar. The same dollar amount to each Participant within the classification.
		c.	ı	1	Describe:
_	vision and (2		ect		(e.g., Allocate pro rata to NHCEs and flat dollar to HCEs.) ge-based. [This is a nondesigned based safe harbor allocation method.] In accordance with the age-based allocation 8.04(B)(5). The Plan Administrator will use the Actuarial Factors based on the following assumptions (Complete both
	(1)	Inte	eres	t ra	te. (Choose one of a., b., or c.):
		a.	[]	7.5% b. [] 8.0% c. [] 8.5%
	(2)	Mo	rtal	ity (table. (Choose one of a. or b.):
		a.	[]	UP-1984. See Appendix D.
		b.	[]	Alternative: (Specify 1983 GAM, 1983 IAM, 1971 GAM or 1971 IAM and attach applicable tables using such mortality table and the specified interest rate as replacement Appendix D.)
(f)	[]				oints. In accordance with the uniform points allocation provisions of Section 3.04(B)(6). Under the uniform points formula, a Participant receives (<i>Choose one or both of (1) and (2). Choose (3) if applicable.</i>):
	(1)	[]			s of Service point(s) for each Year of Service. The maximum number of Years of Service ted for points is
		"Ye	ar (of Se	ervice" under this Election 28(f) means (Choose one of a. or b.):
		a.	[]	Eligibility. Years of Service for eligibility in Election 16.
		b.	[]	Vesting. Years of Service for vesting in Elections 43 and 44.
					ar of Service must satisfy Treas. Reg. $\S1.401(a)(4)$ - $11(d)(3)$ for the uniform points allocation to qualify as a safe harbor under Treas. Reg. $\S1.401(a)(4)$ - $2(b)(3)$.]
	(2)	[]	A	Age.	point(s) for each year of age attained during the Plan Year.
	ninist		ing	Re Em	pensation point(s) for each \$ (not to exceed \$200) increment of Plan Year Compensation. elated and Participating Employers. If any Related and Participating Employers (or in the case of a Multiple Employer ployers regardless of whether they are Related Employers) contribute Nonelective Contributions to the Plan, the Plan ocate the Nonelective Contributions made by the Participating Employer(s) under Election 27(d) (Complete (1) and
	(1)	Allo	ocat	tion	Method. (Choose one of a. or b.):
		a.	[X]	All the same. Using the same allocation method as applies to the Signatory Employer under this Election 28.
		b.	[]	At least one different. Under the following allocation method(s):
	(2)				sharing. The Plan Administrator will allocate the Nonelective Contributions made by the Signatory Employer and by pating Employer (<i>Choose one of a. or b.</i>):
		a.	[]	Employer by Employer. Only to the Participants directly employed by the contributing Employer.
		b.	[X]	Across Employer lines. To all Participants regardless of which Employer directly employs them and regardless of whether their direct Employer made Nonelective Contributions for the Plan Year.
Par to d to a	ticipa isrega Parti	ting E ird the icipan	Emp Co t (a	loye mpe ind v	is a Multiple Employer Plan, the Employer should not elect $28(g)$ unless there are Related Employers which are also are. See Section 1.24(D) and Election 27(d). If the Employer elects $28(g)(2)a$, the Employer should also elect $11(k)(2)$, instation paid by "Y" Participating Employer in determining the allocation of the "X" Participating Employer contribution vice versa) who receives Compensation from both X and Y. If the Employer elects $28(g)(2)b$., the Employer should not a $28(g)(2)a$. does not apply to Safe Harbor Nonelective Contributions.]
(h)	[]		e fo	rmu	la described must satisfy the definitely determinable requirement under Treas. Reg. $\S1.401$ ⁻ 1(b). If the formula is m, it is not a design based safe harbor for nondiscrimination purposes.)
29.	QNE	EC (P	LA	N - <u>C</u>	DESIGNATED) (3.04(C)(1)). The following provisions apply regarding Plan-Designated QNECs (Choose one of (a)

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or (b).):

[Note: Regardless of its elections under this Election 29, the Employer under Section 3.04(C)(2) may elect for any Plan Year where the Plan is using Current Year Testing to make Operational ONECs which the Plan Administrator will allocate only to NHCEs for purposes of correction of an ADP or ACP test failure.] (a) [X] Not applicable. There are no Plan-Designated ONECs. (b) Applies. There are Plan Designated QNECs to which the following provisions apply (Complete (1), (2), and (3).): Nonelective Contributions affected. The following Nonelective Contributions (as allocated to the designated allocation group under Election 29(b)(2)) are Plan-Designated QNECs (Choose one of a. or b.): [] All. All Nonelective Contributions. Designated. Only the following Nonelective Contributions under Election 27: **Allocation Group.** Subject to Section 3.06, allocate the Plan Designated QNEC (Choose one of a. or b.): **NHCEs only.** Only to NHCEs under the method elected in Election 29(b)(3). All Participants. To all Participants under the method elected in Election 29(b)(3). **Allocation Method.** The Plan Administrator will allocate a Plan - Designated QNEC using the following method (Choose one of a., *b., c., or d.)*: [] Pro rata. [] Flat dollar. h Reverse. See Section 3.04(C)(3). [] C. d. **Describe:** (The formula described must satisfy the definitely determinable requirement under Treas. Reg. §1.401-1(b). If the formula is non -uniform, it is not a design -based safe harbor for nondiscrimination purposes.) [Note: See Section 4.10(D) as to targeting limitations applicable to QNEC nondiscrimination testing.] 30. SAFE HARBOR 401(k) PLAN (SAFE HARBOR CONTRIBUTIONS/ADDITIONAL MATCHING CONTRIBUTIONS) (3.05). The Employer under Election 6(e) will (or in the case of the Safe Harbor Nonelective Contribution may) contribute the following Safe Harbor Contributions described in Section 3.05(E) and will or may contribute Additional Matching Contributions described in Section 3.05(F) (Choose one of (a) through (e) when and as applicable. Complete (f) and (i). Choose (g), (h), and (j) as applicable.): 30 p.1930 Safe Harbor Nonelective Contribution (including QACA). The Safe Harbor Nonelective Contribution equals 3 % of a Participant's Compensation [Note: The amount in the blank must be at least 3%. The Safe Harbor Nonelective Contribution applies toward (offsets) most other Employer Nonelective Contributions, See Section 3.05(E)(12).] Safe Harbor Nonelective Contribution (including QACA)/delayed year-by-year election (maybe and supplemental notices). (b) [] In connection with the Employer's provision of the maybe notice under Section 3.05(I)(1), the Employer elects into safe harbor status by giving the supplemental notice and by making this Election 30(b) to provide for a Safe Harbor Nonelective Contribution equal to _____% (specify amount at least equal to 3%) of a Participant's Compensation. This Election 30(b) and safe harbor status applies for the Plan Year ending: _____ (specify Plan Year end), which is the Plan Year to which the Employer's maybe and supplemental notices apply. [Note: An Employer distributing the maybe notice can use election 30(b) without completing the year. Doing so requires the Plan to perform Current Year Testing unless the Employer decides to elect safe harbor status. If the Employer wishes to elect safe harbor status for a single year, the Employer must amend the Plan to enter the Plan Year end above.] Basic Matching Contribution. A Matching Contribution equal to 100% of each Participant's Elective Deferrals not exceeding 3% of the Participant's Compensation, plus 50% of each Participant's Elective Deferrals in excess of 3% but not in excess of 5% of the Participant's Compensation. See Sections 1.35(E) and 3.05(E)(4). (Complete (1).): Time period. For purposes of this Election 30(c), "Compensation" and "Elective Deferrals" mean Compensation and Elective __. [Note: The Employer must complete the blank line with the applicable time period for computing the Basic Match, such as "each payroll period," "each calendar month," "each Plan Year quarter" or "the Plan Year."] (d) QACA Basic Matching Contribution. A Matching Contribution equal to 100% of a Participant's Elective Deferrals not exceeding 1% of the Participant's Compensation, plus 50% of each Participant's Elective Deferrals in excess of 1% but not in excess of 6% of the Participant's Compensation. (Complete (1).): [Note: This election is available only if the Employer has elected the QACA automatic deferrals provisions under Election 21.] Time period. For purposes of this Election 30(d), "Compensation" and "Elective Deferrals" mean Compensation and Elective Deferrals for: _______. [Note: The Employer must complete the blank line with the applicable time period for

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and complete (3) for any election.):

Year."

[]

(e)

computing the QACA Basic Match, such as "each payroll period," "each calendar month," "each Plan Year quarter" or "the Plan

Enhanced Matching Contribution (including QACA). See Sections 1.35(F) and 3.05(E)(6). (Choose one of (1) or (2)

	(1)	[]				ercentage. A Matching Contribution equal to	% of each Participant's Elective Deferrals but not as to Elective ation.							
	(2)	[]	Elect	ive	De	rula. A Matching Contribution equal to the specified matching rate for the corresponding level of each Participant's ferral percentage. A Participant's Elective Deferral percentage is equal to the Participant's Elective Deferrals is/her Compensation.								
							Elective Deferral Percentage	Matching Rate							
							%								
	(3)	Time period. For purposes of this Election 30(e), "Compensation" and "Elective Deferrals" mean Compensation and Deferrals for: [Note: The Employer must complete the blank line with the applicable time percomputing the Enhanced Match, such as "each payroll period," "each calendar month," "each Plan Year quarter" or "tyear:"]													
satisfor for (f)	sfy the ployer the En	e re ele iha Pa	equii ects nced rtic	remen to sati d Mate ipants	ts c isfy chir s w	of C the ng (ho	Code §§401(k)(12)(B)(ii) and (iii) (taking into a ACP safe harbor under Election 38(a)(2)a., the Contribution to a maximum of 6% of Plan Year will receive Safe Harbor Contributions. The	ge increases and the Enhanced Matching formula otherwise must account Code $\S401(k)(13)(D)(ii)$ in the case of a QACA). If the e Employer also must limit Elective Deferrals taken into account Compensation.] allocation of Safe Harbor Contributions (Choose one of (1), (2),							
	(1)		X]	Appl	lies	to	all Participants. Applies to all Participants exc	ept as may be limited under Election 30(g).							
	(2)	[]	NHCEs only. Is limited to NHCE Participants only and may be limited further under Election 30(g). No HCE will rea Safe Harbor Contribution allocation.											
	(3)	[NHCEs and designated HCEs. Is limited to NHCE Participants and to the following HCE Participants a further under Election 30(g):												
							roup the Employer describes under Election 30 in 5% of the Employer without regard to attribu	O(f)(3) must be definitely determinable. (e.g., Division "A" HCEs tion rules).]							
	(4)	[]		Ha	rbo	r Contributions are not allocated to Collective	Employees. Notwithstanding Elections 30(f)(1), (2) or (3), the Bargaining (union) Employees and may be further limited under							
(g) (h)	[]	ir aı 30 to	n Ele nd o 0(g) o the isag	Elective Deferrals/delay of Safe Harbor Contribution. The Employer may elect this Election 30(g) only if the Employer ction 14 elects eligibility requirements for Elective Deferrals of less than age 21 and/or one Year of Service but elects age 21 ne Year of Service for Safe Harbor Matching or for Safe Harbor Nonelective Contributions. The Employer under this Election applies the rules of Section 3.05(D) to limit the allocation of any Safe Harbor Contribution under Election 30 for a Plan Year se Participants who the Plan Administrator in applying the OEE rule described in Section 4.06(C), treats as benefiting in the gregated plan covering the Includible Employees. Another plan. The Employer will make the Safe Harbor Contribution to the following plan:											
(i)							Contributions. See Sections 1.35(G) and 3.05(
(1)	(1)		X]	No Additional Matching Contributions. The Employer will not make any Additional Matching Contributions to its safe harbor Plan.											
	(2) [] Additional Matching Contributions. The Employer will or may make the following Additional Matching to its safe harbor Plan. (Choose a., b., and c. as applicable.):														
		a		[]											
				(i)	[]	Uniform percentage. A Matching Contribution equal to% of each Participant's Elective Deferrals but not as to Elective Deferrals exceeding% of the Participant's Compensation.								
				(ii)	[]		ual to the specified matching rate for the corresponding level of ge. A Participant's Elective Deferral percentage is equal to the /her Compensation.							
							Elective Deferral Percentage	Matching Rate							
							%								
							%	%							

				(iii)	Time period. For purpo and Elective Deferrals		ion 30(i)(2)a., "	Comp	ensation"	and "E	lective	Deferral	ls" mean	Compe	nsation	
					[Note: The Employer m e.g., each payroll perio match under both (i) ar in the blank line.]	ust complete the lod, each calenda	r month,	each l	Plan Ye	ear quari	ter OR	the Pla	ın Year. L	f the En	ployer e	elects a	
				e En	cretionary Additional aployer makes a Discreteding% of the Pa	ionary Matching	g Contribu	ition,	the Dis	scretiona	ry Mate	ching (Contribut	ion will			
				(i)	Time period. For purpo and Elective Deferrals		ion 30(i)(2)b., "	Comp	ensation'	' and "E	lective	Deferral	ls" mear	Compe	nsation	
					[Note: The Employer of Discretionary Matching Plan Year. If the Employer of Additional Matching C	nust complete th g Contribution, e oyer fails to spe	e.g., each p ecify a tin	payrol 1e per	ll perio iod, th	d, each c	alenda	r month	n, each P	lan Year	quarter	OR the	
		c.		1	Describe Additional M (The formula described Employer elects to sati. (G).)	must satisfy the	definitely	deteri	minabl	e require	ment ui	ıder Tr					
Fix the lim the the (j) Co.	red Aa Elect it Elec Plant contr ntribu	ldition ive D ctive L must c ibutio [] tions	nal lefer Defer appl on a and	Match ral po errals y all M moun M u or A	elects to satisfy the ACP. Ining Contributions and ercentage increases; (ii, taken into account for Matching Contributions of the may not exceed 4% of altiple Safe Harbor Conditional Matching Contributional Matching Contributions or disaggregated plans, and the plans of the majore	Discretionary Ad on on HCE may be the Additional M to Catch - Up Defo the Participant's ontributions in tributions to disa e.g., as to collecti	dditional de entitled fatching (fatching (fatching (fatching fatching)) and fatching	Match to a g Contri d (v) in ur Con gated d parts ained	ning Coreater butions of the ca npensa Plan. s of its employ	ontribution rate of mana se of a Distion.] The EmPlan under sees a 3%	ons: (i) natch th ximum iscretion nployer ler Trea	the ma an any of 6% c nary Ad elects s. Reg.	tching re NHCE; of Plan Y dditional to make §1.401(1	ate may (iii) the Year Con Matchin e differe k)-1(b)(not incre Employen pensation g Contri nt Safe (4) as fol	ease as er must on; (iv) bution, Harbor lows: _	
Ha Ro an	rbor C llover alloca	Contri Cont tion o	buti ribu f M	ons; (tions atchir	ONDITIONS (3.06(B)/ (iii) Additional Matchin (vi) Designated IRA C og Contributions, Nonele (ne of (a) or (b). Choose	g Contributions vontributions; (vii ective Contribution)	which wil i) SIMPL ons or Par	l satis E Con	fy the tribution	ACP test ons; or (v	safe ha iii) Pre	ırbor; (vailing	iv) Empl Wage Co	oyee Co ontributi	ntributions. To	ons; (v) receive	
(b) one [No (C) No	e or m ote: Fo (2) re nelect	[X] ore o or thi gardi ive C	f (1) s El ing (Co throi ection Opera ibutio	ns. No allocation condinations. The following agh (7). Choose Contributed 131, except as the Emptational QMACs and Operations to which allocation conditions of Service in	g allocation cond oution Type as ap loyer describes o crational QNECs onditions may ap	litions app oplicable., otherwise othatchin	oly to): in Ele ig incl	the de ection 3 ludes a	signated 31(b)(7) a ll Matchi	Contrib or as pr ing Con	oution ovided tributi	Type and in Sections and I	l/or forfo ons 3.03 Vonelect	eitures (c (C)(2) an tive incli	nd 3.04 ides all	
		(1)		(2)	(3) (4)		Mat	ching	•								
							Nonelective and Forfeitures				Mate	ching	None	Nonelective		Forfeitures	
	(1)	[]]	None			N (See Elec	V/A ction 3	31(a))]		1	[1	
(2)	(2)	[]	•	Elaps	IOS/terminees (91 consed Time). See Section 3	.06(B)(1)(b).]	0571	OR	I	1	I]	[j	
(3)		[X]	. 1		st day of the Plan Year day of the Election 31(_		[X]	OR	ſ	1	ſ	1	г	1	
	(4) (5)	[X]	-		HOS in the Plan Year	· -] X]		OR OR]]	_]	
	(3)	[23]			n Plan Year if Elapsed		~ I	1			ı	1	ı	J	ı	1	
	(6)	[]			(specify) HOS within time period, (but not e in a Plan Year).		[]		OR	[]]	1]]	

(7)	[]	Describe conditions: (e.g., Last day of the Plan Year as to Nonelections for Participating Employer "B" I			s for Participa	ting Em	ployer	"A" Participants	. No allocation
(c) []		e period. Under Section 3.06(C), apply Election (Choose one or more of (1) through (5). Choose one or more of (1) through (5).					fied co	ontributions/forfe	itures based on
(1)	[]	Plan Year.]]	OR	[]	[]	[]
(2)	[]	Plan Year quarter.]]	OR	[]	[]	[]
(3)	[]	Calendar month.]]	OR	[]	[]	[]
(4)	[]	Payroll period.]]	OR	[]	[]	[]
(5)	[]	Describe time period:							
[Note: Ij	the En	aployer elects 31(b)(4) or (b)(6), the Employer	· must choos	e (c). I	f the Employe	r elects	31(b)(7), choose (c) if c	applicable.]
(a)	[X] ty or att [X] [] App cond attain	Total waiver or application. If a Partician ainment of Normal Retirement Age or Early Figure 1. Do not apply. Do not apply elected allocate forfeitures. Apply. Apply elected allocation conditions a lication/waiver as to Contribution Types exitions except such conditions are waived if Somment of Normal Retirement Age or Early Resistures (Choose one or more of (1) through (4)	pant incurs Retirement A tion condition to Matching wents. If a F everance fro stirement Ag	ge (C) ns to I Contra articip m Em e as sp	Matching Conditions, to Notant incurs a Sployment is opecified, and a	tribution onelective everance n accounts applie	ns, to I we Con the from the of o the to the	Nonelective Con tributions and to Employment, a r following deat	tributions or to forfeitures. pply allocation h, Disability or
	(1)	(2) (3) (4)	Mate Nonel and For	hing, ective		Matc		Nonelective	Forfeitures
(1)	[]	Death.	1]	OR	[]	[]	[]
(2)	[]	Disability.	1]	OR]]	[]	[]
(3)	[]	Normal Retirement Age.	1]	OR]]	[]	[]
(4) (c)		Early Retirement Age. ension. The suspension of allocation condition	s of Section		OR F) (Choose on	[e of (1)		[]	[]
(1) a.	[] []	Applies. Applies as follows (Choose one of Both. Applies both to Nonelective Contri			ching Contrib	utions.			
	b.	[] Nonelective. Applies only to Nonelec	tive Contrib	utions					
(2)	c. [X]	[] Match. Applies only to Matching Cor Does not apply.	ntributions.						
33. <u>FO</u>	RFEIT	URE ALLOCATION METHOD (3.07). (Choo	ose one of (a) or (b).): 33 p.2233				
(a)	[]	he Employer elects immediate vesting, the Em Safe harbor/top-heavy exempt. Apply 07(A)(4).						-	in accordance

(b) **[X] Apply to Contributions.** The Plan Administrator will allocate a Participant forfeiture attributable to all Contribution Types or attributable to all Nonelective Contributions or to all Matching Contributions as follows (*Choose one or more of (1) through (6) and choose Contribution Type as applicable. Choose (5) only in conjunction with at least one other election.*):

						(1) All Forfeitures			(2) Nonelective Forfeitures		(3) Matching Forfeitures	
(1	1)	[X	[]		itional Nonelective. Allocate as additional Discretionary elective Contribution.	[X	[]	OR	[]	[1	
(2	2)]]		itional Match. Allocate as additional Discretionary hing Contribution.	I]	OR	[]]	1	
(3	3)	[]	Redu	ce Nonelective. Apply to Nonelective Contribution.	[]	OR	[]	[]	
(4	1)	[]	Redu	ce Match. Apply to Matching Contribution.	[]	OR	[]	[]	
(5	5)	[]		expenses. Pay reasonable Plan expenses. Section 7.04(C).)	I]	OR	[]	I]	
(6	5)	[] Describe: (must satisfy the definitely determinable requirement under Treas. Reg. §1.401-1(b) and be applied in a uniform and nondiscriminatory manner; e.g., Forfeitures attributable to transferred balances from Plan X are allocated only to former Plan X participants.)										
					SCALATION (3.02(G)). The Automatic Escalation provisions ic Deferrals. Automatic Escalation applies to Participants when						lection	
(a) [2	X]	D	o no	ot app	ly.							
(b) []	A	pply	y . (Co	mplete (1), (2), (3), and if appropriate (4).):							
(1	l)	Participants affected. The Automatic Escalation applies to (Choose one of a., b., or c.):										
		a.		[]	All Deferring Participants. All Participants who have a Sals of Compensation.	ary Redu	iction A	greement	in effect to defer	at least_	%	
		b.		[]	New Deferral Elections. All Participants who file a Salary Re or, as appropriate, any amendment thereto, to defer at least					of this El	ection,	
		c.		[]	Describe affected Participants:							
					Election 34(b)(1)c. may further describe affected Participants up of Participants must be definitely determinable and if an E						ivision	
(2	2)	A	utoi	matic	Increases. (Choose one of a. or b.):							
		a.		[]	Automatic increase. The Participant's Elective Deferrals 2/2% of Compensation unless the Participant has filed a Contrappropriate, any amendment thereto.							
		b.		[]	Describe increase:							
-			•		n Election 34(b)(2)b. may define different increases for differen provisions must be definitely determinable.]	ıt groups	of Pari	ticipants o	r may otherwise l	limit Aut	omatic	
(3	3)	C	han	ge Da	ite. The Elective Deferrals will increase on the following day	each Pl	an Year	··				
		a.		[]	First day of the Plan Year.							
		b.		[]	Other:							
					(must be a specified or definitely determinable date that occ							
(4	1)	th	e Pa	rticip	of Increase. The automatic escalation provision will apply to ant files a Salary Reduction Agreement (or, if sooner, the effect less a. is selected below:							
		a.		[]	The escalation provision will apply as of the second Cha	nge Dat	e there	after.				
					H ROLLOVER CONTRIBUTION (3.08(E)). The following one of (a) or (b); also see Election $56(d)(1)$; leave blank if B					Roth Ro	ollover	
]				able. The Plan does not permit In-Plan Roth Rollover Contr				•			
(b) [2	X]											
(1	l)	[X] Effective Date. July 1,2015 (enter date not earlier than September 28, 2010; may be left blank if same as Plan or Restatement										

Effective Date).

			EE (AFTER-TAX) CONTRIBUTIONS (3.09). The following additional elections apply to Employee Contributions under <i>Choose one or both of (a) and (b) if applicable.)</i> :
(a)	[]		itional limitations. The Plan permits Employee Contributions subject to the following limitations, if any, in addition to those dy imposed under the Plan:
may	not e	xceed	gnated limitation(s) must be the same for all Participants and must be definitely determinable (e.g., Employee Contributions the lesser of \$5,000 dollars or 10% of Compensation for the Plan Year and/or Employee Contributions may not be less than ompensation per payroll period).]
(b)	[]	Applis:	ly Matching Contribution. For each Plan Year, the Employer's Matching Contribution made as to Employee Contributions
Mai	ching	Contr	oloyer Matching Contribution formula must be the same for all Participants and must be definitely determinable (e.g., A fixed ribution equal to 50% of Employee Contributions not exceeding 6% of Plan Year Compensation or A Discretionary Matching used on Employee Contributions).]
	DES and (b		TED IRA CONTRIBUTIONS (3.12). Under Election 6(h), a Participant may make Designated IRA Contributions. (Complete
(a)	Тур	e of IR	RA contribution. A Participant's Designated IRA Contributions will be (Choose one of (1), (2), or (3).):
	(1)	[]	Traditional.
	(2)	[]	Roth.
	(3)	[]	Traditional/Roth. As the Participant elects at the time of contribution.
(b)	Type <i>or (3</i>		Executt. A Participant's Designated IRA Contributions will be held in the following form of Account(s) (Choose one of (1), (2),
	(1)	[]	IRA.
	(2)	[]	Individual Retirement Annuity.
	(3)	[]	IRA/Individual Retirement Annuity. As the Participant elects at the time of contribution.
			ARTICLE IV LIMITATIONS AND TESTING
			TESTING ELECTIONS (4.06(B)). The Employer makes the following Plan specific annual testing elections under Section lete (a) and (b) as applicable. Leave (a) blank if the Plan is a SIMPLE 401(k) plan.): 38 p.2438
(a) (1)	[X]	None	discrimination testing. (Choose one or more of (1), (2), and (3).): Traditional 401(k) Plan/ADP/ACP test. The following testing method(s) apply:
			may "split test". For Current Year Testing, See Section 4.11(E). For Prior Year Testing, see Section 4.11(I) and, as to the first Sections $4.10(B)(4)(f)(iv)$ and $4.10(C)(5)(e)(iv)$.]
		ADF	P Test (Choose one of a. or b.)
		a.	[] Current Year Testing.
		b.	[] Prior Year Testing.
		ACF	P Test (Choose one of c., d., or e.)
		c.	[] Not applicable. The Plan does not permit Matching Contributions or Employee Contributions and the Plan Administrator will not recharacterize Elective Deferrals as Employee Contributions for testing.
		d.	[] Current Year Testing.
		d. e.	[] Current Year Testing.[] Prior Year Testing.
	(2)		
	(2)	e.	[] Prior Year Testing.
	(2)	e. [X]	[] Prior Year Testing. Safe Harbor Plan/No testing or ACP test only. (Choose one of a. or b.):
	(2)	e. [X] a.	 [] Prior Year Testing. Safe Harbor Plan/No testing or ACP test only. (Choose one of a. or b.): [X] No testing. ADP test safe harbor applies and if applicable, ACP test safe harbor applies.

(3)) [] N	Taybe notice (Election 30(b)). See Section 3.05(I).
a Plan t or Safe . Current (b)	that a Harbo t Year []	pplies or Pla Testin	the may make elections under both the Traditional 401(k) Plan and Safe Harbor Plan elections, in order to accommodate both testing elections (e.g., Safe Harbor Includible Employees group and tested Otherwise Excludible Employees group, in with tested after -tax Employee Contributions). In the absence of an election regarding ADP or ACP tested contributions, ag applies.] HCE determination. The Top-Paid Group election and the calendar year data election are not used unless elected below the of (1) and (2) if applicable.):
(1)] (] To	op-paid group election applies.
(2)] (] C	alendar year data election (fiscal year Plan only) applies.
			ARTICLE V VESTING REQUIREMENTS
39. <u>NO</u> of (a) or			ETIREMENT AGE (5.01). A Participant attains Normal Retirement Age under the Plan on the following date (Choose one .2539
(a) [X] S _I	pecific	e age. The date the Participant attains age 60. [Note: The age may not exceed age 65.]
(b) [in	which	rticipation. The later of the date the Participant attains age or the anniversary of the first day of the Plan Year h the Participant commenced participation in the Plan. [Note: The age may not exceed age 65 and the anniversary may not the 5th.]
40. <u>EA</u>	ARLY	RETI	REMENT AGE (5.01). (Choose one of (a) or (b).): 40 p.2540
(a) [X] No	ot app	plicable. The Plan does not provide for an Early Retirement Age.
(b) [re	eaches	Retirement Age. Early Retirement Age is the later of: (i) the date a Participant attains age; (ii) the date a Participant his/her anniversary of the first day of the Plan Year in which the Participant commenced participation in the Plan; the date a Participant completes Years of Service.
[Note: T	The E	mploy	er should leave blank any of clauses (i), (ii), and (iii) which are not applicable.]
"Years o	of Ser	rvice"	under this Election 40 means (Choose one of (1) or (2) as applicable.):
(1)] (] E	ligibility. Years of Service for eligibility in Election 16.
(2)] (] V	Yesting. Years of Service for vesting in Elections 43 and 44.
			an Early Retirement Age does not affect the time at which a Participant may receive a Plan distribution. However, a es 100% vested at Early Retirement Age.]
			TON ON DEATH OR DISABILITY (5.02). Under Section 5.02, if a Participant incurs a Severance from Employment as Disability (Choose one of (a), (b), or (c).):
(a) [X] A _]	pplies	5. Apply 100% vesting.
(b) [] No	ot app	plicable. Do not apply 100% vesting. The Participant's vesting is in accordance with the applicable Plan vesting schedule.
(c) [d application. Apply 100% vesting, but only if a Participant incurs a Severance from Employment as a result of <i>(Choose '1) or (2).)</i> :
(1)] (] D	Death.
(2)] (] D	visability.
Deferra Contrib IRA Co (irrespe	ls; (ii outions ontribu ctive outions	i) Em s); (vi) utions of AC s. (Che	CHEDULE (5.03). A Participant has a 100% Vested interest at all times in his/her Accounts attributable to: (i) Elective ployee Contributions; (iii) QNECs; (iv) QMACs; (v) Safe Harbor Contributions (other than QACA Safe Harbor SIMPLE Contributions; (vii) Rollover Contributions; (viii) Prevailing Wage Contributions; (ix) DECs; and (x) Designated. The following vesting schedule applies to Regular Matching Contributions, to Additional Matching Contributions CP testing status), to Nonelective Contributions (other than Prevailing Wage Contributions) and to QACA Safe Harbor cose (a) or choose one or both of (b) and (c) as applicable.): 42 p.2542
(a) [] In	nmedi	iate vesting. 100% Vested at all times in all Accounts.

[Note: Unless <u>all</u> Contribution Types are 100% Vested, the Employer should not elect 42(a). If the Employer elects immediate vesting under 42(a), the Employer should not complete the balance of Election 42 or Elections 43 and 44 (except as noted therein). The Employer must elect 42(a) if the eligibility Service condition under Election 14 as to <u>all</u> Contribution Types (except Elective Deferrals and Safe Harbor Contributions) exceeds one Year of Service or more than 12 months. The Employer must elect 42(b)(1) as to any Contribution Type where the eligibility service condition exceeds one Year of Service or more than 12 months. The Employer should elect 42(b) if <u>any</u> Contribution Type is subject to a vesting schedule.]

(b) **[X] Vesting schedules:** Apply the following vesting schedules (*Choose one or more of (1) through (6). Choose Contribution Type as applicable.*):

			(1)	(2)	(3)	(4) Additional	(5)
			All Contributions	Nonelective	Regular Matching	Matching (See Section 3.05(F))	QACA Safe Harbor
(1)	[]	Immediate vesting.	N/A (See Election 42(a))	[]	[]	[]	[]
(2)	[]	6-year graded.	[] OI	R []	[]	[]	N/A
(3)	[]	3-year cliff.	[] OI	R []	[]	[]	N/A
(4)	[X]	Modified schedule: Years of Service Vested Less than 1 a. 0% 1 b. 15% 2 c. 30% 3 d. 45% 4 e. 60% 5 f. 80% 6 or more 100%	0/0_ 0/0_ 0/0_ 0/0_ 0/0_ 0/0_	R []	[]	[]	N/A
(5)	[]	2-year cliff.	[] OI	R []	[]	[]	[]
(6)	[]	Modified 2-year scheduleYears of ServiceVestedLess than 1a1b2100°	<u>%</u> 	R []	[]	[]	[]

[Note: If the Employer does not elect 42(a), the Employer under 42(b) must elect immediate vesting or must elect one of the specified alternative vesting schedules. The Employer must elect either 42(b)(5) or (6) as to QACA Safe Harbor Contributions. The modified top-heavy schedule of Election 42(b)(4) must satisfy Code §411(a)(2)(B). If the Employer elects Additional Matching under Election 30(i), the Employer should elect vesting under the Additional Matching column in this Election 42(b). That election applies to the Additional Matching even if the Employer has given the maybe notice but does not give the supplemental notice for any Plan Year and as to such Plan Years, the Plan is not a safe harbor plan and the Matching Contributions are not Additional Matching Contributions. If the Plan's Effective Date is before January 1, 2007, the Employer may wish to complete the override elections in Appendix B relating to the application of non-top-heavy vesting.]

(c) [] Special vesting provisions:

[Note: The Employer under Election 42(c) may describe special vesting provisions from the elections available under Election 42 and/or a combination thereof as to a: (i) Participant group (e.g., Full vesting applies to Division A Employees OR to Employees hired on/before "x" date. 6-year graded vesting applies to Division B Employees OR to Employees hired after "x" date.); and/or (ii) Contribution Type (e.g., Full vesting applies as to Discretionary Nonelective Contributions. 6-year graded vesting applies to Fixed Nonelective Contributions). Any special vesting provision must satisfy Code §411(a) and must be nondiscriminatory.]

43. YEAR OF SERVICE - VESTING (5.05). (Complete both (a) and (b).):

[Note: If the Employer elects the Elapsed Time Method for vesting the Employer should not complete this Election 43. If the Employer elects immediate vesting, the Employer should not complete Election 43 or Election 44 unless it elects to apply a Year of Service for vesting under any other Adoption Agreement election.]

- (a) Year of Service. An Employee must complete at least _750 (Vesting Years of Service hours requirement is 750 hours for nonelective contributions funded in the Simpson Manufacturing Company, Inc. 401(k) Profit Sharing Plan for Hourly Employees before the 2015 Plan Year); 1,000 (1,000 hours apply to all other contributions) Hours of Service during a Vesting Computation Period to receive credit for a Year of Service under Article V. [Note: The number may not exceed 1,000. If left blank, the requirement is 1,000.]
- (b) **Vesting Computation Period.** The Plan measures a Year of Service based on the following 12-consecutive month period (*Choose one of (1) or (2).*):
 - (1) [X] Plan Year.
 - (2) [] Anniversary Year.

44.	<u>EXC</u>	LUD	ED YE	<u>ARS OF SERVICE - VESTING</u> (5.05(C)). (Choose (a) or (b).): 44 p.2744						
(a)	[X]	Non	e. Non	e other than as specified in Section 5.05(C)(1).						
(b)	[]	Excl	lusions	The Plan excludes the following Years of Service for purposes of vesting (Choose one or more of (1) through (4).):						
	(1)	[]	Age	18. Any Year of Service before the Vesting Computation Period during which the Participant attained the age of 18.						
	(2)	[]	Prio plan.	r to Plan establishment. Any Year of Service during the period the Employer did not maintain this Plan or a predecessor						
	(3)	[]	Rule	of Parity. Any Year of Service excluded under the rule of parity. See Plan Section 5.06(C).						
	(4)	[]	Add	itional exclusions. The following Years of Service:						
com date excl	binati e. The lusion:	ion the age I s appl	ereof a 18 excl ly as to	under Election 44(b)(4) may describe vesting service exclusions provisions available under Election 44 and/or a s to a: (i) Participant group (e.g., No exclusions apply to Division A Employees OR to Employees hired on/before "x" usion applies to Division B Employees OR to Employees hired after "x" date.); or (ii) Contribution Type (e.g., No Discretionary Nonelective Contributions. The age 18 exclusion applies to Fixed Nonelective Contributions). Any der Election 44(b)(4) must comply with Code §411(a)(4). Any exclusion must be nondiscriminatory.]						
				ARTICLE VI DISTRIBUTION OF ACCOUNT BALANCE						
				DISTRIBUTION (6.01(A)(1)/6.08(D)). The Plan provides or does not provide for Mandatory Distribution of a secount Balance following Severance from Employment, as follows (Choose one of (a) or (b). Choose (c) if applicable.):						
(a)	No Mandatory Distribution. The Plan will not make a Mandatory Distribution following Severance from Employment.									
(b)	[X]	Mandatory Distribution. The Plan will make a Mandatory Distribution following Severance from Employment. (Complete (1) and (2). Choose (3) unless the Employer elects to limit Mandatory Distributions to \$1,000 including Rollover Contributions under Elections 45(b)(1)b. and 45(b)(2)b.):								
	(1)			mit. As to a Participant who incurs a Severance from Employment and who will receive distribution before attaining age 62 or Normal Retirement Age, the Mandatory Distribution maximum amount is equal to (Choose one of a., b., or						
		a.	[]	\$5,000.						
		b.	[X]	\$1,000.						
		c.	[]	Specify amount: \$ (may not exceed \$5,000).						
(2) Dist		limi:	t, see e ication	relection only applies to the Mandatory Distribution maximum amount. For other Plan provisions subject to a \$5,000 lection 56(g)(7) in Appendix B.] of Rollovers to amount limit. In determining whether a Participant's Vested Account Balance exceeds the Mandatory it in Election 45(b)(1), the Plan (Choose one of a. or b.):						
		a.	[X]	Disregards Rollover Contribution Account.						
		b.	[]	Includes Rollover Contribution Account.						
	(3)	[]	attaiı	For the State of Mandatory Distribution subject to Automatic Rollover. A Mandatory Distribution to a Participant before using the later of age 62 or Normal Retirement Age is subject to Automatic Rollover under Section 6.08(D) (Choose one or b.):						
		a.	[]	Only if exceeds \$1,000. Only if the amount of the Mandatory Distribution exceeds \$1,000, which for this purpose must include any Rollover Contributions Account.						
		b.	[]	Specify lesser amount. Only if the amount of the Mandatory Distribution is at least: \$ (specify \$1,000 or less), which for this purpose must include any Rollover Contributions Account.						
(c)	[]	_		listribution at Normal Retirement Age. A severed Participant may not elect to delay distribution beyond the later of Jormal Retirement Age.						
Dist will	tributi instru	on, or	in the c Truste	ISTRIBUTION TIMING (6.01). Subject to the timing limitations of Section 6.01(A)(1) in the case of a Mandatory ase of any Distribution Requiring Consent under Section 6.01(A)(2), for which consent is received, the Plan Administrator e to distribute a Participant's Vested Account Balance as soon as is administratively practical following the time specified more of (a) through (i) as applicable; choose (j) if applicable.):						

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(2)

(1)

this Election 46 no longer apply. See Section 6.01(B) and Election 50.]

[Note: If a Participant dies after Severance from Employment but before receiving distribution of all of his/her Account, the elections under

			Mandatory Distribution	Distribution Requiring Consent
(a) [2	X]	Immediate. Immediately following Severance from Employment.	[X]	[X]
(b) []	Next Valuation Date. After the next Valuation Date following Severance from Employment.	[]	[]
(c) []	Plan Year. In the Plan Year following Severance from Employment (e.g., next or fifth).	[]	[]
(d) []	Plan Year quarter. In the Plan Year quarter following Severance from Employment (e.g., next or fifth).	[]	[]
(e) [1	Contribution Type Accounts	[]	[]
(f)		[] Vesting controlled timing. If the Participant's total Vested Account [] Balance exceeds \$, distribute (specify timing) and if the Participant's total Vested Account Balance does not exceed \$, distribute (specify timing).	[]	
(g) []	Distribute at Normal Retirement Age. As to a Mandatory Distribution, distribute not later than 60 days after the beginning of the Plan Year following the Plan Year in which the previously severed Participant attains the earlier of Normal Retirement Age or age 65. [Note: An election under column (2) only will have effect if the Plan's NRA is less than age 62.]	[]	[]
(h) [(i)		No buy-back/vesting controlled timing. Distribute as soon as is practical following Severance from Employment if the Participant is fully Vested. Distribute as soon as is practical following a Forfeiture Break in Service if the Participant is not fully Vested. [] Describe Severance from Employment distribution timing:	[]	[]
under applied from E As to L after to account planted determ and (v) (j) distrib	Elects to Smpl Divis the not no erms inal	Employer under Election 46(i) may describe Severance from Employment distribution action 46 and/or a combination thereof as to any: (i) Participant group (e.g., Immediate Division A Employees OR to Employees hired on/before "x" date. Distribution after loyment applies to Division B Employees OR to Employees hired after "x" date.); (ii) sion A Employees, immediate distribution after Severance from Employment applies as ext Valuation Date following Severance from Employment applies to Nonelective Co ow held in the Plan (e.g., The accounts from the X plan merged into this Plan continus [supply terms] and not in accordance with the terms of this Plan). An Employer's electible; (ii) not be subject to Employer discretion; (iii) comply with Code §401(a)(14) to esserve Protected Benefits as required.] [] Acceleration. Notwithstanding any later specified distribution date in Employment (Choose (1) and (2) as applicable.): [] Disability. If Severance from Employment is on account of Disability or in	distribution after Set the next Valuation Contribution Type at to Elective Deferral ntribution Accounts, we to be distributable ion under Election 40 ming requirements; lection 46, a Particial distribution 46, a Partici	verance from Employment Date following Severance and Participant group (e.g., Accounts and distribution and/or (iii) merged plan in accordance with the X (i) must: (i) be objectively (iv) be nondiscriminatory pant may elect an earlier
`	,	Severance from Employment. I Hardship, If the Participant incurs a hardship under Section 6 07(B) following the control of the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the participant incurs a hardship under Section 6 07(B) following the part	•	, c
- C	2)	I Hardshin. If the Participant incurs a hardship under Section 6 0/(B) follows	ng Severance from I	mniovment

(5)

47. <u>IN-SERVICE DISTRIBUTIONS/EVENTS</u> (6.01(C)). A Participant may elect an In-Service Distribution of the designated Contribution Type Accounts based on any of the following events in accordance with Section 6.01(C) (Choose one of (a) or (b).): 47 p.2947

[Note: If the Employer elects any In-Service Distribution option, a Participant may elect to receive as many In-Service Distributions per Plan Year (with a minimum of one per Plan Year) as the Plan Administrator's In-Service Distribution form or policy may permit. If the form or policy is silent, the number of In-Service Distributions is not limited. Prevailing Wage Contributions are treated as Nonelective Contributions. See Section 6.01(C)(4)(d) if the Employer elects to use Prevailing Wage Contributions to offset other contributions.]

- (a) [] None. The Plan does not permit any In-Service Distributions except as to any of the following (if applicable): (i) RMDs under Section 6.02; (ii) Protected Benefits; and (iii) Designated IRA Contributions. Also see Section 6.01(C)(4)(e) with regard to Rollover Contributions, Employee Contributions and DECs.
- (b) [X] **Permitted.** In Service Distributions are permitted as follows from the designated Contribution Type Accounts (*Choose one or more of (1) through (9).)*:

[Note: Unless the Employer elects otherwise in Election (b)(9) below, Elective Deferrals under Election 47(b) includes Pre -Tax and Roth Deferrals and Matching Contributions includes Additional Matching Contributions (irrespective of the Plan's ACP testing status).]

				(1) All Contrib.	(2) Elective Deferrals	(3) Safe Harbor Contrib.	(4) QNECs	(5) QMACs	(6) Matching Contrib.	(7) Nonelective/ SIMPLE
	(1)	[]	None. Except for Election 47(a) (Sexceptions.	N/A See Election 47(a))	[]	[]	[]	[]	[]	[]
	(2)	[X]	Age (Choose one or both of a. and b.):							
		a.	[X] Age 59 1/2 (must be at least 59 1/2).	[X] OR	[]	[]	[]	[]	[]	[]
		b.	[] Age (may be less than 59 1/2).	N/A	N/A	N/A	N/A	N/A	[]	[]
	(3)	[X]	Hardship (Choose one or both of a. and b.):							
		a.	[X] Hardship (safe harbor). See Section 6.07(A).	N/A	[X]	N/A	N/A	N/A	[]	[X]
		b.	[] Hardship (non- safe harbor). See Section 6.07(B).	N/A	[]	N/A	N/A	N/A	[]	[]
(4)		[X]	Disability. []	OR	[X]	[X] []	[]	[]	[X]	
	(5)	[]	year contributions. (specify minimum of two years) See Section 6.01 (C)(4)(a)(i).	N/A	N/A	N/A	N/A	N/A	[]	[]
	(6)	[]	months of participation. (specify minimum of 60 months) See Section 6.01(C)(4) (a)(ii).	N/A	N/A	N/A	N/A	N/A	[]	[]
	(7)	[X]	Qualified Reservist Distribution. See Section 6.01(C)(4)(b)(iii).	N/A	[X]	N/A	N/A	N/A	N/A	N/A
	(8)	[X]	Deemed Severance Distribution. See Section 6.11.	[X]	[]	[]	[]	[]	[]	[]

(9) [] **Describe:**

[Note: The Employer under Election 47(b)(9) may describe In -Service Distribution provisions from the elections available under Election 47 and/or a combination thereof as to any: (i) Participant group (e.g., Division A Employee Accounts are distributable at age 59 1/2 OR Accounts of Employees hired on/before "x" date are distributable at age 59 1/2. No In-Service Distributions apply to Division B Employees OR to Employees hired after "x" date.); (ii) Contribution Type (e.g., Discretionary Nonelective Contribution Accounts are distributable on Disability. Fixed Nonelective Contribution Accounts are distributable on Disability or Hardship (non-safe harbor)); and/or (iii) merged plan account

now held in the Plan (e.g., The accounts from the X plan merged into this Plan continue to be distributable in accordance with the X plan terms [supply terms] and not in accordance with the terms of this Plan). An Employer's election under Election 47(b)(9) must: (i) be objectively determinable; (ii) not be subject to Employer discretion; (iii) preserve Protected Benefits as required; (iv) be nondiscriminatory; and (v) not permit an "early" distribution of any Restricted 401(k) Accounts or Restricted Pension Accounts. See Sections 6.01(C)(4) and 11.02(C)(3).]

48. <u>IN-SERVICE DISTRIBUTIONS/ADDITIONAL CONDITIONS</u> (6.01(C)) . The following additional conditions apply to In-Service Distributions under Election 47(b) <i>(Choose one of (a) or (b).)</i> :
(a) [] Additional conditions. (Choose one or more of (1) through (3) as applicable.): (1) [] 100% vesting required. A Participant may not receive an In-Service Distribution unless the Participant is 100% Vested in the distributing Account. This restriction applies to (Choose one or more of a. or b.): a. [] Hardship distributions. Distributions based on hardship.
b. [] Other In-Service. In-Service distributions other than distributions based on hardship. (2) [] Minimum amount. A Participant may not receive an In-Service Distribution in an amount which is less than: \$(specify amount not exceeding \$1,000).
(3) [] Describe other conditions:
[Note: An Employer's election under Election $48(a)(3)$ must: (i) be objectively determinable; (ii) not be subject to Employer discretion; (iii) preserve Protected Benefits as required; (iv) be nondiscriminatory; and (v) not permit an "early" distribution of any Restricted $401(k)$ Accounts or Restricted Pension Accounts. See Section $6.01(C)(4)$.]
(b) [X] No other conditions. A Participant may elect to receive an In-Service Distribution upon any Election 47(b) event without further condition, provided that the amount distributed may not exceed the Vested amount in the distributing Account.
49. <u>POST-SEVERANCE AND LIFETIME RMD DISTRIBUTION METHODS</u> (6.03) . A Participant whose Vested Account Balance exceeds \$5,000 (or any lesser amount elected in Appendix B, Election 56(g)(7)): (i) who has incurred a Severance from Employment and will receive a distribution; or (ii) who remains employed but who must receive lifetime RMDs, may elect distribution under one of the following method (s) of distribution described in Section 6.03 and subject to any Section 6.03 limitations. (Choose one or more of (a) through (f) as applicable.): 49 p.3049
[Note: If a Participant dies after Severance from Employment but before receiving distribution of all of his/her Account, the elections under this Election 49 no longer apply. See Section 6.01(B) and Election 50.] (a) [X] Lump-Sum. See Section 6.03(A)(3).
(b) [X] Installments only if Participant subject to lifetime RMDs. A Participant who is required to receive lifetime RMDs may receive installments payable in monthly, quarterly or annual installments equal to or exceeding the annual RMD amount. See Sections 6.02(A) and 6.03(A)(4)(a).
(c) [] Installments. See Section 6.03(A)(4).
(d) [] Alternative Annuity: See Section 6.03(A)(5). [Note: Under a Plan which is subject to the joint and survivor annuity distribution requirements of Section 6.04 (Election 51(b)), the Employer may elect under 49(d) to offer one or more additional annuities (Alternative Annuity) to the Plan's QJSA, QPSA or QOSA. If the Employer elects under Election 51(a) to exempt Exempt Participants from the joint and survivor annuity requirements, the Employer should not elect to provide an Alternative Annuity under 49(d).] (e) [] Ad-Hoc distributions. See Section 6.03(A)(6).
[Note: If an Employer elects to permit Ad-Hoc distributions the option must be available to all Participants.]
(f) [] Describe distribution method(s):
[Note: The Employer under Election 49(f) may describe Severance from Employment distribution methods from the elections available under Election 49 and/or a combination thereof as to any: (i) Participant group (e.g., Division A Employee Accounts are distributable in a Lump-Sum OR Accounts of Employees hired after "x" date are distributable in a Lump-Sum. Division B Employee Accounts are distributable in a Lump-Sum or in Installments OR Accounts of Employees hired on/before "x" date are distributable in a Lump-Sum or in Installments.); (ii) Contribution Type (e.g., Discretionary Nonelective Contribution Accounts are distributable in a Lump-Sum. Fixed Nonelective Contribution Accounts are distributable in a Lump -Sum or in Installments); and/or (iii) merged plan account now held in the Plan (e.g., The accounts from the X plan merged into this Plan continue to be distributable in accordance with the X plan terms [supply terms] and not in accordance with the terms of this Plan). An Employer's election under Election 49(f) must: (i) be objectively determinable; (ii) not be subject to Employer, Plan Administrator or Trustee discretion; (iii) be nondiscriminatory; and (iv) preserve Protected Benefits as required.]
50. <u>BENEFICIARY DISTRIBUTION ELECTIONS</u> (6.01(B)) . Distributions following a Participant's death will be made as follows <i>(Choose one of (a), (b), or (c); choose (d) if applicable.)</i> :
(a) [] Immediate. As soon as practical following the Participant's death.

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which next follows the calendar year of the Participant's death.

Next Calendar Year. At such time as the Beneficiary may elect, but in any event on or before the last day of the calendar year

(c)	[X		As Beneficiary elects. At such time as the	Beneficiary may ele	ect, consi	stent with Section 6.02		
(d)	[]	Describe:					
nari	row	er i	e Employer under Election 50(d) may descr than that permitted under election 50(c), or any election under Election 50(d) must requ	include special pro	visions r	elated to certain benef	ficiaries, (e.g., a si	urviving spouse).
			T AND SURVIVOR ANNUITY REQUIRE ose one of (a) or (b).):	<u>EMENTS</u> (6.04). Th	ne joint a	and survivor annuity di	stribution require	ments of Section
(a)	[X	[]	Profit sharing exception. Do not apply to Participants (or to a portion of their Account					pply to any other
	(1)	One-year marriage rule. Under Section 7 sharing exception (Choose one of a. or b.):	0.05(A)(3) relating t	o an Exe	empt Participant's Bene	ficiary designation	n under the profit
			a. [X] Applies. The one-year marriag	ge rule applies.				
			b. [] Does not apply. The one-year	marriage rule does	not appl	y.		
(b)	[]	Joint and survivor annuity applicable. So	ection 6.04 applies t	o all Par	ticipants (Complete (1)	1.):	
	(1)	One-year marriage rule. Under Section 6	.04(B) relating to the	ne QPSA	(Choose one of a. or b	o.):	
			a. [] Applies. The one-year marriag	ge rule applies.				
			b. [] Does not apply. The one-year	marriage rule does	not appl	y.		
			AD	ARTICLE MINISTRATIVE		SIONS		
		ed	Contributions includes all Matching Contributions in Election 52(f).] (1) (2) (3) (4)	All Contributions	cure cor	Elective Deferrals/ Employee Contributions	Matching Contributions	Nonelective Contributions
(a)	ĮΧ	71	Daily. See Section 7.04(B)(4)(a).	[X]	OR			
(a) (b)	[Balance forward.	[]	OR	[]	[]	[]
(0)	ı	J	See Section 7.04(B)(4)(b).	1 1	OK	1 1	ΓĴ	l J
(c)	I	1	Balance forward with adjustment. See Section 7.04(B)(4)(c). Allocate pursuant to the balance forward method, except treat as part of the relevant Account at the beginning of the Valuation Period% of the contributions made during the following Valuation Period:	[]	OR	[]	[]	[]
(d)	[]	Weighted average. See Section 7.04(B)(4)(d). If not a monthly weighting period, the weighting period is:	[]	OR	[]	[]	[]
(e) (f)	[]	Participant-Directed Account method. See Section 7.04(B)(4)(e). Describe Earnings allocation me	[]	OR	[]	[]	[]
[No	te:	The	e Employer under Election 52(f) may describ	oe Earnings allocat	ion meth	ods from the elections o	available under E	lection 52 and/or

Note: The Employer under Election 52(f) may describe Earnings allocation methods from the elections available under Election 52 and/or a combination thereof as to any: (i) Participant group (e.g., Daily applies to Division A Employees OR to Employees hired after "x" date. Balance forward applies to Division B Employees OR to Employees hired on/before "x" date.); (ii) Contribution Type (e.g., Daily applies as to Discretionary Nonelective Contribution Accounts. Participant-Directed Account applies to Fixed Nonelective Contribution Accounts); (iii) investment type, investment vendor or Account type (e.g., Balance forward applies to investments placed with vendor A and Participant -Directed

Account applies to investments placed with vendor B OR Daily applies to Participant -Directed Accounts and balance forward applies to pooled Accounts); and/or (iv) merged plan account now held in the Plan (e.g., The accounts from the X plan merged into this Plan continue to be subject to Earnings allocation in accordance with the X plan terms [supply terms] and not in accordance with the terms of this Plan). An Employer's election under Election 52(f) must: (i) be objectively determinable; (ii) not be subject to Employer discretion; and (iii) be nondiscriminatory.]

ARTICLE VIII TRUSTEE AND CUSTODIAN, POWERS AND DUTIES

53. <u>VALUATION OF TRUST</u> (8.02(C)(4)). In addition to the last day of the Plan Year, the Trustee (or Named Fiduciary as applicable) must value the Trust Fund on the following Valuation Date(s) (Choose one or more of (a) through (d). Choose Contribution Type as applicable.): [Note: Elective Deferrals/Employee Contributions also include Rollover Contributions, Transfers, DECs and Designated IRA Contributions, Matching Contributions includes all Matching Contributions and Nonelective Contributions includes all Nonelective Contributions, unless described otherwise in Election 53(d).]

		(1)	`	2) (3	,	(4)	A Contri	.ll butio	ns	Em	p	Deferrals/ loyee butions		tching ibutions		lective butions
(a)	[]	No a	dditi	ional Valua	ation	Dates.	[]	OR		[]	1]	[]
(b)	[X]	of th	e Pla	n Year on v	vhich d marl	ach business day Plan assets for wh ket are valued and ness.	ich	X]	OR		[1	1	1	I	1
(c) (d)	[]		day o		of	eriod. The the Plan Year. ion Dates:	1]	OR		[1		1	I	1
to in to F in th term	ivestn Partici ie Pla is [su	nents p ipant - in (e.g. pply te	olaced Direct The erms]	d with vend ted Account accounts j and not in	lor A c its and from t accoi	unts); (iii) investmand Daily Valuation of the Valuation	on Dates cluation I into this rms of thi 1; and (ii	appl Dates Plan is Pla i) be	y to investmen apply to pool continue to be n). An Employ	ts placed led Accou. e subject t ver's electi ttory.]	w nt.	ith vendor s); and/or Trust valud	B OR D (iv) mer ation in a	aily Value ged plan e accordanc	ation Dat account n ce with th	es apply ow held e X plan
						N (12.01/12.02/12) tion of Article XII					ov	wing electi	ions reg	arding th	e Plan's l	Multiple
(a)	[X]	Not	appli	i cable. The	Plan	is not a Multiple I	Employe	r Plar	and Article X	III does n	ot	apply.				
(b)	[]					ıltiple Employer F ional elections <i>(C</i>				ctive Dat	e i	is:			The E	mployer
	(1)	[]	mo	dify Adopt	ion Â	loyer may modifigreement elections s) as follows (Cho	s applica	ble to	each Participa	ating Emp	olo	yer (includ				
		a.		All. Ma	y moc	lify all elections.										
		b.		Specifie	ed ele	ctions. May modif	fy the fol	lowii	ng elections: _				_ (speci	fy by elec	tion num	ber).
		c.	[]			May modify subj							violate C	ode 8412	or the reo	ulations

[Note: If Election (b)(1) above is not chosen, Participating Employers may not modify any Adoption Agreement elections. The Participation Agreement must be consistent with this Election 54(b)(1). Any Participating Employer election in the Participation Agreement which is not permitted under this Election 54(b)(1) is of no force or effect and the applicable election in the Adoption Agreement applies.]

thereunder.).

EXECUTION PAGE

The Employer, by executing this Adoption Agreement, here	by agrees to the provisions of this Plan and Trust.
	Employer: Simpson Manufacturing Co., Inc.
	Date:
	Signed:
	[print name/title]
	Adoption Agreement, hereby accepts its position and agrees to all of the obligations, odian) under the Volume Submitter Plan and Trust. If the Employer under Elections
	Date:
	Signed:
Nondiscretionary Trustee(s):	[print name/title]
	Date:
	Signed:
Custodian(s) (Optional):	[print name/title]
	Date:
	Signed:
	[print name/title] y the elections in this Adoption Agreement may result in disqualification of the n Agreement only in conjunction with the basic plan document referenced by its
Agreement Election(s) effective	paragraph is completed, this Execution Page documents an amendment to Adoption , by substitute Adoption Agreement page number(s) The Employer should ed pages. [Note: The Effective Date may be retroactive or may be prospective.]
adopting Employers of any amendment to this Volume Sub Plan Sponsor of its maintenance of this Volume Submitter Pl Submitter Plan Sponsor's intended meaning of any Plan pro	Plan Sponsor identified on the first page of the basic plan document will notify all omitter Plan or of any abandonment or discontinuance by the Volume Submitter an. For inquiries regarding the adoption of the Volume Submitter Plan, the Volume ovisions or the effect of the Advisory Letter issued to the Volume Submitter Plan at the following address and telephone number: 2175 North California Boulevard,
form of this Adoption Agreement and the basic plan docume may rely on the Volume Submitter Sponsor's IRS Advisory rely on the Advisory Letter in certain other circumstances Advisory Letter and in Rev. Proc. 2011-49 or subsequent §	nitter Plan Sponsor has obtained from the IRS an Advisory Letter specifying the ent satisfy, as of the date of the Advisory Letter, Code §401. An adopting Employer Letter <i>only</i> to the extent provided in Rev. Proc. 2011-49. The Employer may not or with respect to certain qualification requirements, which are specified in the guidance. In order to have reliance in such circumstances or with respect to such determination letter to Employee Plans Determinations of the IRS.

SPECIAL RETROACTIVE OR PROSPECTIVE EFFECTIVE DATES

(a) or on	e or more of (b) through (s) as applicable.):								
[Note: If	the Employer elects 55(a), do not complete the balance of this Election 55.]								
(a) []	Not applicable. The Employer does not elect any Appendix A special Effective Dates.								
correspo below -sp	the Employer may use this Appendix A to specify an Effective Date for one or more Adoption Agreement elections which does not and to the Plan's new Plan or Restated Plan Effective Date under Election 4. As to Restated Plans, for periods prior to: (i) the proceeding the Plan terms period to the restatement under this Adoption Agreement control for purposes of the designated provisions.]								
(b) []	Trustee (1.67). The Trustee provisions under Election 5 or Appendix C are effective:								
(c) [X]	Contribution Types (1.12). The Contribution Types under Election(s) 6 (b)(1) are effective: October 1, 2014.								
(d) []	Excluded Employees (1.22(D)). The Excluded Employee provisions under Election(s) 8 are effective:								
(e) [X]	Compensation (1.11). The Compensation definition under Election(s) 11(j) (removed) and 11(l) (specify 9 -11 as applicable) are effective: January 1, 2015.								
(f) []	Hour of Service/Elective Service Crediting (1.32/1.59(C)). The Hour of Service and/or elective Service crediting provisions under Election(s) (specify 12 - 13 as applicable) are effective:								
(g) []	Eligibility (2.01-2.03). The eligibility provisions under Election(s) (specify 14-19 as applicable) are effective:								
(h) are effect	Elective Deferrals (3.02(A)-(D)). The Elective Deferral provisions under Election(s) (specify 20 -23 as applicable) tive:								
(i) []	Matching Contributions (3.03). The Matching Contribution provisions under Election(s) (specify 24-26 as applicable)								
(j) applicab (k)	are effective: [] Nonelective Contributions (3.04). The Nonelective Contribution provisions under Election(s) (specify 27-29 as le) are effective: [] 401(k) safe harbor (3.05). The 401(k) safe harbor provisions under Election(s) 30 are effective:								
(l) (specify :	[X] Allocation conditions (3.06). The allocation conditions under Election(s) 31(b)(5)(1); 31(b)(6)(2) and (c)(1)(2) removed 31-32 as applicable) are effective: January 1, 2015								
(m) []	Forfeitures (3.07). The forfeiture allocation provisions under Election(s) 33 are effective:								
(n) []	Employee Contributions (3.09). The Employee Contribution provisions under Election(s) 36 are effective:								
(o) []	Testing elections (4.06(B)). The testing elections under Election(s) 38 are effective:								
(p) [X]	Vesting (5.03). The vesting provisions under Election(s) <u>39(a)</u> (specify 39-44 as applicable) are effective: <u>January 1, 2015</u> .								
(q) [X]	Distributions (6.01, 6.03 and 6.04). The distribution elections under Election(s) <u>47(b)(2) (for Nonelective Contributions)</u> (specify 45-51 as applicable) are effective: <u>January 1, 2015</u> .								
(r) []	Earnings/Trust valuation (7.04(B)/8.02(C)(4)). The Earnings allocation and Trust valuation provisions under Election(s) _ (specify 52-53 as applicable) are effective:								
(s) []	Special Effective Date(s) for other elections (specify elections and dates):								

BASIC PLAN DOCUMENT OVERRIDE ELECTIONS

56. BASIC PLAN OVERRIDES. The Employer elects or does not elect to override various basic plan provisions as follows (Choose (a) or choose one or more of (b) through (l) as applicable.): [Note: If the Employer elects 56(a), do not complete the balance of this Election 56.] (a) [] Not applicable. The Employer does not elect to override any basic plan provisions. [Note: The Employer at the time of restating its Plan with this Adoption Agreement may make an election on Appendix A (Election 55(s)) to specify a special Effective Date for any override provision the Employer elects in this Election 56. If the Employer, after it has executed this Adoption Agreement, later amends its Plan to change any election on this Appendix B, the Employer should document the Effective Date of the Appendix B amendment on the Execution Page or otherwise in the amendment.] **Definition (Article I) overrides.** (Choose one or more of (1) through (8) as applicable.): (1) [] W-2 Compensation exclusion of paid/reimbursed moving expenses (1.11(B)(1)). W-2 Compensation excludes amounts paid or reimbursed by the Employer for moving expenses incurred by an Employee, but only to the extent that, at the time of payment, it is reasonable to believe that the Employee may deduct these amounts under Code §217. (2) Alternative (general) 415 Compensation (1.11(B)(4)). The Employer elects to apply the alternative (general) 415 definition of Compensation in lieu of simplified 415 Compensation. **Inclusion of Deemed 125 Compensation (1.11(C)).** Compensation under Section 1.11 includes Deemed 125 Compensation. (3) []Pre-Regulatory inclusion of Post-Severance Compensation (1.11(I) and 4.05(F)). Prior to the first Limitation Year (4) beginning on or after July 1, 2007 (the Effective Date of the final 415 regulations), the Plan includes Post-Severance Compensation within the meaning of Prop. Treas. Reg. §1.415(c)-2(e) as described in Sections 1.11(I) and 4.05(F) as follows (Choose one or both of a. and b.): Include for 415 testing. Include for 415 testing and for other testing which uses 415 Compensation. This provision applies effective as of ____ (specify a date which is no earlier than January 1, 2005). Include for allocations. Include for allocations as follows (specify affected Contribution Type(s) and any adjustments to Post Severance Compensation used for allocation): _______ (specify a date which is no earlier than January 1, 2002). **Inclusion of Deemed Disability Compensation (1.11(K)).** Include Deemed Disability Compensation. (Choose one of a. (5) [] *or b.)*: [] NHCEs only. Apply only to disabled NHCEs. a. b. All Participants. Apply to all disabled Participants. The Employer will make Employer Contributions for such disabled Participants for: (specify a fixed or determinable period). (6) Treatment of Differential Wage Payments (1.11(L)). In lieu of the provisions of Section 1.11(L), the Employer elects the []following (Choose one or more of a., b., c., and d. as applicable.): **Effective date.** The inclusion is effective for Plan Years beginning after ____ (may not be earlier a. than December 31, 2008). b. **Elective Deferrals only.** The inclusion only applies to Compensation for purposes of Elective Deferrals. C **Not included.** The inclusion does not apply to Compensation for purposes of any Contribution Type. [] d. **Other:** __ (specify other Contribution Type Compensation which includes Differential Wage Payments) **Leased Employees (1.22(B)).** (Choose one or both of a. and b. if applicable.): (7) [] Inclusion of Leased Employees (1.22(B)). The Employer for purposes of the following Contribution Types, does not exclude Leased Employees: (specify Contribution Types). Offset if contributions to leasing organization plan (1.22(B)(2)). The Employer will reduce allocations to this Plan b. for any Leased Employee to the extent that the leasing organization contributes to or provides benefits under a leasing organization plan to or for the Leased Employee and which are attributable to the Leased Employee's services for the Employer. The amount of the offset is as follows: [Note: The election of an offset under this Election 56(b)(7)b. may require that the Employer aggregate its plan with the leasing organization's plan for coverage and nondiscrimination testing.] (8) [] Inclusion of Reclassified Employees (1.22(D)(3)). The Employer for purposes of the following Contribution Types, does not exclude Reclassified Employees (or the following categories of Reclassified Employees): (specify Contribution Types and/or categories of Reclassified Employees).

(c) "rul	e of p	[] parity" ı			parity - participation (Article II) override (2.03(D)). For purposes of Plan participation, the Plan applies the §410(a)(5)(D).
(d) (1)	[X]	Cont [X]			ocation (Article III) overrides. (Choose one or more of (1) through (9) as applicable.): errides. (Choose one or more of a., b., c., or d. as applicable.):
		a.	[]		tment of Automatic Deferrals as Roth Deferrals (3.02(B)). The Employer elects to treat Automatic Deferrals of Deferrals in lieu of treating Automatic Deferrals as Pre-Tax Deferrals.
		b.	[X]		Plan Roth Rollovers limited to In-Service only (3.08(E)(2)(a)). Only Participants who are Employees may elect ake an In-Plan Roth Rollover Contribution.
		c.	[]		ed In-Plan Roth Rollovers (3.08(E)(2)(b)). Distributions related to In-Plan Roth Rollovers may only be made accounts which are fully Vested.
		d.	[X]		ree of In-Plan Roth Rollover Contribution (3.08(E)(3)(b)). The Plan permits an In-Plan Roth Rollover only the following qualifying sources (<i>Choose one or more.</i>):
			(i)	[]	Elective Deferrals
			(ii)	[]	Matching Contributions (including any Safe Harbor Matching Contributions and Additional Matching Contributions)
			(iii)	[]	Nonelective Contributions
			(iv)	[]	QNECs (including any Safe Harbor Nonelective Contributions)
			(v)	[]	Rollovers
			(vi)	[]	Transfers
			(vii)	[X]	Other: the vested portion of any account (specify account(s) and conditions in a manner that is definitely determinable and not subject to Employer discretion)
(3)	(2)	[]	alloc None	ated to	of Safe Harbor Contributions to other allocations (3.05(E)(12)). Any Safe Harbor Nonelective Contributions of a Participant's account will <i>not</i> be applied toward (offset) any allocation to the Participant of a non-Safe Harbor e Contribution. lan Year or allocation period (3.06(B)(1)(c)). The Plan Administrator (Choose one of a. or b.):
(3)		a.	[]		pro-ration. Will <i>not</i> pro-rate Hours of Service in any short allocation period.
		b.	[]	Pro-	ration based on months. Will pro-rate any Hour of Service requirement based on the number of months in the tallocation period.
	(4)	[]	elect	ited w ed in tl	aiver of allocation conditions for rehired Participants (3.06(G)). The allocation conditions the Employer has the Adoption Agreement do not apply to rehired Participants in the Plan Year they resume participation, as described 3.06(G).
	(5)	[]	Asso Year.		Match forfeiture timing (3.07(A)(1)(c)). Forfeiture of associated matching contributions occurs in the Testing
(6) 3.07	7(A)(4	[] 4), the			rbor top-heavy exempt fail-safe (3.07(A)(4)). In lieu of ordering forfeitures as (a), (b), and (c) under Section stablishes the following forfeiture ordering rules (Specify the ordering rules, for example, (b), (c), and (a).):
(7) 3.11	(K).	[] The pro			Act continued benefit accrual (3.11(K)). The Employer elects to apply the benefit accrual provisions of Section effective as of (Choose one of a. or b.; and choose c. if the provisions no longer are effective.):
		a.	[]	2007	Effective Date. The first day of the 2007 Plan Year.
		b.	[]	Othe	er Effective Date (may not be earlier than the first day of the 2007 Plan Year).
(8) Yea	r, the	c. [] Plan A		lassific	enger effective. The provisions no longer apply effective as of cations allocation formula (3.04(B)(3)). If a Participant shifts from one classification to another during a Plan will apportion the Participant's allocation during that Plan Year (Choose one of a., b., or c.):
		a.	[]	Mon	ths in each classification. Pro rata based on the number of months the Participant spent in each classification.
		b.	[]	Days	s in each classification. Pro rata based on the number of days the Participant spent in each classification.
		c.	[]		classification only. The Employer in a nondiscriminatory manner will direct the Plan Administrator to place the cipant in only one classification for the entire Plan Year during which the shift occurs.
	(9)	[]	_	ensio icable.	n (3.06(F)(3)). The Plan Administrator in applying Section 3.06(F) will (Choose one or more of a., b., and c. as):

		a.]]	Re-o		tiers. Apply the	he suspension tier	s in Section 3	6.06(F)(2) in t	the following orde	er:	(specify
		b.	[]				reaker. Apply the Compensation.	greatest Hou	rs of Service	as the tie-breake	er within a suspen	sion tier in lieu
		c.	[]			nl/other tiers. ordering).	Apply the following	ing additiona	l or other tier	rs:	(spe	cify suspension
(e)		[]		Te	sting (Arti	cle IV) overri	des. (Choose one	or both of (1)) and (2) as a	applicable.):		
	(1)	[]			few w (F)(1).	eeks	rule for Code	§415 testing Con	npensation (4	4.05(F)(1)). T	The Plan applies tl	he first few weeks	s rule in Section
	(2)	[]	a	djus		to F	ost-Severance	on for Code §41 Compensation fo					
								the Employer doe excludes military d				ce compensation	includes leave
		a.	[]	Exclu	ıde l	eave cash-ou	ts. See Section 1.1	11(I)(1)(b).				
		b.	[]	Exclu	ıde o	leferred comp	ensation. See Se	ction 1.11(I)((1)(c).			
		c.	[]	Inclu	de s	alary continua	ation for military	service. See	Section 1.11	1(I)(2).		
		d.	1	1	Inclu	de s	alary continua	ation for disabled	d Participan	ts. See Section	on 1.11(I)(3). <i>(Ch</i>	noose one of (i) or	r (ii).):
			(i)	1.1	For	Nonhighly C	ompensated Emp	ployees only.				
			(i	ii)	[]		all Participar	nts. In which case	the salary cor	ntinuation wi	ll continue for the	following fixed	or determinable
(f)		[]		Ve	esting (les. (Choose one o	or more of (1)) through (6)	as applicable.):		
	(1)	[]						y vesting and top on-top-heavy ves					
		a.	[]	top-h	neav	, the followin	eavy vesting. As a g vesting schedule (iv) and (v).):					
			(i)	[]	5-y	ear cliff.						
			(i	i)	[]	7-y	ear graded.						
			(i	iii)	[]	Mo	dified non-to	p-heavy. A modi	fied non-top	- heavy sched	dule as follows:		
[Not	te: A	modifi	ed i	ıon	-top -h	eavy	schedule mus	t satisfy Code §41	11(a)(2).]				
			(i	iv)	Appli	icati	on to Contrib	ution Types. App	oly the elected	d non-top-he	eavy vesting sche	edule (Choose on	e of A. or B.):
					A.]	All. To all Co	ontribution Types	subject to ve	sting (other t	han QACA Safe	Harbor Contribut	tions).
					В.]	Describe app	plication to affec	ted Contribu	ution Type(s):		
			(1	7)	Appli	icati	on of top-hea	vy and non-top-	heavy sched	lules. (Choos	se one of A . or B .,):	
					A.]	Apply top-h	eavy schedule in	all Plan Yea	ars once top	heavy.		
					В.]	Apply top-h	neavy schedule on	nly in top-ho	eavy Plan Ye	ears.		
		b.	[]				OS requirement pose one or both of			PA for top-heav	y vesting. The top	- heavy vesting
			(i)	[]		-	A HOS requiren		-	Participants even	ı if they do not ha	ive one Hour of
			(i	i)	[]	do 1	not have one H	OS requirement for lour of Service in	a Plan Year b	eginning aft	er December 31,	2006.	
e. sche	dule	[] (s) app	oly (pply top-hear both of (i) and	vy vesting only a d (ii).):	s to post-E0	GTRRA or p	oost-PPA contril	butions. The top	-heavy vesting
			(i)	[]			Matching Contril de in Plan Years b					
			(i	i)	[]	Pos	t-PPA other I	Employer Contril	butions. Only	to non-Mate	ching Contributio	ons made in Plan Y	Years beginning

after December 31, 2006, and to the associated Earnings.

(2	2) []				e "grossed-up" vesting formula (5.03(C)(2)). The Employer elects the alternative vesting formula described 5.03(C)(2).						
(3	3) []	5.	04(B)(5),	Cash-Out forfeiture restoration (5.04(B)(5)). To restore a Participant's Account Balance as described in Section, the Plan Administrator, to the extent necessary, will allocate from the following source(s) and in the following eify, in order, one or more of the following: Forfeitures, Earnings, and/or Employer Contribution):						
(4	4) []		eeme e Pla		ash-Out of 0% Vested Participant (5.04(C)). The deemed cash-out rule of Section 5.04(C) does not apply to						
(5	5) []	5.	04(D)(2),	g for Cash-Out repayment; Contribution Type (5.04(D)(2)). In lieu of the accounting described in Section the Plan Administrator will account for a Participant's Account Balance attributable to a Cash-Out repayment the of a. or b.):						
	a.	[] N	lone	elective rule. Under the nonelective rule.						
	b.]] F	Rolla	over rule. Under the rollover rule.						
(6	6) []				hold-out rule - vesting (5.06(D)). The one-year hold-out Break in Service rule under Code §411(a)(6)(B)						
(g)	[X]	ap	plies Dist		tion (Article VI) overrides. (Choose one or more of (1) through (9) as applicable.):						
(1 a.	[] (1		ollov	er C	n on In-Service Rollover Distributions (6.01(C)). A Participant shall be entitled to receive a distribution of ontributions, Employee Contributions and DECs (<i>Choose one or more of a. through d. as applicable.</i>): ls. Under the same provisions which apply to Elective Deferrals.						
	b.	[] N	Aat c	ch. Under the same provisions which apply to Matching Contributions.						
	c.	[j N	lone	elective. Under the same provisions which apply to Nonelective Contributions.						
Service A Rolle 1/2. No Election (iv) be	e Distrib over Acc o In -Ser on 56(g) nondisc	bution count vice (1)d. crimi	is und s are Rollo must: nator and	der I disti ver I (i) b y; ai 11.0	Election 56(g)(1)d. may describe In-Service Rollover Distribution restrictions using the options available for In- Election 47 and/or a combination thereof as to all Participants or as to any: (i) Participant group (e.g., Division ributable at age 59 1/2 OR Rollover Accounts of Employees hired on/before "x" date are distributable at age 59 Distributions apply to Division B Employees OR to Employees hired after "x" date). An Employer's election under be objectively determinable; (ii) not be subject to Employer discretion; (iii) preserve Protected Benefits as required; and (v) not permit an "early" distribution of any Restricted 401(k) Accounts or Restricted Pension Accounts. See 12(C)(3).] Is related to In-Plan Roth Rollovers (6.01(C)(7)). (Choose one or more of a. through c. as applicable.):						
	a.	[ond	Rervice Roth Rollover events. The Employer elects to permit In-Service Distributions under the following litions solely for purposes of making an In-Plan Roth Rollover Contribution (<i>Choose one or more of (i) through select (v) if applicable.</i>):						
		(i) []	Age. The Participant has attained age						
		(i) []	Participation. The Participant has months of participation (specify minimum of 60 months). Section 6.01 (C)(4)(a)(ii).						
		(i	i) []	Seasoning. The amounts being distributed have accumulated in the Plan for at least years (at least 2). See Section 6.01(C)(4)(a)(i).						
		(i	v) [1	Other (describe):						
		P	artici	[Note: Regardless of any election above to the contrary, In-Plan Roth Rollover Contributions are not perm Participant's Elective Deferral Account, Qualified Matching Contribution Account, Qualified Nonelective (Account and accounts attributable to Safe Harbor Contributions prior to age 59 1/2.]							
				t an	a accounts attributable to safe Harbor Contributions prior to age 59 1/2.]						
		(v] (t an	Distribution for withholding. A Participant may elect to have a portion of the amount that may be distributed as an In-Plan Roth Rollover Contribution distributed solely for purposes of federal or state income tax withholding related to the In-Plan Roth Rollover Contribution.						
	b.	(v	, •]	Distribution for withholding. A Participant may elect to have a portion of the amount that may be distributed as an In-Plan Roth Rollover Contribution distributed solely for purposes of federal or state income tax						
	b. c.	[2	() N () N] Aini No tr	Distribution for withholding. A Participant may elect to have a portion of the amount that may be distributed as an In-Plan Roth Rollover Contribution distributed solely for purposes of federal or state income tax withholding related to the In-Plan Roth Rollover Contribution. Simum amount. The minimum amount that may be rolled over is 1,000 (may not exceed \$1,000). Transfer of loans. Loans may not be distributed as part of an In-Plan Roth Rollover Contribution. (if not selected,						
(3)		[2	() N () N] Mini No tr any l	Distribution for withholding. A Participant may elect to have a portion of the amount that may be distributed as an In-Plan Roth Rollover Contribution distributed solely for purposes of federal or state income tax withholding related to the In-Plan Roth Rollover Contribution. Simum amount. The minimum amount that may be rolled over is 1,000 (may not exceed \$1,000).						

(iv).):

		(1)	[A]	in lieu of the Life Expectancy rule.
		(ii)	[]	Life Expectancy rule. The Life Expectancy rule applies to the Designated Beneficiary. See Section 6.02(B)(1) (d).
		(iii)	[]	5-year rule. The 5-year rule applies to the Beneficiary. See Section 6.02(B)(1)(c).
		(iv)	[]	Other: (Describe, e.g., the 5-year rule applies to all Beneficiaries other than a surviving spouse Beneficiary.)
	b.	[]		Definition (6.02(E)(7)(c)). In lieu of the RBD definition in Section 6.02(E)(7)(a) and (b), the Plan Administrator pose one of (i) or (ii).):
		(i)	[]	SBJPA definition indefinitely. Indefinitely will apply the pre-SBJPA RBD definition.
c.	[X]	(ii) 20	[] 009 RI	SBJPA definition to specified date. Will apply the pre SBJPA definition until (the stated date may not be earlier than January 1, 1997), and thereafter will apply the RBD definition in Sections 6.02(E)(7)(a) and (b). MD waiver elections (6.02(F)). In lieu of the 2009 RMDs suspension (subject to a Participant or Beneficiary
electio	n to cont			vided in Section 6.02(F) (Choose one of (i) through (iii) if applicable. Choose (iv) or (v) if applicable.):
		(i)	[]	RMDs continued unless election. 2009 RMDs are continued as provided in Section 6.02(F)(2), unless a Participant or Beneficiary otherwise elects.
		(ii)	[]	RMDs continued - no election. 2009 RMDs are continued as provided in Section 6.02(F)(3), without regard to a waiver. No election is available to Participants or Beneficiaries.
		(iii)	[]	Other:(Describe, e.g., the Plan suspended 2009 RMDs and did not offer an election or the Plan changed from one treatment of 2009 RMDs to another treatment during 2009.)
		as El rollo	ligible ver fo	t as Eligible Rollover Distribution. For purposes of 2009 RMDs, the Plan also will treat the following distributions Rollover Distributions (Choose (iv) or (v), if applicable. If the Employer elects neither (iv) nor (v), then a direct r 2009 will be offered only for distributions that would be Eligible Rollover Distributions without regard to (a)(9)(H).):
		(iv)	[X]	2009 RMDs and Extended 2009 RMDs, both as defined in Section 6.02(F).
(4)	[X]	(v) D i	[] istribu	2009 RMDs, as defined in Section 6.02(F), but only if paid with an additional amount that is an Eligible Rollover Distribution without regard to Code §401(a)(9)(H). Ition Methods (Choose one or both of a. and b. if applicable.):
	a.	[]	distr and to (Des	Ault Distribution Methods (6.03(B)(2)). If a Participant or Beneficiary does not make a timely election as to ibution method and timing the Plan Administrator will direct the Trustee to distribute using the following method timing:
				ficiaries.)
	b.	[X]		eficiary Distribution Methods (6.03(A)(2)). The Plan will distribute to the Beneficiary under the following ibution method(s). If more than one method is elected, the Beneficiary may choose the method of distribution:
		(i)	[X]	Lump-Sum. See Section 6.03(A)(3).
		(ii)	[X]	Installments sufficient to satisfy RMD. See Section 6.03(A)(4)(a).
		(iii)	[]	Ad-Hoc sufficient to satisfy RMD. See Section 6.03(A)(6).
		(iv)	[]	Other:(Describe, e.g., Lump-Sum or Installments for surviving spouse Beneficiaries, Lump-Sum only for all other Beneficiaries.)
(5	5) []	Ann	uity D	Pistributions (6.04). (Choose one or both of a. and b. if applicable.):
	a.	[]		lification of QJSA (6.04(A)(3)). The Survivor Annuity percentage will be%. (Specify a percentage between 6 and 100%.)
	b.	[]	Mod	lification of QPSA (6.04(B)(2)). The QPSA percentage will be%. (Specify a percentage between 50% and %.)
(6)	[]	Н	ardshi	ip Distributions (6.07). (Choose one or both of a. and b. if applicable.):
	a.	[]	Rest	riction on hardship source; grandfathering (6.07(E)). The hardship distribution limit includes grandfathered unts.

(7) will be		b. []	F	Employment will be determined under the non-safe harbor rules of Section 6.07(B). Replacement of \$5,000 amount (6.09). All Plan references (except in Sections 3.02(D), 3.10 and 3.12(C)(2)) to "\$5,000" cify an amount less than \$5,000.)
(8))	[X]	eari	reficiary's hardship need (6.07(H)). Effective <u>Plan Years beginning on or after January 1, 2011</u> (Specify date not lier than August 17, 2006), a Participant's hardship includes an immediate and heavy financial need of the Participant's nary Designated Beneficiary under the Plan, as described in Section 6.07(H).
(9) (h)) 		and Ben	n-spouse beneficiary rollover not permitted before required (6.08(G)). For distributions after December 31, 2006, before (Specify a date not later than January 1, 2010), the Plan does not permit a Designated reficiary other than the Participant's surviving spouse to elect to roll over a death benefit distribution. Administrative overrides (Article VII). (Choose one or more of (1) through (7) as applicable.):
(1))	[]		attributions prior to accrual or precise determination (7.04(B)(5)(b)). The Plan Administrator will allocate Earnings cribed in Section 7.04(B)(5)(b) as follows (<i>Choose one of a., b., or c.</i>):
		a.	[]	Treat as contribution. Treat the Earnings as an Employer Matching or Nonelective Contribution and allocate accordingly.
		b.	[]	Balance forward. Allocate the Earnings using the balance forward method described in Section 7.04(B)(4)(b).
		c.	[]	Weighted average. Allocate the Earnings on Matching Contributions using the weighted average method in a manner similar to the method described in Section 7.04(B)(4)(d).
(2))	[]		tomatic revocation of spousal designation (7.05(A)(1)). The automatic revocation of a spousal Beneficiary designation he case of divorce does not apply.
(3))	[]	maj	or life event, a period of at least must elapse between Beneficiary designation changes. (Specify eriod of time, e.g., 90 days OR 12 months.)
(4))	[]		inition of "spouse" (7.05(A)(5)). The following definition of "spouse" applies: (Specify a nition.)
(5))	[]	Adı	ministration of default provision; default Beneficiaries (7.05(C)). The following list of default Beneficiaries will apply: (Specify, in order, one or more Beneficiaries who will receive the interest of a deceased Participant.)
(6))	[]	foll	Osequent restoration of forfeiture-sources and ordering (7.07(A)(3)). Restoration of forfeitures will come from the owing sources, in the following order (Specify, in order, one or more of the following: Forfeitures, polyer Contribution, Trust Fund Earnings.)
(7))	[]	Dis. gov	te law (7.10(H)). The law of the following state will apply: (Specify one of the 50 states or the trict of Columbia, or other appropriate legal jurisdiction, such as a territory of the United States or an Indian tribal ernment.)
(i) (1)	 	[] []	E	Trust and insurance overrides (Articles VIII and IX). (Choose one or more of (1) through (3) if applicable.): Employer securities/real property in Profit Sharing Plans/401(k) Plans (8.02(A)(13)(a)). The Plan limit on investment terr securities/real property is
(2)	İ		P	rer securities/real property is%. (Specify a percentage which is less than 100%.) Provisions relating to insurance and insurance company (9.08). The following provisions apply: (Specify tessary to accommodate life insurance Contracts the Plan holds.)
[Note: Tof the P		_	risions	in this Election $56(i)(2)$ may override provisions in Article IX of the Plan, but must be consistent with all other provisions
(3) do not a		[] lv	(Cross-pay when more than one entity adopts Plan not applicable (8.12). The cross-pay provisions of Section 8.12
(j) to satisf	l fy ([] Code	§415,	Code Section 415 (Article XI) override (11.02(A)(1), 4.02(F)). Because of the required aggregation of multiple plans, the following overriding provisions apply: (Specify such language as necessary to satisfy §415, e.g., the Employer all Additions to this plan before reducing Annual Additions to other plans.)
(k) []	Cod	e §410	tion 416 (Article XI) override (11.02(A)(1), 10.03(D)). Because of the required aggregation of multiple plans, to satisfy 6, the following overriding provisions apply:
(1)	ı		ntains	uch language as necessary to satisfy §416, e.g., If an Employee participates in this Plan and another Plan the Employer, the Employer will satisfy any Top-Heavy Minimum Allocation in this Plan and not the other plan.) Multiple Employer Plan (Article XII) overrides. (Choose (1) if applicable.):
(1))	[]		involuntary termination for Participating Employer (12.11). The Lead Employer may not involuntarily terminate the icipation of any Participating Employer under Section 12.11.

LIST OF GROUP TRUST FUNDS/PERMISSIBLE TRUST AMENDMENTS

57. [] <u>INVESTMENT IN GROUP TRUST FUND</u> (8.09) . The nondiscretionary Trustee, as directed or the discretionary Trustee acting without direction (and in addition to the discretionary Trustee's authority to invest in its own funds under Section 8.02(A)(3)), may invest in any of the following group trust funds:
(Specify the names of one or more group trust funds in which the Plan can invest.)
[Note: A discretionary or nondiscretionary Trustee also may invest in any group trust fund authorized by an independent Named Fiduciary.
58. [] <u>DUTY TO COLLECT</u> (8.02(D)(1)) is hereby appointed as a Trustee for the Plan, and is referred to a the Special Trustee. The sole responsibility of the Special Trustee is to collect contributions the Employer owes to the Plan. No other Trustee has any duty to ensure that the contributions received comply with the provisions of the Plan or is obliged to collect any contributions from the Employer. No Trustee, other than the Special Trustee, is obliged to ensure that funds deposited are deposited according to the provision of the Plan. The Special Trustee will execute a form accepting its position and agreeing to its obligations hereunder.
59. [] <u>PERMISSIBLE TRUST AMENDMENTS</u> (8.11) . The Employer makes the following amendments to the Trust as permitted under Rev. Proc. 2011-49, Sections 5.09 and 14.04 (<i>Choose one or more of (a) through (c) as applicable.</i>):
[Note: Any amendment under this Election 59 must not: (i) conflict with any Plan provision unrelated to the Trust or Trustee; or (ii) cause the Plan to violate Code §401(a). The amendment may override, add to, delete or otherwise modify the Trust provisions. Do not use this Election 59 to substitute another pre-approved trust for the Trust. See Election 5(c) as to a substitute trust.]
(a) [] Investments. The Employer amends the Trust provisions relating to Trust investments as follows:
(b) [] Duties. The Employer amends the Trust provisions relating to Trustee (or Custodian) duties as follows:
(c) [] Other administrative provisions. The Employer amends the other administrative provisions of the Trust as follows:

TABLE I: ACTUARIAL FACTORS

UP-1984 Without Setback

Number of years from attained age at the end of Plan Year until Normal Retirement Age	<u>7.50%</u>	8.00%	8.50%
0	8.458	8.196	7.949
1	7.868	7.589	7.326
2	7.319	7.027	6.752
3	6.808	6.506	6.223
4	6.333	6.024	5.736
5	5.891	5.578	5.286
6	5.480	5.165	4.872
7	5.098	4.782	4.491
8	4.742	4.428	4.139
9	4.412	4.100	3.815
10	4.104	3.796	3.516
11	3.817	3.515	3.240
12	3.551	3.255	2.986
13	3.303	3.014	2.752
14	3.073	2.790	2.537
15	2.859	2.584	2.338
16	2.659	2.392	2.155
17	2.474	2.215	1.986
18	2.301	2.051	1.831
19	2.140	1.899	1.687
20	1.991	1.758	1.555
21	1.852	1.628	1.433
22	1.723	1.508	1.321
23	1.603	1.396	1.217
24	1.491	1.293	1.122
25	1.387	1.197	1.034
26	1.290	1.108	0.953
27	1.200	1.026	0.878
28	1.116	0.950	0.810
29	1.039	0.880	0.746
30	0.966	0.814	0.688
31	0.899	0.754	0.634
32	0.836	0.698	0.584
33	0.778	0.647	0.538
34	0.723	0.599	0.496
35	0.673	0.554	0.457
36	0.626	0.513	0.422
37	0.582	0.475	0.389
38	0.542	0.440	0.358
39	0.504	0.407	0.330
40	0.469	0.377	0.304
41	0.436	0.349	0.280
42	0.406	0.323	0.258
43	0.377	0.299	0.238
44	0.351	0.277	0.219
45	0.327	0.257	0.202
	*		

Note: A Participant's Actuarial Factor under Table I is the factor corresponding to the number of years until the Participant reaches his/her Normal Retirement Age under the Plan. A Participant's age as of the end of the current Plan Year is his/her age on his/her last birthday. For any Plan Year beginning on or after the Participant's attainment of Normal Retirement Age, the factor for "zero" years applies.

TABLE II: ADJUSTMENT TO ACTUARIAL FACTORS FOR NORMAL RETIREMENT AGE OTHER THAN 65

UP-1984 Without Setback

Normal Retirement Age	<u>7.50%</u>	8.00%	8.50%
55	1.2242	1.2147	1.2058
56	1.2043	1.1959	1.1879
57	1.1838	1.1764	1.1694
58	1.1627	1.1563	1.1503
59	1.1411	1.1357	1.1305
60	1.1188	1.1144	1.1101
61	1.0960	1.0925	1.0891
62	1.0726	1.0700	1.0676
63	1.0488	1.0471	1.0455
64	1.0246	1.0237	1.0229
65	1.0000	1.0000	1.0000
66	0.9752	0.9760	0.9767
67	0.9502	0.9518	0.9533
68	0.9251	0.9274	0.9296
69	0.8998	0.9027	0.9055
70	0.8740	0.8776	0.8810
71	0.8478	0.8520	0.8561
72	0.8214	0.8261	0.8307
73	0.7946	0.7999	0.8049
74	0.7678	0.7735	0.7790
75	0.7409	0.7470	0.7529
76	0.7140	0.7205	0.7268
77	0.6874	0.6942	0.7008
78	0.6611	0.6682	0.6751
79	0.6349	0.6423	0.6494
80	0.6090	0.6165	0.6238

Note: Use Table II only if the Normal Retirement Age for any Participant is not 65. If a Participant's Normal Retirement Age is not 65, adjust Table I by multiplying *all* factors applicable to that Participant in Table I by the appropriate Table II factor.

ADMINISTRATIVE CHECKLIST

2015

This Administrative Checklist ("AC") is not part of the Adoption Agreement or Plan but is for the use of the Plan Administrator in administering the Plan. Relius software also uses the AC and the following Supporting Forms Checklist ("SFC") in preparing the Plan's SPD and some administrative forms, such as the Loan Policy, if applicable.

The plan document preparer need not complete the AC but may find it useful to do so. The preparer may modify the AC, including adding items, without affecting reliance on the Plan's opinion or advisory letter since the AC is not part of the approved Plan. Any change to this AC is not a Plan amendment and is not subject to any Plan provision or to Applicable Law regarding the timing or form of Plan amendments. However, the Plan Administrator's administration of any AC item must be in accordance with applicable Plan terms and with Applicable Law.

The AC reflects the Plan policies and operation as of the date set forth above and may also reflect Plan policies and operation pre-dating the specified date.

- AC1. PLAN LOANS (7.06). The Plan permits or does not permit Participant Loans as follows (Choose one of (a) or (b).):
 - (a) [] Does not permit.
 - (b) [X] Permitted pursuant to the Loan Policy. See SFC Election 74 to complete Loan Policy.
- AC2. <u>PARTICIPANT DIRECTION OF INVESTMENT</u> (7.03(B)). The Plan permits Participant direction of investment or does not permit Participant direction of investment as to some or all Accounts as follows (*Choose one of (a) or (b).*):
 - (a) Does not permit. The Plan does not permit Participant direction of investment of any Account.
 - (b) [X] Permitted as follows. The Plan permits Participant direction of investment. (Complete (1) through (4).):
 - (1) **Accounts affected.** (Choose a. or choose one or more of b. through f.):
 - a. [X] All Accounts.
 - b. [] Elective Deferral Accounts (Pre-tax and Roth) and Employee Contributions.
 - c. [] All Nonelective Contribution Accounts.
 - d. [] All Matching Contribution Accounts.
 - e. [] All Rollover Contribution and Transfer Accounts.
 - f. [] Specify Accounts:
 - (2) **Restrictions on Participant direction** (Choose one of a. or b.):
 - a. [X] None. Provided the investment does not result in a prohibited transaction, give rise to UBTI, create administrative problems or violate the Plan terms or Applicable Law.
 - b. [] Restrictions:
 - (3) **ERISA §404(c).** (Choose one of a. or b.):
 - a. [X] Applies.
 - b. [] Does not apply.
 - (4) **QDIA (Qualified Default Investment Alternative).** (Choose one of a. or b.):
 - a. [X] Applies. See SFC Election 122 for details.
 - b. [] Does not apply.
- AC3. <u>ROLLOVER CONTRIBUTIONS</u> (3.08). The Plan permits or does not permit Rollover Contributions as follows (Choose one of (a) or (b).):
 - (a) [] Does not permit.
 - (b) [X] Permits. Subject to approval by the Plan Administrator and as further described below (Complete (1) and (2).):
 - (1) **Who may roll over.** (Choose one of a. or b.):
 - a. [] Participants only.
 - b. [X] Eligible Employees or Participants.
 - (2) **Sources/Types.** The Plan will accept a Rollover Contribution (*Choose one of a. or b.*):
 - a. [] All. From any Eligible Retirement Plan and as to all Contribution Types eligible to be rolled into this Plan.
 - b. **[X] Limited.** Only from the following types of Eligible Retirement Plans and/or as to the following Contribution Types: Contributions from After-Tax sources (other than Designated Roth Contributions) are not allowed.
- AC4. <u>PLAN EXPENSES</u> (7.04(C)). The Employer will pay or the Plan will be charged with non-settlor Plan expenses as follows (*Choose one of (a) or (b).*):
 - (a) [] Employer pays all expenses except those intrinsic to Trust assets which the Plan will pay (e.g., brokerage commissions).
 - (b) [X] Plan pays some or all non-settlor expenses. See SFC Election 119 for details.

Employers	s and I	artic	ipating Employers as follows (Comp	lete (a) through (d).):			
(a)	Rela	ated	Employers. (Choose one of (1) or (2)).):			
	(1)	[]	None.				
			Name(s) of Related Employers: S		ompany, Inc.		
(b)		_	ating (Related) Employers. (Choose	one of (1) or (2).):			
			None.				
			Name(s) of Participating Employe		Tie Company, Inc.	See SFC Election	on 76 for details.
(c)			Participating Employers. (Choose of	one of (1) or (2) .):			
			None.				
	(2)	[X]	Applies.				
			Name(s)			Date of cessation	
			Simpson Dura-Vent Company, Inc			September 2010	
							
			_			_	
(d)		_	Employer Plan status. (Choose one	e of (1) or (2).):			
			Does not apply.	i. 4 f 1 F 1	1 . 4 1 4 T	New Color of the Property	
	(2)	IJ	Applies. The Signatory Employer Employer. (Complete a.)	is the Lead Employe	er and at least one I	articipating Employ	er is not a Related
		a.	Name(s) of Participating Employe	ers (other than Relate	d Employers describ	ed above):	
		u.	See SFC Election 76 for details.	ors (other than relate	a Employers deserro	cu above)	•
Administr requireme This Elect (a)	ator of nt as to tion do	peration Nonce	MINIMUM-MULTIPLE PLANS (ionally will determine in which plants are Key Employees who participate in sents the Plan Administrator's operations not apply.	n the Employer will uch plans and who are nal election. (Choose	satisfy the Top-Hea e entitled to a Top-Hea (a) or choose one of	avy Minimum Contri eavy Minimum Contri f (b) or (c).):	bution (or benefit)
(b)			nly another Defined Contribution	Plan. Make the Top-I	Heavy Minimum All	ocation (Choose one	of (1) or (2) .):
			To this Plan.	DI			(-1
(a)			To another Defined Contribution				(plan name)
(c)	1 1		ne or more Defined Benefit Plans. efit (Choose one of (1), (2), or (3).):	Make the Top-neav	y Millimulli Allocat	ion of provide the to	p-neavy minimun
	(1)		To this Plan. Increase the Top-Hea	vv Minimum Allocat	ion to 5%		
			To another Defined Contribution			Allocation to 5% and	provide under the
	()	. ,			•	ne of other Defined C	_
	(3)	[]	To a Defined Benefit Plan. Provide	the 2% top-heavy m	inimum benefit unde	r the:	_(name of Defined
			Benefit Plan) and applying the follo	wing interest rate and	l mortality assumption	ons:	
. C C	ur r	. (DI	OVED DA DELGIDA NEG (4 44 (4))	10	1 15	or in the	or i a pi
			OYED PARTICIPANTS (1.22(A)). O	one or more self-emp	loyed Participants wi	ith Earned Income be	nefits in the Plan as
	noose X		of (a) or (b).):				
` '	[A] []						
(0)		1 TPI	,nes.				
amounts/P (a)	Particip [X]	ants Doe	<u>BENEFITS</u> (11.02(C)). The following as indicated, having been eliminated so not apply. No Protected Benefits h	by a Plan amendmen ave been eliminated.	t (Choose one of (a)	or (b).):	
(b)) []		polies. Protected Benefits have been espose one of columns (1), (2), or (3), as			e of rows (1) through	ı (4) as applicable
				(1)	(2)	(2)	(A)
				(1) All	(2) Post-E.D.	(3) Post-E.D.	(4) Effective
				Participants/	Contribution	Participants	Date
				Accounts	Accounts only	only	(E.D.)
	(1)	[]	QJSA/QPSA distributions	[]	[]	[]	
	(2)	[]	Installment distributions	[]	[]	[]	
	. ,		In-kind distributions	[]	11	[]	
						L J	
	(4)	1 1	Specify:				

AC5. RELATED AND PARTICIPATING EMPLOYERS/MULTIPLE EMPLOYER PLAN (1.24(C)/(D)). There are or are not Related

- AC9. <u>LIFE INSURANCE</u> (9.01). The Trust invests or does not invest in life insurance Contracts as follows (Choose one of (a) or (b).):
 - (a) [X] Does not apply.
 - (b) [] Applies. Subject to the limitations and other provisions in Article IX and/or Appendix B.
- AC10. DISTRIBUTION OF CASH OR PROPERTY (8.04). The Plan provides for distribution in the form of (Choose one of (a) or (b).):
 - (a) [X] Cash only. Except where property distribution is required or permitted under Section 8.04.
 - (b) [] Cash or property. At the distributee's election and consistent with any Plan Administrator policy under Section 8.04.
- AC11. <u>EMPLOYER SECURITIES/EMPLOYER REAL PROPERTY</u> (8.02(A)(13)). The Trust invests or does not invest in qualifying Employer securities and/or qualifying Employer real property as follows (Choose one of (a) or (b).):
 - (a) [] Does not apply.
 - (b) [X] Applies. Such investments are subject to the limitations of Section 8.02(A)(13) and/or Appendix B.

Consent of Independent Registered Public Accounting Firm

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We hereby consent to the incorporation by reference in this Registration Statement on Form S-8 of our report dated March 2, 2015 relating to the financial statements, financial statement schedule and the effectiveness of internal control over financial reporting, which appears in Simpson Manufacturing Co., Inc.'s Annual Report on Form 10-K for the year ended December 31, 2014. We also consent to the reference to us under the headings "Experts" in such Registration Statement.

/s/PricewaterhouseCoopers LLP San Francisco, California

December 15, 2015