AXA Equitable Life Insurance Company GOVERNMENTAL 457(b) PLAN ADOPTION AGREEMENT

By executing this Governmental 457(b) Plan Adoption Agreement (the "Agreement"), the undersigned Employer agrees to establish or continue a 457(b) Plan for its Employees. The Plan adopted by the Employer consists of the Governmental 457(b) Basic Plan Document (the "BPD") and the elections made under this Agreement (collectively referred to as the "Plan"). An Employer may jointly co-sponsor the Plan by signing a Participating Employer Adoption Page, which is attached to this Agreement. This Plan is effective as of the Effective Date identified on the Signature Page of this Agreement.

In completing the provisions of this Adoption Agreement, unless designated otherwise, selections under the Deferral column apply to all Salary Deferrals (including Roth Deferrals and Catch-Up Contributions).

Note that some State and local laws may restrict the election of certain provisions under the Plan. Please check with legal counsel to assess the impact of State and local laws on the Plan.

Certain vendor agreements associated with the Plan may restrict the application of certain Plan provisions.

	SECTION 1 EMPLOYER INFORMATION										
1-1	EMPLOYER INFORMATION:										
Name: Union School District 81											
	Address: 1661 Cherry Hill Road										
	Joliet, IL 60433										
	Telephone: (815) 726-5218 Fax: (815) 726-5056	_									
1-2	EMPLOYER IDENTIFICATION NUMBER (EIN): 36-6005625	_									
1-3	TYPE OF EMPLOYER:										
	□ (a) State: (Describe)	_									
	□ (b) Political Subdivision of a State: (Describe)	_									
	□ (c) Agency or Instrumentality of a State: (Describe)	_									
	☑ (d) Other governmental entity: (Describe) Public School District										
1-4	EMPLOYER'S TAX YEAR END: The Employer's tax year ends 6/30										
1-5	RELATED EMPLOYERS: (optional) List any Related Employers. A Related Employer must complete a Participating Employer Adoption Page for Employees of that Related Employer to participate in this Plan.										
	SECTION 2 PLAN INFORMATION										
2-1	PLAN NAME: Union School District 81 457(b) Plan										
2-2	TYPE OF PLAN: This Plan is a Governmental 457(b) Plan.										
	☐ The Plan is intended to be a FICA Replacement Plan (as defined under Section 3.08 of the Plan).										
2-3	TYPE OF CONTRIBUTIONS: (Check all that apply.)										
	☑ (a) Salary Deferral Contributions										
	☑ (b) Employer Matching Contributions										
	☑ (c) Employer Contributions										
	☑ (d) Rollover Contributions										

2-4	` '	Calendar year.						
					od ending on each year.			
2-5	PLAN ADMINISTRATOR: ☑ (a) The Employer identified in AA §1-1. □ (b) Name:							
		- · · · · · · · · · · · · · · · · · · ·						
					SECTION 3 ELIGIBLE EMPLOYEES			
3-1	excluded fr 2.02(d) and ineligible c	om participat l (e) of the Pla lass of emplo	tion under to an for rules yment.)	he Pla	to the Employees identified in Section 2.02 of the Plan, the following Employees are n with respect to the contribution source(s) identified in this AA §3-1. (See Sections ling the effect on Plan participation if an Employee changes between an eligible and			
	Deferral —	Match —	ER —					
	☑ —	☑ —	✓	` '	No exclusions.			
				(b)	Collectively Bargained Employees, unless the Collective Bargaining Agreement provides otherwise.			
				(c)	Non-resident aliens who receive no compensation from the Employer which constitutes U.S. source income.			
				(d)	Employees who normally work less than hours a week. (See Section 2.02(b)(3) of the Plan.)			
				(e)	Employees eligible for a 401(k), a 403(b) plan or another 457(b) plan sponsored by the Employer.			
				(f)	Part-Time Employees (as defined in Section 1.38 of the Plan)			
				(g)	Seasonal Employees (as defined in Section 1.56 of the Plan)			
				(h)	Temporary Employees (as defined in Section 1.59 of the Plan)			
				(i)	Employees in an appointed or elected position.			
				(j)	Employees paid on an hourly basis.			
				(k)	Employees paid on a salaried basis.			
				(1)	Other:			
3-2	unless the I	Employer spe	cifically ele	ects otl	dependent Contractors of the Employer are excluded from participation in the Plan, herwise below. If the Employer so elects, the term Employee as used in the Plan shall ors. Select the types of contributions for which Independent Contractors are eligible.			
	Deferral	Match	ER					
				(a)	Independent Contractors may participate in the Plan.			
				(b)	Describe any special rules applicable to Independent Contractors:			

SECTION 4 MINIMUM AGE AND SERVICE REQUIREMENTS

ELIGIBILITY REQUIREMENTS – MINIMUM AGE AND SERVICE: An Eligible Employee (as defined in AA §3-1) who
satisfies the minimum age and service conditions under this AA §4-1 will be eligible to participate under the Plan as of his/her
Entry Date (as defined in AA §4-2 below).

(a)	Service Requirement.	An Eligible	Employee mus	t complete the	following	minimum	service re	quirements	to participate
	in the Plan.								

Deferral	Match	ER					
			(1)	There is no minimum service requirement for participation in the Plan.			
			(2)	One Year of Service (as defined in Section 2.03(a)(1) of the Plan and AA §4-3).			
			(3)	The completion of consecutive full calendar months of employment during which the Employee is credited with at least Hours of Service or the completion of a Year of Service. [If no minimum Hours of Service are required, insert one (1) in the second blank line.]			
			(4)	The completion of Hours of Service during an Eligibility Computation Period. [If this (4) is chosen, an Employee satisfies the service requirement immediately upon completion of the designated Hours of Service.]			
			(5)	Eligibility service will be determined under the Elapsed Time method as described in AA§4-3 below.			
			(6)	Describe eligibility conditions:			
				Describe eligibility conditions:			
Minimum Age Requirement. An Eligible Employee (as defined in AA §3-1) must have attained the following age with respect to the contribution source(s) identified in this AA §4-1(b).							
Deferral	Match	ER					
\square		$\overline{\checkmark}$	(1)	There is no minimum age for Plan eligibility.			
			(2)	Age 21.			
			(3)	Age			

ENTRY DATE: An Eligible Employee who satisfies the minimum age and service requirements in AA §4-1 shall be eligible to participate in the Plan as of his/her Entry Date. For this purpose, the Entry Date is the following date with respect to the contribution source(s) identified under this AA $\S4-2$. [Note: If any of (b) – (g) is completed for a contribution source, also complete one of (h) – (k) for the same contribution source.]

Deferral	Match	ER		
	Ø	\square	(a)	Immediate. The date the minimum age and service requirements are satisfied (or date of hire, if no minimum age and service requirements apply).
			(b)	Semi-annual. The first day of the 1st and 7th month of the Plan Year.
			(c)	Quarterly. The first day of the 1st, 4th, 7th and 10th month of the Plan Year.
			(d)	Monthly. The first day of each calendar month.
			(e)	Payroll period. The first day of the payroll period.
			(f)	The first day of the Plan Year.
			(g)	Other:

(b)

An Eligible Employee's Entry Date (as defined above) is determined based on when the Employee satisfies the minimum age and service requirements in AA §4-1. For this purpose, an Employee's Entry Date is the Entry Date:

Deferral	Match	ER		
			(h)	next following satisfaction of the minimum age and service requirements.
			(i)	coinciding with or next following satisfaction of the minimum age and service requirements.
N/A			(j)	nearest the satisfaction of the minimum age and service requirements.
N/A			(k)	preceding the satisfaction of the minimum age and service requirements.
Date provis		the same	contril	special rules for determining Entry Dates under the Plan. For example, if different Entry bution sources with respect to different groups of Employees, such different Entry Date
Deferral	Match	ER		
			(1)	Describe special rules for determining Entry Dates under the Plan:
				applying the minimum age and service requirements under AA §4-1 above, the to all contribution sources under the Plan:
during	an Eligibility	Computat	ion Pe	s a Year of Service for eligibility purposes upon completing 1,000 Hours of Service criod. Hours of Service are calculated based on actual hours worked during the Section 1.32 of the Plan for the definition of Hours of Service.)
Eligibi Service	lity Computate is required f	tion Period or eligibili	s on tl ty, the	one Year of Service is required for eligibility, the Plan will determine subsequent ne basis of Plan Years (see Section 2.03(a)(2)(i) of the Plan). If more than one Year of Plan will determine subsequent Eligibility Computation Periods on the basis of (a)(2)(ii) of the Plan).
				omplete the applicable sections of this AA §4-3. If this AA §4-3 is not completed for a eligibility rules apply.
Deferral	Match	ER		
			(a)	Year of Service. Instead of 1,000 Hours of Service, an Employee earns a Year of Service upon the completion of Hours of Service during an Eligibility Computation Period.
			(b)	Eligibility Computation Period (ECP). The Plan will use Anniversary Years.
			(c)	Elapsed Time method. [Check the same contribution source as checked in AA §4-1(a)(5) above.] Eligibility service will be determined under the Elapsed Time method. An Eligible Employee (as defined in AA §3-1) must complete a period of service to participate in the Plan. (See Section 2.03(a)(5) of the Plan.)
			(d)	Equivalency Method . For purposes of determining an Employee's Hours of Service for eligibility, the Plan will use the Equivalency Method (as defined in Section 2.03(a)(4) of the Plan). The Equivalency Method will apply to:

If this (d) is checked, Hours of Service for eligibility will be determined under the following Equivalency Method.

□ (3) Monthly. 190 Hours of Service for each month worked.

☐ (4) **Weekly.** 45 Hours of Service for each week worked.

determined based on actual hours worked.

□ (5) **Daily.** 10 Hours of Service for each day worked.

□ (6) **Semi-monthly.** 95 Hours of Service for each semi-monthly period worked.

Employees who are not paid on an hourly basis. For Employees for whom the Employer maintains hourly records, eligibility will be

4-3

 \square (1) All Employees.

 \square (2)

	Deferral	Match	ER		
				(e)	Special eligibility provisions. The following special eligibility provisions apply:
4-4	requiremen	nts under AA der the Plan a	§4-1 apply	to all I	GE AND SERVICE REQUIREMENTS. The minimum age and/or service Employees under the Plan. An Employee will participate with respect to all contribution Date, taking into account all service with the Employer, including service earned prior
		mployees hire his AA §4-4.	ed on a spe	cified o	date to enter the Plan without regard to the minimum age and/or service conditions,
	Deferral	Match	ER		
				(a)	Automatic Eligibility. An Eligible Employee who is employed by the Employer on the following date will become eligible to enter the Plan without regard to minimum age and/or service conditions:
					☐ (1) the Effective Date of this Plan (as designated in subsection (a) or (b) of the Employer Signature Page, as applicable)
					☐ (2) the date the Plan is executed by the Employer (as indicated on the Employer Signature Page)
					□ (3)[insert date]
				(b)	Describe other effective date provisions:
4-5	purposes of below.		eligibility	, vestin	IPLOYER. Service with the following Predecessor Employers will be counted for g and allocation conditions under this Plan, unless designated otherwise under (b) s):
		-			n the following Predecessor Employers:
	-	ino i iun win v	Journ Servi		
					me of Predecessor Employer
		\Box (1)			
	□ (b) T	The following	special rui	es appl	ly with respect to service with a Predecessor Employer:
					SECTION 5
					COMPENSATION DEFINITIONS
5-1	the Plan for	r a specific de			pensation is based on the definition set forth under this AA §5-1. See Section 1.60 of rious types of Total Compensation.
		V-2 Wages			
		Code §415 Co	-		
		Vages under (· ·	` ′	
					ensation, each definition includes pre-tax contributions to a Code §125 cafeteria plan, 457 plan, and qualified transportation fringes under Code §132(f)(4).]

5-2 POST-SEVERANCE COMPENSATION.

(a)	1.60 of the purpose, compens year in w	on of post-severance compensation from Total Compensation. Total Compensation (as defined in Section the Plan) includes post-severance compensation, to the extent provided in Section 1.60(b) of the Plan. For this severance pay is always excluded from the definition of Plan Compensation. Other post-severance section paid within 2½ months after severance from employment with the Employer or the end of the calendar which severance occurs is included in Plan Compensation, unless excluded under this subsection (a). See 1.60(b) of the Plan.				
	The following amounts paid after a Participant's severance from employment are excluded from Plan Compensation					
	□ (1)	Unused leave payments. Payment for unused accrued bona fide sick, vacation, or other leave, but only if the Employee would have been able to use the leave if employment had continued.				
	□ (2)	Deferred compensation. Payments received by an Employee pursuant to a nonqualified unfunded deferred compensation plan, but only if the payment would have been paid to the Employee at the same time if the Employee had continued in employment and only to the extent that the payment is includible in the Employee's gross income.				
(b)	Continuation payments for disabled Participants. Unless designated otherwise under this subsection (b), Total Compensation does not include continuation payments for disabled Participants. To count Total Compensation pa after severance of employment on account of disability, check the box below.					
		Payments to disabled Participants. Total Compensation shall include post-severance compensation paid to a Participant who is permanently and totally disabled, as provided in Section 1.60(c) of the Plan.				

5-3 **PLAN COMPENSATION**: Plan Compensation is **Total Compensation** (as defined in AA §5-1 above) with the following exclusions described below.

Deferral	Match	ER		
			(a)	No exclusions.
N/A			(b)	Salary Deferrals (as defined in Section 1.54 of the Plan), pre-tax contributions to a cafeteria plan or a Code §457 plan, and qualified transportation fringes under Code §132(f)(4) are excluded.
			(c)	All fringe benefits (cash and noncash), reimbursements or other expense allowances, moving expenses, deferred compensation, and welfare benefits are excluded.
			(d)	Compensation above \$ is excluded.
			(e)	Amounts received as a bonus are excluded.
			(f)	Amounts received as commissions are excluded.
			(g)	Overtime payments are excluded.
			(h)	Shift differentials are excluded.
			(i)	Exclusions as described by the applicable Collective Bargaining Agreement.
			(j)	"Deemed §125 compensation" as defined in Section 1.60(d) of the Plan.
			(k)	Amounts received after severance from employment are excluded.
			(1)	Differential Pay (as defined in Section 1.60(e) of the Plan) is excluded.
			(m)	Describe adjustments to Plan Compensation:

					Section 5 – Compensation Definitions				
PEI	RIOD FOR D	ETERMININ	G COMPENSA	ATION.					
(a)	Compensation Period. Plan Compensation will be determined on the basis of the following period(s) for the contribution sources identified in this AA §5-4. [If a period other than Plan Year applies for any contribution source, any reference to the Plan Year as it refers to Plan Compensation for that contribution source will be deemed to be a reference to the period designated under this AA §5-4.]								
	Deferral	Match	ER						
	\square	\square		(1)	The Plan Year.				
				(2)	The calendar year ending in the Plan Year.				
				(3)	The Employer's fiscal tax year ending in the Plan Year.				
				(4)	The 12-month period ending on which ends during the Plan Year.				
	Compensation while a Participant. Unless provided otherwise under this subsection (b), in determining Plan Compensation, only compensation earned while an individual is a Participant under the Plan with respect to a particular contribution source will be taken into account. To count compensation for the entire Plan Year for a particular contribution source, including compensation earned while an individual is not a Participant with respect to such contribution source, check below. (See Section 1.44 of the Plan.)								
	Deferral	Match	ER						
					ation earned during the Plan Year will be taken into account, inpensation earned while an individual is not a Participant.				
	SECTION 6								
	EMPLOYER CONTRIBUTIONS								
✓ [No	Yes No [<i>If No, skip</i> te: Any Emplo	to Section 6A.	.] on made pursua		thorized to make Employer Contributions under the Plan? So AA §6 will count towards the Code §457(e)(15) Maximum Contribution				
Lim	it. See Section	5.01 of the Pla	an.]						
follo Any	owing Employ Employer Co	er Contributio	ns on behalf of F norized under thi	Participa	e period designated in AA §6-4(a) below, the Employer will make the ants who satisfy the allocation conditions designated in AA §6-5 below. 6-2 will be allocated in accordance with the allocation formula selected				
(onary contrib er Contribution		loyer w	ill determine in its sole discretion how much, if any, it will make as an				
(ontribution.							
	\Box (1)			ıt's Plan	n Compensation.				
	□ (2)		ch Participant.						
	☑ (3) The Employer Contribution will be determined in accordance with the personal service contract or employment contract applicable to the Participant.								

 \Box (c)

 \square (4)

 \square (2)

 \square (3)

5-4

6-1

6-2

addressing retirement benefits of Collectively Bargained Employees under the Plan.

uniform dollar amount for each period of service designated below.

Fixed dollar. \$____ for each period of service designated below.

Service-based contribution. The Employer will make:

The Employer Contribution will be determined in accordance with any Collective Bargaining Agreement(s)

Discretionary. A discretionary contribution determined as a uniform percentage of Plan Compensation or a

Fixed percentage. ____% of Plan Compensation paid for each period of service designated below.

				under this (c) will b	e based on the following periods of service:					
		□ (4)	Each Hour of Service							
		\square (5)	Each week of employment							
		□ (6) [Note:	Describe period:	on (6) cannot exceed	l a 12-month period]					
		-	vice-based contribution is subjec	• •						
		□ (7)	-	_	ce-based contribution:					
	□ (d)		Replacement Contribution (see							
	□ (u)	\Box (1)	•		nsation mandatory contribution.					
		. ,	* *	_	•					
		\square (2)	* *	_	nsation mandatory contribution.					
		□ (3)		oution equal to%	n equal to% of Plan Compensation and the Employer of Plan Compensation. [<i>Note:</i> The combined Employer an Compensation.]					
	□ (e)	Describ	e Employer Contribution formula	a:						
6-3	ALLO	CATION	FORMULA.							
	□ (a)		ta allocation. The Employer Con	tribution under AA	§6-2 will be allocated as:					
		\Box (1)	a uniform percentage of Plan (Compensation or						
		□ (2)	a uniform dollar amount							
		with the		If both a discretiona	the Employer Contribution will be allocated in accordance any and fixed Employer Contribution is selected in AA §6-tormulas.					
	☑ (b)	Discretionary allocation. The Employer Contribution under AA §6-2 will be allocated in the sole discretion of the Employer in a manner solely determined by the Employer.								
	□ (c)	Service-based allocation formula. The service-based Employer Contribution selected in AA §6-2(c) will be allocated in accordance with the selections made in AA §6-2(c).								
	\Box (d)	Describ	be other allocation method:							
6-4			ES. No special rules apply with rothis AA §6-4.	espect to Employer	Contributions under the Plan, except to the extent					
	□ (a)	Period for determining Employer Contributions. In determining the amount of the Employer Contribution will be based on Plan Compensation earned de Year, unless this (a) is selected and one of (1) – (4) is selected below.								
			Alternatively, the Employer may elect to base the Employer Contributions on Plan Compensation earned during the following period:							
		\Box (1)	Plan Year quarter	□ (2)	calendar month					
		\square (3)	payroll period	□ (4)	Other:					
			the basis of Plan Compensation earned during the period the Employer to actually make contributions or allocate							
	□ (b)	Limit o	on Employer Contributions. The	e Employer Contrib	ution elected in AA §6-2 may not exceed:					
		\Box (1)	% of Plan Compensation							
		\square (2)	\$							
		\square (3)	Describe:							
	□ (c)	Offset	of Employer Contribution.							
		□ (1)	A Participant's allocation of E under[i		ons under AA §6-2 of this Plan is reduced by contributions [9].					
		□ (2)	In applying the offset under th	is subsection, the fo	llowing rules apply:					
	\Box (d)	Special	rules. The following special pro	visions annly with r	espect to Employer Contributions					

6-5	ALLOCATION CONDITIONS. A Participant who has otherwise satisfied all conditions to receive an Employer Contribution, must satisfy any allocation conditions designated under this AA §6-5 to receive an allocation of Employer Contributions under the Plan.									
	☑ (a)	No allocation conditions apply with respect to Employer Contributions under the Plan.								
	□ (b)	Employment condition. An Employee must be employed with the Employer on the last day of the Plan Year.								
	□ (c)	Minimum service condition. An Employee must be credited with at least:								
		□ (1) Hours of Service during the Plan Year.								
		□ (2) consecutive days of employment with the Employer during the Plan Year.								
	\Box (d)	Exceptions. The above allocation condition(s) will not apply if the Employee:								
		\Box (1) dies during the Plan Year.								
		\square (2) terminates employment as a result of a Disability.								
		\square (3) terminates employment after attainment of Normal Retirement Age.								
		□ (4) Other:								
	□ (e)	Describe any special rules governing the allocation conditions under the Plan:								
		SECTION 6A SALARY DEFERRALS								

6A-1	SALAR ✓ Yes	Y DEFERRALS. Are Employees permitted to make Salary Deferrals under the Plan?								
	□ No	[If "No" is checked, skip to Section 6B.]								
6A-2		MAXIMUM LIMIT ON SALARY DEFERRALS. Unless designated otherwise under this AA §6A-2, a Participant may defer any amount up to the Code §457(e)(15) Maximum Contribution Limit.								
	□ (a)	(a) Salary Deferral Limit. A Participant may not defer an amount in excess of:								
		□ (1)% of Plan Compensation								
		□ (2) \$								
		[Note: If both (1) and (2) are checked, the deferral limit is the lesser of the amounts selected.]								
		Any limit described in subsection (1) or (2) above applies with respect to the following period:								
		□ (3) Plan Year.								
		☐ (4) the portion of the Plan Year during which the individual is eligible to participate.								
		\square (5) each separate payroll period during which the individual is eligible to participate.								
□ (b) Special limit for bonus payments. If bonus payments are not excluded from the definition of Plan Compens under AA §5-3, Employees may defer any amounts out of bonus payments, subject to the Code §457(e)(15)! Contribution Limit and any other limit on Salary Deferrals under this AA 6A-2. The Employer may use this simpose special limits on bonus payments or may impose special limits on bonus payments under the Salary Election.										
		A Participant may defer up to% (not to exceed 100%) of any bonus payment (subject to the Code §457(e)(15) Maximum Contribution Limit) without regard to any other limits described under this AA §6A-2.								
		[Note: If this (b) is checked, bonus payments may not be excluded from Plan Compensation in the Deferral column under AA §5-3.]								
	(c)	Deferral of sick, vacation and back pay. Unless otherwise elected below, a Participant may elect to defer accumulate sick pay, accumulated vacation pay, or back pay if: (1) a Salary Reduction Agreement is entered into before the amount become currently available, and (2) the Participant is an Employee in the month of deferral.								
		☐ A Participant may NOT defer accumulated sick pay, accumulated vacation pay, or back pay.								
	□ (d)	Describe any other limits that apply with respect to Salary Deferrals under the Plan:								

6A-3	MINIMUM DEFERRAL RATE. Unless designated otherwise under this AA §6A-3, no minimum deferral requirement applies under the Plan. Alternatively, a Participant must defer at least the following amount in order to make Salary Deferrals under the Plan.								
	□ (a)	% c	of Plan Co	mpensation for a payroll period.					
	□ (b)	\$ fo	for a payroll period.						
	□ (c)	Describ	e						
6A-4	6A-4 CATCH-UP CONTRIBUTIONS. Age 50 Catch-Up Contributions and Special 457 Catch-Up Contributions (as define Section 3.03(d) and (e) of the Plan) are permitted under the Plan, unless designated otherwise under this AA §6A-4.								
	□ (a)	Age 50	Catch-Up	Contributions are not permitted under the Plan.					
	☑ (b)	Special	457 Catch	a-Up Contributions are not permitted under the Plan.					
6A-5	ROTH DEFERRALS. Roth Deferrals (as defined in Section 3.03(g) of the Plan) are not permitted under the Plan, unless designated otherwise under this AA §6A-5.								
	☑ (a)			oth Deferrals. Roth Deferrals are permitted under the Plan. [Note: If Roth Deferrals are effective as in the Effective Date of the Plan, designate such special Effective Date in AA §6A-7 below.]					
	□ (b)	distribu	tion or wit	Aoth Deferrals. Unless designated otherwise under this subsection, to the extent a Participant takes a chdrawal from his/her Salary Deferral Account(s), the Participant may designate the extent to which is taken from the Pre-Tax Deferral Account or from the Roth Deferral Account.					
		Alternat	-	ively, the Employer may designate the order of distributions for the distribution types listed below: Distributions and withdrawals.					
			□ (i)	Any distribution will be taken on a pro rata basis from the Participant's Pre-Tax Deferral Account and Roth Deferral Account.					
			□ (ii)	Any distribution will be taken first from the Participant's Roth Deferral Account and then from the Participant's Pre-Tax Deferral Account.					
			□ (iii)	Any distribution will be taken first from the Participant's Pre-Tax Deferral Account and then from the Participant's Roth Deferral Account.					
		□ (2)	Distribution of Excess Deferrals.						
			□ (i)	Distribution of Excess Deferrals will be made from Roth and Pre-Tax Deferral Accounts in the same proportion that deferrals were allocated to such Accounts for the calendar year.					
			□ (ii)	Distribution of Excess Deferrals will be made first from the Roth Deferral Account and then from the Pre-Tax Deferral Account.					
			□ (iii)	Distribution of Excess Deferrals will be made first from the Pre-Tax Deferral Account and then from the Roth Deferral Account.					
	☑ (c)	In-Plan Roth Conversions. Unless elected under this AA §6A-5(c), the Plan does not permit a Participant to make In-Plan Roth Conversion under the Plan. To override this provision to allow Participants to make an In-Plan Roth Conversion, subsection (1) must be checked.							
		(1)	Effective date. Effective 3-1-2020 [not earlier than 1/1/2013], a Participant may elect to convert all or any portion of his/her non-Roth vested Account Balance to an In-Plan Roth Conversion Account.						
			[Note: The Plan must provide for Roth Deferrals under AA §6A-5(a) as of the effective date designated in this subsection (1). An election under this subsection (1) does not affect an In-Plan Roth Conversion that was allowed under prior Plan provisions.]						
		(2)		rice Distribution. For a Participant to convert his/her eligible contributions to Roth Deferrals through an Roth Conversion, the Participant need not be eligible to take a distribution from the Plan.					
			To over	ride this default provision to require a distributable event, complete this subsection (c).					
			(If this subsection (c) is checked, a Participant must be eligible for a distribution of any amounts converted to Roth Deferrals through an In-Plan Roth Conversion. Thus, only amounts that are eligible for distribution under AA §9 are eligible for In-Plan Roth Conversion.					

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[Note: If this subsection (c) is not checked, a Participant may convert any or all of the eligible contribution sources to Roth Deferrals through an In-Plan Roth Conversion.]

		E (3)		[Check all contribution sources available under the Plan from which an In-Plan Roth Conversion is [e.]			
			☑ (i)	All available sources under the Plan			
			□ (ii)	Pre-tax Salary Deferrals			
			□ (iii)	Employer Contributions			
			□ (iv)	Matching Contributions			
			\square (v)	Rollover Contributions			
			□ (vi)	Describe:			
		□ (4)		applicable to In-Plan Roth Conversions. No special limits apply with respect to In-Plan Roth tions, unless designated otherwise under this subsection (4).			
	vested).		Roth conversions may only be made from contribution sources that are fully vested (i.e., 100% vested).				
			□ (ii)	A Participant may not make an In-Plan Roth Conversion of less than \$ (may not exceed \$1,000).			
			□ (iii)	A Participant may not make an In-Plan Roth Conversion of any outstanding loan amount.			
				[Note: If this subsection (iii) is not checked, a Participant may convert amounts that are attributable to an outstanding loan, to the extent the loan relates to a contribution source that is eligible for conversion under subsection (3) above.]			
			□ (iv)	Describe:			
		□ (5)	Account	ution from In-Plan Roth Conversion Account. Distributions from the In-Plan Roth Conversion t will be permitted at the same time as permitted for Roth Deferrals, as set forth under AA §9-2, unless ted otherwise under this subsection (5).			
			Describe	e distribution options:			
	\Box (d)	Describ	e any spec	cial rules that apply to Roth Deferrals under the Plan:			
6A-6	the Plan	, unless pr	ovided ot	UTION ARRANGEMENT. No automatic contribution provisions apply under Section 3.03(c) of herwise under this AA §6A-6. (Note: Some States through anti-garnishment laws or otherwise may bution Arrangements.)			
	□ (a)	AA §4), Participa	a Particip ant compl	ral election. Upon becoming eligible to make Salary Deferrals under the Plan (pursuant to AA §3 and pant will be deemed to have entered into a Salary Deferral Election for each payroll period, unless the etes a Salary Deferral Election (subject to the limitations under AA §6A-2 and AA §6A-3) in procedures adopted by the Plan Administrator.			
		□ (1)		re date of Automatic Contribution Arrangement. The automatic deferral provisions under this AA re effective as of:			
			□ (i)	The Effective Date of this Plan as set forth under the Employer Signature Page.			
			□ (ii)	[insert date]			
			□ (iii)	As set forth under a prior Plan document. [Note: If this subsection (iii) is checked, the automatic deferral provisions under this AA §6A-6 will apply as of the original Effective Date of the automatic contribution arrangement. Unless provided otherwise under this AA §6A-6, an Employee who is automatically enrolled under a prior Plan document will continue to be automatically enrolled under the current Plan document.]			
		□ (2)	Contribu under th Arrange	Automatic Contribution Arrangement. Check this subsection (2) if the Plan is designated as an Automatic Contribution Arrangement, as described under Section 3.03(c) of the Plan. [Note: Unless an election is made under this AA §6A-6 that is inconsistent with the requirements of an Eligible Automatic Contribution Arrangement (EACA), the Automatic Contribution Arrangement will qualify as an EACA, as described in Section 3.03(c) of the Plan.]			
			□ (i)	Automatic deferral percentage.			
				☐ (A)% of Plan Compensation			
				□ (B) \$			

	□ (II)		e each Plan Year by the following amount. (See Section 3.03(c) of the Plan.)					
		□ (A)	% of Plan Compensation					
		□ (B)	\$					
		\square (C)	Describe:					
			to exceed:					
		\square (D)	% of Plan Compensation					
		\square (E)	\$					
		\square (F)	Describe:					
□ (3)			atomatic deferral provisions. The automatic deferral election under subsection (2) will icipants and existing Participants as set forth under this subsection (3).					
	□ (i)		articipants. The automatic deferral provisions apply to all eligible Participants who do not to a Salary Deferral Election (including an election not to defer) and who:					
		\square (A)	become Participants on or after the effective date of the automatic deferral provisions.					
		□ (B)	are hired on or after the effective date of the automatic deferral provisions.					
	□ (ii)	Curren follows	at Participants. The automatic deferral provisions apply to all other eligible Participants as:					
		□ (A)	Automatic deferral provisions apply to all current Participants who have not entered into a Salary Deferral Election (including an election not to defer under the Plan).					
		□ (B)	Automatic deferral provisions apply to all current Participants who have not entered into a Salary Deferral Election that is at least equal to the automatic deferral amount under subsection (2)(i). Current Participants who have made a Salary Deferral Election that is less than the automatic deferral amount or who have not made a Salary Deferral Election will automatically be increased to the automatic deferral amount unless the Participant enters into a new Salary Deferral election on or after the effective date of the automatic deferral provisions.					
		□ (C)	Automatic deferral provisions do not apply to current Participants. Only new Participants described in subsection (i) above are subject to the automatic deferral provisions.					
		\square (D)	Describe:					
	□ (iii)	Treatment of automatic deferrals. Any Salary Deferrals made pursuant to an automatic deferral election will be treated as Pre-Tax Salary Deferrals, unless designated otherwise under this subsection (iii).						
]	Any Salary Deferrals made pursuant to an automatic deferral election will be treated as Roth Deferrals. [<i>This subsection (iii) may only be checked if Roth Deferrals are permitted under AA §6A-5.</i>]					
			v Deferral Election (including an election not to defer under the Plan) made after the he automatic deferral provisions will override such automatic deferral provisions.]					
□ (4)	increase the seco	Application of automatic increase. Unless designated otherwise under this subsection (4), if an automatic increase is selected under subsection (2)(ii) above, the automatic increase will take effect as of the first day the second Plan Year following the Plan Year in which the automatic deferral election first becomes effecti with respect to a Participant. (See Section 3.03(c)(2)(iii) of the Plan.)						
	□ (i)	in subse	lan Year. Instead of applying as of the second Plan Year, the automatic increase described action (2)(ii) takes effect as of the appropriate date (as designated under subsection (iii) within the first Plan Year following the date automatic contributions begin.					
	□ (ii)	describe (iii) belo	ated Plan Year. Instead of applying as of the second Plan Year, the automatic increase ed in subsection (2)(ii) takes effect as of the appropriate date (as designated under subsection ow) within the Plan Year following the Plan Year in which the automatic deferral a first becomes effective with respect to a Participant					

			□ (iii)	of the fir	e date. The automatic increase described under subsection (2)(ii) is generally effective as st day of the Plan Year. If this subsection (iii) is checked, instead of becoming effective on day of the Plan Year, the automatic increase will be effective on:		
				\square (A)	The anniversary of the Participant's date of hire.		
				□ (B)	The anniversary of the Participant's first automatic deferral contribution.		
				□ (C)	The first day of each calendar year.		
				□ (D)	Other date:		
			□ (iv)	Special 1	rules:		
	☐ (5) Treatment of terminated Employees. Unless designated otherwise under subsection (i) below, a Participant's affirmative election to defer (or to not defer) will cease upon termination of employn addition, unless designated otherwise under subsection (ii) below, in applying the automatic deferr provisions under the Plan, a rehired Participant is treated as a new Employee if the Participant is p from making automatic deferrals to the Plan for a full Plan Year.			native election to defer (or to not defer) will cease upon termination of employment. In signated otherwise under subsection (ii) below, in applying the automatic deferral he Plan, a rehired Participant is treated as a new Employee if the Participant is precluded			
	☐ (i) Terminated Employees. If this subsection (i) is selected, a terminated Participant's affirmate election to defer (or to not defer) will not cease upon termination of employment. Thus, a Path who entered into an election to defer (or not to defer) prior to termination of employment wis subject to the automatic deferral provisions upon rehire.				defer (or to not defer) will not cease upon termination of employment. Thus, a Participant d into an election to defer (or not to defer) prior to termination of employment will not be		
				the Plan for a full Plan Year will not be treated as a new Employee for purposes of e automatic deferral provisions under the Plan. Thus, a rehired Participant's minimum centage will continue to be calculated based on the date the individual first began making			
	□ (b)	☐ (b) Permissible Withdrawals under Automatic Contribution Arrangement.					
	Permissible withdrawals allowed. If the Plan satisfies the requirements for an EACA (as set forth in 3.03(c) of the Plan), the permissible withdrawal provisions under Section 3.03(c) of the Plan apply. The Participant who receives an automatic deferral may withdraw such contributions (and earnings attributed thereto) within the time period set forth under Section 3.03(c) of the Plan, without regard to the in-served distribution provisions selected under AA §9-2.), the permissible withdrawal provisions under Section 3.03(c) of the Plan apply. Thus, a peives an automatic deferral may withdraw such contributions (and earnings attributable time period set forth under Section 3.03(c) of the Plan, without regard to the in-service			
		□ (2)		ne requiren	thdrawals. Although the Plan contains an automatic deferral election that is designed to nents of an EACA, the permissible withdrawal provisions under this subsection (b) are not		
request a permissible withdrawal no later than				ı permissib Plan Comj	lecting a permissible withdrawal. Instead of a 90-day election period, a Participant must ble withdrawal no later than [may not be less than 30 or more than 90] days after the pensation from which such Salary Deferrals are withheld would otherwise have been acome.		
	□ (c)	Other a	utomatic	deferral p	rovisions:		
6A-7 SPECIAL DEFERRAL EFFECTIVE DATES. Unless designated otherwise under this AA §6A-7, a Participant is make Salary Deferrals under the Plan as of the Effective Date of the Plan (as designated in the Employer Signature However, in no case may a Participant begin making Salary Deferrals prior to the later of the date the Employee be Participant, the date the Participant executes a Salary Reduction Agreement or the date the Plan is adopted or effect Section 3.03(a) of the Plan.)			s of the Effective Date of the Plan (as designated in the Employer Signature Page). begin making Salary Deferrals prior to the later of the date the Employee becomes a				
	To desig	nate a late	er Effectiv	e Date for	Salary Deferrals or Roth Deferrals, complete this AA §6A-7.		
	□ (a)	Salary I ☐ (1) ☐ (2)	the date	the Plan is	ant is eligible to make Salary Deferrals under the Plan as of: executed by the Employer (as indicated on the Employer Signature Page).		
	☑ (b)	are pern	nitted unde	(insert date). rrals. The Roth Deferral provisions under AA §6A-5 are effective as of 3-1-2020 . [If Roth Deferrals ed under AA §6A-5 above, Roth Deferrals are effective as of the Effective Date applicable to Salary under this AA §6A-7, unless a later date is designated under this subsection.]			

SECTION 6B MATCHING CONTRIBUTIONS

6B-1	MATCHING CONTRIBUTIONS. Is the Employer authorized to make Matching Contributions under the Plan? ✓ Yes. ☐ No. [Check this box if there are no Matching Contributions. If "No" is checked, skip to Section 7.] [Note: Any Matching Contribution made pursuant to this AA §6B will count towards the Code §457(e)(15) Maximum Contribution Limit. See Section 5.01 of the Plan.]							
6B-2			NTRIBUTION FORMULA: For the period designated in AA §6B-5 ag Contribution on behalf of Participants who satisfy the allocation conditions.					
	□ (a)	Discreti Contribu	onary match. The Employer will determine in its sole discretion how ration.	nuch, if any, it will m	ake as a Matching			
	☑ (b)	Fixed m	natch. The Employer will make a Matching Contribution for each Partic	cipant equal to:				
		\Box (1)	% of Salary Deferrals made for each period designated in AA §6	B-5 below.				
		\square (2)	\$ for each period designated in AA §6B-5 below.					
		(3)	The Employer Contribution will be determined in accordance with the employment contract applicable to the Participant.	e personal service con	tract or			
		□ (4)	The Employer Contribution will be determined in accordance with an addressing retirement benefits of Collectively Bargained Employees		ng Agreement(s)			
	□ (c)	Tiered match. The Employer will/may make a Fixed/Discretionary Matching Contribution to all Participants based on the following tiers of Salary Deferrals.						
		\Box (1)	(1) Tiers as percentage of Plan Compensation.					
			Salary Deferrals	Fixed Match	Discretionary Match			
			\square (i) Up to% of Plan Compensation					
			☐ (ii) From% up to% of Plan Compensation					
			☐ (iii) From% up to% of Plan Compensation					
			☐ (iv) From% up to% of Plan Compensation					
		\square (2)	Tiers as dollar amounts.					
			Salary Deferrals	Fixed Match	Discretionary Match			
			□ (i) Up to \$	%				
			☐ (ii) From \$ up to \$					
			□ (iii) From \$ up to \$					
			□ (iv) Above \$	%				

	□ (d)		Service match. The Employer will/may make a fixed age of Salary Deferrals to all Participants based on Ye									
			Years of Service	Matching %	Discretionary Match							
			☐ (1) From up to Years of Service	%								
			☐ (2) From up to Years of Service	%								
			☐ (3) From up to Years of Service	%								
			☐ (4) Years of Service equal to and above	%								
			purpose, a Year of Service is each Plan Year during valternatively, a Year of Service is:		at least 1,000 Hours of							
6B-3	designat	ed otherw	NS ELIGIBLE FOR MATCHING CONTRIBUTIVISE under this AA §6B-3, all Salary Deferrals, including Catch-Up Contributions, are eligible for the Matching	ing any Roth Deferrals, Age 50	Catch-Up Contributions							
	□ (a)	Matchi §6B-2:	Matching Contributions. Only the following contribution sources are eligible for a Matching Contribution under AA §6B-2:									
		\Box (1)	Pre-tax Salary Deferrals									
		\square (2)	Roth Deferrals									
		\square (3)	Age 50 Catch-Up Contributions									
		□ (4)	Special 457 Catch-Up Contributions									
	□ (b)		ls made under another plan butions described in AA §6B-2 er.									
		□ (1)	The Matching Contribution designated in AA §6B-plan maintained by the Employer:	2 above will apply to elective of	_							
		□ (2)	The following special rules apply in determining th respect to elective deferrals under the plan describe									
			[Note: This subsection may be used to describe spe provided with respect to elective deferrals under an Code §457(b) plan, a §401(a) qualified plan, or Co	describe special provisions applicable to Matching Contributions rals under another plan maintained by the Employer, including another ad plan, or Code §403(b) plan.]								
	□ (c)		rules. The following special rules apply for purposes	of determining the Matching (Contribution under this AA							
6B-4		LIMITS ON MATCHING CONTRIBUTIONS. In applying the Matching Contribution formula(s) selected under AA §6B-2 above, the following limits apply.										
	☑ (a)	a) No limits apply. All Salary Deferrals are eligible for Matching Contributions.										
	□ (b)	Deferra	n Salary Deferrals. The Matching Contribution formula that do not exceed:	nula(s) selected in AA §6B-2 al	bove apply only to Salary							
		\Box (1) \Box (2)	% of Plan Compensation. \$									
		\square (3)	A discretionary amount determined by the Employe	er.								

	□ (c)	(c) Limit on Matching Contributions. The total Matching Contribution provided under the formula(s) selected in AA §6B-2 above will not exceed:							
		\Box (1)	% of Plan Compensation.						
		□ (2)	\$						
	□ (d)	` ′	limits:						
6B-5	§6B-2 al apply a	PERIOD FOR DETERMINING MATCHING CONTRIBUTIONS. The Matching Contribution formula(s) selected in AA §6B-2 above (including any limitations on such amounts under AA §6B-4) are based on Salary Deferrals for the Plan Year . To apply a different period for determining the Matching Contributions and limits under AA §6B-2 and AA §6B-3, check one of (a) – (d) below.							
	□ (a)	payroll	period [□ (b)	Plan Year quarter				
	□ (c)	calenda	r month	□ (d)	Other:				
[Note: Although Matching Contributions (and any limits on those Matching Contributions) will be determined on the period designated under this AA §6B-5, this does not require the Employer to actually make contributions or allocat contributions on the basis of such period. See Section 3.04(c) of the Plan for a discussion of the "true up" requireme applicable to Matching Contributions.] 6B-6 ALLOCATION CONDITIONS. A Participant who has otherwise satisfied all conditions to receive a Matching Comust satisfy any allocation conditions designated under this AA §6B-6 to receive an allocation of Matching Contributions.									
	the Plan ☑ (a)		cation conditions apply with respec	et to Ma	atching Contributions under the Plan.				
	□ (b)	Employ	yment condition. An Employee mu	st be en	nployed with the Employer on the last day of the Plan Year.				
	□ (c)	Minimu	um service condition. An Employe	e must	be credited with at least:				
		\Box (1)	Hours of Service during the	Plan Y	ear.				
		\square (2)	consecutive days of employr	nent wi	ith the Employer during the Plan Year.				
	□ (d)	Excepti	ions. The above allocation condition	n(s) will	l not apply:				
		\Box (1)	if the Employee dies during the P	lan Yea	ar.				
		□ (2)	if the Employee terminates emplo	yment	as a result of a Disability.				
		\square (3)	if the Employee terminates emplo	yment	after attainment of Normal Retirement Age.				
		□ (4)	Other:						
6B-7	SPECIA Contribu		ES APPLICABLE TO MATCHIN	IG CO	NTRIBUTIONS. The following special rules apply to Matching				

SECTION 7 RETIREMENT AGES

7-1		AL RETIREMENT AGE: For purposes of applying the Special 457 Catch-Up Contribution under AA §6A-4(b), Retirement Age under the Plan is:							
	□ (a)	Age (not earlier than age 65 or later than age $70 \frac{1}{2}$).							
	□ (b)	The earlier of: age (not earlier than age 65 or later than age 70 ½) or the date immediate retirement benefits are authorized under another plan maintained by the Employer (as set forth under Section 5.04(b) of the Plan).							
	☑ (c)	The Participant may designate a Normal Retirement Age that is on or after the earlier of age 65 or the date immediate retirement benefits are authorized under another plan maintained by the Employer (as set forth under Section $5.04(b)$ of the Plan) but not later than age $70\frac{1}{2}$.							
	Norma	Retirement Age for Qualified Police and Firefighters (elect if applicable)							
	□ (d)	The earlier of: age (not earlier than age 40 or later than age 70 ½).							
	□ (e)	The earlier of: age (not earlier than age 40 or later than age 70 ½) or the date immediate retirement benefits are authorized under another plan maintained by the Employer (as set forth under Section 5.04(c) of the Plan).							
	□ (f)	The Participant may designate a Normal Retirement Age that is on or after the earlier of age 40 or the date immediate retirement benefits are authorized under another plan maintained by the Employer (as set forth under Section $5.04(b)$ of the Plan) but not later than age $70\frac{1}{2}$.							
	compen	A Participant's Normal Retirement Age must be the same as his/her normal retirement age under any other deferred sation plan or plans sponsored by the Employer. The designation of a Normal Retirement Age under the Plan does not retirement with the Employer.]							
		SECTION 8							
		VESTING AND FORFEITURES							
3-1		RIBUTIONS SUBJECT TO VESTING. Does the Plan provide for Employer Contributions under AA §6 or Matching utions under AA §6B that are subject to vesting?							
	□ No [If "No" is checked, skip to Section 9.]								
	[Note: 1] vesting Maximu subject risk of f	[Note: The imposition of a vesting schedule creates a substantial risk of forfeiture with respect to the contributions subject to the vesting schedule. If a contribution is subject to a substantial risk of forfeiture, such contribution is not counted toward the Maximum Contribution Limit until the substantial risk of forfeiture lapses (i.e., the contributions are vested.). Where an amount is subject to a substantial risk of forfeiture, gains or losses allocable to the amount deferred, through the date that the substantial risk of forfeiture lapses, are taken into account in determining the amount that is considered deferred in the year in which the substantial risk of forfeiture lapses.]							

8-2	VESTING SCHEDULE. The vesting schedule under the Plan is as follows for both Employer Contributions and Matching Contributions, to the extent authorized under AA §6 and AA §6B. See Section 7.02(a) of the Plan for a description of the various vesting schedules under this AA §8-2. (Note: If the Employer imposes a vesting schedule, Employer Contributions and Matching Contributions, and attributable earnings, will count towards the Code §457(e)(15) Maximum Contribution Limit for the year in which the amounts become vested.)					
	ER	Match				
	\square	☑		(a) Full and immediate vesting.		
				(b) 3-year cliff vesting schedule		
				(c) 6-year graded vesting schedule		
				(d) Modified vesting schedule		
				% after 1 Year of Service		
				% after 2 Years of Service		
				% after 3 Years of Service		
				% after 4 Years of Service		
				% after 5 Years of Service		
				100% after 6 Years of Service		
				(e) Other:		
8-4 8-5	 ☑ (a) dies. ☑ (b) terminates employment due to becoming Disabled. ☐ (c) Other: _ ☐ (d) Not applicable. No increase in vesting applies. 					
	_	-		the Vesting Computation Period is the Plan Year. Complete the applicable sections of this AA §8-5. If this AA §8-5 is not completed, the		
	default vesting ru		<i>B</i> , -			
	ER	Match				
			u	Year of Service. Instead of 1,000 Hours of Service, an Employee earns a Year of Service pon the completion of [must be less than 1,000] Hours of Service during a Vesting computation Period.		
			(b) V	Yesting Computation Period. Instead of the Plan Year, the Vesting Computation Period ::		
				The 12-month period beginning with the anniversary of the Employee's date of hire.		
				1 (2) Describe:		
				Note: Any Vesting Computation Period described in (2) must be a 12-consecutive month eriod and must apply uniformly to all Participants.]		
				lapsed Time Method. Vesting service will be determined under the Elapsed Time dethod (See Section 7.03(b) of the Plan.)		

	ER	M	latch				
				(d)	Equivalency Method . For purposes of determining an Employee's Hours of Service for vesting, the Plan will use the Equivalency Method (as defined in Section 7.03(a)(2) of the Plan). The Equivalency Method will apply to:		
					□ (1) All Employees.		
					□ (2) Employees who are not paid on an hourly basis. For Employees paid on an hourly basis, vesting will be determined based on actual hours worked.		
					If this (d) is checked, Hours of Service for vesting will be determined under the following Equivalency Method.		
					□ (3) Monthly. 190 Hours of Service for each month worked.		
					□ (4) Weekly. 45 Hours of Service for each week worked.		
					\square (5) Daily. 10 Hours of Service for each day worked.		
					□ (6) Semi-monthly. 95 Hours of Service for each semi-monthly period.		
8-6	ALLOC	CATION OF	FORFEIT	ГUБ	ES. Any forfeitures occurring during a Plan Year will be:		
	ER	М	atch				
			$\overline{\checkmark}$	(a)	N/A. All contributions are 100% vested. [Do not complete the rest of this AA §8-6.]		
				(b)	Reallocated as additional Employer Contributions or as additional Matching Contributions.		
				(c)	Used to reduce Employer and/or Matching Contributions.		
	For purposes of subsection (b) or (c), forfeitures will be applied:						
				(d)	for the Plan Year in which the forfeiture occurs.		
				(e)	for the Plan Year following the Plan Year in which the forfeitures occur.		
	Prior to	applying for	feitures und	tures under subsection (b) or (c):			
				(f)	Forfeitures may be used to pay Plan expenses. (See Section 7.08(c) of the Plan.)		
				(g)	Forfeitures may not be used to pay Plan expenses.		
					tures to be reallocated under subsection (b), the same allocation conditions apply as for the ring allocated under AA §6-5 or AA §6B-6, unless designated otherwise below.		
				(h)	Forfeitures are not subject to any allocation conditions.		
				(i)	Forfeitures are subject to a last day of employment allocation condition.		
				(j)	Forfeitures are subject to a Hours of Service minimum service requirement.		
	In deter	mining the tr	reatment of	for	eitures under this AA §8-6, the following special rules apply:		
				(k)	Describe:		
8-7	SDECI A	i dii eci	DECADNI	NC	CASH-OUT DISTRIBUTIONS.		
0-7							
	(a)	while still	entitled to a	ın a	a terminated Participant receives a complete distribution of his/her vested Account Balance ditional allocation, the forfeiture provisions do not apply until the Participant receives a nal amounts to be allocated.		
		To modify	the default	for	eiture rules, complete this AA §8-7(a).		
					rovisions will apply if a terminated Participant takes a complete distribution, regardless of any attions during the Plan Year.		
	(b)				Participant who receives an Involuntary Cash-Out Distribution (as described in AA §9-5(a)) nediate forfeiture of his/her nonvested Account Balance.		
			the forfeitu		ming rules to delay the occurrence of a forfeiture upon an Involuntary Cash-Out Distribution,		
			A forfeiture	wil	occur at the end of the year following the Involuntary Cash-Out Distribution.		

8-8	SPECIA	AL VESTI	NG RULES.						
		ER	N	Iatch					
						Special vesting provisions:			
						SECTION 9			
				D	ISTR	RIBUTION PROVISIONS			
9-1	AVAIL	ABLE FOI	RMS OF DIST	RIBUTIO	N.				
			ution. Unless se ant Balance in a			e under subsection (e) below, a Participant may take a distribution of his/her n.			
	this AA	§9-1. If a li		ution will r		dditional distribution options, check the applicable distribution forms under e provided under the Plan, check (e) below and indicate that no lump sum			
	□ (a)		imp sum. A Par on of employme		ay tak	te a distribution of less than the entire vested Account Balance upon			
						. A Participant may not take a partial lump sum distribution of less than \$			
	□ (b)					may take a distribution over a specified period not to exceed the life or life gnated beneficiary).			
	□ (c)					ninimum distributions. A Participant may take an installment distribution re required minimum distribution rules under Section 8 of the Plan.			
	□ (d)		distributions. A o purchase an ar		nt ma	y elect to have the Plan Administrator use the Participant's vested Account			
	☑ (e)	Describe	: All forms of d	istributions	avail	lable under each funding vehicle.			
						described in (e) will apply uniformly to all Participants under the Plan and Employer or Plan Administrator.]			
9-2	IN-SER	VICE DIS	TRIBUTIONS	•					
	☑ (a)	(a) Distribution events. A Participant may withdraw all or any portion of his/her vested Account Balance, to the exdesignated, upon the occurrence of the event(s) selected under this AA §9-2.							
		Deferral	Match	ER					
					(1)	No in-service distributions are permitted.			
			\square		(2)	The attainment of age 70½.			
		\square			(3)	The occurrence of an Unforeseeable Emergency.			
	□ (b)	attributab	le to Rollover C	Contribution	ıs at a	ted otherwise under this subsection (b), a Participant may withdraw amounts any time. If this subsection (b) is selected, amounts attributable to Rollover on the occurrence of the following event(s):			
		\Box (1)	No in-service d	listributions	s are j	permitted.			
		□ (2)	The attainment	of age 70½	2.				
		□ (3)	The occurrence	of an Unfo	orese	eable Emergency.			
		□ (4)	Describe:						
	□ (c)	Distribut	ion of Smaller	Amounts					
		\Box (1)	The Employer	has discreti	on to	make distribution of smaller amounts as described in Section 8.06 of the Plan.			
		□ (2)	The Participant	may withd	lraw a	a distribution of smaller amounts as described in Section 8.06 of the Plan.			
		\square (3)	Special rules ap	oplicable to	the c	distribution of smaller amounts:			

9-3 SPECIAL RULES FOR IN-SERVICE DISTRIBUTIONS.

 \Box (a) In-service distributions will only be permitted if the Participant is 100% vested in the amounts being withdrawn.

	□ (b)	A Partic	cipant may take no more than in-service distribution(s) in a Plan Year.				
	□ (c)	A Partio	cipant may not take an in-service distribution of less than \$				
	□ (d)		ribution is permitted upon the occurrence of an Unforeseeable Emergency in AA §9-2 above, a Participant may ch a distribution after termination of employment.				
	□ (e)	Describ	e any special in-service distribution rules:				
9-4	TIMIN	TIMING OF DISTRIBUTIONS UPON TERMINATION OF EMPLOYMENT.					
	(a)	Accoun	ution of vested Account Balances exceeding \$5,000. A Participant who terminates employment with a vested at Balance exceeding \$5,000 may receive a distribution of his/her vested Account Balance in any form permitted AA §9-1 within a reasonable period following:				
		(1)	the date the Participant terminates employment.				
		\square (2)	the last day of the Plan Year during which the Participant terminates employment.				
		\square (3)	the first Valuation Date following the Participant's termination of employment.				
		□ (4)	Describe:				
	(b)	vested A	ution of vested Account Balances not exceeding \$5,000. A Participant who terminates employment with a Account Balance that does not exceed \$5,000 may receive a lump sum distribution of his/her vested Account e within a reasonable period following:				
		\square (1)	the date the Participant terminates employment.				
		\square (2)	the last day of the Plan Year during which the Participant terminates employment.				
		\square (3)	the first Valuation Date following the Participant's termination of employment.				
		\Box (4)	Describe:				
9-5	PARTI	PARTICIPANT AND SPOUSAL CONSENT.					
	(a)	Involuntary Cash-Out Distribution. A Participant who terminates employment with a vested Account Ba \$5,000 or less will receive an Involuntary Cash-Out Distribution, unless elected otherwise under this AA § Participant's vested Account Balance exceeds \$5,000, the Participant generally must consent to a distribution Plan, except to the extent provided otherwise under this AA §9-5.					
		☑ (1)	No Involuntary Cash-Out Distributions. The Plan does not provide for Involuntary Cash-Out Distributions. A terminated Participant must consent to any distribution from the Plan. (See Section 14.02(a) of the Plan for special rules upon Plan termination.)				
		□ (2)	Involuntary Cash-Out Distribution threshold. A terminated Participant will receive an Involuntary Cash-Out Distribution only if the Participant's vested Account Balance is less than or equal to \$				
		□ (3)	Application of Automatic Rollover rules. The Automatic Rollover rules described in Section 8.09(f) of the Plan do not apply to any Involuntary Cash-Out Distribution below \$1,000, unless elected otherwise under this subsection (3). If this subsection (3) is checked, the Automatic Rollover provisions apply to all Involuntary Cash-Out Distributions (including those below \$1,000).				
		□ (4)	Treatment of Rollover Contributions. Unless elected otherwise under this subsection (4), Rollover Contributions will be excluded in determining whether a Participant's vested Account Balance exceeds the Involuntary Cash-Out threshold for purposes of applying the distribution rules under this AA §9 and the Automatic Rollover provisions under Section 8.09(f) of the Plan. If this subsection (4) is checked, Rollover Contributions are included for purposes of applying the Plan's distribution rules.				
			l consent. Spousal consent is not required for a Participant to receive a distribution or name an alternate iary, unless designated otherwise under this subsection (b).				
		□ (1)	Distribution consent. A Participant's Spouse must consent to any distribution, if the Participant's vested Account Balance exceeds \$				
		□ (2)	Beneficiary consent. A Participant's Spouse must consent to naming someone other than the Spouse as beneficiary under the Plan.				
	□ (c)	Describ	oe any special rules affecting Participant or Spousal consent:				
	` '						

9-6 **DETERMINATION OF BENEFICIARY.**

(a) **Default beneficiaries.** Unless elected otherwise under this subsection (a), the default beneficiaries described under Section 8.05 of the Plan are the Participant's surviving Spouse, the Participant's surviving children, and the Participant's estate.

	☐ If this subsection (a) is checked, the default beneficiaries under Section 8.05 of the Plan are modified as follows:			
(b)	One-year marriage rule. For purposes of determining whether an individual is considered the surviving Spouse of the Participant, the determination is based on the marital status as of the date of the Participant's death, unless designated otherwise under this subsection (b).			
		Spouse must he the Participant	ave been and suruse will	s checked, in order to be considered the surviving Spouse, the Participant and surviving en married for the entire one-year period ending on the date of the Participant's death. If rviving Spouse are not married for at least one year as of the date of the Participant's I not be treated as the surviving Spouse for purposes of applying the distribution
(c) Divorce of Spouse. Unless elected otherwise under this subsection (c), if a Participant designates his/her Spouse as Beneficiary and subsequent to such Beneficiary designation, the Participant and Spouse are divorced, the designation the Spouse as Beneficiary under the Plan is automatically rescinded as set forth under Section 8.05 of the Plan.				
		If this subsecti Participant and		s checked, a Beneficiary designation will not be rescinded upon divorce of the e.
	[Note: Section 8.05 of the Plan and this subsection (c) will be subject to the provisions of a Beneficiary designation entered into by the Participant. Thus, if a Beneficiary designation specifically overrides the election under this subsection (c), the provisions of the Beneficiary designation will control. See Section 8.05 of the Plan.]			
QUALII	FIED DIS	TRIBUTIONS	FOR I	RETIRED PUBLIC SAFETY OFFICERS.
service, t	o have qua	alified health in	surance	annt who is an eligible retired public safety officer may elect, after separation from a premiums deducted from amounts to be distributed from the Plan that would otherwise such amounts paid directly to the insurer or group health plan. (See Section 8.13 of the
	If this subsection is checked, a Participant who is an eligible retired public safety officer may NOT elect to have qualified health insurance premiums deducted from amounts to be distributed from the Plan.			
SPECIA	L DISTR	IBUTION RU	LES.	
	Describe a	ny additional d	listribu	tion options or rules:
				SECTION 10
				MISCELLANEOUS PROVISIONS
	ALUATI wing dates		s valued	d annually, as of the last day of the Plan Year. In addition, the Plan will be valued on
Deferra	l Mato	eh ER		
			(a)	Daily. The Plan is valued at the end of each business day during which the New York Stock Exchange is open.
			(b)	Monthly. The Plan is valued at the end of each month of the Plan Year.
			(c)	Quarterly. The Plan is valued at the end of each Plan Year quarter.
	☑	\square	(d)	Describe: Dates determined by the investment providers under the
				plan. [Note: The Employer may elect operationally to perform interim valuations.]
				NG AMOUNT OF INCOME OR LOSS. The following special rules apply in allocated to Participants' Accounts:
				FIT ACCRUALS. The benefit accrual provisions under Section 15.05(b) of the Plan do ovisions under Section 15.05(b) of the Plan, check the box below.
				heck this box if the Plan will provide the benefits described in Section 15.05(b) of the individual who dies or becomes disabled in qualified military service will be treated as

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reemployed for purposes of determining entitlement to benefits under the Plan.

10-4 **OTHER SPECIAL RULES APPLICABLE TO THIS PLAN.** The following special rules, including the applicability of any vendor agreements, apply to this Plan: _____

APPENDIX A SPECIAL EFFECTIVE DATES

□ A-1	Eligible Employees. The definition of Eligible Employee under AA §3 is effective as follows:		
☐ A-2 Minimum age and service conditions. The minimum age and service conditions and Entry Date provisions spec §4 are effective as follows:			
□ A-3	Compensation definitions. The compensation definitions under AA §5 are effective as follows:		
□ A-4	Employer Contributions. The Employer Contribution provisions under AA §6 are effective as follows:		
□ A-5	Salary Deferrals. The provisions regarding Salary Deferrals under AA §6A are effective as follows:		
□ A-6	Matching Contributions. The Matching Contribution provisions under AA §6B are effective as follows:		
□ A-7	Retirement ages. The retirement age provisions under AA §7 are effective as follows:		
□ A-8	Vesting and forfeiture rules. The rules regarding vesting and forfeitures under AA §8 are effective as follows:		
□ A-9	Distribution provisions. The distribution provisions under AA §9 are effective as follows:		
□ A-10	Miscellaneous provisions. The provisions under AA §10 are effective as follows:		
□ A-11	Special effective date provisions for merged plans. If any Code §457(b) plan has been merged into this Plan, the following provisions apply:		
□ A-12	Other special effective dates:		

APPENDIX B LOAN POLICY

Use this Appendix B to identify elections dealing with the administration of Participant loans. These elections may be changed without amending this Agreement by substituting an updated Appendix B with new elections.

B-1	Are PA	RTICIPANT LOANS permitted? (See Section 13 of the Plan.)			
	☑ (a)	Yes			
	□ (b)	No			
B-2	LOAN PROCEDURES.				
	☑ (a)	Loans will be provided under the default loan procedures set forth in Section 13 of the Plan, unless modified under this Appendix B.			
	□ (b)	Loans will be provided under a separate written loan policy. [If this subsection (b) is checked, do not complete the rest of this Appendix B.]			
B-3	AVAILABILITY OF LOANS. Participant loans are available to all Participants and Beneficiaries. Participant loans are not available to a former Employee or Beneficiary. To override this default provision, complete this AA §B-3.				
	$\overline{\checkmark}$	A former Employee or Beneficiary who has a vested Account Balance may request a loan from the Plan.			
B-4	outstand	LIMITS. The default loan policy under Section 13.03 of the Plan allows Participants to take a loan provided all ling loans do not exceed 50% of the Participant's vested Account Balance. To override the default loan policy to allow to \$10,000, even if greater than 50% of the Participant's vested Account Balance, check this AA §B-4.			
	Ø	A Participant may take a loan equal to the greater of \$10,000 or 50% of the Participant's vested Account Balance. [If this AA §B-4 is checked, the Participant may be required to provide adequate security as required under Section 13.06 of the Plan.]			
B-5	NUMBER OF LOANS. The default loan policy under Section 13.04 of the Plan restricts Participants to one loan outstanding at any time. To override the default loan policy and permit Participants to have more than one loan outstanding at any time, complete (a) or (b) below.				
	□ (a)	A Participant may have loans outstanding at any time.			
	☑ (b)	There are no restrictions on the number of loans a Participant may have outstanding at any time.			
B-6	LOAN AMOUNT. The default loan policy under Section 13.04 of the Plan provides that a Participant may not receive a loan of less than \$1,000. To modify the minimum loan amount or to add a maximum loan amount, complete this AA §B-6.				
	☑ (a)	There is no minimum loan amount.			
	□ (b)	The minimum loan amount is \$			
	□ (c)	The maximum loan amount is \$			
B-7	INTEREST RATE. The default loan policy under Section 13.05 of the Plan provides for an interest rate commensurate with the interest rates charged by local commercial banks for similar loans. To override the default loan policy and provide a specific interest rate to be charged on Participant loans, complete this AA §B-7.				
	□ (a)	The prime interest rate			
		□ plus percentage point(s).			
	☑ (b)	Describe: the loan interest rate is determined by the applicable investment arrangement(s) from which the loan proceeds are derived. If said investment arrangement(s) do not specify a loan interest rate, the loan interest rate will be the prime interest rate plus 1 percentage point.			
	[Note: A	Iny interest rate described in this AA $\S B$ -7 must be reasonable and must apply uniformly to all Participants.]			
B-8		OSE OF LOAN. The default loan policy under Section 13.02 of the Plan provides that a Participant may receive a ant loan for any purpose. To modify the default loan policy to restrict the availability of Participant loans, complete this 8.			
		A Participant may only receive a Participant loan under the following circumstances:			

B-9	APPLICATION OF LOAN LIMITS. If Participant loans are not available from all contribution sources, the limitations under Code §72(p) and the adequate security requirements of the Department of Labor regulations will be applied by taking into account the Participant's entire Account Balance. To override this provision, complete this AA §B-9.			
		The loan limits and adequate security requirements will be applied by taking into account only those contribution Accounts which are available for Participant loans.		
B-10	the end	PERIOD. The Plan provides that a Participant incurs a loan default if a Participant does not repay a missed payment by of the calendar quarter following the calendar quarter in which the missed payment was due. To override this default in to apply a shorter cure period, complete this AA §B-10.		
		The cure period for determining when a Participant loan is treated as in default will be days (cannot exceed 90) following the end of the month in which the loan payment is missed.		
B-11	PERIODIC REPAYMENT – PRINCIPAL RESIDENCE. If a Participant loan is for the purchase of a Participant's primary residence, the loan repayment period for the purchase of a principal residence may not exceed ten (10) years.			
	□ (a)	The Plan does not permit loan payments to exceed five (5) years, even for the purchase of a principal residence.		
	□ (b)	The loan repayment period for the purchase of a principal residence may not exceed years (may not exceed 30).		
	□ (c)	Loans for the purchase of a Participant's primary residence may be payable over any reasonable period commensurate with the period permitted by commercial lenders for similar loans.		
B-12	TERMINATION OF EMPLOYMENT. Section 13.10 of the Plan provides that a Participant loan becomes due and payable in full upon the Participant's termination of employment. To override this default provision, complete this AA §B-12.			
	\square	A Participant loan will not become due and payable in full upon the Participant's termination of employment.		
B-13	DIRECT ROLLOVER OF A LOAN NOTE. Section 13.10(b) of the Plan provides that upon termination of employment a Participant may request the Direct Rollover of a loan note. To override this default provision, complete this AA §B-13.			
		A Participant may not request the Direct Rollover of the loan note upon termination of employment.		
B-14	renegoti repayme prescribe	RENEGOTIATION. The default loan policy provides that a Participant may renegotiate a loan, provided the ated loan separately satisfies the reasonable interest rate requirement, the adequate security requirement, the periodic ent requirement and the loan limitations under the Plan. The Employer may restrict the availability of renegotiations to ed purposes provided the ability to renegotiate a Participant loan is available on a non-discriminatory basis. To override alt loan policy and restrict the ability of a Participant to renegotiate a loan, complete this AA §B-14.		
	□ (a)	A Participant may not renegotiate the terms of a loan.		
	□ (b)	The following special provisions apply with respect to renegotiated loans:		
B-15	SOURCE OF LOAN. Participant loans may be made from all available contribution sources, to the extent vested, unless designated otherwise under this AA §B-15.			
		Participant loans will not be available from the following contribution sources:		
B-16	SPOUS. this AA	AL CONSENT. Spousal consent is not required for a Participant to receive a loan. To override this provision, complete §B-16.		
		Spousal consent is required to receive a Participant loan.		
B-17	MODIF	ICATIONS TO DEFAULT LOAN PROVISIONS.		
		The following special rules will apply with respect to Participant loans under the Plan:		
		Iny provision under this $AA \S B$ -17 must satisfy the requirements under Code $\S 72(p)$ and the regulations thereunder and trol over any inconsistent provisions of the Plan dealing with the administration of Participant loans.]		

APPENDIX C ADMINISTRATIVE ELECTIONS

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

C-I	ROLL	OVER CONT	RIBUTIONS. Does the Plan accept Rollover Contributions? (See Section 3.05 of the Plan.)
	□ (a)	No	
	☑ (b)	Yes	
	□ (c)	Describe any s	pecial rules for accepting Rollover Contributions:
C-2	QDRO	PROCEDUR	ES. Do the default QDRO procedures under Section 11.06 of the Plan apply?
	□ (a)	No	
	☑ (b)	Yes	
C-3			NVESTMENTS. Are Participants permitted to direct investments?
	□ (a)	No	
	☑ (b)	Yes	
		Specify Acc	ounts:
		☑ (1)	All Accounts
		\square (2)	Pre-Tax Salary Deferral Account
		\square (3)	Roth Deferral Account
		\Box (4)	Matching Contribution Account
		\Box (5)	Employer Contribution Account
		\Box (6)	Rollover Contributions Account
		\Box (7)	Other:
	□ (c)	Describe and	y special rules that apply for purposes of direction of investments:

EMPLOYER SIGNATURE PAGE

PURPO	SE O	F EXECUTION. This Signature Page is being executed to effect:	
☑ (a)	The	adoption of a new plan , effective <u>3-1-2020</u>	_[insert Effective Date of Plan].
□ (b)	The	restatement of an existing plan, effective	_[insert Effective Date of Plan].
	(1)	Name of Plan(s) being restated:	
	(2)	The original effective date of the plan(s) being restated:	
□ (c)	for t	amendment of the Plan. If this Plan is being amended, the updated pages of the Adoption Abe original pages in the Adoption Agreement. All prior Employer Signature Pages should be ption Agreement.	
	(1)	Identify the section(s) of the Adoption Agreement being amended:	
	(2)	Effective Date(s) of such changes:	
[Note: It	is rec	commended that the Employer consult with legal counsel before executing this Agreement.	
		District 81	
(Name o	t Emp	loyer)	
Timothy	Balde	ermann	Superintendent
(Name o	f auth	orized representative)	(Title)
(Signatu	re)		(Date)

Employers should consult with legal counsel to ensure that the Plan meets applicable federal, state and local law requirements.

Employers who want the Internal Revenue Service to review their 457(b) plan document or consider any other document form issue may request a private letter ruling. See Revenue Procedure 2015-1 (or annual successor Revenue Procedure) for details. The IRS does not maintain a pre-approved plan program or a determination letter program for 457(b) plans.

	TRUSTEE DECLARATION			
Effective date of Trustee Declaration: 3-1-2020				
Trustee Investment Powers				
□ (a)	Discretionary			
□ (b)	Nondiscretionary			
☑ (c)	No Trustee. Plan is funded exclusively with custodial accounts, annuity contracts, and/or insurance contracts (see Section 12.12 of Plan)			
□ (d)	Determined under a separate trust agreement.			
	Name of Trustee:			
	Title of Trust Agreement:			
	Address:			
Description of any special Trustee powers:				

REGISTRATION OF DOCUMENT USE

Plan Name: Union School District 81 457(b) Plan

AXA Equitable Life Insurance Company (AXA Equitable) has provided a specimen 457(b) document. The employer agrees this plan document may be used only in conjunction with the continued use of an AXA retirement product and a service arrangement between the employer and AXA Equitable (or its affiliate) pursuant to a separate document.

Upon the termination of Service Recordkeeping Agreement with AXA Equitable and the transfer of the Plan assets to another provider, the Plan Sponsor shall promptly cease using the Plan documents provided by AXA Equitable. Upon discontinuance the employer, not AXA Equitable, will be responsible for ensuring all interim amendments and restatements are addressed as necessary.

Note that some State and local laws may restrict the election of certain provisions under the Plan. Please check with legal counsel to assess the impact of State and local laws on the Plan. The IRS has not reviewed nor approved this document as a pre-approved plan document. This document and its elections should be reviewed with the Plan Sponsor's legal counsel.

Larald Vinuk

For AXA Equitable:

[Note: This Adoption Agreement must be signed by an authorized representative of AXA Equitable. For this purpose, an AXA Equitable agent is not an authorized representative of AXA Equitable.]

457(b) APPROVED VENDOR LIST

Effective date of Vendor List: March 1, 2020

This lists the Vendors of Investment Arrangements approved for use under the Plan. The list includes sufficient information to identify the approved Investment Arrangements and may be modified from time to time. A modification is not an amendment of the Plan.

Approved Providers – The following companies are approved providers for contributions:

Name of Vendor	Type of Investment Arrangement (e.g., annuity contract, custodial account, etc.)
AXA Equitable	Annuity Contract
PlanMember	Custodial Account