Specimen Plan Document Preparation Service Election Form

457(b) Governmental Plan, including Public Education

Note: If you elect our document preparation service, any hand-written changes to any of the standard items in this election form are considered a modification to the specimen plan document. You will need to edit the specimen plan document provided to you by MassMutual Retirement Services (MassMutual) to incorporate those changes.

To be signed by Plan Sponsor

in he sidiled by Light Shot	IOVI		
1. Plan Information			
Legal Name of Plan Sponsor: Pinella			
Legal Plan Name: (this is not the emp	oloyer's name) Pinellas County	BOCC Deferred Compensation Plan	
Original Effective Date of Plan: 10/01/1987	Group Number: 109072	Sponsor E-mail Address: cfeskanin@co.pinellas.fl.us	
Is this a FICA alternative "OBRA" Plan?			
OBRA plans must provide a benefit of at least 7.5% of compensation, contributions must be credited with a reasonable rate			
SERVICE AND	Account Only - no variable in	vestments). Loans and certain distributions are not allowed.	
2. Document Services			
Do you have a Plan document?			
Who will be providing you Plan docu			
		plan document in a Word format, which you may modify.	
*Other document provider: (name of the self-utual		ervice, please skip sections 3-16, complete section 17	
and return the form along with			
The specimen Plan will provide th		11 addanions)	
- Plan Year is 1/1 - 12/31.			
		he maximum Code §457(e)(15) limit.	
- Age 50 catch-up deferrals and pre		Is allowed.	
- Participants will direct the investm			
 Participants may make a transfer t Distributions permitted on account 		enefit plan for the purchase of permissive service credits.	
Severance from employment.			
Attainment of age 70 ½	and death		
Unforeseeable emergency (no	of nemitted for ORRA plans)		
		their account balance is \$5,000 or less, have not made or	
		s under the Plan during the two year period ending on the	
		on under this provision (not permitted for OBRA plans)	
	ntributions, withdrawals of the	ese contributions (excluding Roth rollovers) are allowed at	
any time			
3. Classes of Covered Employe			
		es are covered. You do not need to complete this section.)	
		oyer, but will not cover leased employees. Union employees	
		eement provides for their participation in the Plan. The plan	
will also include the following employ	•		
	nployees in an elected or app	pointed position	
Other employees (specify by po	-		
		fication you will need to add to the specimen plan document.	
Does the Plan have an automatic en			
Yes (must also complete and sign	the Automatic Enrollment Plan	Feature election form) No (default if no selection is made)	

4. Sources	
Optional contrib	utions applicable to the Plan: (check all that may apply)
	Rollovers from another 457(b) plan
130 (U)	Miscellaneous Rollovers from 401(a) and 403(b) plans, or 408(a) and 408(b) IRAs
420 (0)	(Note: The Plan will not accept the direct rollover of after-tax contributions)
132 (S)	Employer that will be 100% immediately vested and counts towards the 457 deferral limit
154 (B) [5. Compensa	
	e W-2 Wages; including military differential pay, which shall be determined over the Plan Year.
	purposes, post-severance amounts that would have been paid to the Participant in the course of d she or he not terminated (e.g., salary, commissions, bonuses, other similar compensation), made before
	the end of the Plan Year in which the Participant's severance of employment occurred or (2) within 2 ½
	rance, and any payments selected below, will be included in the Plan's definition of Compensation.
(annumentum)	received by the Participant for accrued sick, vacation, or other leave, but only if the Participant would have
	to use such leave if his employment had continued.
☐ Payments	received by the Participant pursuant to a non-qualified, unfunded deferred compensation plan, but only to the
	h amounts are includible in income and only if the Participant would have received the payments at the same
CONTROL OF THE PROPERTY OF THE	employment had continued.
	Sick Pay, Vacation Pay, or Back Pay
	ow employed Participants to make a separate deferral election of accumulated sick pay, vacation pay, or
	Yes No (default if no selection is made)
	ons to Participants Who Die or Become Disabled During Military Leave
	ection only if you make employer contributions to the Plan.
	er make a contribution to a Participant if the employee:
	on military leave? (select one) Yes Mo (default if no election is made)
AND DESCRIPTION OF THE PROPERTY OF THE PROPERT	sabled while on military leave? (select one) Yes No (default if no election is made)
8. Normal Re	
	nal retirement age for the application of the 457 special catch-up contribution is: (select one)
***************************************	e for all Participants: (select one)
•	efault if no selection is made)
	er age (other than 65 but not later than age 70 ½)
	r age (not later than age 70 ½) and years of employment
	e: If you selected an "Other Age" or "Other age and years of employment" above, the plan's uniform
	mal retirement age cannot be earlier than 65 unless you have a defined benefit plan where the earliest age
	icipants can get an unreduced immediate retirement benefit or money purchase pension plan where that I's normal retirement age is the same or earlier than the age you entered above.
	ated by the Participant. ge designated by the Participant may be any age that is on or after the earlier of such age or the age at which the
	has the right to retire and receive, under the basic defined benefit pension plan of the Employer (or a money purchase
	n in which the Participant also participates if the Participant is not eligible to participate in the defined benefit plan),
	etirement benefits without actuarial or similar reduction because of retirement before some later specified age, and that han age 70 ½.
Loes your Plan	include full-time Fire, Police, or Emergency Medical employees? Yes No (default if no election is made) es", complete only if your Plan has a different retirement age for theses employees:(select one)
**********	es , complete only il your Plan has a dinerent retirement age for theses employees:(selectione) e for all Participants: (selectione)
	· · · ·
☐ Age.	(no earlier than 40) (no earlier than 40 and not later than age 70 ½) and years of employment
Mye design	nated by the Participant. (The same rules in the Age designated by the Participant. Note above applies, except the

9. Rollover Contributions
Employees eligible to make rollover contributions include: (select one)
N/A, rollovers not permitted.
Participants who are employees. (default if no selection is made if the plan permits rollover contributions)
Participants who are employees and terminated employees with an account balance.
10. Methods of Distribution
Lump sum and installment forms of distribution are allowed.
Annuity forms of distribution permitted? Yes No (default if no selection is made)
11. Qualified Distributions for Retired Public Safety Officers
Are qualified distributions permitted for direct payment of health insurance premiums for eligible retired public safety officers?
Yes No (default if no selection is made)
12. Withdrawal Due to Qualified Military Service
 Allow "deemed severance distributions" for employees absent due to qualified military service between 30-179 days (deferrals suspended for 6 months). Yes \(\sum_{10} \) No (default if no selection is made)
 Allow "qualified reservist distributions" for employees absent due to qualified military service for 180 days or more (deferrals not suspended for 6 months). Yes (default if "Yes" is selected above) No (default if "No" is selected above)
13. Involuntary Cashout Distributions
The Employer may initiate the following Involuntary Cashout Provisions without participant consent: (complete both A and B)
A. Employed Participant Involuntary Cashouts (not permitted for OBRA plans) – The Employer may cashout account balances of Participants who (1) have not made or received an allocation of elective deferral contributions under the Plan during the two year period ending on the date of the distribution, (2) have an account balance of \$5,000 or less (not including the Rollover Account), and (3) have not received a prior distribution under this rule, of amounts equal to or less than: (select one) \$1,000 \$5,000* NA, the Employer will not initiate involuntary cashouts (default if no selection is made)
B. Terminated Participant Involuntary Cashouts – Employer may cashout separated from service Participants' account balances of amounts equal to or less than: (select one) \$\begin{align*} \text{ \$\ext{ \$\begin{align*} \text{ \$\begin{align*} \$\be
* Note: Under the Code, plans that include an involuntary cashout provision for benefits of \$5,000 or less are required to roll over to an IRA any involuntary cashout in excess of \$1,000 when the Participant makes no election to directly roll over or receive cash payment.
14. 2009 Required Minimum Distributions (RMD)
 You do not need to complete this section if: Your Plan was originally effective on or after 1/1/2010; or Your Plan's installation date with MassMutual was before 1/1/2009. Per our February 2009 communication, affected Participants received their "would be" 2009 RMD unless they submitted a suspension form. If they received their "would be" 2009 RMD it was treated as an eligible rollover distribution.
If your Plan was originally effective <u>before</u> 1/1/2010 and your MassMutual installation date was <u>after</u> 1/1/2009, payment of required minimum distributions with respect to 2009: (select one below)
Will be paid unless Participant elects otherwise
Will not be paid unless Participant elects otherwise
Will be paid to the Participant
Portion of the required minimum distributions with respect to 2009: (select one below)
Will be treated as an eligible rollover distribution
Will be treated as an eligible rollover distribution, but only if paid with an additional amount
Will not be treated as an eligible rollover distribution

15. Nonspouse Direct Rollovers to Inherited IRA	
You do not need to complete this section if your plan was originally effective on or after 1/1/2010	
Nonspouse beneficiaries may directly rollover their death benefit to an inherited IRA effective 1/1/20 you permit nonspouse beneficiaries to directly rollover to an inherited IRA?	010. Prior to 1/1/2010, did
Yes; earlier effective date of:(not earlier than 1/1/2007)	ault if no selection is made)
16. Loans	
(Note: Loans are not permitted for OBRA plans.)	
Are Participant loans available? Yes No (default if no selection is made)	
Number of outstanding loans allowed per Participant at a time? 1 (one "1" is the default if no s	selection is made)
Loans are available for any reason.	
Minimum loan amount is \$1,000.	
Minimum loan term is 12 Months.	
Repayment method is payroll deduction.	
Maximum loan repayment period for: • general purposes loans will be 60 months (i.e., 5 years), • principal residence loans will be 360 months (i.e., 30 years)	
Interest Rate: (select one) Prime Prime plus 1% Prime plus 2% (default if no selection is	mada)
Loans will be pro-rated across all sources and investment options unless otherwise specified:	maucy.
and the pro-rated delege all coulded the investment options unless delet wise specimen,	
17. Plan Sponsor Signature	
17. Plan Sponsor Signature I acknowledge that if I elect MassMutual's document preparation service, the effective date of the sp will generally be the 1st day of the month following the date MassMutual receives the form and it is founless you specify otherwise (must be a future date):	pecimen plan document ound to be in good order,
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