Enrollee Data	
SSN:	
* Status:	Full Time Perm 🗸
*Name Last:	*First: M.I.: Suffix:
*Birth Date:	
* Email:	
*Salary:	*Date of Hire: (mm-dd-yyyy)
Coverage Effective I	Date: (mm-dd-yyyy)
Calculated if left blank.	

* Indicates fields required for data entry on other screens.

ACKNOWLEDGEMENT OF RECEIPT

Of

HEALTH INSURANCE MARKETPLACE COVERAGE OPTIONS

EMPLOYEE'S NAME (PRINT):
EMPLOYEE'S SCEIS NUMBER:
EMPLOYEE'S SIGNATURE:
DATE:

ACKNOWLEDGEMENT OF RECEIPT

FOR

NOTICE OF HIPPA SPECIAL ENROLLMENT RIGHTS AND PRE-EXISTING CONDITION EXCLUSIONS

EMPLOYEES NAME:	
EMPLOYEE NUMBER:	
EMPLOYEE SIGNATURE:	
DATE:	

ACTIVE NOTICE OF ELECTION (NOE)

SOUTH CAROLINA PUBLIC EMPLOYEE BENEFIT AUTHORITY

Α

See Instructions - if completing by hand use black ink

You must also complete a *Certification Regarding Tobacco Use* form within 31 days of enrolling in health coverage and whenever the status of tobacco use changes for you or a dependent covered under your health insurance.

	Select One Type of Change						BA Use Only								
N _C	☐ New Hire/Election	☐ Enrollment					Effective Date: Permanent P/T EE (20 hrs					ent P/T EE (20 hrs.)			
ACTION	☐ Transfer	Other (s	specify)					Group ID #: Pay periods			s per year:				
'	☐ Change Date of Change Event					Gı	roup Name:								
	Eligible due to the Affordable	Care Act:	☐ Full-ti	me no	npermane	nt 🔲 '	— Variable-	hour							
	Social Security number or BIN		2. Last N	lame		3	3. Suffix	4.	First Name			5. M.I	. 6. Da	ate of Birth (MM/DD/YYYY)	
ENROLLEE INFO	7. Sex 8. Marital Status			9 Hc	ome Phone	#	10. Wc	rk Pl	hone #	11	Email Addre	ess			
EE I		rced 🔲 W	/idowed												
OLL	☐F ☐ Married ☐ Sep	arated													
ENR	12. Mailing Address	13.	. Apt.	14. C	ity		15.	State	16. Zip Co	de	17. County			19. Hire Date	
											Code		Salary	(MM/DD/YYYY)	
												\$			
	20. HEALTH PLAN (Refuse or select	t one plan and	d one level o	f covera	ge)	21. DE	NTAL (R	efuse (or select one pl	an and	one level of cov	rerage)			
	<u>PLAN</u>	COVER	AGE LEV	/EL		PLAN	<u>l</u>		<u>(</u>	COVE	RAGE LEV	<u>EL</u>			
COVERAGE	Refuse	Emplo	-			Re				_	ployee				
	☐ Standard ☐ Savings	☐ Employee/Spouse ☐ Employee/Child(ren)				_	ntal Plus sic Dental			_	ployee/Spou				
	☐ TRICARE Supplement	Family				Ш				☐ Fai		()			
	22. DEPENDENT LIFE 23. I	DEPENDE	NT LIFE		24. OPTIO	NAL LI	FE	25. SUPPLEMENTAL LTD			L LTD		26. VISIO	ON CARE (select one)	
	Child(ren) (select one)	pouse (select one) (select or			(select one)				ct one)				Refuse		
	Refuse	,000 Total Coverage Amount			Refuse			Refuse Plan One - 90-day waiting period			,	☐ Employee ☐ Employee/Spouse			
	\$15,000				☐ Total Coverage Amount			☐ Plan Two - 180-day waiting period			- 1	Employee/Child(ren)			
		\$			<u>\$</u>								☐ Family	/	
	27. MONEYPLUS ELECTIONS MoneyPlus Pretax Premiums Refuse Enroll														
	If you enroll in a Health Savings Account (Section C), you cannot enroll in a Medical Spending Account (Section A), but may enroll in a Limited-use Medical Spending Account (Section D). There is a monthly fee of \$2.14 for Medical Spending, Dependent Care, and Limited-use Medical Spending														
	accounts. There is a monthly fee of \$0.50 for Health Savings Account						ivieuicai	Spei	nding, Depe	Huen	t Care, and	LIIIIILE	u-use Med	uicai Speriuing	
	A. MEDICAL SPENDING AC	COUNT							IDING ACC	OUN.	T (for child/ad	ult dayc	are)		
	☐ New Enrollment ☐ Reenroll	ment	Refuse				ent R			Refu	ise				
	Receive reimbursement for e				Tax filing		•			500*\			Daycare	costs increase/decrease	
	incurred by you, your family r maximum allowable contribut					☐ Married, filing separately (Ma☐ Single, head of household (Name of the separately (Married)							Dependent child turns 13		
SN				,.	☐ Ma	Married, filing jointly (Maximum - \$5,000*)									
ELECTIONS	Plan year total amount: \$				Plan	year to	ear total amount: \$ *Contribution limit for highly compensated en					nsated employees is \$1,600.			
ELE	C. HEALTH SAVINGS ACCO	UNT			'		D. LIM	ITED	-USE MED	ICAL	SPENDING	ACC	OUNT		
MONEYPLUS	☐ New Enrollment ☐ Contribu	tion Amount	Change	Re	efuse		☐ Nev	/ Enro	ollment	R	eenrollment		Refus	se	
IEYP	Select which type of State He	alth Plan S	Savings P	lan co	verage voi	u have: Receive reimbursement for eligible dental and vision expenses incurred									
MON	Individual (Maximum - \$4,		ouvingo i	ian oo	verage yet	i navo.	by you, your family members, or both. The maximum allowable								
	Family (Maximum - \$8,55	0)	Plai	n year	total amou	ınt:	contrib	utior	n is \$3,300 a	annua	ally.				
	Over 55 Catch-up (addition	nal \$1,000)	\$	-			Plan year total amount: \$								
		Oual	lified Ch	2000	Events (_ Chock	l		II that app				<u> </u>		
		Quai		_				ile a		•				011	
	Marriage Newborn				pendent pass pegins unpai	-	-		-		ds unpaid lea gins unpaid le		_	Other	
	Adoption		-	-	ends unpaid				-		e from part-tir		ıll-time		
	Divorce		Inelig	gible de	ependent chi	ld			Job	change	e from full-tim	e to pa	rt-time		
	EMPLOYEE INITIALS		DAT	ΓE											

REV. 10/23/2024 ORIGINAL TO PEBA COPY TO ENROLLEE Page 1 of 2

	Social Se	ecurity nu	umber:		BIN:		Last Name	:		Fir	rst Name:			
	28. List	yourself	and any	other persor	s to be cov	ered who are	eligible for l	Medicar	e Part A and/or Pa	rt B.				
ARE	Name			-	Medicare			Elic	gible due to			Effective	Date	
MEDICARE							☐ Age	`	ability	sease	Part A (MM/DD		Part B (MM/DD/	YYYY)
2									ability					
						neficiaries or o			a separate sheet, s			•	<u> </u>	
	(select on Basi Dopti	onal Life	SSN	Same as	_ast Name subscriber		First	Name		Relat	ionship	Dat —	e of Birth _{(ММ/D}	D/YYYY) -
		Contingent et one) ary	(Street, Ci State, Zip) Phone i				Email a	ddress						
	Basic Life	e/Opt Life le or both)	SSN		Last Name		First	Name		Relat	ionship	Dat	e of Birth (мм/D	DD/YYYY)
BENEFICIARIES	Primary/C	ic Life onal Life Contingent et one)	Address (Street, Ci	ty,	subscriber									_
BEN	Prim		Phone i	number			Email a	ddress						
	Basic Life/Opt Life (select one or both) Basic Life Optional Life Address Basic Life/Opt Life SSN Last Name					First	Name		Relat	ionship	Dat	e of Birth _{(ММ/D}	D/YYYY)	
			(Street, Ci State, Zip)	ty,			Email a	address						
	If benefi Estate/Tr	•	n estate	or trust, con	nplete the fo	ollowing:				If t	rust, Date signe	ed		
	30. Always list spouse. List eligible children to be covered. If they are not listed, they will not be covered. For a child age 19-24 to be eligible or Dependent Life-Child coverage, your child must be eligible according to the requirements on the instructions page for this NOE.													
				Last Name	ur ciliid ilid	First Name	according to	Sex	Relationship	Dat	te of Birth		e Special Stat	tus
STN	V	Spouse						•				Does PEB already co	A Insurance Benefit ver your spouse?	ts □Yes □No
DEPENDENTS	▼	Child						V				□Incap	pacitated	
8	▼	Child						T				□Incap	pacitated	
	▼	Child						T				□Incap	pacitated	
	V	Child						T				□Incap	pacitated	
CERTIFICATION & AUTHORIZATION	31. CERTIFICATION: I have read this NOE and made authorizations herein and selected the coverage noted. I have provided Social Security numbers and documentation establishing my dependent(s)' eligibility for the plan(s) selected. I certify that any child enrolled in Dependent Life/Child insurance is eligible according to the requirements on the reverse of this NOE. I also understand that proof of eligibility (at the time of enrollment and at the time of the claim) will be required before any Dependent Life/Child insurance claim is paid. I understand that unless otherwise provided in the Plan, I may cancel coverage for me or my dependent(s) only during an open enrollment period. Should I refuse any coverage or fail to enroll all eligible dependents when first eligible, I and/or all eligible dependents may only enroll during an open enrollment period unless otherwise provided by the Plan. I understand and agree that all selected plans will not be effective unless and until the NOE is approved. I understand that the State reserves the right to alter benefits or premiums at any time to preserve the financial stability of the Plan. I further acknowledge that the eligibility status of any covered individual is subject to audit at any time.													
I & AUT									to pay for all plans se tion necessary to eva					
IFICATION	DOCUM DOCUM	ENT DOES	NOT CF	REATE ANY CO IN PART. NO F	ONTRACTUAL PROMISES OF	RIGHTS OR E	NTITLEMENT S, WHETHER	S. THE A	MENT CONTRACT BE AGENCY RESERVES I OR ORAL, WHICH A	THE RIC	GHT TO REVI	SE THE	CONTENT OF	THIS
ËRT		ee Signa						Da	ate					
	32. I he	reby attes	t the em		eligibility red				ing collected, this fo	orm is co	omplete and a	accurate	e and all requi	ired
	Benefit	s Adminis	trator Sig	gnature				Ph	none		Date			

REV. 10/23/2024 ORIGINAL TO PEBA COPY TO ENROLLEE Page 2 of 2

INSTRUCTIONS FOR COMPLETING THE ACTIVE NOTICE OF ELECTION (NOE)

IF COMPLETING BY HAND, USE BLACK INK

You must also complete a Certification Regarding Tobacco Use form within 31 days of enrolling in health coverage and whenever the status of tobacco use changes for you or a dependent covered under your health insurance.

ACTION: Indicate type of action. MoneyPlus: Premiums for health, dental, vision and Optional Life up to \$50,000 are deducted on a pretax basis unless refused. Pretax MoneyPlus changes must be made during enrollment or within 31 days of a qualifying change in status event.

Blocks 1-19: ENROLLEE INFORMATION: Must be completed for all transactions, including a refusal of coverage.

COVERAGE: Alterations (such as mark-throughs or white out) in this section are not allowed. To enroll, select the coverage and select the coverage level, if applicable. To refuse or cancel coverage, select Refuse.

Block 20: HEALTH: Before making a health plan selection, refer to the plan descriptions provided by your employer.

If you refuse health coverage or fail to enroll all eligible dependents when first eligible, you can enroll yourself and/or your dependent(s) only during an open enrollment period or within 31 days of a special eligibility situation.

If health coverage is refused, benefits for Basic Life and Basic Long Term Disability are forfeited. To select a health plan, check only one block under Health Plan and check only one block under Coverage Level. For dependent(s) to be covered, they must be listed in **Block 30**, and the appropriate level of coverage must be selected.

Block 21: DENTAL: If you refuse dental when first eligible, you can apply for coverage for yourself and your dependent(s) only during an open enrollment period during an odd-numbered year or within 31 days of a special eligibility situation. For dependents to be covered, they must be listed in **Block 30**, and the appropriate level of coverage must be selected.

Block 22: DEPENDENT LIFE - CHILD(REN): For child(ren) to be covered for Dependent Life Insurance, they must be listed in **Block 30**. To be eligible, they must be unmarried; must be supported by you; must not be employed on a full-time basis; and must not be in the military. In addition, for a child age 19-24 to be eligible the child must be certified by the PEBA as incapacitated at the time of enrollment or must be a full-time student at an accredited school, college or university. Children older than 24 must be certified by PEBA as incapacitated to be enrolled in Dependent Life-Child. Proof of eligibility, at the time of enrollment and at the time of the claim, will be required before any benefit will be paid.

Block 23: DEPENDENT LIFE - SPOUSE: Before making a selection, refer to the detailed instructions provided by your employer. To select coverage, check Total Coverage Amount and enter the total amount of coverage for your spouse, not to exceed 50 percent of your current level of Optional Life, or \$100,000. Approved medical evidence of good health is required if coverage exceeds \$20,000. For your spouse to be covered, he must be listed in **Block 30**.

Block 24: OPTIONAL LIFE: Before making a selection, refer to the detailed instructions provided by your employer. To select coverage, check Total Coverage Amount and enter the total amount of coverage. Coverage level may be based on your current salary (newly enrolled), a guaranteed issue and/or approved medical evidence of good health. If you do not enroll within 31 days of your date of hire, medical evidence of good health must be provided and approved to enroll or increase coverage level. However, if enrolled in the MoneyPlus Pretax Premium Feature, you must wait until the next enrollment period or within 31 days of a special eligibility situation.

Block 25: SUPPLEMENTAL LONG TERM DISABILITY: Before making a selection, refer to the detailed instructions provided by your employer. Check only one block. If changing from Plan Two to Plan One, medical evidence of good health must be provided.

Block 26: VISION CARE: Before making a selection, refer to the plan description provided by your employer.

Block 27: MONEYPLUS ELECTIONS: To enroll in a Medical Spending Account, complete Section A. To enroll in a Dependent Care Spending Account, complete Section B. Complete Section C to enroll in or to change a Health Savings Account. (Additional forms will be required to establish your HSA.) If you would also like to enroll in a Limited-used Medical Spending Account for eligible dental and vision expenses, complete Section D.

Block 28. MEDICARE: List yourself and any other persons to be covered who are eligible for Part A and/or Part B of Medicare.

Block 29. BENEFICIARIES: List a beneficiary for Basic Life if enrolled in health coverage and Optional Life if selected. Multiple beneficiaries may be listed. Beneficiaries must be listed individually by a name or organization. Unless otherwise provided herein, if two or more beneficiaries are named, the proceeds shall be paid in equal shares to the named survivors. Contingent beneficiaries have no rights unless all primary beneficiaries have died.

Block 30. DEPENDENTS: Legal documentation is required for all dependents. If you select a level of coverage that includes a spouse and/or dependent child (ren), they must be listed to be covered. A spouse can only be covered as a dependent if he is not an employee or retiree of an employer that participates in the state of South Carolina Insurance Benefits Program. If your spouse is an employee or retiree of an employer covered by PEBA insurance, check Yes. A child younger than 26 is eligible for health, dental and vision coverage. Misstatements on the NOE may result in termination of the dependent's coverage and recoupment of benefits paid on behalf of the ineligible dependent.

Block 31. CERTIFICATION AND AUTHORIZATION: Employees must initial and date the first page in the area provided. The second page of the form must be signed and dated by employee within 31 days of hire or the qualifying event. The benefits administrator must sign and date form and attach copies of all supporting documentation before submitting it to **PEBA Insurance Benefits at P.O. Box 11661 Columbia, SC 29211-1661.**



South Carolina Public Employee Benefit Authority *Serving those who serve South Carolina*

Certification Regarding Tobacco or E-cigarette Use

Che	eck the appropriate box, sign and return to S.C. PEBA, 202 Arbor Lake Drive, Columbia, SC 29223.						
Sub	scriber name: Subscriber BIN/SSN:						
No	on-tobacco or e-cigarette user						
	 I certify that I am eligible for the non-tobacco-use premium by checking this box and returning this form to PEBA. By checking this box, I certify truth and understanding of the following: I certify that all persons covered on my health insurance coverage through PEBA (including myself and any dependents) are not currently using, and have not used, any tobacco products or electronic cigarettes in any form (cigarettes, cigars, pipe, oral tobacco products, etc.) within the last six months. I certify that if this information changes at any time in the future, while I have health insurance coverage through PEBA, I will notify PEBA of such change within 31 days through completion and resubmission of this form. I certify that this information is true and correct to the best of my knowledge. 						
	 I understand that if it is determined that I (or any of my covered dependents) have used tobacco products or electronic cigarettes within the last six months or if I (or any of my covered dependents) start using tobacco products or electronic cigarettes subsequent to the date of this certification without notifying PEBA, I will be subject to penalties including, but not limited to, payment of premium difference since last certification plus a 10 percent penalty and elimination of the user's out-of-pocket maximum for current year and subsequent year. I understand that this change in premiums will be prospective (apply only to premiums I pay in the future). I will not be refunded any part of the tobacco-use premium I have already paid. 						
	 I certify that I am eligible for the non-tobacco-use premium by checking this box and returning this form to PEBA. By checking this box, I certify truth and understanding of the following: I certify that all covered individuals who use tobacco or electronic cigarettes have completed the Quit for Life® smoking cessation program. I certify that this information is true and correct to the best of my knowledge. I understand that this change in premiums will be prospective (apply only to premiums I pay in the future). I will not be refunded any part of the tobacco-use premium I have already paid. 						
To	obacco or e-cigarette user						
Sub	scriber signature: Date:						
Ber	nefits administrator signature: Date:						

The language used in this document does not create an employment contract between the employee and the agency. This document does not create any contractual rights or entitlements. The agency reserves the right to revise the content of this document in whole or in part. No promises or assurances, whether written or oral, which are contrary to or inconsistent with the terms of this paragraph create any contract of employment.



Supporting Documentation for Insurance Enrollments

Below is a list of acceptable documentation to prove the relationship of dependents you are adding to insurance coverage. Upload images of your documentation in MyBenefits or ask your employer to do so on your behalf. Any documentation in a language other than English must be completely translated into English and should be certified with a letter of accuracy from the translator.

If you do not have the required documentation, you might have to pay a fee to receive it from the government agency with the original. We encourage you to request your documentation as soon as possible, since this process could take several weeks, and many agencies increase fees for expedited delivery for the following documents.¹

- Marriage license or birth certificate: www.cdc.gov/nchs/w2w.htm; or
- Birth certificate (for children born in South Carolina): www.dph.sc.gov/public/vital-records.

Legal spouse

Marriage license or Page 1 of your latest federal tax return, if filing jointly.

Former spouse

Photocopy of divorce decree ordering the subscriber to cover the former spouse.

Natural child

A copy of a long-form birth certificate² showing the subscriber as the parent.

Stepchild

A copy of the long-form birth certificate¹ showing the name of the natural parent, as well as proof that the natural parent and the subscriber are married (see Legal spouse requirement).

Adopted child

- A copy of the long-form birth certificate¹ showing the subscriber as the parent; or
- · Court documentation verifying completed adoption; or
- A letter of placement from an adoption agency, an attorney or the S.C. Department of Social Services verifying the adoption is in progress.

Foster child

A court order or other legal document placing the child with the subscriber, who is a licensed foster parent.

Other children

For all other children for whom a subscriber has legal custody, a court order or other legal document granting custody of the child to the subscriber. Documentation must verify the subscriber has guardianship responsibility for the child, not just financial responsibility.

Incapacitated child

Incapacitated Child Certification form plus proof of relationship. See the appropriate child type (natural, step, adopted, foster or other) for acceptable proof of relationship.

In some cases, you might not have the appropriate documentation before the enrollment deadline. If the deadline to enroll is nearing, submit the election of benefits without the documentation before the deadline, and then submit the documentation as soon as it is available.

²A short-form birth certificate does not include the parents' names and will not be accepted. The S.C. Department of Public Health issues long forms. Visit dph.sc.gov/public/vital-records for more information. If your child was born outside of South Carolina, go to www.cdc.gov/nchs/w2w.htm for a list of vital statistics agencies in other U.S. states and territories.



Form 1100 Revised 7/1/2023 Page 1

RETIREMENT PLAN ENROLLMENT

S.C. Public Employee Benefit Authority Retirement Benefits Attention: Enrollment 202 Arbor Lake Drive Columbia, SC 29223 Print or type in black ink. Please read the instructions on Page 2 before completing this form.						OF EMPL OF INFO e (Prior n	OYER (Transmission) Comment of the	rable election from State ORP) ansfer)/DUAL EMPLOYMENT INDICATING NAME CHANGE)
	EMPLOYEE INF			LET	ED BY			
1. Last Name & Suff	ΪX	2. First/ M	liddle Name			3		ecurity Number of Social Security card only if changing SSN
4. Address		5. City				6	S. State	7. ZIP+4
8. Gender M - Male F - Female	9. Date of Birth	10. Teleph	one Number		11. Emai	il Address	3	
12. Have you ever b	een a member of PEBA's	retirement systems?	□No □`	⁄es				
13. If item 12 is "Yes	s," indicate the name(s) of	your former employer:						
Did you withdray	w your contributions?		□No □'	⁄es				
14. Do you currently	have a pending refund re	quest?	□No □'	⁄es				
1 '	eiving or have you applied A's retirement systems?	to receive a monthly ber	nefit No '	es [Applicat	ion in Pro	cess	
□ SCRS □ F	Election (CHOOSE ONE) PORS (See instructions) Solicitor, Circuit Public De	☐ State ORP (If selected	•	·.)			ct State OR Corebridge Empower	RP Service Provider Financial ☐ TIAA ☐ Voya
and institution) cov November 2012, m Optional Retirement (date of hire). If I do not make assume all investm irrevocable election enrollment in State I understand that ORP service providing	If I do not make an election within the required time, I will be considered to have elected membership in SCRS. Participants in the State ORP assume all investment risk. The election to participate in State ORP is irrevocable, except a State ORP participant may make a one-time irrevocable election to join SCRS during any open enrollment period after the first anniversary, but before the fifth annual anniversary of the initial enrollment in State ORP. I understand that, unless a designated beneficiary is on file, my estate will be designated as my beneficiary until PEBA and/or my selected State ORP service provider receives from me a properly executed beneficiary form. My signature below indicates that my employer has explained the retirement plan options available to me and has provided me with access to information necessary to make an informed choice. My signature on this document confirms my retirement plan election as indicated in block 16							
THE LANGUAGE USED IN THIS DOCUMENT DOES NOT CREATE ANY CONTRACTUAL RIGHTS OR ENTITLEMENTS AND DOES NOT CREATE A CONTRACT BETWEEN THE MEMBER AND THE PUBLIC EMPLOYEE BENEFIT AUTHORITY. THE PUBLIC EMPLOYEE BENEFIT AUTHORITY RESERVES THE RIGHT TO REVISE THE CONTENT OF THIS DOCUMENT.								
Employee's Signatu	re		Date _			vvitr	ness (F	Required only when signed by mark)
SECTION II:	EMPLOYER INFO	ORMATION (TO	BE COMPL	ETE	ED BY	THE	EMPLO	YER)
19. Employer Code	20. Employer Name		21. Please	indic	ate if you	are the e	mployee's p	primary or secondary employer.
				☐ Pr	rimary Em	ployer	☐ Sed	condary Employer
22. Original Date of in Items 19-20	Hire with Employer listed	23. Date of Membership	24. Employee's	s Posi	ition Title		25. Emp	oloyee's Annual Salary
26. I hereby certify	that the employee listed in	Section I of this form is e	eligible for the reti	emen	nt plan sele	ected.	1	
Employer Signa	ature					Da	ate	
Work Telephon	e		_					

Please contact PEBA's Customer Service with any questions at 803.737.6800 or 888.260.9430, or www.peba.sc.gov.

ACTION REQUESTED (Check One):

☐ NEW ENROLLEE (First-time membership)

Form 1100, Page 2 7/1/2023

INSTRUCTIONS (PLEASE READ BEFORE COMPLETING AND SIGNING THIS FORM)

Complete this form: to enroll a new member; to change a member's employer, name, address, date of birth, or Social Security number; for employees who have had a break-in-service (those who return from a leave-without-pay status of more than 13 months); or when changing from one retirement system to another, regardless of prior membership.

ACTION REQUESTED - (CHECK APPROPRIATE BOX) (THE EMPLOYER MAKES THESE SELECTIONS.)

NEW ENROLLEE: Enrolling in the Retirement Systems for the first time.

OPEN ENROLLMENT: Irrevocable election from State ORP - Employee previously participated in State ORP, but is now irrevocably electing membership in SCRS during open enrollment period, after the first anniversary but before the fifth annual anniversary of the person's initial enrollment in State ORP.

CHANGE OF EMPLOYER/Dual employment: A member of the Retirement Systems transferring or accepting a position with another employer or a new hire with funds on deposit in the Retirement Systems.

CHANGE OF INFORMATION: Changing any of the listed information and to request that the Retirement Systems update its records on the employee accordingly.

Name (Prior Name): Attach a copy of the marriage license or other legal document authorizing the name change.

Indicate the employee's old name in the space provided and list his new name in items 1-3 in Section I.

Address: List employee's new address (items 4-7 in Section I).

SSN (Old Number): Change/correct an employee's Social Security number by listing **old Social Security number** in the space provided and completing items 1-3 in Section I. (The employee's **new Social Security number** should be listed in item 3 in Section I). Include a copy of Social Security card with correct SSN.

Date of Birth: Change an employee's date of birth by completing items 1-9 in Section I.

SECTION I - ITEMS 1-18 INSTRUCTIONS (THE EMPLOYEE COMPLETES AND SIGNS THIS SECTION.)

Items 1 - 11: Complete items 1-11 by providing the requested information.

Item 12: Indicate if you have prior membership in any of the five retirement plans (SCRS, State ORP, PORS, GARS, or JSRS).

Item 13: If item 12 is "yes," provide the name(s) of the employer(s) for whom you worked and through which you contributed to one of PEBA's retirement systems or State ORP, and indicate whether or not you received a refund of your contributions.

Item 14: Indicate whether or not you currently have a pending refund request.

Item 15: Indicate whether or not you are receiving or have applied to receive a monthly benefit from the PEBA.

Item 16: Select the retirement plan of your choice (check appropriate box). You must be eligible for membership in the retirement plan you select. To be eligible for PORS membership, an employee must be required by the terms of his employment, by election or appointment, to preserve public order, protect life and property, and detect crimes in the state; to prevent and control property destruction by fire; be a coroner in a full-time permanent position; or be a peace officer employed by the Department of Corrections, the Department of Juvenile Justice, or the Department of Mental Health. Probate judges and coroners may elect membership in PORS. Magistrates are required to participate in PORS for service as a magistrate. PORS members, other than magistrates and probate judges, must also earn at least \$2,000 per year and devote at least 1,600 hours per year to this work, unless exempted by statute. By signing this form as an employer, you are certifying that the employee meets these eligibility requirements. GARS is closed to members of the General Assembly who were first elected to serve in and after November 2012; however, these members may elect to join SCRS, State ORP, or non-membership.

Item 17: If you elected State ORP, you must check the appropriate box to indicate your service provider selection.

Item 18: Please sign and date the form after you have completed items 1-17.

Your employer will complete the remainder of the form (Section II).

SECTION II - ITEMS 19-25 INSTRUCTIONS (THE EMPLOYER COMPLETES AND SIGNS THIS SECTION.)

Items 19-20: Indicate the five-digit employer code assigned to your organization by PEBA and list the name of your organization.

Item 21: Indicate if this will be the employee's primary or secondary employer.

Item 22: List the date the employee was originally hired by the current employer.

Item 23: List the date the employee will begin making contributions to his chosen retirement plan through the current employer. If an employee is electing irrevocable membership in SCRS during the State ORP open enrollment period, the effective date must be April 1 of the current year.

Item 24: Indicate the employee's position title.

Item 25: List the employee's annual salary. If the employee is part-time, the salary may be listed as an hourly wage.

Item 26: Please sign and date the form, and provide your work telephone number so that the Enrollment staff may contact you if necessary.

Form 1102 Revised 11/1/2017

ACTIVE MEMBER BENEFICIARY FORM

CHECK ONE:						
☐ New Enrollee						
☐ Change of Beneficiary						
Retirement System (check one)						
□SCRS □ PORS						
☐ GARS ☐ JSRS						

Page 1		SNATION, CONTINGENERS ONLY- RETIREES		.	☐ Change of Beneficiary			
Print or type in blace		blic Employee Benefit Au						
		202 Arbor Lake Drive			System (check one)			
Please read the instructions reverse (Page 2) before con		Columbia, SC 29223 ive member beneficiaries and o	contingent beneficiaries. You	_	□ SCRS □ PORS			
this form.		an attorney/estate planner befo		⊔ ^G	ARS □JSRS			
Section I	P	ERSONAL INFORMATION						
Last Name & Suffix		2. First/Middle Name	3.	. Social Securit	y Number			
4 Data of Divide	C Address							
4. Date of Birth	5. Address							
6. City			7. State	8. ZIP	+4			
	ALL SECTION	ONS MUST BE	COMPLETED					
	ICIARY(IES) FOR REFUND OF CO	ONTRIBUTIONS/SURVIV	OR BENEFITS - I desig					
	RY beneficiary(ies) to receive my R							
Name of Beneficiary (ONE PERSON)	Social Security #	Sex Da	ate of Birth	Relationship			
2. Name of Beneficiary (ONE PERSON)	Social Security #	Sex Da	ate of Birth	Relationship			
3. Name of Beneficiary (ONE PERSON)	Social Security #	Sex Da	ate of Birth	Relationship			
			□M □F					
Section II-B* Contingent Ben benefits. If the	Section II-B* Contingent Beneficiaries Have No Rights Unless All Primary Beneficiaries Have Died - I designate the following CONTINGENT beneficiary(ies) to receive my Retirement Systems refund of contributions or applicable survivor benefits. If the contingent beneficiary designation below is blank all previous contingent beneficiaries will be revoked and your estate will become your contingent beneficiary.							
1. Name of Beneficiary (ONE PERSON)	Social Security #	Sex Da	ate of Birth	Relationship			
2. Name of Beneficiary (ONE PERSON)	Social Security #	Sex Da	ate of Birth	Relationship			
3. Name of Beneficiary (ONE PERSON)	Social Security #	Sex Da	ate of Birth	Relationship			
	CIARY(IES) FOR INCIDENTAL DEA							
Benefit)	. I designate the following benefic	• • •						
Name of Beneficiary (ONE PERSON)	Social Security #	Sex Da	ate of Birth	Relationship			
2. Name of Beneficiary (ONE PERSON)	Social Security #	Sex Da	ate of Birth	Relationship			
3. Name of Beneficiary (ONE PERSON)	Social Security #	Sex Da	ate of Birth	Relationship			
* VOLID BENEFICIARY	DESIGNATIONS WILL NOT BE REV	OKED HINDED SECTION	62-2-507 OF THE SOUTH	1 CABOLINA (CODE OF LAWS BY			
	IT, OR ORDER TERMINATING MAR			1 CAROLINA (CODE OF LAWS BY			
Section IV		CERTIFICATION AND C	ONDITIONS					
IMPORTANT: Please re	ead the Certification and Conditions s	sections of the instructions	on the reverse (Page 2) be	efore sianina th	is form. I hereby certify I			
have read and understar	nd the information on the reverse (Pa	age 2), including the certification	ation and conditions, and I	agree to the p	rovisions stated.			
MEMBER'S SIGNATUR	E(Do not print)	W	ITNESS					
STATE OF		C	OUNTY OF					
Acknowledged before m	e this date	NOTARY N	NAME					
My Commission Expires	i	NOTARY SIGNATUR	E(Out	of state requir	es Seal)			
	IN THE DOCUMENT DOCUMENT		(Out	or state, requir	oo ooai,			

THE LANGUAGE USED IN THIS DOCUMENT DOES NOT CREATE ANY CONTRACTUAL RIGHTS OR ENTITLEMENTS AND DOES NOT CREATE A CONTRACT BETWEEN THE MEMBER AND THE SOUTH CAROLINA PUBLIC EMPLOYEE BENEFIT AUTHORITY. THE SOUTH CAROLINA PUBLIC EMPLOYEE BENEFIT AUTHORITY RESERVES THE RIGHT TO REVISE THE CONTENT OF THIS DOCUMENT.

PAGE OF

INSTRUCTIONS

USE THIS FORM FOR ACTIVE MEMBER BENEFICIARY DESIGNATIONS WHICH DO NOT REQUIRE A TRUSTEE APPOINTMENT. THIS FORM MUST BE COMPLETED IN ITS ENTIRETY EACH TIME. AN ACKNOWLEDGMENT LETTER WILL BE SENT TO THE MEMBER EACH TIME A FORM IS RECEIVED BY THE SOUTH CAROLINA PUBLIC EMPLOYEE BENEFIT AUTHORITY (PEBA). FOR RETIREE BENEFICIARY DESIGNATION, USE FORM 7201.

Check the appropriate boxes in the upper right corner. If you are a member of more than one system, complete a beneficiary form (FORM 1102) for each system. You should complete a form for each system of which you are a member when making any beneficiary changes (i.e. if you complete a FORM 1102 for your SCRS account, beneficiary changes will be for that system only, your prior designations for your PORS account would still be in effect).

SECTION I

1-8. Complete the general information concerning yourself.

SECTION II-A

REFUND OF CONTRIBUTIONS/SURVIVOR BENEFITS

On this form you may designate a person(s) or your estate as beneficiary for your retirement contributions or survivor benefits. Leave the relationship, sex, date of birth, and SSN blank if you are naming your estate as beneficiary. If you are naming your estate as beneficiary, you may not designate a person(s) for this portion of your retirement benefits. If additional space is needed to designate more than three beneficiaries, complete and attach a second Form 1102 and indicate on the form how many pages are being submitted. That information will assist the PEBA in determining total number of forms submitted in the event the forms are separated during the processing. If Section II-A is left blank the Form 1102 is incomplete. The Form 1102 is marked "VOID" and returned for completion of a new form.

NOTE: SURVIVOR BENEFITS WILL NOT BE PAID TO AN ESTATE - LUMP SUM REFUND ONLY!

SECTION II-B

CONTINGENT BENEFICIARY (OPTIONAL)

In accordance with §9-1-1650, §9-9-100, and §9-11-110, Code of Laws of SC (1976) as amended, an "active" member (a member who is actively employed, making regular contributions and earning service credit) may name contingent beneficiaries to receive a refund of member contributions or survivor benefits (if eligible). {THESE CONTINGENT BENEFICIARIES HAVE NO RIGHTS, UNLESS ALL PRIMARY BENEFICIARIES HAVE DIED}. Contingent beneficiaries may not be designated for Incidental Death Benefit. If you do not want a contingent beneficiary, write "NONE" in Section II-B on the reverse (Page 1) of this form. If a form is received in which the contingent beneficiary section is left blank, the designation will default to estate, even if there is a prior contingent beneficiary designation on file.

SECTION III

INCIDENTAL DEATH BENEFIT

You may name different beneficiaries for the Incidental Death Benefit (a benefit equal to your annual salary), paid in a lump sum (if the employer has elected this coverage). The \$3,000 State Life Insurance and Optional Life Insurance are administered by the Employee Insurance Program (EIP); contact EIP for information pertaining to those benefits. Contact your employer or PEBA for Incidental Death Benefit coverage. If you do not have Incidental Death Benefit coverage, write "N/A" in Section III on the reverse (Page 1) of this form.

SECTION IV

CERTIFICATION AND CONDITIONS

- CERTIFICATION: This form must be signed by the member in the presence of a notary public and be properly notarized. If more than one form is completed, ALL forms must be notarized on the same date. FORMS ALTERED IN THE BENEFICIARY DESIGNATION OR CERTIFICATION SECTIONS WILL NOT BE ACCEPTED.
- 2. REVOCATION: All previous beneficiary designations to receive retirement benefits are hereby revoked.
- 3. AUTHORIZATION: I hereby authorize PEBA to make payment of any refund of my accumulated contributions and/or any other payment due in the event of my death prior to retirement to the beneficiary(ies) designated on the front of this form (Page 1) in accordance with the provisions of PEBA, and agree on behalf of myself and my heirs and assigns, that any payment so made shall be a complete discharge of the claim or claims, and shall constitute a release of PEBA from any further obligations on account of the benefit or benefits. In the event my primary beneficiary(ies) predeceases me and if a contingent beneficiary designation is on file, PEBA would pay any benefits due to the contingent beneficiary(ies). In the event that no primary beneficiary(ies) or contingent beneficiary(ies) are alive at the time of my death, my estate (which is ineligible for survivor benefits), will automatically become my designated beneficiary. I reserve the right to change the designated beneficiary(ies) by a written designation filed with PEBA in accordance with its rules and regulations.
- 4. PAYMENT: PEBA shall be fully discharged of liability for all amounts paid to the beneficiary(ies), and shall have no other obligation as to the application of such amounts. In any dealing with a beneficiary(ies), including but not limited to any consent, release, or waiver of interest, PEBA shall be fully protected against the claim or claims of every other person.
- 5. **MULTIPLE BENEFICIARIES:** Survivor benefits payable to two or more beneficiaries shall be calculated based upon the average age of the designated beneficiaries. Payments will be equally divided among surviving beneficiaries at the member's death.

STATE ORP ACTIVE INCIDENTAL DEATH BENEFIT Form 1106 Revised 11/1/2017 BENEFICIARY DESIGNATION SC Public Employee Benefit Authority CHECK ONE: Print or type in black ink Attention: Enrollment ☐State ORP New Enrollee 202 Arbor Lake Drive ☐State ORP Active Incidental Death Please read the instructions on Page 2 Columbia, SC 29223 before completing this form. Benefit Beneficiary Change Section I* PERSONAL INFORMATION 1. Last Name & Suffix 2. First/Middle Name 3. Social Security Number 4. Date of Birth 5. Address 8. 7IP+4 6. City 7. State BENEFICIARY(IES) FOR ACTIVE INCIDENTAL DEATH BENEFIT Section II* I designate the following beneficiary(ies) to receive the State ORP Incidental Death Benefit: 1. Name of Beneficiary (ONE PERSON) Social Security # Sex Date of Birth Relationship \square M \square F 2. Name of Beneficiary (ONE PERSON) Social Security # Sex Date of Birth Relationship \square M \square F 3. Name of Beneficiary (ONE PERSON) Date of Birth Social Security # Sex Relationship \square M \square F 4. Name of Trustee(s) Trust ID, if applicable Address of Trustee(s) Name of Trust Beneficiary (ONE PERSON) Social Security # Date of Birth Sex Relationship \square M \square F Name of Trust Beneficiary (ONE PERSON) Social Security # Sex Date of Birth Relationship \square M \square F * YOUR BENEFICIARY DESIGNATIONS WILL NOT BE REVOKED UNDER SECTION 62-2-507 OF THE SOUTH CAROLINA CODE OF LAWS BY DIVORCE, ANNULMENT, OR ORDER TERMINATING MARITAL PROPERTY RIGHTS. Section III **CERTIFICATION AND CONDITIONS IMPORTANT:** Please read the Certification and Conditions section of the instructions on Page 2 before signing this form. I hereby certify I have read and understand the information on Page 2, including the certification and conditions, and I agree to the provisions stated. _____ WITNESS ____ MEMBER'S SIGNATURE _____ (Do not print) (Required only when signed by mark) _____COUNTY OF _____ STATE OF ACKNOWLEDGED BEFORE ME THIS DATE_______ NOTARY NAME ______NOTARY NAME MY COMMISSION EXPIRES______NOTARY SIGNATURE _____ (Out of state, requires Seal) PAGE OF Please contact PEBA's Customer Contact Center with any questions at 803.737.6800 or 888.260.9430, or www.peba.sc.gov. THE LANGUAGE USED IN THIS DOCUMENT DOES NOT CREATE ANY CONTRACTUAL RIGHTS OR ENTITLEMENTS AND DOES NOT CREATE A

CONTRACT BETWEEN THE MEMBER AND THE SOUTH CAROLINA PUBLIC EMPLOYEE BENEFIT AUTHORITY. THE SOUTH CAROLINA PUBLIC

EMPLOYEE BENEFIT AUTHORITY RESERVES THE RIGHT TO REVISE THE CONTENT OF THIS DOCUMENT.

INSTRUCTIONS

Form 1106 Revised 11/1/2017 Page 2

USE THIS FORM FOR STATE ORP BENEFICIARY DESIGNATIONS. THIS FORM MUST BE COMPLETED IN ITS ENTIRETY EACH TIME A BENEFICIARY DESIGNATION IS MADE OR CHANGED.

SECTION I

Complete this section by providing the requested information for items 1-8.

SECTION II

STATE ORP ACTIVE INCIDENTAL DEATH BENEFIT - If your State ORP employer has elected Incidental Death Benefit coverage and you die in service with at least one year of service credit, a payment equal to your current annual salary will be paid to your designated beneficiaries or trustees. If your death is the result of a job-related injury, the one-year requirement is waived. Complete this section to designate or change your beneficiary(ies) for your Incidental Death Benefit. You may designate one or more beneficiaries. If you designate more than one beneficiary, total benefits will be divided equally among them and each beneficiary will receive the same amount. If you are designating benefits to be paid through a trust, please complete the information in Section II, item 4 on Page 1. If you are designating more than three beneficiaries, complete and attach an additional Form 1106, please write the total number of pages you are submitting on each Form 1106 in the space at the bottom left corner of Page 1.

SECTION III

CERTIFICATIONS AND CONDITIONS

- 1. CERTIFICATION: The member must appear before a notary public to acknowledge signing this form, and the form must be properly notarized. If more than one form is completed, ALL forms must be notarized on the same date. FORMS ALTERED IN THE BENEFICIARY DESIGNATION OR CERTIFICATION SECTIONS WILL NOT BE ACCEPTED.
- 2. **REVOCATION:** All previous State ORP Active Incidental Death Benefit beneficiary designations are hereby revoked.
- 3. AUTHORIZATION: I hereby authorize the SC Public Employee Benefit Authority (PEBA) to make payment of State ORP Incidental Death Benefit in the event of my death during State ORP active employment to the beneficiary(ies) designated on this form in accordance with the provisions of PEBA, and agree on behalf of myself and my heirs and assigns, that this State ORP Incidental Death Benefit payment so made shall be a complete discharge of the claim or claims, and shall constitute a release of PEBA from any further obligations on account of the State ORP Incidental Death Benefit. I reserve the right to change the designated beneficiary(ies) by a written designation filed with PEBA in accordance with its rules and regulations.
- **4. PAYMENT:** PEBA shall be fully discharged of liability for all amounts paid to the beneficiary(ies), and shall have no other obligation as to the application of such amounts. In any dealing with a beneficiary(ies), including but not limited to any consent, release, or waiver of interest, PEBA shall be fully protected against the claim or claims of every other person.

Form 1103 CHECK ONE: BENEFICIARY/TRUSTEE DESIGNATION FORM Revised 11/1/2017 ☐ New Enrollee ☐ Change of Beneficiary SC Public Employee Benefit Authority Page 1 202 Arbor Lake Drive Print or type in black ink Retirement System (check one) Columbia, SC 29223 ☐ SCRS ☐ PORS ☐ GARS Please read the instructions on Use for designation of beneficiaries and contingent beneficiaries. You may wish to consult the reverse (page 2) before completing this form. □ JSRS with an attorney/estate planner before completing this form. PERSONAL INFORMATION Section I 1. Last Name & Suffix 2. First/Middle Name 3. Social Security Number 4. Date of Birth 5. Address 6. City 7. State 8. ZIP+4 ALL SECTIONS MUST BE COMPLETED BENEFICIARY(IES) FOR REFUND OF CONTRIBUTIONS/SURVIVOR BENEFITS Section II-A' I designate the following primary beneficiary(ies) to receive my Retirement Systems refund of contributions or survivor benefits: 1. I certify that I desire to designate my Trust to receive my Retirement Systems benefits. The name of my Trust (already in existence) is I certify that the following person will serve as the Trustee of my Trust after my death:

Address of Trustee(s) My Trust Beneficiary(ies) is a live person. I understand that in order for a survivor benefit to be paid. For my Trustee(s) will be required to provide the excerpt of the Trust document reflecting all of the Trust beneficiaries. Otherwise, only a lump sum benefit will be paid. My Trust Beneficiary(ies) is not a live person. I understand that only a lump sum benefit will be paid. 2. Name of Beneficiary (ONE PERSON) (without a trust) Social Security # Date of Birth Relationship Contingent Beneficiaries Have No Rights Unless All Primary Beneficiaries Have Died Section II-B* I designate the following contingent beneficiary(ies) to receive my Retirement Systems refund of contributions or survivor benefits: 1. I certify that I desire to designate my Trust to receive my Retirement Systems benefits. The name of my Trust (already in existence) is Dated I certify that the following person will serve as the Trustee of my Trust after my death: Address of Trustee(s) My Trust Beneficiary(ies) is a live person. I understand that in order for a survivor benefit to be paid, I or my Trustee(s) will be required to provide the excerpt of the Trust document reflecting all of the Trust beneficiaries. Otherwise, only a lump sum benefit will be paid. ☐ My Trust Beneficiary(ies) is not a live person. I understand that only a lump sum benefit will be paid. 2. Name of Beneficiary (ONE PERSON) (without a trust) Social Security # Sex Date of Birth Relationship \square M \square F BENEFICIARY(IES) FOR INCIDENTAL DEATH BENEFIT (You may not designate contingent beneficiaries for Incidental Death Benefit.) Section III* I designate the following beneficiary(ies) to receive my Retirement Systems Incidental Death Benefit: 1. I certify that I desire to designate my Trust to receive my Retirement Systems benefits. The name of my Trust (already in existence) is I certify that the following person will serve as the Trustee of my Trust after my death: Address of Trustee(s) My Trust Beneficiary(ies) is a live person. I understand that in order for a survivor benefit to be paid, I or my Trustee(s) will be required to provide the excerpt of the Trust document reflecting all of the Trust beneficiaries. Otherwise, only a lump sum benefit will be paid. My Trust Beneficiary(ies) is not a live person. I understand that only a lump sum benefit will be paid. 2. Name of Beneficiary (ONE PERSON) (without a trust) Social Security # Date of Birth Relationship \square M \square F

* YOUR BENEFICIARY DESIGNATIONS WILL NOT BE REVOKED UNDER SECTION 62-2-507 OF THE SOUTH CAROLINA CODE OF LAWS BY DIVORCE, ANNULMENT, OR ORDER TERMINATING MARITAL PROPERTY RIGHTS.

EMPLOYEE BENEFIT AUTHORITY RESERVES THE RIGHT TO REVISE THE CONTENT OF THIS DOCUMENT.

PAGE

OF

Section IV	CERTIFICATION AND CONDITIONS	
IMPORTANT: Please read the Certification and Control have read and understand the information		(Page 2) before signing this form. I hereby certify I and conditions, and I agree to the provisions stated.
Member's Signature(Do r	Witness	3
(Do r	not print)	(Required only when signed by mark)
State of	County of	
Acknowledged before me this date	Notary Name	
My Commission Expires	Notary Signature	
		(Out of state, requires Seal)
THE LANGUAGE USED IN THIS DOCUMENT DO	DES NOT CREATE ANY CONTRACTUAL RIGHTS	OR ENTITLEMENTS AND DOES NOT CREATE A
CONTRACT BETWEEN THE MEMBER AND THE	E SOUTH CAROLINA PUBLIC EMPLOYEE BENEI	FIT AUTHORITY. THE SOUTH CAROLINA PUBLIC

Please contact PEBA's Customer Contact Center with any questions at 803.737.6800 or 888.260.9430, or www.peba.sc.gov.

INSTRUCTIONS

USE THIS FORM 1103 FOR ANY BENEFICIARY DESIGNATIONS THAT REQUIRE A TRUSTEE APPOINTMENT. ANY ADDITIONAL BENEFICIARY(IES), NOT REQUIRING A TRUSTEE APPOINTMENT MUST ALSO BE INCLUDED ON THIS FORM 1103.

CAUTION: IF YOUR BENEFICIARY(IES) DOES NOT REQUIRE A TRUSTEE APPOINTMENT, DO NOT USE THIS FORM 1103. THE CORRECT FORM TO USE IS THE FORM 1102.

NOTE: THIS FORM MUST BE COMPLETED IN ITS ENTIRETY EACH TIME IT IS SUBMITTED. AN ACKNOWLEDGMENT LETTER WILL BE SENT TO THE MEMBER EACH TIME A FORM IS RECEIVED BY THE SOUTH CAROLINA PUBLIC EMPLOYEE BENEFIT AUTHORITY (PEBA).

Check the appropriate boxes in the upper right corner. If you are a member of more than one system, complete a FORM 1103 for each system. You should complete a form for each system of which you are a member when making any beneficiary changes (i.e. if you complete a FORM 1103 for your SCRS account, beneficiary changes will be for that system only; your prior designations for your PORS account would still be in effect).

SECTION I

1-8. Complete the general information concerning yourself.

SECTION II-A: REFUND OF CONTRIBUTIONS/SURVIVOR BENEFITS

Please indicate the name of trust (must be an already established trust), date of trust, as well as the name and address of the trustee. Then check the appropriate block indicating whether or not the trust beneficiary is a live person as opposed to an artificial entity. PLEASE NOTE: IF THE TRUST BENEFICIARY IS NOT A LIVE PERSON, THEN ONLY A LUMP SUM REFUND WILL BE PAYABLE! If you wish to designate a beneficiary that will not be covered by the trust, then complete the information requested in block 2 of section II-A. If additional space is needed to designate more than two non-trust beneficiaries, complete and attach another FORM 1103 and indicate on the form how many pages are being submitted. That information will assist PEBA in determining the total number of forms submitted in the event the forms are separated during processing. Information concerning the SSN, sex, date of birth and relationship are applicable to the beneficiary and the member. NOT the trustee and the member.

NOTE: SURVIVOR BENEFITS WILL NOT BE PAID TO AN ESTATE OR AN ARTIFICIAL BEING - LUMP SUM REFUND ONLY!

SECTION II-B: CONTINGENT BENEFICIARY (OPTIONAL)

In accordance with §9-1-1650, §9-9-100, and §9-11-110, Code of Laws of SC (1976) as amended, an "active" member (a member who is actively employed, making regular contributions and earning service credit) may name contingent beneficiaries to receive a refund of the member contributions or survivor benefits (if eligible). (THESE CONTINGENT BENEFICIARIES HAVE NO RIGHTS, UNLESS ALL PRIMARY BENEFICIARIES HAVE DIED). Contingent beneficiaries may not be designated for Incidental Death Benefit. If you wish to make a trust designation for your contingent beneficiary(ies), please complete section II-B (1) using the same instructions as for II-A (1) above. If you wish to name a contingent beneficiary not covered by a trust, complete section II-b (2). If you do not wish to designate any contingent beneficiaries, write "NONE" in Section II-B on the reverse (Page 1) of this form.

SECTION III: INCIDENTAL DEATH BENEFIT

You may name different beneficiaries for the Incidental Death Benefit (a benefit equal to your annual salary), which is paid in a lump sum (if the employer has elected this coverage). The \$3,000 State Life Insurance and Optional Life Insurance are administered by the Employee Insurance Program (EIP); contact EIP for information pertaining to those benefits. Contact your employer or PEBA for Incidental Death Benefit information. If you wish to make a trust designation for your Incidental Death Benefit, please complete section III (1) using the same instructions as for II-A (1) above. If you wish to name an Incidental Death Benefit beneficiary not covered by a trust, complete section III (2). If you do not have Incidental Death Benefit coverage, write "N/A" in Section III on the reverse (Page 1) of this form.

CERTIFICATION AND CONDITIONS

- CERTIFICATION: This form must be signed by the member in the presence of a notary public and be properly notarized. If more than
 one form is completed, ALL forms must be notarized on the same date. FORMS ALTERED IN THE BENEFICIARY DESIGNATION OR
 CERTIFICATION SECTIONS WILL NOT BE ACCEPTED.
- 2. **REVOCATION:** Previous beneficiary and trustee designations are hereby revoked.
- 3. AUTHORIZATION: I hereby authorize PEBA to make payment of any refund of my accumulated contributions and/or any other payment due in the event of my death prior to retirement to the trustee(s) and beneficiary(ies) designated on the front of this form (Page 1) in accordance with the provisions of the PEBA, and agree on behalf of myself and my heirs and assigns, that any payment so made shall be a complete discharge of the claims or claims, and shall constitute a release of the PEBA from any further obligations on account of the benefit or benefits. In the event PEBA receives satisfactory proof that the trust(s) has been revoked or is otherwise not in effect at the time of my death, any refund of contributions or any survivor benefits shall be paid directly to the beneficiary(ies) designated on this form. In the event my named primary beneficiary(ies) predeceases me and if a contingent beneficiary(ies) designation is on file, PEBA would pay any benefits due to the contingent beneficiary(ies). In the event that no primary beneficiary(ies) or contingent beneficiary(ies) are alive at the time of my death, my estate (which is ineligible for survivor benefits), will automatically become my designated beneficiary. I reserve the right to change the designated beneficiary(ies) by a written designation filed with PEBA in accordance with its rules and regulations.
- 4. **PAYMENT:** PEBA shall be fully discharged of liability for all amounts paid to trustee(s) or beneficiary(ies), and shall have no other obligation as to the application of such amounts. In dealing with a trustee(s), including but not limited to any consent, release, or waiver of interest, the PEBA shall be fully protected against the claim or claims of every other person. It shall not be charged with notice of a change of trustee(s), unless **WRITTEN** evidence of the change is received by the PEBA before or at the time a trustee(s) becomes entitled to payment. PEBA shall not be bound by the terms of any trust or any trust agreement or instrument, and PEBA shall not be liable for the application of the proceeds of retirement benefits by trustee(s) or any other person.
- 5. **MULTIPLE TRUST BENEFICIARIES:** Survivor benefits payable to the trustee(s) on the behalf of two or more beneficiaries of the trust shall be calculated based on the average age of the beneficiaries on Page 1 of this form. Payments will be equally divided among surviving beneficiaries at the member's death.





State of S	South Caroli	ina Salary Deferral 401(k) Plan and Trust	□ 98955-01 [401(k)]
State of S	South Carol	ina 457 Deferred Compe	ensation Plan and Trust	□ 98955-02 [457(b)]
Participant	Information			
Last N	Name	First Name MI	Social Secu	rity Number
(The name pro Provider.)	ovided MUST ma	tch the name on file with Service		
	Mailin	g Address	E-Mail	Address
			☐ Married ☐ Unmarrie	d
	City	State Zip Code	□ Female □ Male □ N	onbinary unspecified
			Mo Day Year	Mo Day Year
()		()		
Hon	ne Phone	Work Phone	Date of Birth	Date of Hire
()		-		
Mob	oile Phone		Annual Income	
	l like a representativ	your other retirement accounts into you re to call me at phone #	rr Deferred Compensation Program (Det to review my options and a sole 8:00 A.M. to 6:00 P.M. MST). *Rolle	ssist me with the process.
		nt - Complete all sections of this form		
☐ Employer employme election w Investmen	Transfer - Comp ent. Any elections will only apply to nt Direction section	lete all sections of this form if you he made on this form will supersede your future contributions. If you are on below will be disregarded.	have an active Deferred Comp accour your current elections. If you elect in already enrolled in My Total Retire	int from prior covered evestment options below, this ement, any elections made in the
Participa	ating Employer I	Name (Required)	Payroll Center Number (If un	nknown, contact your Employer.)
Payroll Ded	luction			
Please take nVerify withThe contribution	note of this imports th your employer to ibution method m	that information before completing that the percent (%) option is available ust be the same when choosing both option, use whole percentages only.	ble. If not, you may only choose a flapre-tax and Roth within the 401(k)	
401(k) Plan		r		
☐ Pre-tax		oute \$ or an until such time I revoke or ame	_% (per pay period) of my compens nd my election.	ation as before-tax contribution
□ Roth				sation after-tax as a designated

Last Name		First Name		Social Security Number	98955-01/02 Number			
457(b) Plan								
☐ Pre-tax	I elect to contribute \$_to the 457(b) plan until suffirst day of the month that		nd my electi	period) of my compensation a on. Deferral agreements must b	as before-tax contribution be entered into prior to the			
Roth			or% (per pay period) of my compensation after-tax as a designated 7(b) plan until such time I revoke or amend my election. Deferral agreements must be ay of the month that the deferral will be made.					
Select My Ov	vn Investment Options:							
☐ I elect to di	rect my own investments.							
I unders	tand and agree that my emp	loyer and other plan fidu	ciaries will	not be liable for the results of r	ny personal investment			

OR

decisions. I understand I must indicate whole percentages and that my total allocated among the funds listed below cannot

My Total Retirement Information

The My Total Retirement provided by Empower Advisory Group, LLC will automatically direct your investment elections and will rebalance your account periodically, as necessary. This election will be effective as soon as administratively feasible following receipt of your completed enrollment form and signed Advisory Services Agreement. By electing My Total Retirement, you agree to the fees associated with this service and understand the fees will be deducted from your account in accordance with the attached Advisory Services Agreement. If you prefer to make your own investment decisions and not participate in this service, simply select the Select My Own Investment Options box and enter your investment instructions in the Investment Option Information section.

My Total Retirement:

By checking this box, I elect to have my account professionally managed by Empower Advisory Group, LLC until such time as I cancel my enrollment in the service.

Make your investment election for future deposits in the Investment Option Information section.

Do not complete this section if you are electing to enroll in the My Total Retirement.

Investment Option Information (applies to all contributions) - Please refer to the Deferred Comp website www. southcarolinadcp.com Investing/Investment Information for information regarding each investment option.

I understand that funds may impose redemption fees on certain transfers, redemptions or exchanges if assets are held less than the period stated in the fund's prospectus or other disclosure documents. I will refer to the fund's prospectus and/or disclosure documents for more information.

INVESTMENT OPTION NAME INVESTMENT OPTION O (Internal Use Only)	CODE		
SCSVF South Carolina Stable Value Fund	% %	ASSET ALLOCATION Target date funds are diversified funds that au asset allocations over time becoming more contirement date approaches. Consider choosing to the date you think you will retire.	servative as the target re-
Dodge & Cox Stock X	% % % % %	State St Target Ret 2065 SL Cl V. State St Target Ret Income SL Cl V. State St Target Ret 2020 SL Cl V. State St Target Ret 2025 SL Cl V. State St Target Ret 2030 SL Cl V. State St Target Ret 2035 SL Cl V.	S2065V % SRINCV % S2020V % S2025V % S2030V % S2035V % S2035V % S2040V %
SMALL CAP AB Small Cap Growth I	% 	State St Target Ret 2040 SL Cl V	S2040V

The above investment options selected must be whole percentages and the total allocated among the funds cannot exceed 100%.

Last Name		First Name		Social Security Number	98955-01/02 Number
Plan Benefici	iary Designation				
This designation peneficiary at a peneficiary des	on is effective upon my time. If any infi ignation. If my pri	execution and delivery to Service ormation request below is missing mary and contingent beneficiaries Plan Document or applicable law.	g, additiona s predeceas	l information may be requir	ed prior to recording my
% of A	ccount Balance	Primary Beneficiary Name		Social Security Number	Date of Birth
()		Relationship (Required - If Rela	ationship is not	provided, request will be rejected and se	ent back for clarification.)
Phone Number (6	Optional)	☐ Spouse ☐ Child ☐ Pa ☐ Domestic Partner	arent 🛚 Gra	ndchild 🖵 Sibling 🖵 My Estat	e 🗅 A Trust 🗅 Other
#2	.ccount Balance	Primary Beneficiary Name		Social Security Number	Date of Birth
()	ecount Balance			-	
Phone Number (6)	Optional)		-	orovided, request will be rejected and se ndchild	
#3		D: D 0: W			D. anid
% of A	ccount Balance	Primary Beneficiary Name		Social Security Number	Date of Birth
() Phone Number (6)	Optional)			provided, request will be rejected and se andchild	
Contingent Be	eneficiary				
#1	•				
% of A	ccount Balance	Contingent Beneficiary Name		Social Security Number	Date of Birth
Phone Number (6)	Optional)		-	provided, request will be rejected and se ndchild D Sibling D My Estat	
#2					
% of A	ccount Balance	Contingent Beneficiary Name		Social Security Number	Date of Birth
Phone Number (6)	Optional)			orovided, request will be rejected and sendchild Sibling My Estate	
#3	•				
% of A	ccount Balance	Contingent Beneficiary Name		Social Security Number	Date of Birth
() Phone Number (0	Optional)			orovided, request will be rejected and se ndchild	

				98955-01/02
Last Name	First Name	M.I.	Social Security Number	Number

Participation Agreement

Withdrawal Restrictions - I understand that the Internal Revenue Code (the "Code") and/or my employer's Plan Document may impose restrictions on transfers and/or distributions. I understand that I must contact the Plan Administrator/Trustee to determine when and/or under what circumstances I am eligible to receive distributions or make transfers.

Investment Options - If I elect to direct my own investments, I understand that by signing and submitting this Participant Enrollment form for processing, I am requesting to have investment options established under the Plan as specified in the Investment Option Information section. I understand and agree that this account is subject to the terms of the Plan Document. I understand and acknowledge that all payments and account values, when based on the experience of the investment options, may not be guaranteed and may fluctuate, and, upon redemption, shares may be worth more or less than their original cost. I acknowledge that investment option information, including prospectuses, disclosure documents and Fund Profile sheets, have been made available to me at www.southcarolinadcp.com and I understand the risks of investing.

I understand if I elect to have my account managed by Empower Advisory Group, LLC, that my entire account, including any transfers or rollovers, will be professionally managed and I have not completed the Investment Option Information section. In the event investment option information is completed, my election to have my account professionally managed will override my investment option elections. Dollar cost averaging and asset allocation are not available if my account is professionally managed. I understand that the applicable fees will be deducted from my account. In order to enroll in the My Total Retirement, I understand that I must provide my date of birth, gender, marital status, state of residence and annual income. If any of this information is not provided, I understand that I will not be enrolled in the My Total Retirement.

Compliance With Plan Document and/or the Code - I agree that my employer or Plan Administrator/Trustee may take any action that may be necessary to ensure that my participation in the Plan is in compliance with any applicable requirement of the Plan Document and/or the Code. I understand that the maximum annual limit on contributions is determined under the Plan Document and/or the Code. I understand that it is my responsibility to monitor my total annual contributions to ensure that I do not exceed the amount permitted. If I exceed the contribution limit, I assume sole liability for any tax, penalty, or costs that may be incurred.

Incomplete Forms - I understand that in the event my Participant Enrollment/Employer Transfer form is incomplete or is not received by Service Provider at the address below prior to the receipt of any deposits, I specifically consent to Service Provider retaining all monies received and allocating them to the default investment option selected by the Plan. If no default investment option is selected, funds will be returned to the payor as required by law. Once an account has been established on my behalf, I understand that I must call the Voice Response System or access the Web site in order to transfer monies from the default investment option. Also, I understand all contributions received after an account is established on my behalf will be applied to the investment options I have most recently selected.

Account Corrections - I understand that it is my obligation to review all confirmations and quarterly statements for discrepancies or errors. Corrections will be made only for errors which I communicate within 90 calendar days of the last calendar quarter. After this 90 days, account information shall be deemed accurate and acceptable to me. If I notify Service Provider of an error after this 90 days, the correction will only be processed from the date of notification forward and not on a retroactive basis.

My Total Retirement Fee - If you elect the My Total Retirement, a quarterly fee will be assessed. If you wish to cancel your enrollment in the future please call your Plan's Voice Response System number.

				98955-01/02
Last Name	First Name	M.I.	Social Security Number	Number
Signature and Consent				
Participant Consent				
I have completed, understan Agreement.	nd and agree to all pages of this Pa	articipant Enroll	ment form including the terms	of the My Total Retirement
Participant Signature			Date	

A handwritten signature is required on this form. An electronic signature will not be accepted and will result in a significant delay.

Return Address:

South Carolina Deferred Compensation Program 200 Arbor Lake Drive. Suite #201 Columbia, SC 29223
Fax: 803-754-7661

Phone #: 1-877-457-6263
Website: www.southcarolinadcp.com

Securities, when presented, are offered and/or distributed by Empower Financial Services, Inc., Member FINRA/SIPC. EFSI is an affiliate of Empower Retirement, LLC; Empower Funds, Inc.; and registered investment adviser Empower Advisory Group, LLC. This material is for informational purposes only and is not intended to provide investment, legal or tax recommendations or advice.

ADVISORY SERVICES AGREEMENT

This Agreement describes the terms and conditions applicable to the investment advice and management services (each a "Service" and collectively the "Services") offered by Empower Advisory Group, LLC ("EAG") and described below. EAG is a registered investment adviser and wholly owned subsidiary of Empower Life & Annuity Insurance Company of America ("EAIC"), which provides financial services and products under the brand name "Empower". EAG offers the Services to accounts (each an "Account" and collectively the "Accounts") held by investors participating in employer-sponsored retirement plans (each a "Plan") recordkept through Empower. By using the Services, you consent to be bound by these terms and conditions.

DESCRIPTION OF SERVICES

EAG offers the following two Services to your Account: Online Advice and the Managed Account service. You may receive all or some of the Services as determined by the Plan's sponsor. If you have multiple Accounts held with Empower, you must select which of the Services you will use for each Account.

Online Advice: Online Advice offers fund-specific investment advice to users who wish to manage their own Account but receive assistance in doing so. The investments recommended by Online Advice are based on information drawn from your Account profile and from the investment options available within your Account. You decide whether to implement the advice delivered through Online Advice.

- EAG does not provide advice for, or recommend allocations of, individual stocks (including employer stock, unless your employer instructs EAG otherwise), self-directed brokerage accounts, guaranteed certificate funds, or employerdirected monies, or any other investment options that do not satisfy the methodology requirements of the subadviser who provides investment methodology to EAG.
- EAG is not responsible for any delays or limitations impacting Online Advice that are attributable to restrictions imposed by a third-party investment provider of an investment option within your Account.

Managed Account service: The Managed Account service offers users an investment management service under which investment professionals will select and allocate your Account among the available investment options. You will receive a personalized investment portfolio that reflects your retirement timeframe, life stages and overall financial picture, including, but not limited to, assets held outside your Account (if you elect to provide this information), which may be taken into consideration when determining the allocation of assets in your Account. Changes that you make to your profile, such as outside assets, your intended retirement age or constraining your portfolio to a specific risk level, will generally apply to all your accounts held through Empower. Such changes may cause each managed account, whether managed by an affiliate of Empower or an unaffiliated third-party advisor, to be rebalanced and re-allocated. For taxable accounts, rebalancing or re-allocation transactions will typically have tax implications, as a result we'll send you tax forms for any capital gains and losses associated with the rebalancing activity. Generally, EAG will not provide advice for, recommend allocations of, or manage your outside accounts.

- Under the Managed Account service, EAG has discretionary authority over allocating your assets among the Plan's investment options without your prior approval of each transaction. EAG is not responsible for either the selection or maintenance of the investment options available within your Plan. Further, EAG is not responsible for any delays or limitations impacting the Managed Account service attributable to restrictions imposed by a third-party investment provider of an investment option within your Account.
- EAG does not provide advice for, or recommend allocations of, individual stocks (including employer stock, unless your employer instructs EAG otherwise), self-directed brokerage accounts, guaranteed certificate funds, or employerdirected monies, or any other investment options that do not satisfy the methodology requirements of the subadviser who provides investment methodology to EAG. Your balances in any of these investment options or vehicles may be liquidated, subject to your Plan's and/or investment provider's restrictions.

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Account assets subject to the Managed Account service will be monitored, rebalanced and reallocated periodically by EAG, according to the methodology of EAG's subadviser. You will receive an Account update statement periodically and can update your personal information at any time by calling EAG or by visiting the Plan website.

INFORMATION ABOUT PARTICIPATION IN THE SERVICES

Information Gathered to Provide the Services. You or your employer must provide all data that is necessary for EAG to perform its duties under this Agreement, including but not limited to: your date of birth, income, gender, and state of residence, which EAG may rely upon in providing the services to you. If the data supplied by you or your Plan sponsor, if applicable, does not meet the Managed Account service methodology requirements, we will attempt to contact you for updated information. If this is not completed, your enrollment in the Managed Account service may not be completed or may be terminated. Information that you provide in addition to the recordkeeping data sources, such as linking accounts manually, through account aggregation or linking multiple record-kept Employer plans through OneID/One Password in the Empower Personalized Experience, may all be used by the Services to help personalize your recommendations and projections. Please ensure manually entered assets are not already being included by the Services automatically as this may impact the recommendations and projections. If you participate in My Total Retirement, you will receive a Welcome Kit shortly after enrollment. You will also receive an account update statement periodically, providing you with a detailed analysis of your Account. Your account update statement will also confirm your personal data which is used to provide you with personalized investment management.

You are responsible for reviewing your account statements, transaction confirmations, and advisory services communications carefully for discrepancies or errors. Call your Plan's toll-free customer service number to notify EAG of any incorrect information including, but not limited to, current or future investment allocations, desired retirement age, investment risk level, and outside investment holdings.

You must notify EAG of any errors or discrepancies immediately. EAG is not responsible for corrections related to incorrect data provided by you or your Plan sponsor and is also not responsible for the correction of errors not reported in a timely manner.

Fees Applicable to the Services. Appendix A to this Agreement describes the fees applicable to the Services. You authorize EAG to deduct the billing period fee described in Appendix A. The fees are subject to change. EAG reserves the right to offer discounted fees or other promotional pricing.

Investment Methodology. EAG generates investment recommendations under Online Advice and My Total

Retirement using an investment methodology generated by its independent subadviser (currently, Morningstar Investment Management LLC, herein "Morningstar"). EAG may change its subadvisor at any time. Using its proprietary methodology, Morningstar determines an appropriate asset level portfolio that best suits each user's situation using the investment options available for the Services. Your Account is monitored and rebalanced periodically among the available investment options. EAG will also provide various recommendations and projections for your Account using methodology developed by EAG or its affiliates including, but not limited to, savings rate advice and retirement income projections. The projections or other information generated by this process regarding the likelihood of various investment outcomes are hypothetical in nature, do not reflect actual investment results and are not guarantees of future results. Results may vary with each use and over time.

Additional Fees May Apply. Fees for the Services do not include the fees and expenses charged by the investment options to which your Account will be allocated. For more information about the fees assessed by investment options in your Account, including information about the options' expense ratios and share class, please review your Plan's investment option disclosure documents. Some Plan investment options may also charge redemption fees, which vary in amount and application by each applicable investment option. It is possible that transactions performed through the Services may result in the imposition of a redemption fee on one or more available investment options. Any such redemption fees are deducted from your account balance.

Conflicts of Interest. EAG has several conflicts of interest in providing services to your Account.

- <u>Investment advice and management services.</u> EAG's representatives may recommend that you use the Services for your Account. If you enroll in the Managed Account service, EAG will earn additional compensation, since you will pay fees to use the Service as described in Appendix A.
- <u>Increased fee income.</u> When you use the Services, EAG may recommend you increase contributions to the Plan, or implement other savings or investment strategies. EAG's affiliates provide a bundle of recordkeeping, trust, custody, brokerage, investment and other related services to your Plan and to related IRA products. If you pay for these services through an arrangement where our affiliates charge a direct fee, EAG's affiliates may receive additional fees for these services as a result of EAG's recommendations, because you may contribute, invest, or transact in more assets with EAG's family of companies.
- <u>Proprietary investment funds.</u> EAG's affiliates offer proprietary investment funds, and EAG may recommend or allocate
 your Account to our affiliates' proprietary investment funds, such as proprietary mutual funds and collective
 investment trusts. These investment funds generate additional income to EAG's family of companies. For our
 proprietary investment funds, fees compensate our affiliates for administering, managing, and supervising these funds.
- Proprietary insurance products. EAG's parent company, EAIC, offers proprietary insurance products for investment. EAG may recommend or allocate your Account to different types of EAIC insurance products and funding agreements. Most EAIC insurance products are annuity contracts that are structured either as a "general account" product or as a "separate account" product. If you invest in a general account product, which is an insurance product backed by the general account of an insurance company, EAG's affiliates generate revenue by retaining spread, which is the difference between actual earnings on contracts offered by the insurer, and the crediting rate declared and guaranteed by the insurer through the contract. EAG's affiliates may also receive different types of fee income if you invest in the general account or separate account products, as well as other third-party payments associated with investments held in the separate account.
- <u>Third-Party Payments</u>. EAG's affiliates receive payments from other firms, non-proprietary investment funds or products, or providers, such as revenue sharing payments, in connection with the investments made in your Account pursuant to our recommendation or investment management. For example, a mutual fund available through your Plan may make 12b-1 payments to EAG's affiliated broker-dealer based on your Account investment.
- Representative Compensation. EAG's representatives are generally paid a salary and a variable bonus. The bonus is based on a combination of the performance of Empower, as well as the representative's individual performance. Additionally, EAG has authorized Empower Financial Services, Inc. ("EFSI") and its licensed agents and registered representatives, to solicit, refer and market the Services to Plan sponsors and potential users. EFSI representatives may be compensated in part based on these solicitation activities, in accordance with applicable law.

For additional information about the Services, the methodology used to produce investment and other recommendations, compensation for EAG representatives or EAG's conflicts of interest, please see EAG's Form ADV and information available at www.empower.com.

<u>Cancellation.</u> Once enrolled in the Managed Account service, you will no longer be able to make investment allocation changes to your Account. You may cancel participation in the Managed Account service at any time online or by calling EAG. Once you have opted-out of the Managed Account service, you are responsible for managing your own Account. You will need to initiate your own allocation changes and/or transfers if you wish to change your investment allocations made by the Managed Account service.

<u>Proxy Voting.</u> EAG does not assume the responsibility to provide assistance or vote proxies or other issuer communications regarding your Account, or to exercise voting or other decision-making authority regarding proxies or other issuer communications. Correspondence regarding the matters described in this section will be handled in connection with the Plan's policies and service provider arrangements.

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STANDARD OF CONDUCT, LIABILITY AND INDEMNITY

EAG acknowledges that, as a registered investment adviser, it owes a fiduciary duty to customers with respect to investment advice it provides. EAG may also be a fiduciary to your Account pursuant to the Employee Retirement Income Security Act of 1974 ("ERISA"), depending on whether your Plan is subject to ERISA. EAG uses reasonable care, consistent with industry practice, in providing services to you. EAG, your Plan sponsor and/or the Plan recordkeeper, as applicable, do not guarantee the future performance of your Account or that the investments we recommend will be profitable. Investment return and principal value will fluctuate with market conditions, and you may lose money. The investments EAG may recommend or purchase for your Account, if applicable, are subject to various risks, including, without limitation; business, market, currency, economic, and political risks. By recommending allocations among the available investment options, we are not endorsing the selection of particular investment options available in your Plan.

EAG, the Plan sponsor and/or the Plan recordkeeper, as applicable, will not be liable to you for any loss caused by (1) our prudent, good faith decisions or actions, (2) following your instructions, or (3) any person other than EAG or its affiliates who provides services for your Account. Neither EAG nor your Plan sponsor will be liable to you for any losses resulting from your disclosure of your personal information or your password to third parties even if the purpose of your disclosure is to enable such person to enroll you in or cancel your enrollment in the Services.

You agree to indemnify, defend and hold harmless EAG and its officers, directors, shareholders, parents, subsidiaries, affiliates, employees, consultants, agents and licensors, your employer, the Plan administrator and/or recordkeeper, Plan sponsor, Plan trustees, Plan fiduciaries, their agents, employees, and contractors, as applicable, from and against any and all third party claims, liability, damages and/or costs (including but not limited to reasonable attorneys' fees) arising from your failure to comply with this Agreement, the information you provide us, your infringement of any intellectual property or other right of a third party, or from your violation of applicable law. YOU UNDERSTAND THAT IN NO EVENT WILL THE PLAN SPONSOR, EAG OR ITS OFFICERS, DIRECTORS, SHAREHOLDERS, PARENTS, SUBSIDIARIES, AFFILIATES, EMPLOYEES, CONSULTANTS, AGENTS, LICENSORS OR ANY DATA PROVIDER BE LIABLE FOR ANY CONSEQUENTIAL, PUNITIVE, INCIDENTAL, SPECIAL OR INDIRECT DAMAGES, LOSS OF BUSINESS REVENUE OR LOST PROFITS, WHETHER IN AN ACTION UNDER CONTRACT, NEGLIGENCE OR ANY OTHER THEORY EVEN IF WE ARE ADVISED OF THE POSSIBILITY OF SUCH.

TO THE MAXIMUM EXTENT PERMITTED BY LAW, EAG DISCLAIMS ALL REPRESENTATIONS AND WARRANTIES, EXPRESS OR IMPLIED, WITH RESPECT TO THE SERVICES, AND ALL INFORMATION DERIVED FROM THEM, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, QUALITY, TIMELINESS, ACCURACY, AND IMPLIED WARRANTIES ARISING FROM COURSE OF PERFORMANCE OR COURSE OF DEALING. IN ADDITION, EAG DOES NOT WARRANT THAT THE SERVICES OR CONTENT CONTAINED IN IT WILL BE UNINTERRUPTED, ERROR FREE, FULLY AVAILABLE AT ALL TIMES OR THAT ANY INFORMATION OR OTHER MATERIAL ACCESSIBLE THROUGH THE SERVICES ARE FREE OF ERRORS OR OTHER HARMFUL CONTENT.

COMMUNICATIONS

EAG or its affiliates may provide any communications to you at your mailing address, or your e-mail address provided to us by you. You agree to not make any claims against EAG or its affiliates if you do not receive any communications sent to you. You agree to notify EAG promptly if your mailing address and/or e-mail address changes and to keep all account information, such as your mailing address and/or e-mail address, current and accurate. The website Terms of Service apply to your use of the customer website. You agree to receive electronic communications, including regulatory documents such EAG's Form ADV Part II, privacy notice and Form CRS, through the Empower website or other electronic media. EAG will not impose any additional charge to you for such electronic communication. You may opt-out of electronic communications by calling your Plan's toll-free customer service number.

EAG may not assign this Agreement (within the meaning of the Investment Advisers Act of 1940 ("Advisers Act") without your consent. You may not assign this Agreement. Unless otherwise agreed to in your Plan's agreement with EAG, this Agreement is entered into in Denver, Colorado and governed by and construed in accordance with the laws of the State of Colorado, without regard to its conflict of law provisions. You agree that proper forum for any claims under this Agreement shall be in the courts of the State of Colorado for Arapahoe County or the United States District Court, District of Colorado. Please contact your Plan sponsor to determine proper venue for actions brought under this agreement. The prevailing party shall be entitled to recovery of expenses, including reasonable attorneys' fees. This Agreement constitutes the entire Agreement between you and EAG with respect to the subject matter herein. If for any reason a provision or portion of this Agreement is found to be unenforceable, that provision of the Agreement will be enforced to the maximum extent permissible so as to affect the intent of the parties, and the remainder of this Agreement will continue in full force and effect. No failure or delay on the part of EAG in exercising any right or remedy with respect to a breach of this Agreement by you shall operate as a waiver thereof or of any prior or subsequent breach of this Agreement by you, nor shall the exercise of any such right or remedy preclude any other or future exercise thereof or exercise of any other right or remedy in connection with this Agreement. Any waiver must be in writing and signed by EAG. All terms and provisions of this Agreement will survive termination of the Agreement. This Agreement will automatically terminate upon termination of your Plan's agreement with EAG, or upon termination of your Plan's service agreement with its recordkeeper, if applicable. Nothing in this Agreement shall be construed to waive compliance with the Advisers Act, ERISA, if applicable, or any applicable rule or order of the Department of Labor under ERISA. EAG shall not be liable for any delay or failure to perform its obligations hereunder if such delay or failure is caused by an unforeseeable event beyond its reasonable control, including without limitation: act of God; fire; flood; earthquake; labor strike; sabotage; fiber cut; embargoes; power failure; lightning; suppliers failures; act or omissions of telecommunications common carriers; material shortages or unavailability or other delay in delivery; government codes, ordinances, laws, rules, regulations or restrictions; war or civil disorder, or acts of terrorism. EAG reserves the right to modify this Agreement at any time. You agree to review this Agreement periodically so that you are aware of any such modifications. Your continued participation in the Services shall be deemed to be your acceptance of the modified terms of this Agreement. This Agreement shall inure to the benefit of EAG's successor and assigns. EAG, its officers and employees may purchase securities for their own Accounts and these securities may be the same as those recommended to, or invested for, you (e.g., shares of the same mutual fund).

INTELLECTUAL PROPERTY

All content provided as part of the Services, including without limitation names, logos, methodologies, and news or information provided by third parties, is protected by copyrights, trademarks, service marks, patents, or other intellectual property and proprietary rights and laws ("Intellectual Property") and may constitute trade secrets, as defined by applicable law. All such Intellectual Property is the property of their respective owners and no rights or licenses are granted to you as a result of your participation in the Services.

ABOUT EMPOWER ADVISORY GROUP, LLC

Additional information about the services provided by EAG may be found in EAG's Form ADV Part II, which is available free of charge online at www.adviserinfo.sec.gov and www.empower.com, or upon request by calling your Plan's toll-free customer service number or by writing EAG at: 8515 East Orchard Road, Greenwood Village, Colorado 80111.

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SUPPLEMENT A

FEES FOR THE SERVICE

Fees for each service are shown below. The chart below reflects the applicable billing period and annual fee amount.

Online Advice	Quarterly Fee	Annual Fee
	\$0.00	\$0.00

My Total Retirement		
Participant Account Balance	Quarterly Fee	Annual Fee
≤ \$100,000.00	0.1125%	0.45%
Next \$150,000.00	0.0875%	0.35%
Next \$150,000.00	0.0625%	0.25%
> \$400,000.01	0.0375%	0.15%

For example, if your account balance subject to My Total Retirement is \$50,000.00, the maximum annual fee is 0.45% of the account balance. If your account balance subject to My Total Retirement is \$500,000.00, the first \$100,000.00 will be subject to a maximum annual fee of 0.45% (quarterly 0.1125%), the next \$150,000.00 will be subject to a maximum annual fee of 0.35% (quarterly 0.0875%), the next \$150,000.00 will be subject to a maximum annual fee of 0.25% (quarterly 0.0625%), and any amounts over \$400,000.00 will be subject to a maximum annual fee of 0.15% (quarterly 0.0375%). For example, the maximum quarterly fee for an account balance less than \$100,000.00 (subject to maximum annual fee of 0.45%) would be 0.1125% quarterly, as demonstrated above.

If you cancel participation in the service, the fee will be based on your participation in the My Total Retirement through the date of cancellation for asset-based fees. For dollar-based fees, the full billing period rate will be assessed notwithstanding the date of cancellation. If your Plan terminates its agreement with its recordkeeper, the fee will be debited based on your participation in the My Total Retirement through the date of such termination.

You can access our Privacy Policy via the link below: https://www.empower.com/privacy

You can access our ADV Disclosure Brochure via the link below: https://dcprovider.com/EAG/EAG-ADV-Part-2A-Brochure-MIM-MAS.pdf