OKLAHOMA MUNICIPAL RETIREMENT FUND MASTER DEFINED BENEFIT PLAN JOINDER AGREEMENT

			[a municipality chartered, incorporated or formed under the laws
			ma], a city, town, agency, instrumentality, or public trust located in the State of Oklahoma, with its
			office at, Oklahoma, hereby establishes a Defined Benefit Plan to be known as
•	-		of Plan (the "Plan") in the form of The Oklahoma Municipal Retirement Fund
Ma	ste	r D	fined Benefit Plan.
Exc	сер	t as	otherwise provided herein, the definitions in Article II of the Plan apply.
1.	D	ate	•
	[]	This instrument is a new Plan effective [such date may not be earlier than the first day of the Plan Year in which it is executed].
	[]	This instrument is an amendment, restatement and continuation of the Previous Plan, which was originally The effective date of this Joinder Agreement is [such date may not be earlier than the first day of the Plan Year beginning in 2008, or the first day of the initial Plan Year, if later], except as otherwise stated in the Plan and the Joinder Agreement.
2.	E	mp	oyee.
			ord "Employee" shall mean:
]	Any person other than a Leased Employee who, on or after the Effective Date, is considered to be a regular full-time employee in accordance with the Employer's standard personnel policies and practices, and is receiving remuneration for such services rendered to the Employer (including any elected official and any appointed officer or employee of any department of the Employer, whether governmental or proprietary in nature), including persons on Authorized Leave of Absence. Employees shall not include independent contractors. Elected members of the City Council shall not be considered to be Employees solely by reason of their holding such office.
	[]	Any person other than a Leased Employee who, on or after the Effective Date, is considered to be a regular employee in accordance with the Employer's standard personnel policies and practices (including part-time, seasonal and temporary employees), and is receiving remuneration for such services rendered to the Employer (including any elected official and any appointed officer or employee of any department of the Employer, whether governmental or proprietary in nature), including persons on Authorized Leave of Absence. Employees shall not include independent contractors. Elected members of the City Council shall not be considered to be Employees solely by reason of their holding such office.
]	Any person who, on or after the Effective Date, is an employee of the Employer and holds the position of: [] City Manager, City or Town Administrator, President, Chief Executive Officer, General Manager, or District Manager, as applicable. [] Assistant City Manager [] Chief of Police [] Fire Chief [] Department Head or Department Manager [] Finance Director or Chief Financial Officer [] General Counsel or Municipal Attorney [] Municipal Judge [](specify position) [do not specify the name of the individual or a finite
			group unless the Plan otherwise provides continuing eligibility to a specified position or group]

	The word "Employee" shall not include: [] Any person who is currently accruing benefits under any other state or local retirement system.
	 [] Any person in the following position and who is covered under another retirement program of system approved by the City: [] City Manager, City or Town Administrator, President, Chief Executive Officer, General Manager, or District Manager, as applicable. [] Assistant City Manager [] Chief of Police [] Fire Chief [] Department Head or Department Manager [] Finance Director or Chief Financial Officer [] General Counsel or Municipal Attorney [] Municipal Judge []
	[] Any person who is
3.	Eligibility. Eligible Employees shall commence participation in the Plan: (Select only one) [] month(s) (any number of months up to twelve consecutive) after the Employee's Employment Commencement Date or the date the individual meets the definition of Employee in Section 2 hereof, provided that the individual has met the definition of Employee in Section 2 hereof throughout such period. [] On the Employee's Employment Commencement Date.
1.	Definition of Compensation. Compensation shall exclude the item(s) listed below: No exclusions. Bonuses. Commissions. Longevity pay. Severance pay. Accrued vacation or sick leave paid upon termination of employment and moving expenses. Fringe benefits, expense reimbursements, deferred compensation and welfare benefits. Multiplication of Compensation of Compensation and welfare benefits. Compensation shall exclude the item(s) listed below:
5.	Average Monthly Compensation. The considered period for purposes of the definition of "Average Monthly Compensation" in Section 2.1 of the Plan is: [] sixty (60) consecutive months. [] thirty-six (36) consecutive months.

	[]	Mandatory Contribution Option. A Participant shall be required to contribute to the Plan for each Plan Year the percentage of his Compensation ("Mandatory Contributions") required by the Plan in Section 8 of this Joinder Agreement. Mandatory Contributions shall be made by payroll deductions. A Participant shall authorize such deductions in writing on forms approved by, and filed with, the Committee.
		If the Participant's Mandatory Contributions pursuant to the preceding paragraph are to be taxed deferred: [] Pick Up Option. The Employer hereby elects to have the provisions of Section 3.4 of the Plan apply. The Employer shall pick up and pay the percentage of each Participant's Compensation required to be contributed as of [insert date] in lieu of contributions by the Participant. No Participant shall have the option of receiving the contributed amounts directly as Compensation.
	[]	Non-Contributory Option. Participants shall not be required nor permitted to contribute to the Plan.
7.	A.	Payment Options. The Employer hereby elects the following minimum number of payments for employees eligible to receive benefits under Article IV of the Plan: [] Sixty (60) monthly payments. [] One hundred and twenty (120) monthly payments.
		Plan Options. The Employer hereby elects the following plan designation and percentage used in calculating benefits under Section 5.1 of the Plan. [] Plan AAA – 3.00% with no maximum Years of Service [] Plan AAA – 3.00% recognizing a maximum of 22 Years of Service [] Plan BB 2.25% [] Plan BB 2.25% [] Plan CC 1.875% [] Plan A 1.50% [] Plan B 1.125% [] Plan B 1.125% [] Plan C .75% Normal Retirement Age. Normal retirement age shall be: [] Age 65 [] The earlier of (i) and (ii) as follows: (i) age 65 (ii) the later of age 62 and the age at which the Participant has completed 30 Years of Service. Examples: An employee hired at age 20 who worked for 30 years and terminated at age 50 would be entitled to unreduced payments at age 62. An employee hired at age 30 who worked for 25 years and terminated at age 55 would be entitled to unreduced payments at age 65.
		[] Modified Rule of 80: The earlier of (i) and (ii) as follows: (i) age 65 (ii) the later of age 55 and the age at which the sum of the Participant's age in completed years and the participant's number of completed Years of Service total 80 or greater. To be eligible, the Participant's age plus Years of Service must be at least 80 prior to termination of employment (or, after termination of employment in the case of a Participant who transfers to another Municipality in accordance with Section 8.1(b) of the Plan) Examples: 1. An employee hired at age 30 who worked for 25 years and terminated at age 55 would be entitled to unreduced payments immediately. Age 55 plus 25 years equals 80.

6. The Employer hereby elects the following Plan design:

55.

2. An employee hired at age 20 who worked for 30 years and terminated at age 50 would be entitled to unreduced payments at age 55. The employee has age plus Years of Service points at age 50 but the minimum age for payment is

years is less than 80, so the Normal Retirement Age is 65. **D.** Vesting Options. The Employer hereby elects the following vesting option to determine an Employee's eligibility to receive retirement benefits. [] Ten Year Cliff Vesting Schedule [] Seven Year Cliff Vesting Schedule [] Five Year Cliff Vesting Schedule E. Service Credit Prior to Effective Date. The Employer hereby elects to include the following limitation of service prior to the effective date. [] No limitation [] For all purposes under the Plan [] With respect to Service for purposes of vesting and attainment of Normal Retirement Age Service credit prior to the effective date shall not exceed years [] For all purposes under the Plan [] With respect to Service for purposes of benefit accruals. F. Service Buyback. The Employer hereby elects No service buyback pursuant to Section 10.11 of the Plan [] The service buyback provisions of Section 10.11 of the Plan. G. Service for Worker's Compensation Period. If a Participant is on an Authorized Leave of Absence and is receiving worker's compensation during such Authorized Leave of Absence, such **Participant** [] shall be credited with Service for such period for purposes of vesting only and not for purposes of benefits, but no Employee contributions shall be made with respect to the Participant for such [] shall not be credited with Service for such period. 8. Contributions by Participants. If Participants are required to contribute to the cost of providing benefits under this Plan, such contributions shall be based on the plan designation selected in Section 7B above and shall apply to pay periods commencing on and after The Participant contribution formula in Section 3.3 of the Plan shall use the following percentage for the Plan Option selected in Section 7B of this Joinder Agreement: Plan AAA - 6.00%Plan AA - 5.25% Plan BB - 4.50% Plan CC - 3.75% Plan A - 3.00%Plan B - 2.25% Plan C - 1.50% b. [] The contribution formula shall be [insert number between 0 and twelve] % of compensation. c. [] The contribution as annually determined each year shall be shared by the Participant and Employer as follows: Employee portion Employer portion _____ % (Participant plus Employer percentages must total 100%.) The contribution will be actuarially determined based on Plan assets and liabilities as of January 1 of each year as a percent of payroll, which will then be shared between the Employer and Participant as noted above. These contribution rates will be in effect from July 1 of that year until June 30 of the subsequent year.

3. An employee hired at age 25 who worked for 25 years and terminated at age 50 would be entitled to unreduced payments at age 65. Age 50 plus 25

9.	For purposes of adjusting retiree and beneficiary pensions, the Employer hereby elects the following: [] No Cost-of-Living Option. [] Cost-of-Living Option. This election applies to Sections 5.1 (Normal Pension), 5.2 (Early Pension), 5.3 (Disability Pension), 5.4 (Deferred Vested Pension), 6.2 (Death Prior to Commencement of Pension), 6.3(a) and 6.3(b) (Death After Commencement of Pension), and 6.4 (Spouse's Pension) and provides annual benefit increases of the smaller of three percent (3%) or the percentage change in the Consumer Price Index. The effective date of the Cost-Of-Living Option shall be, the original date that the				
10	Employer elected the Cost-Of-Living Option.				
10.	 Retiree Plan Improvement Option. Benefits payable to or on behalf of a former Employee under Article V, Article VI, or Article VII of the Plan, which are due or in the course of payment on or after the Effective Date of this Joinder Agreement, shall [] be increased according to the Plan Option elected herein. Such increased benefits shall be reflected in any periodic payments due or paid on or after the Effective Date of the Joinder Agreement. It is not intended for this change to be retroactive and any periodic payments due prior to such date shall not be affected. [] be increased by % effective Such increased benefits shall be reflected in any periodic payments due or paid after such date. It is not intended for this change to be retroactive and any periodic payments due prior to such date shall not be affected. 				
	not be increased unless such former Employee is subject to Section 10.9 or 10.10 of the Plan, but shall continue to be paid under the terms of the Previous Plan.				
11.	1. Limitations on Optional Benefit Forms. Section 7.2 of the Plan provides for a lump sum payment form, an installment payment form that would be payable over a fixed number of years (at which time all payments would cease), or the purchase of an insured annuity. The Employer hereby elects the following:				
	 Optional benefit forms under Section 7.2 of the Plan will not be permitted. Optional benefit forms under Section 7.2 of the Plan will be permitted, subject to Retirement Committee approval for any such elections by an Participant, subject to the following limitation(s): 				
	(The above election has no effect on the joint and survivor optional benefit forms under Section 7.1).				
12.	Defined Contribution Option. [] Not applicable.				
	[] Participant shall be entitled to the benefit under this option, in addition to the benefit determined according to Section 7B. An account shall be created for each active Participant as of the effective date of the option. The beginning balance of the account shall be the Participant's Contribution Accumulation. The account				
	shall be credited with: (1) Mandatory Contributions made by the Participant after the effective date of the option; and (2) Investment earnings at same rate as earned by the Oklahoma Municipal Retirement Fund (OMRF) Defined Benefit Fund.				
	As soon as administratively possible after termination of employment or death, the administrator shall pay the Participant or Beneficiary if applicable, the account balance as requested. The Participant may elect to receive the benefit in any of the Benefit options permitted under the plan. The benefit shall be the Actuarial Equivalent of the account balance at the time the benefit				
	commences. This option shall be effective [include the earlier of the date this Option was originally adopted in a Joinder Agreement or the date of adoption in the current Plan Year].				

13. The Employer has consulted with and been advised by its attorney concerning the meaning of the provisions of the Plan and the effect of entry into the Plan. IN WITNESS WHEREOF the has caused its corporate seal to be affixed hereto and this instrument to be duly executed in its name and behalf by its duly authorized officers this day of _____,____, By: Attest: Title: Title: (SEAL) 14. The foregoing Joinder Agreement is hereby approved by the Oklahoma Municipal Retirement Fund this day of ______, _____. OKLAHOMA MUNICIPAL RETIREMENT FUND Attest: Secretary (SEAL)

Required Disclosures. This Joinder Agreement is to be used only with the Oklahoma Municipal Retirement Fund Master Defined Benefit Plan. Failure to properly complete this Joinder Agreement may result in failure of the Plan to qualify under Code Section 401(a). In accordance with IRS Rev. Proc. 2011-49, the Volume Submitter Practitioner who has obtained Internal Revenue Service approval of the Oklahoma Municipal Retirement Fund Master Defined Benefit Plan has authority under the Plan document to amend the Plan on behalf of adopting employers for certain changes in the Code, regulations, revenue rulings, other statements published by the Internal Revenue Service, including model, sample or other required good faith amendments. The Volume Submitter Practitioner will inform adopting employers of any such amendments or of the discontinuance or abandonment of the volume submitter plan document. The name, address and telephone number of the Volume Submitter Practitioner are: McAfee & Taft A Professional Corporation, 10th Floor, Two Leadership Square, 211 N. Robinson, Oklahoma City, OK 73102, telephone (405) 552-2231. Any inquiries by the adopting employer regarding the adoption of the Plan, the meaning of Plan provisions, or the effect of the Internal Revenue Service advisory letter on the volume submitter plan may be directed to the Volume Submitter Practitioner.