

EMPLOYER VANTAGECARE RETIREMENT HEALTH SAVINGS (RHS) ADOPTION AGREEMENT

EMPLOYER VANTAGECARE RETIREMENT HEALTH SAVINGS (RHS) PLAN ADOPTION AGREEMENT

Pla	an Number: 8 03653
Sel	ect as applicable: 🔲 Standalone RHS 🔲 Integrated RHS 🔲 Amendment to Existing Plan 💆 New Plan (see NOTE below)
for	OTE: (For existing employers only): Check here if you want ICMA-RC to use existing plan contact information this new plan setup. Otherwise, if contact information has changed, please complete and return the Implementation at a Form found on pg. II:31 along with the adoption materials.
Em	nployer Retirement Health Savings Plan Name:
I.	Employer Name: CITY OF FRANKLIN State: TENNESSEE
II.	The Employer hereby attests that it is a unit of a state or local government or an agency or instrumentality of one or more units of a state or local government.
III.	Effective Date of the Plan: 11/22/2106
IV.	The Employer intends to utilize the Trust to fund only welfare benefits pursuant to the following welfare benefit plan(s) established by the Employer:
V.	Eligible Groups, Participation and Participant Eligibility Requirements
	A. Eligible Groups
	The following group or groups of Employees are eligible to participate in the VantageCare Retirement Health Savings Plan (check all applicable boxes):
	☐ All Employees
	☐ All Full-Time Employees
	☐ Non-Union Employees
	☐ Public Safety Employees – Police
	☐ Public Safety Employees – Firefighters
	General Employees
	Collectively-Bargained Employees (Specify unit(s))
	☑ Other (specify group(s)) Employees in City Administrator, Assistant City Administrator, or Department Director positions
	The Employee group(s) specified must correspond to a group(s) of the same designation that is defined in the statutes, ordinances, rules, regulations, personnel manuals or other documents or provisions in effect in the state or locality of the Employer.
1	B. Participation
	Mandatory Participation: All Employees in the covered group(s) are required to participate in the Plan and shall receive contributions pursuant to Section VI.
	If the Employer's underlying welfare benefit plan or funding under this VantageCare Retirement Health Savings Plan is in whole or part a non-collectively bargained, self-insured plan, the nondiscrimination requirements of Internal Revenue Code (IRC) Section 105(h) will apply. These rules may impose taxation on the benefits received by highly compensated individuals if the Plan discriminates in favor of highly compensated individuals in terms of eligibility or benefits. The Employer should discuss these rules with appropriate counsel.
•	C. Participant Eligibility Requirements
	 Minimum service: The minimum period of service required for participation is ten years (write N/A if no minimum service is required).
	 Minimum age: The minimum age required for eligibility to participate is N/A (write N/A if no minimum age is required).

VI. Contribution Sources and Amounts

A. Definition of Earnings

The definition of Earnings will apply to all RHS Contribution Features that reference "Earnings", including Dire Employer Contributions (Section VI.B.1.) and Mandatory Employee Compensation Contributions (Section VI.B.					
	Definition of earnings:				
В.	Direct Employer Contributions and Mandatory Contributions				
	1. Direct Employer Contributions				
	The Employer shall contribute on behalf of each Participant				
	% of Earnings				
	\$ each Plan Year				
	☐ A discretionary amount to be determined each Plan Year				
	Other (describe):				
	2. Mandatory Employee Compensation Contributions				
	The Employer will make mandatory contributions of Employee compensation as follows:				
	Reduction in Salary % of Earnings or \$ will be contributed for the Plan Year.				
	Decreased Merit or Pay Plan Adjustment - All or a portion of the Employees' annual merit or pay plan adjustment will be contributed as follows:				
	An Employee shall <u>not</u> have the right to discontinue or vary the rate of Mandatory Contributions of Employee Compensation.				
	3. Mandatory Employee Leave Contributions				
	The Employer will make mandatory contributions of accrued leave as follows (provide formula for determining Mandatory Employee Leave contributions):				
	Accrued Sick Leave				
	Accrued Vacation Leave				
	Other (specify type of leave) Accrued TERMINAL Leave				
	Funding source is one-half of the value of all Terminal Leave in excess of \$24,000 at separation of				
	service for the individual participant.				
	An Employee shall not have the right to discontinue or vary the rate of mandatory leave contributions.				

C. Limits on Total Contributions (check one box)

The total contribution by the Employer on behalf of each Participant (including Direct Employer and Mandatory Employee Contributions) for each Plan Year shall not exceed the following limit(s) below. Limits on individual contribution types are defined within the appropriate section above.

	There is no Plan-defined limit on the percentage or dollar amount of earnings that may be contributed.				
	% of carnings*		_		
	_	as Section VI.A	☐ Other		
	s for the Plan year.				
	See Section V.B. for a discussion of nondiscriminat	ion rules that may app	oly to non-collectively bargained self-insured Plans.		
VII. V	Vesting for Direct Employer Contributions				
A	A. Vesting Schedule (check one box)				
	☑ The account is 100% vested at all times.				
	☐ The following vesting schedule shall apply 1	to Direct Employer (Contributions as outlined in Section VI.B.1.:		
	Years of Service	Vesting			
•	Completed	Percentage			
	V- WALLESTON D	% %			
	#Prince And Andrews An	%			
		%			
		%			
	APPROXIMATE DESIGNATION OF THE PROPERTY OF THE	%			
		%			
		%			
		%			
B. The account will become 100% vested upon the death, disability, retirement*, or attainment of benefit eligibility (as outlined in Section IX) by a Participant.					
	*Definition of retirement includes a separation from	m service component	and is further defined by (check one):		
	☐ The primary retirement plan of the Employer				
	Separation from service				
	Other				
C,	C. Any period of service by a Participant prior to a rehire of the Participant by the Employer shall not count toward the vesting schedule outlined in A above.				
/III. F	Forfeiture Provisions				
Upon separation from the service of the Employer prior to attainment of benefit eligibility (as outlined in Section IX), or upon reversion to the Trust of a Participant's account assets remaining upon the participant's death (as outlined in Section XI), a Participant's non-vested funds shall (check one box):					
Ø	Remain in the Trust to be reallocated among all Plan Participants with a balance as Direct Employer Contributions for the next and succeeding contribution cycle(s).*				
	Remain in the Trust to be reallocated on an equal dollar basis among all Plan Participants with a balance.*				
	Remain in the Trust to be reallocated among all Plan Participants based upon Participant account balances.*				
	Revert to the Employer via check.				

^{*} If the forfeited balance is small whereby the reallocation amount to each Plan Participant with a balance is minimal, the assets will revert to employer's forfeiture account for further direction from the employer. If there are participants without a balance who should receive forfeiture assets, please provide alternative instructions to ICMA-RC on the forfeiture reallocation notice.

	IX. I	ligibili	ty Requirements to Receive Medical Benefit Payments from the VantageCare Retirement Health Savings Plan	
A. A Participant is eligible to receive benefits:				
At retirement only (also complete Section B.) Definition of retirement:				
			Same as Section VII.B.	
			Other	
		\square	At separation from service with the following restrictions	
			☐ No restrictions	
			□ Other	
B. Termination prior to general benefit eligibility: In case where the general benefit eligibility as outlined in Section IX.A includes a retirement component, a Participant who separates from service of the Employer prior to retirement will be eligible to receive benefits:				
		1	Immediately upon separation from service	
		[Other	
as defined by the Social Security Administration as defined by the Employer's primary retirement plan other will become immediately eligible to receive medical benefit payments from his/her VantageCare Retirement Health Savings Plan account. D. Upon the death of the Participant, benefits shall become payable as outlined in Section XI.				
X.	Per	missib!	e Medical Benefit Payments	
	Ber	efits eli	gible for reimbursement consist of:	
All Medical Expenses eligible under IRC Section 213* other than (i) direct long-term care expenses, and (ii) expenses for medicines or drugs which are not prescribed drugs (other than insulin).		dical Expenses eligible under IRC Section 213* other than (i) direct long-term care expenses, and (ii) es for medicines or drugs which are not prescribed drugs (other than insulin).		
		expens	lowing Medical Expenses eligible under IRC Section 213* other than (i) direct long-term care expenses, and (ii) es for medicines or drugs which are not prescribed drugs (other than insulin). Select only the expenses you wish to inder the VantageCare Retirement Health Savings Plan:	
		□М	edical Insurance Premiums	
		□ M	edical Out-of-Pocket Expenses*	
		□ M	edicare Part B Insurance Premiums	
		☐ Me	edicare Part D Insurance Premiums	

	Medicare Supplemental Insurance Premiums	
	Prescription Drug Insurance Premiums	
	COBRA Insurance Premiums	
	Dental Insurance Premiums	
	Dental Out-of-Pocket Expenses*	
	Vision Insurance Premiums	
	Vision Out-of-Pocket Expenses*	
	Qualified Long-Term Care Insurance Premiums	
	Non-Prescription medications allowed under IRS guidance*	
	Other qualifying medical expenses (describe)*	
* See Section V.A. for a discussion of nondiscrimination rules which may apply to non-collectively bargained, self-insured Plans.		

XI. Benefits After the Death of the Participant

In the event of a Participant's death, the following shall apply:

A. Surviving Spouse and/or Surviving Dependents

The surviving spouse and/or surviving eligible dependents (as defined in Section XII.D.) of the deceased Participant are immediately eligible to maintain the account and utilize it to fund eligible medical benefits specified in Section X above.

Upon notification of a Participant's death, the Participant's account balance will be transferred into Dreyfus Cash Management fund* (or another fund selected by the Employer). The account balance may be reallocated by the surviving spouse or dependents.

"An investment in the Dreyfus Cash Management money market fund is not insured or guaranteed by the Federal Deposit Insurance Corporation or any other government agency. Although the fund seeks to preserve the value of your investment at \$1.00 per share, it is possible to lose money by investing in the fund. Investors should consider the investment objectives, risks, charges, and expenses of the fund carefully before investing. You may visit us at www.icmarc.org or call 800-669-7400 to obtain a prospectus that contains this and other information about the fund. Read the prospectus carefully before investing.

If a Participant's account balance has not been fully utilized upon the death of the eligible spouse, the account balance may continue to be utilized to pay benefits of eligible dependents. Upon the death of all eligible dependents, the account will revert to the Plan to be applied as specified in Section VIII.

B. No Surviving Spouse or Surviving Dependents

If there are no living spouse or dependents at the time of death of the Participant, the account will revert to the Plan to be applied as specified in Section VIII.

XII. The Plan will operate according to the following provisions:

A. Employer Responsibilities

- 1. The Employer will submit all VantageCare Retirement Health Savings Plan contribution data via electronic submission.
- 2. The Employer will submit all VantageCare Retirement Health Savings Plan Participant status updates or personal information updates via electronic submission. This includes but is not limited to termination notification and benefit eligibility notification.
- B. Participant account administration and asset-based fees will be paid through the redemption of Participant account shares, unless agreed upon otherwise in the Administrative Services Agreement.

- C. Assignment of benefits is not permitted. Benefits will be paid only to the Participant, his/her Survivors, the Employer, or an insurance provider (as allowed by the claims administrator). Payments to an third-party payee (e.g., medical service provider) are not permitted with the exception of reimbursement to the Employer or insurance provider (as allowed by the claims administrator).
- D. An eligible dependent is (a) the Participant's lawful spouse, (b) the Participant's child under the age of 27, as defined by IRC Section 152(f)(1) and Internal Revenue Service Notice 2010-38, or (c) any other individual who is a person described in IRC Section 152(a), as clarified by Internal Revenue Service Notice 2004-79.
- E. The Employer will be responsible for withholding, reporting and remitting any applicable taxes for payments which are deemed to be discriminatory under IRC Section 105(h), as outlined in the VantageCare Retirement Health Savings Plan Employer Manual.

XIII. Employer Acknowledgements

- A. The Employer hereby acknowledges it understands that failure to properly fill out this Employer VantageCare
 Retirement Health Savings Plan Adoption Agreement may result in the loss of tax exemption of the Trust and/or loss
 of tax-deferred status for Employer contributions.
- B. Check this box if you are including supporting documents that include plan provisions.

EMPLOYER SIGNATURE	
Ву:	Date: 11/22/2016
Title: Mayor	
Attest: 5. St. A.	Date: 11/22/2016
Title: City Administrator and Recorder	