SPECIMEN SECTION 457(b) DEFERRED COMPENSATION PLAN GOVERNMENTAL EMPLOYERS

This specimen plan document (which includes both an Adoption Agreement and a Basic Plan Document) is intended to meet the requirements of an eligible deferred compensation plan under Section 457(b) of the Internal Revenue Code of 1986, as amended, and the regulations promulgated thereunder, that is sponsored by a governmental employer, as defined thereunder. This document has not been approved by the Internal Revenue Service and is provided for consideration by the employer and its legal counsel. Modifications may be required depending on the specific facts and circumstances of the employer, including any applicable state or local laws, rules or regulations regarding deferred compensation or retirement benefits for governmental employees. VALIC cannot and does not provide legal or tax advice.

ADOPTION AGREEMENT SECTION 457(b) DEFERRED COMPENSATION PLAN

(Governmental)

The undersigned employer hereby adopts or restates, as applicable, this Plan. This Plan shall comprise both (1) this Adoption Agreement and (2) the Basic Plan Document. Article and section references in this Adoption Agreement refer to articles and sections of the Basic Plan Document unless otherwise indicated.

-	•	ame: <u>City of Panama City Beach</u>			
Emp	loyer A	ddress: 104 S. Arnold Road			
		Panama City Beach, Florida 32413			
Plan	Name:	Panama City Beach Deferred Compensation Plan			
1.	Plan I	Effective Date. ("Effective Date.") (Check one.)			
		This Plan is being established by the Employer as a new Plan, effective,			
	X	This Plan amends and restates the Plan previously established by the Employer and is effective			
		October 1 ,2017 . The Plan was originally established by the Employer effective August 4 , 2000 .			
2.	Eligible Employees. (Check one.)				
	X	All Employees shall be eligible to participate.			
		The Employer, in its sole discretion, shall determine each Plan Year which Employees shall be eligible to participate in the Plan.			
		All Employees shall be eligible to participate <u>except</u> the following Employees (specify which Employees shall <u>not</u> be allowed to participate in the Plan):			
3.	Roth	Contributions. (Check one.)			
		Designated Roth Contributions are not permitted, and Section 4.10 shall not apply to this Plan.			
	X	Participants may make Designated Roth Contributions (as described in Section 4.10) in lieu of or in addition to pre-tax Elective Deferral Contributions, effective October 1, 2017 (insert date not earlier than the later of January 1, 2011 or the date of the Employer's resolution adopting Designated Roth Contributions).			
4.	Emplo and D	oyer Contributions. (Check one.) Note: Employer Contributions are combined with Elective Deferral Contributions esignated Roth Contributions in applying the contribution limits described in Section 2.18.			
	X	There shall be no Employer Contributions under this Plan.			
		Discretionary Employer Contribution. The Employer may, in its absolute discretion, make an Employer Contribution to the Plan, and may determine, in its absolute discretion, how any such Employer Contribution shall be allocated among Plan Participants. This Discretionary Employer Contribution may be a matching or non-matching contribution.			
		FICA Opt-out Contribution. As described in Section 4.11, the Employer shall make FICA Opt-out Contributions (contributions other than Elective Deferral Contributions or Designated Roth Contributions) on behalf of the following Employees in lieu of paying/withholding FICA taxes for such Employees and in the amounts indicated below (check applicable box and fill in blanks for required contribution percentages):			
		☐ All Employees			
		☐ Part-time, seasonal and temporary Employees only			

		Other (indicate which Employees shall be eligible for the FICA Opt-out Contributions).			
	The required FICA Opt-out Contribution shall consist of the following types of contributions (v 7.5% or more of the Participant's Compensation):				
		☐ Employer Contribution =% of Compensation			
		☐ Mandatory Employee Contribution =% of Compensation			
		Other:			
5.	Loans. (Check one.)				
		Yes, loans are allowed and Article IX shall apply to this Plan.			
	X	No, loans are not allowed and Article IX shall not apply to this Plan.			
6.	<u>Unfor</u>	reseeable Emergency Withdrawals. (Check one.)			
		Yes. Withdrawals under Section 6.08 shall be available under this Plan. (Check one.) Withdrawals on account of an illness, accident or need to pay for the funeral expenses of the Participant's primary Beneficiary shall be available effective the later of (a) August 17, 2006, (b) the original effective date of the Plan or, if applicable, (c), (insert date that this option was first available, if such date was later than August 17, 2006). Withdrawals on account of an illness, accident or need to pay for funeral expenses of the Participant's primary Beneficiary shall not be available.			
	X	No. Withdrawals under Section 6.08 shall not be available under this Plan.			
7.	<u>Participant's Election to Receive In-Service Distribution</u> . A Participant may elect to receive an in-service distribution of his account balance as described in Section 6.10. (Check one.)				
	X	Yes, if the total amount payable to a Participant under the Plan does not exceed the dollar amount under Code Section 411(a)(11)(A) (currently \$5,000).			
		No. Section 6.10 shall not apply to this Plan.			
8.	<u>Distribution without Participant's Consent</u> . Small accounts of certain inactive Participants may be distributed without the Participant's consent as described in Section 6.11. (Check one.)				
	X	Yes, if the total amount payable to a Participant under the Plan does not exceed \$1,000. Such amount will be paid in cash to the Participant.			
		No. Section 6.11 shall not apply to this Plan.			
9.	Distri	butions to Individuals in Uniformed Services. (Check one.)			
	X	The Plan does <u>not</u> permit distributions to individuals who are deemed to have a Severance from Employment solely on account of their performing services in the uniformed services and Section 6.13 shall <u>not</u> apply to this Plan.			
		Participants who are deemed to have a Severance from Employment on account of their performing services in the uniformed services for a period of 30 days or more may elect to receive a distribution of all or a portion of their Account (subject to the post-distribution restrictions described in Section 6.13).			
10.		n Roth Conversions. (Check one.) (Note: Employer cannot allow in-plan Roth conversions unless it <u>also</u> elects to Designated Roth Contributions under Section 3, above, of this Adoption Agreement.)			
	×	In-plan Roth conversions are not permitted, and Section 6.12 shall not apply to this Plan.			
		Participants may convert certain pre-tax amounts to Roth contributions in an "in-plan" rollover/conversion described in Section 6.12, but only if such amounts are currently distributable under the terms of the Plan, effective, (insert date not earlier than the later of January 1, 2011 or the date of the Employer's resolution adopting in-plan Roth conversions).			

11.	<u>Dedu</u>	ctions	s from Distributions to Eligible Retired Public Safety Officers. (Check one.)			
	X	Sec	distributions after December 31, 2006, an Eligible Retired Public Safety Officer may elect, pursuant to tion 6.14, to have up to \$3,000 of the distribution deducted and paid directly to the provider of an accident or lth insurance plan or qualified long-term care insurance plan.			
		The	Plan does not allow elections by Eligible Retired Public Safety Officers under Section 6.14.			
12.	Non-spousal Beneficiary Rollovers. As described in Section 8.03, non-spousal Beneficiary rollovers are allowed afte December 31, 2006, unless elected otherwise below. (Note: Such distributions are required by law to be allowed afte December 31, 2009.)					
	X	Noi	n-spousal Beneficiary rollovers are not allowed prior to January 1, 2010.			
		Non-spousal Beneficiary rollovers are allowed effective, (insert date January 1, 2007 and not later than December 31, 2009).				
13.	Required Minimum Distributions for 2009. (Check one of the boxes in each of subsections (a) and (b) below. If none of the boxes in a subsection is checked, the first option shall apply to the Plan.)					
	(a)	For	purposes of 2009 required minimum distributions:			
			This option reflects VALIC standard operations during 2009. The provisions of Section 6.05(a) apply (Required Minimum Distributions continue in accordance with the terms of the Plan for Participants or Beneficiaries receiving installment payments unless such Participant or Beneficiary elects otherwise, whereas Required Minimum Distributions are suspended for all other Participants and Beneficiaries).			
			The provisions of Section 6.05(b) apply (Required Minimum Distributions continue in accordance with the terms of the Plan for all Participants and Beneficiaries, unless otherwise elected by a Participant or Beneficiary).			
			The provisions of Section 6.05(c) apply (Required Minimum Distributions continue in accordance with the terms of the Plan for all Participants and Beneficiaries, but only Participants or Beneficiaries receiving installment payments may elect otherwise).			
			Other:			
			Not applicable (Plan established as a new Plan after 2009). (Do not complete subsection (b) below.)			
	(b)	For	purposes of Section 6.05(d), the Plan will treat the following as eligible rollover distributions in 2009:			
			This option reflects VALIC standard operations during 2009. A direct rollover option shall be offered only for distributions that would be eligible rollover distributions without regard to Code Section 401(a)(9)(H).			
			Eligible rollover distributions shall include 2009 Required Minimum Distributions and installment payments that include 2009 Required Minimum Distributions.			
			Eligible rollover distributions shall include 2009 Required Minimum Distributions, but only if paid with an additional amount that is an eligible rollover distribution without regard to Code Section 401(a)(9)(H).			
14.	<u>Optio</u>	nal B	enefit Accruals under HEART Act. (Check one.)			
			optional benefit accrual provisions described in Section 4.12 for individuals who die or become disabled le performing qualified military service shall <u>not</u> apply.			
	X	whi	optional benefit accrual provisions described in Section 4.12 for individuals who die or become disabled le performing qualified military service shall apply effective October 1, 2017 (insert date earlier than first day of 2007 Plan Year).			
15.	Governing Law. This Plan shall be construed under the laws of the State/Commonwealth of Florida (insert State/Commonwealth). This Plan shall be subject to any applicable State, county or local deferred compensat rules and regulations.					

Employer (Please Print): CITY OF PANAMA CITY

Employer's Signature:

Name (Please Print): MARIO GISBERT

Title: CITY MANAGER

Date: 9.15-17

The Employer hereby causes this Adoption Agreement to be executed by its duly authorized representative on the date

PARTICIPATION AGREEMENT SECTION 457(b) DEFERRED COMPENSATION PLAN

(Governmental)

Complete this page *only if* more than one Employer will adopt this Section 457(b) Deferred Compensation Plan. Each Participating Employer must execute a separate Participation Agreement.

Check here if not applicable and do not complete this page.

The undersigned governmental entity, by executing this Participation Agreement, elects to become a Participating Employer in the Section 457(b) eligible deferred compensation plan identified in the accompanying Adoption Agreement and below (the "Plan"), as if the Participating Employer were a signatory to the Adoption Agreement for the Plan. The Participating Employer accepts, and agrees to be bound by, all of the elections made by the signatory Employer in the Adoption Agreement for the Plan, except as otherwise provided in this Participation Agreement.

1.	than ado the orig	EFFECTIVE DATE. (Note: The Effective Date of the Participating Employer's adoption of the Plan han the original effective date of the Plan, as adopted by the signatory Employer. If the Participal dopting the Plan as a restatement of an existing governmental Section 457(b) plan of the Participating Employer's adoption of the Plan must not be earlier than original effective date of the Participating Employer's existing Section 457(b) plan, (ii) the effective ecent restatement of the Plan by the signatory Employer, or (iii) the first day of the Plan Year than the Participation Agreement is executed.)	ating Employer is ipating Employer, the <u>later of</u> (i) the e date of the most			
	The	The Effective Date of the Participating Employer's adoption of the Plan is:,	•			
2.	NEW PLAN/RESTATEMENT. The Participating Employer's adoption of this Plan constitutes: (Check one.)					
		The adoption of a new governmental Section 457(b) plan by the Participating Employer.				
		An amendment and restatement of a governmental Section 457(b) plan currently maintained be Employer identified as thehaving an original effective date of,				
		cipating Employer hereby causes this Participation Agreement to be executed by its duly authorized pecified below.	representative on			
Plan Na	ame (e (Please Print):				
Particip	ating	ing Employer Name (Please Print):				
Particip	ating	ing Employer's Signature:				
Name (Pleas	ease Print):				
Title: _		Date:				
Accepta	ance	ce by the Signatory Employer of the Adoption Agreement.				
Signato	ry Er	Employer Name (Please Print):				
Signato	ry Ei	Employer's Signature:				
Name (Pleas	ease Print):				
m: d		Data				