

403(b)(9) Defined Contribution Retirement Plan

By executing this Adoption Agreement, the undersigned Employer, ("the Adopting Employer") hereby adopts and establishes the Evangelical Presbyterian Church 403(b)(9) Defined Contribution Retirement Plan (the "Plan") to provide retirement benefits for its eligible employees, in accordance with the terms of this Adoption Agreement. The Adopting Employer agrees to be subject to the terms, provisions, and conditions of the Plan, as it may be amended from time to time and as supplemented by this Adoption Agreement. All words and phrases defined in the Plan shall have the same meaning when used in this Adoption Agreement.

EMPLOYER INFORMATION

Name	e of Adopting Employer
Addr	ess
City _	State ZIP
Tax II	D NumberChurch 4-Digit Division Code
Prima	ary contact at Adopting Employer
Prima	ary contact's email address
Prima	ary contact's phone
	EFFECTIVE DATE
The e	ffective date of this Adoption Agreement is
	OTHER DEFINED CONTRIBUTION RETIREMENT PLANS
	nployees of the Adopting Employer contribute only to the EPC Defined Contribution Retirement lan.
	ne Adopting Employer allows its employees to contribute to the EPC Plan or another Defined ontribution Retirement Plan.
C to	you selected this option, please list the names and contact information for all other Defined ontribution Retirement Plan vendor(s) or providers. If more space is needed, add an attachment of this Agreement Form. The Adopting Employer agrees that EPC Benefits Resources, Inc. is not esponsible for any administrative or compliance requirements for any other Plan arrangements.
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ELIGIBILITY REQUIREMENTS

	Ordained employees	Non-Ordained employees
Service:	☐ No service requirement	☐ No service requirement
		Must complete at least years of service
Age:	☐ No age requirement	☐ No age requirement
		Must be (number from 18 to 21)
	1: are eligible to participate except f	-
_		
(If more space		his Agreement Form and describe the exclusions.)
D		RY REDUCTION ELECTION
Participant vo	oluntary elective contributions:	☐ Are permitted ☐ Are not permitted
	EMPLOYER	CONTRIBUTIONS
employees an or greater tha immediately v contributions classification,	d former employees. The Adopting in 10% of base salary plus housing a vested in any Employer Contribution for different classifications of emp	ke Employer Contributions on behalf of eligible Employer is required to make a contribution equal to allowance for EPC-ordained pastors. Employees are on. The Adopting Employer can make different loyees or for different employees within each relained pastors. The Adopting Employer makes the tree classifications:
_	ned pastors. Required contribution than 10%, please describe:	n equal to 10% of base salary plus housing allowance.
	•	ontribution: 10% of base salary plus housing itions will be made for non-EPC ordained pastors:





Non-ordained employees. The following Employer Contributions will be made for non-ordained employees:
Former employees. Employer Contributions will be made for former employees as follows:
Amount of Employer Contributions:
Duration of Employer Contributions: Contributions will be made for years following the year in which the employee has terminated employment. <i>The maximum duration is 5 years.</i>
Eligibility for Employer Contributions: The following former employees or classifications of former employees are eligible for these contributions:
CONTRIBUTION LIMITS
The Adopting Employer agrees to monitor the calendar year contributions in accordance with the limits set forth in Article VI in the Plan document.
AMENDMENT AND TERMINATION
While only the EPC, acting through the Board of Directors, has authority to amend the Plan, the Adopting Employer may change the options available to it under the Adoption Agreement at any time Any such change, however, <i>must</i> be reflected in an amended Adoption Agreement.
REMITTANCE OF CONTRIBUTIONS
The Adopting Employer agrees to remit employee pre- and/or post-tax Elective Contributions to the EPC Benefits Office no later than fifteen (15) business days following the month in which contributions are withheld (this follows IRS guidelines for employee contribution remittances).
The Adopting Employer agrees to make Employer Contributions:
☐ Weekly ☐ Monthly ☐ Quarterly
Semi-Annually Dther:
The Adopting Employer agrees to remit Employer Contributions within the required time periods prescribed by law, even if no invoice or reminder notice is provided to the Adopting Employer.

Form updated March 2021



5850 T.G. Lee Blvd., Suite 510

Orlando, FL 32822

OTHER ACKNOWLEDGEMENTS

- The Board of Directors may request information from the Adopting Employer to properly administer the Plan. The Adopting Employer agrees to cooperate with any such request.
- The Adopting Employer agrees to maintain accurate records which reflect participant service and compensation.
- This Adoption Agreement will be construed in accordance with the laws of the State of Michigan.
- The Adopting Employer may from time to time change the options available to it under the Adoption Agreement.
 - The Adopting Employer agrees to update the Adoption Agreement to reflect any such changes.
 - The Adopting Employer agrees to provide a copy of the updated Adoption Agreement to the EPC Benefits Office.

AUTHORIZATION AND SIGNATURE

Agreement on this	day of	, 20
	ADOPTING EMPLOYER	
Name (please print)		
Title		
Signature		
	completed, signed Adoption Agreem @epc.org, fax to (407) 930-4492, or n	
EPC Benefits Resour	ces, Inc.	

The Adopting Employer should retain a copy of this Adoption Agreement in its file, along with a copy of the Evangelical Presbyterian Church 403(b)(9) Defined Contribution Retirement Plan.