

1134 Municipal Way Lansing, MI 48917 | 800.767.MERS (6377) | Fax 517.703.9711

www.mersofmich.com

I. Employer Name Cohoctah Township	Municipality #: 4723
authorized by 1996 PA 220 in accordance with the MERS Plan Document.	
coverage, hereby establishes the following Defined Contribution Plan provide	d by MERS of Michigan, as
The Employer, a participating municipality or court within the state of Michiga	n that has adopted MERS

I. Employer Name Cohoctah Township	Municipality #: $rac{4723}{}$
Division name Elected Officials and Dep	uties
	you currently define employees who are eligible to participate, for
II. Effective Date	
Check one:	
A. If this is the initial Adoption Ago of September, 2022.	greement for this group, the effective date shall be the first day
effective date by each	sion is new to MERS, so vesting credit prior to the initial MERS eligible employee shall be credited as follows (choose one): om date of hire No vesting credit
☐ This division is for new	hires, rehires, and transfers of current Defined Benefit* division
	urrent Hybrid division #
of payroll, as provided in adjusted for any bene	change future invoices to a flat dollar amount instead of a percentage your most recent annual actuarial valuation. (The amount may be fit modifications that may have taken place since then.)
Current active (defined bene <u>Document,</u> Section 64 for m	fit or hybrid) employees (select one of the following and see <u>Plan</u> ore information):
from the exist Plan as a lum	ne-time opportunity to convert the value of their current defined benefit ng defined benefit or hybrid plan into the new Defined Contribution o sum, or continue accruing service in the Defined Benefit. (Complete of Contribution Conversion Addendum.)
transfer to the	ne-time opportunity to cease service accrual in the current plan and new Defined Contribution plan for future service accrual, or continue ce in the Defined Benefit. The deadline for employees to make their _//
· · · · · · · · · · · · · · · · · · ·	ed to cease service accrual in Defined Benefit and will transfer to ibution for future service accrual.
	he Employer acknowledges receiving Projection Study results and understands the efunding the liability associated with the closed Defined Benefit division.
), the effective date	existing Adoption Agreement (existing division number shall be the first day of, 20 **rges** to your plan throughout the remainder of this Agreement.

C. If this is to separate employees from an existing Define number(s)	, -
the effective date shall be the first day of	, 20
D. If this is to merge division(s) into effective date shall be the first of, 20_	
E. \Box If this is an amendment to close Defined Benefit division	n(s) # or Hybrid
division(s) with new hires, rehires, and train	• •
Contribution division #, the effective date sha	all be (month/year).
Note: Closing this Defined Benefit or Hybrid division(s) dollar amount instead of a percentage of payroll, as proactuarial valuation.	
(The amount may be adjusted for any benefit modifications	s that may have taken place since then).
III. Plan Eligibility	
to MERS reported to MERS and earn time toward vesting. Some additional information below. Please describe the specific classification: Supervisor, Treasurer, Clerk, Board Trustees, Deputy Treasurer, Deputy Tre	ications that are eligible for MERS within Deputy Clerk
To further define eligibility (select all that apply):	
Employee Classification	Included Excluded Not Employed
Temporary Employees: Those who will work for the municipality fewer than months in total	
Part-Time Employees: Those who regularly work fewer than per	
Seasonal Employees: Those who are employed for tasks that occur at specific time the year	nes of
Voter-Elected Officials	
Appointed Officials: An official appointed to a voter-elected office	
Other: Deputy Treasurer and Deputy Clerk	
Other 2:	

() () () () () () () () () ()	Probationary Periods (select one): Contributions will begin after the probationary period has been satisfied. Probationary periods are allowed in one-month increments, no longer than 12 months. During this probationary period, contributions will not be reported and service toward vesting will begin when probationary period has ended. The probationary period will be month(s). Comments:
	Contributions will begin with the employee's date of hire (no Probationary Period). Effective with the date of hire, wages and any associated contributions must be submitted to MERS.
IV. Provi	isions
1	I. Leaves of Absence
•	Regardless of whether an employee is earning a wage while on the following types of leave: Third-party wages are not used in determining contributions for periods of leave. Vesting under elapsed time continues to accrue even if wages are not earned and contributions are zero.
	Note: Employers who determine vesting based on an "hours-reported" method, should report actual worked hours for the month where there was a leave.
E I	Leaves of absence due to military service are governed by the federal <i>Uniformed Services</i> Employment and Reemployment Rights Act of 1994 (USERRA), IRC 414(u), effective January 1, 2007, RC 401(a)(37). Military reporting requires historical wage and contribution reporting for Defined Contribution as applicable.
-	2. Definition of Compensation The Definition of Compensation selected must be used when determining both employer and employee contributions. Employers may include wage information along with employee and employer contributions when submitting wage/contribution reports to MERS.
\$	Select your Definition of Compensation: Base Wages Box 1 Wages of W-2 Gross Wages Custom Definition Click here to view details of Base, Box 1, and Gross Wages
	(To customize your definition, please complete the <u>Custom Definition of Compensation</u> <u>Addendum.</u>)

3. Forfeiture

A forfeiture occurs when a participant separates from employment prior to meeting the associated elapsed time (or hours reported) to receive vesting. The percentage of his/her employer contribution account balance that has not vested as of the date of termination will forfeit after 12 consecutive months following the termination date reported by the employer, or earlier, if the System distributes the participant's vested portion. MERS will utilize any available forfeiture balance as an automatic funding source applied to reported employer contributions at the time of reporting

4. Vestino				
vestir •	continuous employment from	loyees will be credited with one vesting year for each 12 month n the date of hire.		
	Hours reported method – Employees will be credited with one vesting year for each calendar year in which hours are worked			
Vestir □	ng schedule will be (check one Immediate):		
	Cliff vesting (fully vested after a specified number of years, not to exceed 10 years) will be $\frac{4}{2}$ years.			
	Graded Vesting (the % of vesting acquired after employment for the designated number of years, not to exceed 10 years)			
	% Vested	Years of Service		
	-	aployee's (or his/her beneficiary's) entire employer contribution		

In t account shall be 100% vested, to the extent that the balance of such account has not previously been forfeited.

Normal Retirement Age (presumed to be age 60 unless otherwise specified) If an employee is still employed with the municipality at the age specified here, their entire employer contribution balance will become 100% vested regardless of years of service.

a.	Contributions will be submitted (check one): Contributions will be remitted according to Employer's "Payroll Period" which represents the actual period amounts are withheld from participant paychecks, or within the month during amounts are withheld.			·
		Weekly Bi-Weekly (every other week)		Semi-Monthly (twice each month) Monthly
b.	Requ	loyer Contributions ired Employee Contributions and Entitle ribution Addendum for MERS Define		Contributions are outlined using associated bution (MD-073).
C.		Post-tax voluntary employee contributions are allowable into a Defined Contribution account subject to Section 415(c) limitations of the Internal Revenue Code.		

7. Rollovers from qualified plans are permitted and the plan will account separately for pre-tax and post-tax contributions and earnings thereon.

If Loans are elected, please refer to the <u>Defined Contribution & 457 Loan Addendum</u>.

V. Appointing MERS as the Plan Administrator

The Employer hereby agrees to the provisions of this *MERS Defined Contribution Plan Adoption Agreement* and appoints MERS as the Plan Administrator pursuant to the terms and conditions of the Plan. The Employer also agrees that in the event of any conflict between the MERS Plan Document and the MERS Defined Contribution Plan Adoption Agreement, the provisions of the Plan Document control.

VI. Modification of the terms of the Adoption Agreement

If the Employer desires to amend any of its elections contained in this Adoption Agreement, including attachments, the Governing Body or Chief Judge, by resolution or official action accepted by MERS, must adopt a new Adoption Agreement. The amendment of this Agreement is not effective until approved by MERS.

VII. Enforcement

- 1. The Employer acknowledges that the Michigan Constitution of 1963, Article 9, Section 24, provides that accrued financial benefits arising under a public Employer's retirement plan are a contractual obligation of the Employer that may not be diminished or impaired.
- 2. The Employer agrees that, pursuant to the Michigan Constitution, its obligations to pay required contributions are contractual obligations to its employees and to MERS and may be enforced in a court of competent jurisdiction;
- 3. The Employer acknowledges that employee contributions (if any) and employer contributions must be submitted in accordance with the *MERS Reporting and Contribution Enforcement Policy*, the terms of which are incorporated herein by reference;
- 4. The Employer acknowledges that late or missed contributions will be required to be made up, including any applicable gains, pursuant to the Internal Revenue Code;
- 5. Should the Employer fail to make its required contribution(s) when due, MERS may implement any applicable interest charges and penalties pursuant to the *MERS Reporting and Contribution Enforcement Policy* and Plan Document Section 79, and take any appropriate legal action, including but not limited to filing a lawsuit and reporting the entity to the Treasurer of the State of Michigan in accordance with MCL 141.1544(d), Section 44 of PA 436 of 2012, as may be amended.
- 6. It is expressly agreed and understood as an integral and non-severable part of this Agreement that Section 43 of the Plan Document shall not apply to this Agreement and its administration or interpretation. In the event any alteration of the terms or conditions of this Agreement is made or occurs, under Section 43 or other plan provision or law, MERS and the Retirement Board, as sole trustee and fiduciary of the MERS plan and its trust reserves, and whose authority is non-delegable, shall have no obligation or duty to administer (or to have administered) the MERS Defined Contribution Plan, to authorize the transfer of any defined benefit assets to the MERS Defined Contribution Plan, or to continue administration by MERS or any third-party administrator of the MERS Defined Contribution Plan.

VIII. Execution

The foregoing Adoption Ag	greement is hereby approved b	Cohoctah Township	on
	, -		
Received and Approved by Dated:	• • •	etirement System of Michigan	
	, 25 Oignata	(Authorized MERS Signatory)	