

SIMPLE IRA PLAN ESTABLISHMENT GUIDE

CUSTODIAN - AdvisorTrust, Inc. (Matrix Trust Company as Sub-Custodian)



ABOUT THE SIMPLE IRA PLAN AND ADOPTION INSTRUCTIONS

WHAT IS A SIMPLE IRA PLAN?

A savings incentive match plan for employees of small employers individual retirement arrangement (SIMPLE IRA) is a type of retirement plan which allows you, the employer, to provide an important benefit to the employees of your business (including yourself if you perform services for the business). An "employer" may be a sole proprietor, partnership, or corporation. Amounts you contribute for your employees under a SIMPLE IRA plan are deposited into your employees' SIMPLE IRAs.

WHAT ARE THE BENEFITS OF A SIMPLE IRA PLAN?

SIMPLE IRA plan contributions you make to your own SIMPLE IRA and your employees' SIMPLE IRAs are tax deductible to you, the employer. Because SIMPLE IRA plan contributions are made to a SIMPLE IRA, all earnings are tax-deferred, meaning the earnings are not taxed until they are withdrawn from the SIMPLE IRA. In addition, the SIMPLE IRA plan helps you attract and retain quality employees while you help meet the increasing need for financial security at retirement.

MUST I CONTRIBUTE EACH YEAR?

Each employee can specify the percentage of pay he or she wants you to withhold and contribute to the plan. The maximum amount which participants may defer each year is limited to \$14,000 for 2022 and \$15,500 for 2023. If an eligible employee is age 50 or older before the end of the calendar year, the above limitation is increased to \$17,000 for 2022 and \$19,000 for 2023. In addition, you must make either matching contributions, generally equal to the amount of each participant's elective deferrals up to three percent of his or her compensation, or nonelective contributions equal to two percent of each participant's compensation.

All contributions made under the plan must be directly deposited into each eligible employee's SIMPLE IRA at the financial institution you have designated.

WHEN ARE CONTRIBUTIONS DUE?

You have until the due date for filing your business's tax return (plus extensions) to make matching and nonelective contributions under your SIMPLE IRA plan.

MUST I INCLUDE ALL EMPLOYEES?

Not all employees have to be covered under the SIMPLE IRA plan. At your option, you can exclude employees who have not earned at least \$5,000 during any two preceding years and are not expected to earn at least \$5,000 during the current year. In addition, you may exclude certain union members.

WHEN ARE DISTRIBUTIONS AVAILABLE

Once SIMPLE IRA plan contributions are made, the normal IRA rules generally apply. For example, all earnings are tax-sheltered until they are withdrawn from the SIMPLE IRA and required minimum distributions must begin by April 1 of the year following the year the SIMPLE IRA owner reaches age 701/2 (age 72 if the SIMPLE IRA owner was born on or after July 1, 1949).

EMPLOYEE COMMUNICATIONS

If you have employees, provide each eligible employee with a completed copy of the Participation Notice & Summary Description provided in this kit. You must provide this notice prior to the employees' initial 60 day election period (alternatively, you may provide employees with the IRS Model Notification to Eligible Employees and a copy of the Form 5305-SIMPLE to satisfy the initial notice requirements). In addition, each year you must provide employees certain plan information prior to the election period. Consult with your Designated Financial Institution for information regarding the method for delivering the Annual Summary Descriptions.

Make sure all participating employees have established SIMPLE IRAs at the Designated Financial Institution.

Have all eligible employees complete and sign Salary Reduction Agreements (or the IRS Model Salary Reduction Agreement). You may reproduce the Salary Reduction Agreement in this kit to set up your employees' elections.

SUMMARY

You should consult with your legal and tax advisors for guidance in determining whether this SIMPLE IRA plan is the right option for your business and, if so, in selecting the plan features which best suit your business' needs. Once you are ready to adopt the plan, refer to the enclosed instructions for completing these documents and properly establishing your plan.

The following instructions are designed to assist you in setting up your SIMPLE IRA plan. They are not intended as a substitute for guidance from your legal or tax advisor.

STE	EPS TO FO	LLOW:								
	STEP 1.	Complete the "Employers Eligibility Checklist" below. The following questions are designed to help you, the employer, along with your legal or tax advisor, determine if you are eligible to adopt a SIMPLE IRA plan. Answer the following questions:								
		YES	NO	2.	Do you own or control a business from which your personal services are an income producing factor? If the answer is NO, STOF You are not eligible to establish this plan. If the answer to Question 1 is YES, go to Question 2. Do you have more than 100 employees who received at least \$5,000 of compensation from you in the previous calendar year? If the answer is YES, STOP. You are not eligible to establish this plan. If the answer to Question 2 is NO, go to Question 3. Have you maintained any other qualified plan during the current calendar year in which contributions were made or benefits were accrued? If the answer is YES, STOP. You are not eligible to establish this plan.					
	CTED O	_			If you have properly answered all of the preceding questions, go on to Step 2.					
	STEP 2.	Comp	lete an	d sig	n the Form 5305-SIMPLE (see page 2).					
	STEP 3.	The fo	If you have employees, complete the "Employee Eligibility Checklist" below. The following questions are designed to help you, the employer, along with your legal or tax advisor, identify the employees which are eligible to participate in your SIMPLE IRA plan. Answer the following questions:							
		YES	NO	1.	ls your business a member of a controlled group of corporations, businesses, or trades (whether or not incorporated) within					
					the meaning of IRC Section 414(b) or 414(c)?					
				2.	Is the business a member of an affiliated service group within the meaning of IRC Section 414(n)?					
				3.	Does the business use the services of leased employees within the meaning of IRC Section 414(n)? If you answered any of the above questions 1 through 3 YES, you may have to include the leased employees and/or employees of the other business(es) in the plan. Consult your tax advisor to determine what additional action, if any, you must take.					
	STEP 4.				yees, complete the <i>Participation Notice</i> & Summary Description (see page 8) and provide a copy to each employee immediately relection period begins.					
	STEP 5.	Make	sure al	l elig	gible employees have established SIMPLE IRAs with the Designated Financial Organization.					
	STEP 6.	Have a	all eligib	ole er	mployees complete a Salary Reduction Agreement (see page 10).					

Upload this form through the form submission tool at www.pcsretirement.com/aspire/tools/forms-submission-tool Questions? Call Client Services at 866.634.5873, M - F, 8am - 8pm EST

SIGNATURE

IMPORTANT: Please read before signing.

I certify that:

- 1. I am an authorized representative of the Employer and the Employer is eligible to establish the SIMPLE IRA Plan.
- 2. In determining my eligibility to adopt this Plan, I relied solely upon the advice of my own advisors.
- 3. I agree not to hold PCS Retirement, LLC (including its subsidiary, Aspire Financial Services, LLC) and the Plan's Custodian responsible for any liabilities I may suffer as a result of being found ineligible to establish this Plan.

Name of Employer	
Employer Signature	Date Executed (month day year)

SIMPLE IRA Plan Sponsor Profile

STEP 1 PROFILE & CONTACT IN	FORMATION		
ompany Name			
ontact Name			
ddress 1			
ddress 2			
ty		Stat	zip Zip
elephone Number	Ext.	Fax	
nail		Website	
Type of Business: C Corp	o. Tax Exempt Corp.	Sole Proprietors Governmental	ship 🔲 Partnership
Employer Tax Identification Number		Year End (MM DD)	Number of Employees
Payroll Schedule:	ekly 🔲 Bi-weekly	Semi-monthly	Monthly
Payroll Provider:	nal	er:	
ayroll Process Contact Name			
elephone Number	Ext.	Email	
counts Payable Contact Name			
elephone Number	Ext.	Email	
STEP 2 ADVISOR INFORMATION	J		
ntact Name			
rm Name			
m Address			
ldress2			
ty		Star	te Zip
lephone Number	Ext.		
noi!		- Wahaita	
Custom Fund List: Yes	□No	Website Custom Model Portfolios:	Yes No
_	-		_
If yes, please provide a spreadsheet that and CUSIP for each fund.	1	name of the Model Portfolio, the f	eet for each Model Portfolio that includes the funds that make up the Model Portfolio, and for CUSIP, and percentage in the Model Portfolio.

SIMPLE IRA Plan Sponsor Profile

STEP 3

BUSINESS OWNER(required)

Authorized Person Signature

Authorized Person Signature

Authorized Person Name

Telephone Number

AUTHORIZED PLAN SPONSOR PERSON(S) INFORMATION

Authorized Person(s) will be responsible for reviewing all transactions, including but not limited to verifying the accuracy of plan contributions processed through the Plan Sponsor websites. We recommend that at least 1 person in addition to the business owner be authorized to sign. If additional Authorized Person(s) are desired, please make a copy of this page to provide additional Authorized Person(s) information.

Name of Business Owner Telephone Number Ext. Email Date (month | day | year) **Business Owner Signature** ADDITIONAL AUTHORIZED SIGNERS (optional but recommended) Authorized Person Name Ext. Telephone Number Fmail

PLAN SERVICES GATEWAY AUTHORIZATION

By selecting Plan Services Gateway (PSG) Authorization for the contacts listed above, you are granting the specified contacts access to the Aspire PSG Site and agreeing to the Terms of Use below:

Ext.

Email

- 1. All plan participant and employee data available through the PSG is considered confidential and must be treated as such by all authorized contacts.
- 2. You assume responsibility for the proper use of the PSG and for the information input and retrieved by authorized contacts.
- 3. You are responsible for ensuring the accuracy of information provided by means of an electronic file through the PSG.
- 4. You are responsible for ensuring that login IDs and passwords are kept confidential and secure. You must notify your Aspire Representative immediately of terminations or changes to prevent inappropriate use of the PSG.
- 5. Your authorized contacts will be responsible for reviewing all transactions and verifying the accuracy of plan contributions and plan disbursement authorizations processed through the PSG.
- 6. When authorized contacts submit disbursements online using their user ID and password, this will serve as their electronic signature and approval of the disbursement. These electronic signatures will satisfy all legal signatory obligations of the Plan Sponsor and will carry the same legal authority as a handwritten signature.
- 7. Your Financial Advisor listed on this form will automatically be granted "View Only" access to the site unless you instruct us otherwise.

Upload this form through the form submission tool at www.pcsretirement.com/aspire/tools/forms-submission-tool Questions? Call Client Services at 866.634.5873, M - F, 8am - 8pm EST

Date (month I day Ivear)

Date (month | day | year)

ACH Authorization Form

Plan Name					
I hereby authorize the initiation of debit	entries and/or correction entries to the	bank and acco	ount number re	ferenced below	· .
Bank Name			Account T	ype: Checking	Savings
Name(s) on Bank Account				, pe eee8	
Bank Address					
City		Sta	ate	Zip	
Routing Number	Account Number				
Authorized by:					
Name		Title			
>			Date (month	day year)	
Employer Signature					

Aspire SIMPLE IRA Agreement

Please read, complete, sign and return with a copy of your Form 5305-SIMPLE to Aspire Financial Services, LLC. Please keep a copy of the agreement for your files.

The Employer Acknowledges and Agrees That:

- PCS Retirement, LLC (including its subsidiary, Aspire Financial Services, LLC) ("PCS") does not give legal or tax advice.
- In the role as Employer, the Employer is not opening an account relationship with PCS, but is administering the SIMPLE IRA program in accordance with terms and conditions of the SIMPLE IRA Plan and current law.
- It is the Employer's responsibility to provide each eligible employee with certain information about the SIMPLE IRA plan and the SIMPLE IRA where contributions for that employee will be deposited. The information must be provided each year prior to the employees' election period. Generally, the election period is 60 days prior to January 1 of a calendar year.
- It is the Employer's responsibility to ensure that a SIMPLE IRA is set up for each eligible employee.
- It is the Employer's responsibility to ensure that employee contribution instructions are clear, complete, correct and transmitted to PCS in a timely manner. PCS (and its affiliates and agents) will not be held responsible for delays in depositing contributions if PCS finds the contribution instructions unclear, incomplete or incorrect. The Employer will indemnify and hold harmless PCS and its affiliates and their respective officers, directors, and employees from any liability that may result from following the Employer's instructions with respect to the allocations of contributions among employees' SIMPLE IRA investment accounts.
- Employees will establish an IRA, investing in mutual funds available on the Aspire platform. Participants can self-direct their accounts or may appoint a financial professional of their choosing.
- It is the Employer's responsibility to ensure that the SIMPLE IRA Plan is maintained in compliance with all applicable law and regulation including changes to such law and regulation.

Aspire Acknowledges and Agrees That:

Employer transmittals of contributions to employees' SIMPLE IRA investment accounts will be processed in a timely manner and deposited directly to each employee's account upon receipt of clear, complete and correct instructions.

Application of Law

What Law Applies: This Agreement is subject to all applicable federal and state laws and regulations. If it is necessary to apply any state law to interpret and administer this Agreement, the law of our domicile shall govern. If any part of this Agreement is held to be illegal or invalid, the remaining parts shall not be affected. Neither your nor our failure to enforce at any time or for any period of time any of the provisions of this Agreement shall be construed as a waiver of such provisions, or your right or our right thereafter to enforce each and every such provision.

PLAN SPONSOR/EXECUTOR OF AGREEMENT

I certify that I have been appointed to act for the company/organization named below. I am authorized to appoint individuals to be given access to this retirement plan by phone, by mail, or online. I agree to promptly notify PCS, on behalf of the Employer, of the removal or resignation of any person with access to the plan.

Nan	ne of Company/Organization	
Auth	horized Person Name	
Title		
>	Authorized Person Signature	Date (month day year)

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F:	Add to a Tours to be a						
Financial Organization Name Address	212 South Main Avenue, S	Suite 123		-			—
City/State/Zip Code	Sioux Falls	SD SD		57104			_
Savings I	ncentive Match Pl for Use Wit	lan for Emplo th a Designate				SIMPLE)—	
Form 5305-SIMPLE (Rev. March 2012)						OMB No. 1545- Do no	
Department of the Treasury Internal Revenue Service						with the Inte Revenue Ser	
			establisl	nes the followin	g SIMPLE IRA į	olan under section 408(p) of	the
Internal Revenue Code and J	Name of Employer pursuant to the instructions	contained in this for	m.			•	
Article I – Employee El	ligibility Requirements	(complete applicable b	ox(es) and	! blanks—see instr	ructions)		
either la or lb): a	employees are eligible. Eligibility is limited to employ nsation. Employees who are rection. Employees who have received insert 0, 1, or 2) preceding the exclude employees covered undirections.	financial institution (Slavees who are described asonably expected to received at least \$	in both (i)	A) for each emplo	in compensa (not to exceed \$5,0	e following requirements (select ation (not to exceed \$5,000) for 1000) during any	
	ox is deemed checked if the Emp						
Article II – Salary Reduction Election reduction in the employee's	9	ake an election to have l	his or her	compensation for	each pay period red		
year. However, for the y or modify the election is b In addition to the electio If the Employer chooses c No salary reduction election election election. d An employee may termin	on Elections eligible employee may make or ear in which the employee becce a 60-day period that includes en periods in 2a, eligible employ this option, insert a period or petion may apply to compensation nate a salary reduction election accordance with 2b may not re-	omes eligible to make seither the date the employees may make salary reriods (e.g., semi-annuan that an employee recont at any time during the	salary redu oyee becon eduction e lly, quarten eived, or h	ection contribution mes eligible or the elections or modif- rly, monthly, or da ad a right to imme vear. If this b	s, the period during e day before. y prior electionsaily) that will apply ediately receive, becox is checked, an e	g which the employee may mak uniformly to all eligible employ fore execution of the salary	rees
Article III – Contributi	ons (complete the blank, if ap)	plicable—see instructio	ons)				
 Salary Reduction Contribution Salary Reduction Contribution Metabling Contribution 	·	he employee agrees to i	reduce his	or her compensati	ion will be contribu	ited by the Employer to the	

- (i) For each calendar year, the Employer will contribute a matching contribution to each eligible employee's SIMPLE IRA equal to the employee's salary reduction contributions up to a limit of 3% of the employee's compensation for the calendar year.
- (ii) The Employer may reduce the 3% limit for the calendar year in (i) only if:
 - (1) The limit is not reduced below 1%; (2) The limit is not reduced for more than 2 calendar years during the 5-year period ending with the calendar year the reduction is effective; and (3) Each employee is notified of the reduced limit within a reasonable period of time before the employees' 60-day election period for the calendar year (described in Article II, item 2a).

Nonelective Contributions

- (i) For any calendar year, instead of making matching contributions, the Employer may make nonelective contributions equal to 2% of compensation for the calendar year to the SIMPLE IRA of each eligible employee who has at least \$ __ (not more than \$5,000) in compensation for the calendar year. No more than \$250,000* in compensation can be taken into account in determining the nonelective contribution for each eligible employee.
- (ii) For any calendar year, the Employer may make 2% nonelective contributions instead of matching contributions only if:
 - (1) Each eligible employee is notified that a 2% nonelective contribution will be made instead of a matching contribution; and (2) This notification is provided within a reasonable period of time before the employees' 60-day election period for the calendar year (described in Article II, item 2a).

3 Time and Manner of Contributions

- The Employer will make the salary reduction contributions (described in 1 above) to the designated financial institution for the IRAs established under this SIMPLE IRA plan no later than 30 days after the end of the month in which the money is withheld from the employee's pay. See instructions.
- The Employer will make the matching or nonelective contributions (described in 2a and 2b above) to the designated financial institution for the IRAs established under this SIMPLE IRA plan no later than the due date for filing the Employer's tax return, including extensions, for the taxable year that includes the last day of the calendar year for which the contributions are made.

^{*}This is the amount for 2012. For later years, the limit may be increased for cost-of-living adjustments. The IRS announces the increase, if any, in a news release, in the Internal Revenue Bulletin, and on the IRS's website at irs.gov.

Article IV – Other Requirements and Provisions

- Contributions in General. The Employer will make no contributions to the SIMPLE IRAs other than salary reduction contributions (described in Article III, item 1) and matching or nonelective contributions (described in Article III, items 2a and 2b).
- Vesting Requirements. All contributions made under this SIMPLE IRA plan are fully vested and nonforfeitable.
- No Withdrawal Restrictions. The Employer may not require the employee to retain any portion of the contributions in his or her SIMPLE IRA or otherwise impose any withdrawal restrictions.
- No Cost Or Penalty For Transfers. The Employer will not impose any cost or penalty on a participant for the transfer of the participant's SIMPLE IRA balance to another IRA.
- Amendments To This SIMPLE IRA Plan. This SIMPLE IRA plan may not be amended except to modify the entries inserted in the blanks or boxes provided in Articles I, II, III, VI, and VII.

Effects Of Withdrawals and Rollovers

- a An amount withdrawn from the SIMPLE IRA is generally includible in gross income. However, a SIMPLE IRA balance may be rolled over or transferred on a tax-free basis to another IRA designed solely to hold funds under a SIMPLE IRA plan. In addition, an individual may roll over or transfer his or her SIMPLE IRA balance to any IRA or eligible retirement plan after a 2-year period has expired since the individual first participated in any SIMPLE IRA plan of the Employer. Any rollover or transfer must comply with the requirements of section 408.
- If an individual withdraws an amount from a SIMPLE IRA during the 2-year period beginning when the individual first participated in any SIMPLE IRA plan of the Employer and the amount is subject to the additional tax on early distributions under section 72(t), this additional tax is increased from 10% to 25%.

Article V – Definitions

Compensation

- a General Definition of Compensation. Compensation means the sum of wages, tips, and other compensation from the Employer subject to federal income tax withholding (as described in section 6051(a)(3)), the amounts paid for domestic service in a private home, local college club, or local chapter of a college fraternity or sorority, and the employee's salary reduction contributions made under this plan, and, if applicable, elective deferrals under a section 401(k) plan, a SARSEP, or a section 403(b) annuity contract and compensation deferred under a section 457 plan required to be reported by the Employer on Form W-2 (as described in section 6051(a)(8)).
- b Compensation for Self-Employed Individuals. For self-employed individuals, compensation means the net earnings from self-employment determined under section 1402(a), without regard to section 1402(c)(6), prior to subtracting any contributions made pursuant to this plan on behalf of the individual.
- 2 Employee. Employee means a common-law employee of the Employer. The term employee also includes a self-employed individual and a leased employee described in section 414(n) but does not include a nonresident alien who received no earned income from the Employer that constitutes income from sources within the United States.
- Eligible Employee. An eligible employee means an employee who satisfies the conditions in Article I, item 1 and is not excluded under Article I, item 2.
- Designated Financial Institution. A designated financial institution is a trustee, custodian, or insurance company (that issues annuity contracts) for the SIMPLE IRA plan that receives all contributions made pursuant to the SIMPLE IRA plan and deposits those contributions to the SIMPLE IRA of each eligible employee.

Article VI - Procedures for Withdrawal and Transfers (The designated financial institution will provide the instructions (to be attached or inserted in the space below) on the procedures for withdrawals of contributions by employees.)

Article VII – Effective Date		
This SIMPLE IRA plan is effective		. See instruction:
•		
Name of Employer	By: Signature	Date
Address of Employer	Name and title	
contributions to the SIMPLE IRA of each eligible employee a	tion, receiving all contributions made pursuant to this SIMPLE soon as practicable. Upon the request of any participant, the tSIMPLE IRA plan to another IRA without cost or penalty to the	undersigned also agrees to transfer the
AdvisorTrust, Inc.		
Name of designated financial institution	By: Signature	Date
212 South Main Avenue, Suite 123, Sioux Falls, SD 571	04	
Address	Name and title	

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Model Notification to Eligible Employees

I.	Oppo	Opportunity to Participate in the SIMPLE IRA Plan								
	This	ou are eligible to make salary reduction contributions to the	SIMPLE IRA plan e you decide whether to start, continue, or							
п.	Emp	mployer Contribution Election								
	For tl	For the calendar year, the Employer elects to contribute to your SIMPLE IRA (employer must select either (1), (2), or (3)):								
		(1) A matching contribution equal to your salary reduction contributions up to a limit of 3% of your co								
		(2) A matching contribution equal to your salary reduction contributions up to a limit of	6 (employer must insert a number from 1 to 3 and							
		(3) A nonelective contribution equal to 2% of your compensation for the year (limited to compensation makes at least \$ (employer must insert an amount that is \$5,000 or less) in com								
III.	Adm	dministrative Procedures								
		o start or change your salary reduction contributions, you must complete the salary reduction agreement and	(employer should designate a place or individual							
	by	y (employer should insert a date that is not less than 60 days after notic	e is given).							
I.	Subje emple	alary Reduction Election ubject to the requirements of the SIMPLE IRA plan of								
II.	Maxi	Maximum Salary Reduction								
	I und	understand that the total amount of my salary reduction contributions in any calendar year cannot exceed the	applicable amount for that year. See instructions.							
III.	Date	Date Salary Reduction Begins								
	I und	understand that my salary reduction contributions will start as soon as permitted under the SIMPLE IRA plan at (Fill in the date you want the salary reduction contributions to begin								
IV.	Dura	Duration of Election								
	until	his salary reduction agreement replaces any earlier agreement and will remain in effect as long as I remain an entil I provide my Employer with a request to end my salary reduction contributions or provide a new salary reduction.								
	Signa	ignature of employee								
	Date	ate								

^{*}This is the amount for 2012. For later years, the limit may be increased for cost-of-living adjustments. The IRS announces the increase, if any, in a news release, in the Internal Revenue Bulletin, and on the IRS's website at irs.gov.

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Purpose of Form

Form 5305-SIMPLE is a model Savings Incentive Match Plan for Employees of Small Employers (SIMPLE) plan document that an employer may use in combination with SIMPLE IRAs to establish a SIMPLE IRA plan described in section 408(p).

These instructions are designed to assist in the establishment and administration of the SIMPLE IRA plan. They are not intended to supersede any provision in the SIMPLE IRA plan.

Do not file Form 5305-SIMPLE with the IRS. Instead, keep it with your records.

For more information, see Pub. 560, Retirement Plans for Small Business (SEP, SIMPLE, and Oualified Plans), and Pub. 590, Individual Retirement Arrangements (IRAs).

Note. If you used the March 2002, August 2005, or September 2008 version of Form 5305-SIMPLE to establish a model Savings Incentive Match Plan, you are not required to use this version of the form.

Instructions for the **Employer**

Which Employers May Establish and Maintain a SIMPLE IRA Plan?

To establish and maintain a SIMPLE IRA plan, you must meet both of the following requirements:

- 1. Last calendar year, you had no more than 100 employees (including self-employed individuals) who earned \$5,000 or more in compensation from you during the year. If you have a SIMPLE IRA plan but later exceed this 100-employee limit, you will be treated as meeting the limit for the 2 years following the calendar year in which you last satisfied the limit.
- 2. You do not maintain during any part of the calendar year another qualified plan with respect to which contributions are made, or benefits are accrued, for service in the calendar year. For this purpose, a qualified plan (defined in section 219(g)(5)) includes a qualified pension plan, a profit-sharing plan, a stock bonus plan, a qualified annuity plan, a tax-sheltered annuity plan, and a simplified employee pension (SEP) plan. A qualified plan that only covers employees covered under a collective bargaining agreement for which retirement benefits were the subject of good faith bargaining is disregarded if these employees are excluded from participating in the SIMPLE IRA plan.

If the failure to continue to satisfy the 100-employee limit or the one-plan rule described in 1 or 2 above is due to an acquisition or similar transaction involving your business, special rules apply. Consult your tax advisor to find out if you can still maintain the plan after the transaction.

Certain related employers (trades or businesses under common control) must be treated as a single employer for purposes of the SIMPLE requirements.

These are:

- (1) a controlled group of corporations under section 414(b);
- (2) a partnership or sole proprietorship under common control under section 414(c); or
- (3) an affiliated service group under section 414(m). In addition, if you have leased employees required to be treated as your own employees under the rules of section 414(n), then you must count all such leased employees for the requirements listed above.

What is a SIMPLE IRA Plan?

A SIMPLE IRA plan is a written arrangement that provides you and your employees with an easy way to make contributions to provide retirement income for your employees. Under a SIMPLE IRA plan, employees may choose whether to make salary reduction contributions to the SIMPLE IRA plan rather than receiving these amounts as part of their regular compensation. In addition, you will contribute matching or nonelective contributions on behalf of eligible employees (see Employee Eligibility Requirements below and Contributions later). All contributions under this plan will be deposited into a SIMPLE individual retirement account or annuity established for each eligible employee with the designated financial institution named in Article VII.

When To Use Form **5305-SIMPLE**

A SIMPLE IRA plan may be established by using this Model Form or any other document that satisfies the statutory requirements.

Do not use Form 5305-SIMPLE if:

- 1. You want to permit each of your eligible employees to choose a financial institution that will initially receive contributions. Instead, use Form 5304-SIMPLE, Savings Incentive Match Plan for Employees of Small Employers (SIMPLE)—Not for Use With a Designated Financial Institution;
- 2. You want employees who are nonresident aliens receiving no earned income from you that constitutes income from sources within the United States to be eligible under this plan; or
- 3. You want to establish a SIMPLE 401(k) plan.

Completing Form 5305-SIMPLE

Pages 2 and 3 of Form 5305-SIMPLE contain the operative provisions of your SIMPLE IRA plan. This SIMPLE IRA plan is considered adopted when you have completed all appropriate boxes and blanks and it has been executed by you and the designated financial institution.

The SIMPLE IRA plan is a legal document with important tax consequences for you and your employees. You may want to consult with your attorney or tax advisor before adopting this plan.

Employee Eligibility Requirements (Article I)

Each year for which this SIMPLE IRA plan is effective, you must permit salary reduction contributions to be made by all of your employees who are reasonably expected to receive at least \$5,000 in compensation from you during the year, and who received at least \$5,000 in compensation from you in any 2 preceding years. However, you can expand the group of employees who are eligible to participate in the SIMPLE IRA plan by completing the options provided in Article I, items 1a and 1b. To choose full eligibility, check the box in Article I, item 1a. Alternatively, to choose limited eligibility, check the box in Article I, item 1b, and then insert "\$5,000" or a lower compensation amount (including zero) and "2" or a lower number of years of service in the blanks in (i) and (ii) of Article I, item 1b.

In addition, you can exclude from participation those employees covered under a collective bargaining agreement for which retirement benefits were the subject of good faith bargaining. You may do this by checking the box in Article I, item 2. Under certain circumstances, these employees must be excluded. See Which Employers May Establish and Maintain a SIMPLE IRA Plan? earlier.

Salary Reduction Agreements (Article II)

As indicated in Article II, item 1, a salary reduction agreement permits an eligible employee to make an election to have his or her compensation for each pay period reduced by a percentage (expressed as a percentage or dollar amount). The total amount of the reduction in the employee's compensation cannot exceed the applicable amount for any calendar year. The applicable amount is \$11,500 for 2012. After 2012, the \$11,500 amount may be increased for cost-of-living adjustments. In the case of an eligible employee who is 50 or older by the end of the calendar year, the above limitation is increased by \$2,500 for 2012. After 2012, the \$2,500 amount may be increased for cost-of-living adjustments.

Timing of Salary Reduction Elections

For a calendar year, an eligible employee may make or modify a salary reduction election during the 60-day period immediately preceding January 1 of that year. However, for the year in which the employee becomes eligible to make salary reduction contributions, the period during which the employee may make or modify the election is a 60-day period that includes either the date the employee becomes eligible or the day before.

You can extend the 60-day election periods to provide additional opportunities for eligible employees to make or modify salary reduction elections using the blank in Article II, item 2b. For example, you can provide that eligible employees may make new salary reduction elections or modify prior elections for any calendar quarter during the 30 days before that quarter.

You may use the Model Salary Reduction Agreement on page 4 to enable eligible employees to make or modify salary reduction elections.

Employees must be permitted to terminate their salary reduction elections at any time. They may resume salary reduction contributions for the year if permitted under Article II, item 2b. However, by checking the box in Article II, item 2d, you may prohibit an employee who terminates a salary reduction election outside the normal election cycle from resuming salary reduction contributions during the remainder of the calendar year.

Contributions (Article III)

Only contributions described below may be made to this SIMPLE IRA plan. No additional contributions may be made.

Salary Reduction Contributions

As indicated in Article III, item 1, salary reduction contributions consist of the amount by which the employee agrees to reduce his or her compensation. You must contribute the salary reduction contributions to the designated financial institution for the employee's SIMPLE IRA.

Matching Contributions

In general, you must contribute a matching contribution to each eligible employee's SIMPLE IRA equal to the employee's salary reduction contributions. This matching contribution cannot exceed 3% of the employee's compensation. See Definition of Compensation later.

You may reduce this 3% limit to a lower percentage, but not lower than 1%. You cannot lower the 3% limit for more than 2 calendar years out of the 5-year period ending with the calendar year the reduction is effective.

Note. If any year in the 5-year period described above is a year before you first established any SIMPLE IRA plan, you will be treated as making a 3% matching contribution for that year for purposes of determining when you may reduce the employer matching contribution.

To elect this option, you must notify the employees of the reduced limit within a reasonable period of time before the applicable 60-day election periods for the year. See Timing of Salary Reduction Elections earlier.

Nonelective Contributions

Instead of making a matching contribution, you may, for any year, make a nonelective contribution equal to 2% of compensation for each eligible employee who has at least \$5,000 in compensation for the year. Nonelective contributions may not be based on more than \$250,000* of compensation.

To elect to make nonelective contributions, you must notify employees within a reasonable period of time before the applicable 60-day election periods for such year. See Timing of Salary Reduction Elections earlier.

Note. Insert "\$5,000" in Article III, item 2b(i) to impose the \$5,000 compensation requirement. You may expand the group of employees who are eligible for nonelective contributions by inserting a compensation amount lower than \$5,000.

Effective Date (Article VII)

Insert in Article VII the date you want the provisions of the SIMPLE IRA plan to become effective. You must insert January 1 of the applicable year unless this is the first year for which you are adopting any SIMPLE IRA plan. If this is the first year for which you are adopting a SIMPLE IRA plan, you may insert any date between January 1 and October 1, inclusive of the applicable year.

Additional Information

Timing of Salary Reduction Contributions

The employer must make the salary reduction contributions to the designated financial institution for the SIMPLE IRAs of all eligible employees no later than the 30th day of the month following the month in which the amounts would otherwise have been payable to the employee in cash.

The Department of Labor has indicated that most SIMPLE IRA plans are also subject to Title I of the Employee Retirement Income Security Act of 1974 (ERISA). Under Department of Labor regulations, at 29 CFR 2510.3-102, salary reduction contributions must be made to the SIMPLE IRA at the designated financial institution as of the earliest date on which those contributions can reasonably be segregated from the employer's general assets, but in no event later than the 30-day deadline described previously.

Definition of Compensation

"Compensation" means the amount described in section 6051(a)(3) (wages, tips, and other compensation from the employer subject to federal income tax withholding under section 3401(a)) and, amounts paid for domestic service in a private home, local college club, or local chapter of a college fraternity or sorority. Usually, this is the amount shown in box 1 of Form W-2, Wage and Tax Statement. For further information, see Pub. 15, Circular E, Employer's Tax Guide. Compensation also includes the salary reduction contributions made under this plan, and, if applicable, compensation deferred under a section 457 plan. In determining an employee's compensation for prior years, the employee's elective deferrals under a section 401(k) plan, a SARSEP, or a section 403(b) annuity contract are also included in the employee's compensation.

For self-employed individuals, compensation means the net earnings from self-employment determined under section 1402(a), without regard to section 1402(c)(6), prior to subtracting any contributions made pursuant to this SIMPLE IRA plan on behalf of the individual.

Employee Notification

You must notify eligible employees prior to the employees' 60-day election period described previously that they can make or change salary reduction elections. In this notification, you must indicate whether you will provide:

- 1. A matching contribution equal to your employees' salary reduction contributions up to a limit of 3% of their compensation;
- 2. A matching contribution equal to your employees' salary reduction contributions subject to a percentage limit that is between 1 and 3% of their compensation; or
- 3. A nonelective contribution equal to 2% of your employees' compensation.

You can use the Model Notification to Eligible Employees on page 4 to satisfy these employee notification requirements for this SIMPLE IRA plan. A Summary Description must also be provided to eligible employees at this time. This summary description requirement may be satisfied by providing a completed copy of pages 2 and 3 of Form 5305-SIMPLE (including the Article VI Procedures for Withdrawals and Transfers from the SIMPLE IRAs established under this SIMPLE IRA

If you fail to provide the employee notification (including the summary description) described above, you will be liable for a penalty of \$50 per day until the notification is provided. If you can show that the failure was due to reasonable cause. the penalty will not be imposed.

^{*}This is the amount for 2012. For later years, the limit may be increased for cost-of-living adjustments. The IRS announces the increase, if any, in a news release, in the Internal Revenue Bulletin, and on the IRS's website at irs.gov.

Reporting Requirements

You are not required to file any annual information returns for your SIMPLE IRA plan, such as Form 5500, Annual Return/Report of Employee Benefit Plan, or Form 5500-EZ, Annual Return of One-Participant (Owners and Their Spouses) Retirement Plan. However, you must report to the IRS which eligible employees are active participants in the SIMPLE IRA plan and the amount of your employees' salary reduction contributions to the SIMPLE IRA plan on Form W-2. These contributions are subject to social security, Medicare, railroad retirement, and federal unemployment tax.

Deducting Contributions

Contributions to this SIMPLE IRA plan are deductible in your tax year containing the end of the calendar year for which the contributions are made.

Contributions will be treated as made for a particular tax year if they are made for that year and are made by the due date (including extensions) of your income tax return for that year.

Choosing the Designated Financial Institution

As indicated in Article V, item 4, a designated financial institution is a trustee, custodian, or insurance company (that issues annuity contracts) for the SIMPLE IRA plan that would receive all contributions made pursuant to the SIMPLE IRA plan and deposit the contributions to the SIMPLE IRA of each eligible employee.

Only certain financial institutions, such as banks, savings and loan associations, insured credit unions, insurance companies (that issue annuity contracts), or IRS-approved nonbank trustees may serve as a designated financial institution under a SIMPLE IRA plan.

You are not required to choose a designated financial institution for your SIMPLE IRA plan. However, if you do not want to choose a designated financial institution, you cannot use this form (see When to Use Form 5305-SIMPLE earlier).

Instructions for the **Designated Financial** Institution

Completing Form 5305-SIMPLE

By completing Article VII, you have agreed to be the designated financial institution for this SIMPLE IRA plan. You agree to maintain IRAs on behalf of all individuals receiving contributions under the plan and to receive all contributions made pursuant to this plan and to deposit those contributions to the SIMPLE IRAs of each eligible employee as soon as practicable. You also agree that upon the request of a participant, you will transfer the participant's balance in a SIMPLE IRA to another IRA without cost or penalty to the participant.

Summary Description

Each year the SIMPLE IRA plan is in effect, you must provide the employer the information described in section 408(1)(2)(B). This requirement may be satisfied by providing the employer a current copy of Form 5305-SIMPLE (including instructions) together with your procedures for withdrawals and transfers from the SIMPLE IRAs established under this SIMPLE IRA plan. The summary description must be received by the employer in sufficient time to comply with the Employee Notification requirements on this page.

If you fail to provide the summary description described above, you will be liable for a penalty of \$50 per day until the notification is provided. If you can show that the failure was due to reasonable cause, the penalty will not be imposed.

Paperwork Reduction Act Notice. You are not required to provide the information requested on a form that is subject to the Paperwork Reduction Act unless the form displays a valid OMB control number. Books or records relating to a form or its instructions must be retained as long as their contents may become material in the administration of any Internal Revenue law. Generally, tax returns and return information are confidential, as required by section 6103.

The time needed to complete this form will vary depending on individual circumstances. The estimated average time is:

Learning about the law or the form......2 hr., 26 min. Preparing the form47 min.

If you have comments concerning the accuracy of these time estimates or suggestions for making this form simpler, we would be happy to hear from you. You can write to the Internal Revenue Service, Tax Products Coordinating Committee, SE:W:CAR:MP:T:T:SP, 1111 Constitution Ave. NW, IR-6526, Washington, DC 20224. Do not send this form to this address. Instead, keep it for your records.



PARTICIPATION NOTICE & SUMMARY DESCRIPTION

IMPORTANT: Carefully read and consider the information on both sides of this notice before you decide whether to start, continue, or change your salary reduction election.

SECTION A. Employer Information	GENERAL INFORMATION Name of Employer Address								
	City Telephone	State		Zip					
Trustee/Custodian/ Issuer Information	Name of Trustee, Custodian, or Issuer AdvisorTrust, Inc. Address 212 South Main Avenue, Suite 123 City Sioux Falls								
	·	StateS	טט	Zıp	37104				
SECTION B.	ELIGIBILITY REQUIREMENTS								
Opportunity to Participate	This form is intended, in part, to notify you of your rights to choose, during the election period, to make salary reduction contributions under the savings incentive match plan for employees of small employers (SIMPLE) IRA plan established by your employer. The election period is generally the 60-day period before the beginning of each calendar year and the 60-day period before the first day you become eligible to participate. This notice includes a summary description of your employer's SIMPLE IRA plan.								
Eligible Employees	Except as provided below, you will be eligible to participate in this plan unless you are covered by a collective bargaining agreement (unless the collective bargaining agreement specifies that you will participate).								
	In spite of the preceding paragraph, you will be eligible to participate in your employer's SIMPLE IRA plan even if you are covered by a collective bargaining agreement: \square YES \square NO								
Compensation and Service	To become eligible to participate in the plan, you must have earned \$5,000 during any two preceding calendar years and you must be reasonably expected to earn such amount during the current calendar year, unless otherwise specified below.								
	You are required to earn at least \$								
SECTION C.	PLAN CONTRIBUTIONS								
Financial Institution	Your Employer has elected to make all contributions to a Designated Financial Institution. You may transfer the balance in your SIMPLE IRA, without cost or penalty, from the Designated Financial Institution to a SIMPLE IRA at the financial organization of your choice. To do so, you must request a transfer during the Election Period or during any other period as allowed by the Designated Financial Institution. Upon request, the Designated Financial Institution will periodically transfer your balance.								
Salary Reduction Contributions	By completing a <i>Salary Reduction Agreement</i> , you agree to make elective deferrals to this plan. Your Compensation will be reduced each pay period by an amount equal to the percentage of your Compensation you specify on the <i>Salary Reduction Agreement</i> . Generally, your elective deferrals (excluding catch-up contributions) may not exceed \$14,000 for 2022 and \$15,500 for 2023.								
	Catch-Up Contributions	r the plan.							
	If catch-up contributions are available under the plan and you will make catch-up contributions. Your catch-up contributions may r								
	You may change the amount of your salary reduction contribution during the election period or any other period specified below.	ions by completing	ng and signing	a revis	ed Salary Reduction Agreement				

You may discontinue making salary reduction contributions at any time during the calendar year by completing and signing a revised Salary Reduction Agreement. You are allowed to commence making salary reduction contributions the first day of the calendar year following the calendar year you cease deferring unless specified otherwise below.

Employer Contributions	For calendar year, your employer will make matching contributions equal to 100 percent of your salary reduction contributions which do not exceed three percent of your compensation unless your employer elects to make either the alternative matching contribution or the nonelective contribution described in Options 1 and 2 below.						
	Option 1: Matching contributions in an amount equal to your salary reduction contributions which do not exceed						
	Option 2: Nonelective contributions equal to two percent of compensation on behalf of each eligible employee who earns at least \$5,000 during the year unless a different dollar amount is specified below.						
	You are required to earn at least \$ (may not exceed \$5,000) during the calendar year to be eligible to receive nonelective contributions.						
SECTION D.	DISTRIBUTIONS						
	The following is a summary of the rules applicable to distributions from SIMPLE IRAs. You are advised to refer to your SIMPLE						
	IRA documents and/or seek the assistance of a qualified tax advisor if you have additional questions.						
Procedures	SIMPLE IRA assets are fully vested and may be withdrawn at any time subject to taxes and penalties as explained below. The trustee, custodian, or issuer of your SIMPLE IRA, and not your employer, is responsible for making distributions to you upon your request.						
Federal Income Tax	Distributions from SIMPLE IRAs are taxed as ordinary income in the year in which you receive them. In addition, federal income tax withholding will be applied to your distribution at a rate of 10 percent unless you specify a higher rate or waive your right to withholding.						
Penalties	A 25 percent early distribution penalty tax applies to SIMPLE IRA distributions taken within two years of your initial participation in the plan, unless you are age 59½ or older or can claim an exemption from the early distribution penalty described in Internal Revenue Code (IRC) Sec. 72(t)(6). If you are under age 59½, have satisfied the two-year requirement and receive a distribution, you will be subject to a 10 percent early distribution penalty tax.						
Rollovers	SIMPLE IRA distributions may be rolled over to other SIMPLE IRAs. If a SIMPLE IRA distribution is properly rolled over, your rollover amount will be excluded when determining the amount of your federal income tax or early distribution penalty tax. You may roll over SIMPLE IRA distributions to regular IRAs, qualified retirement plans, tax-sheltered annuities, and deferred compensation plans. However, you must generally wait two years from the date you become a participant before doing so.						
Required Minimum Distributions	If you were born before July 1, 1949, you are required to begin taking minimum distributions from your SIMPLE IRA upon attainment of age 70½ in accordance with IRS regulations. If you were born on or after July 1, 1949, you are required to begin taking minimum distributions from your SIMPLE IRA upon attainment of age 72 in accordance with IRS regulations.						
Procedures for Withdrawals	If you wish to take a distribution from your SIMPLE IRA, you must complete a withdrawal authorization provided by the trustee, custodian, or issuer of your SIMPLE IRA. In addition, the following procedures apply to you upon requesting a distribution.						
Procedures Regarding Transfers	The following additional rules and procedures apply to transfers of your balance in your SIMPLE IRA.						



SALARY REDUCTION AGREEMENT

IMPORTANT: Carefully read all sections of this agreement before signing it.

SECTION A.	GENEF	RAL INFORMATION					
Employer and	Name of I	Employer					
Plan Information A	Address						
	City			State		Zip	
	Telephone	e					
Employee	Name						
Information	Home Ad	dress					
	City			State			
	Employee	Number		Social Secur	rity Number_		
Trustee/Custodian/ Issuer Information		Trustee, Custodian, or Issuer <u>A</u> 212 South Main Avenue, S					
	City	Sioux Falls		State	SD	Zip	57104
SECTION B. Limits on Salary Reduction Contributions	Subject to participan This Salar remains an plan. A pa	S OF AGREEMENT To the requirements of the employ it may set aside a percentage of the try Reduction Agreement replaces in eligible employee or until he carticipant who is age 50 or older eferrals (excluding catch-up con	ver's SIMPLE IRA plan, on the plan is or her pay into the plan is any earlier Salary Reductor she provides the employ by the end of the year market.	each employee a (elective defe tion Agreemen yer with a new by be allowed t	rrals) by sign t and will ren Salary Redu o make catch	ning this <i>Salary</i> main in effect a ction Agreeme n-up contribution	w Reduction Agreement. It is long as the employee ont as permitted by the ons. A participant's
Changing This Agreement	change mi	yee may change the percentage ust complete and sign a new <i>Sal</i> od the employer specifies on the	ary Reduction Agreement	and give it to	the employer		
Terminating This Agreement	making sa	yee may terminate this Salary Ralary reduction contributions unt mployer specifies on the Partici	il the first day of the caler	ndar year follo			
Effective Date	This Salar	ry Reduction Agreement will be	effective for the pay period	od which begin	ns		
SECTION C. Elective Deferral Agreement	I, the undo equals	ORIZATION To Be Completersigned employee, wish to set a% of my current rate of the conference of	aside, as salary reduction of pay) into my employer ou attain age 50 before the certain limits, as requiration to elective deferrals wh-up contribution limit for	e close of the pred by law, mu. which may income the year.	A plan by wa plan year, yo st be met pri lude catch-up	ay of payroll do u may be able to or to being elig o contributions	eduction. to make catch-up tible to make catch-up . See your employer for
	the investi terminate	ments listed below. This <i>Salary</i> it as explained in Section B aborthermore, I acknowledge that I	Reduction Agreement will ve. I acknowledge that I had been seen as a second control of the second control of t	l continue to be have read this e	e effective wentire agreem	hile I am empl ent, I understa	oyed, unless I change or nd it and I agree to its
Signatures		Signature of Employe	ee e		Authoriz	ed Signature fo	or Employer
						=	
		Date				Title	

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Date