

National Benefit Services, LLC
403(b) Provider/Information Sharing Agreement
Custodian

WHEREAS, the University of Hawai`i (the “Employer”) is eligible to sponsor and has established a 403(b) Plan for the benefit of its employees; and

WHEREAS, it is intended that the 403(b) Plan comply with the requirements of and qualify under Section 403(b) of the Internal Revenue Code of 1986, as amended (“IRC”) and all applicable state and federal laws; and

WHEREAS, National Benefit Services, LLC (“NBS”) has entered into an administrative service agreement with the Employer to assist the Employer in complying with its responsibilities as a sponsor of a 403(b) Plan; and

WHEREAS, IRC Section 403(b)(7) provides that amounts paid by an eligible Employer to a custodial account (an “Account”) that satisfies the requirement of such Section shall be treated as amounts contributed by the Employer for an annuity contract (as described in IRC Section 403(b)) for the employee (“Participant”) if, in addition to other requirements, the amounts are to be invested in shares of regulated investment companies (“Investment Companies”) to be held in that Account; and

WHEREAS, the company whose name and signature appears below (“Company”) offers custodial accounts that comply with the provisions of 403(b)(7) and desires to provide an Account maintained by a custodian who qualifies under IRC Section 401(f)(2) (“Custodian”) for each eligible Participant of the Employer who elect to have such Accounts maintained in his or her behalf, to be invested as directed by the Participant in shares of Investment Companies offered for purchase through the Account;

NOW THEREFORE, IT IS AGREED AS FOLLOWS:

1. Status as Investment Companies. The Company warrants that at all times, the Investment Companies whose shares are offered through the Accounts are regulated investment companies within the meaning of IRC Section 403(b)(7)(C) and 851(a), are described as regulated investment companies in their current prospectuses declared effective under the Securities Act of 1933, are eligible investments for the Accounts and are registered for sale within the state of which they are to be offered.
2. Accounts. The Company shall provide for purchase by the Employer for its Participants, Accounts complying with the provisions of IRC Section 403(b) and any applicable state and federal laws. Without limiting the foregoing, the Company shall be responsible for:

- a. Disclosing all fees including, but not limited to; surrender charges, commissions, penalties, sales charges, and front end or back end loads to participants upon account establishment as well as prior to withdrawal; and
- b. Providing a copy of the prospectus to the Participant; and
- c. Providing notification to Participants that required minimum distributions must be taken, and providing distribution information to NBS after performing all required minimum distributions; and
- d. Processing of hardship distributions (for custodial agreements which include hardship provisions) after receiving written approval from NBS; and
- e. Complying with and processing of qualified domestic relation orders and domestic relation orders (as defined in IRC Sections 414(p)(1)(A) & (B)) that relate to Accounts hereunder after approval by NBS; and
- f. Processing corrective distributions of excess deferral contributions and properly tracking and reporting and/or distributing excess Section 415(c) of the IRC contributions in accordance with applicable Internal Revenue Service regulations where such excess deferrals or excess contributions have been identified by the Company, NBS, the participant, or the Employer.
- g. Returning contributions identified as being sent due to administrative error to NBS.
- h. Preparing proper tax reporting documents for all applicable distributions, and satisfying all withholding and remittance requirements of Federal and State law and providing a copy of all reported information to NBS upon request; and
- i. Processing of any loan requests (for custodial agreements which include loan provisions) pursuant to Participant's direction after written notification from NBS that Participant is eligible for the requested loan and the loan amount as determined by NBS; and
- j. Administering loans (for custodial agreements which include loan provision) under Code Section 72(p), and such regulations currently existing or issued in the future by the Internal Revenue Service; including the preparation of the appropriate tax reporting documents in the event of a default under the terms of the loan and providing a copy of all reported default information to NBS within 90 days following the date of the reported default; and
- k. Processing exchanges pursuant to Participant's directions after receiving written notification from NBS that Participant is eligible for the requested exchange; and
- l. Processing transfers for the purpose of purchasing permissive service credit (or a repayment to a defined benefit governmental plan) pursuant to Participant's directions after receiving written notification from NBS that Participant is eligible for the requested transfer; and

- m. Performing transfers of investments from the Employer's plan to another eligible plan pursuant to Participant's directions after receiving written notification from NBS that Participant is eligible for the requested transfer; and
- n. Performing transfers of investments to the Employer's plan from another eligible plan pursuant to Participant's directions after receiving written notification from NBS that Participant is eligible for the requested transfer; and
- o. Providing appropriate account information to the receiving investment provider or plan upon transfer or exchange of assets that shall include but not be limited to the identification of asset source (employee deferral, employer, Roth, etc.), employee deferral amounts, outstanding defaulted loans (for custodial agreements which include loan provisions), and commencement date of the five year holding period (for products that offer Roth provisions); and
- p. Reporting outstanding defaulted loan information received from another investment provider or plan as part of a transfer or exchange to NBS within 90 days; and
- q. Processing of rollovers pursuant to Participant's directions after receiving written notification from NBS that Participant is eligible for the requested rollover; and
- r. Processing of any other distribution requests pursuant to Participant's direction after receiving written notification from NBS that Participant is eligible for the requested distribution; and
- s. Responding to inquiries from NBS regarding Participant account balance, loan balance, loan status, or account transactions within a reasonable time period; and
- t. Providing any information to NBS required by the IRS for proper administration of the Employer's plan within a reasonable time period; and
- u. Providing sample documents of all 403(b) custodial agreements to NBS for review and agreeing to provide copies of any amendments that may be made to the 403(b) Custodial Agreements in the future; and
- v. Utilizing NBS approved format for providing any notification, approval, or reporting any information referred to in this agreement or requested by NBS; and
- w. Assuring that the Accounts shall also comply with any other pertinent present or future federal or state law. Such Accounts shall be available for purchase by the Employer for any legally eligible Participant electing to participate in the Employer's 403(b) Plan; and

3. Withholding. The Company shall comply with all applicable withholding rules relating to distributions applicable to the Accounts. In determining such compliance, the Company may require Participants to provide relevant information and attest to its accuracy.
4. Confidentiality. The Company agrees to maintain the confidentiality and/or privacy of all participant and employee information provided by NBS or the Employer and to provide NBS with documentation of the Company's relevant privacy policies. All information relating to the Company's furnishing of services hereunder shall only be communicated, shared and exchanged with duly authorized Company representatives directly related to the investment and processing of contribution transactions, NBS, and the Employer.

The Company also agrees to take precautions and implement such measures as may be necessary to safeguard and ensure the security of the information in its possession. The Company shall assume liability and responsibility for records protection and for the inappropriate or unlawful release of any information.

5. 403(b) Roth. The Company certifies that for products offered that include Roth 403(b) provisions the Company agrees to bear the responsibility for:
 - a. Segregating and separately tracking after-tax contributions to the Roth 403(b), if applicable; and
 - b. Tracking the commencement of the five year holding period
6. Solicitation and Directives. The Company, its agents, and representatives shall comply with all pertinent written directives from NBS and the Employer regarding the solicitation of employees of the Employer and the purchase of Accounts. No contact of employees shall be made on the premises of the Employer in person, by telephone or by other means except as approved by the Employer. In no event shall employees be contacted on premises of the Employer except before work, during lunch hours, or after work hours.
7. Cooperation from Company. Company shall, in the event of an audit by the Internal Revenue Service, an internal audit by the Employer or a third party firm designated by the Employer, or in any other instance in which the Employer requires it, promptly provide the necessary information as requested by NBS or the Employer or parties designated by NBS or the Employer for the 403(b) accounts held by Company for Participants of the Employer.
8. Indemnity and Defense. The Company shall defend, hold harmless, and indemnify NBS and the Employer, its Governing Board, and their officers, employees, agents, and authorized third party administrators (the "Indemnified Parties"), from every claim, obligation, demand and suit at law or equity, which may arise out of, be connected with or be made by reason of the purchase of Accounts by the Employer on behalf of employee(s) from the Company, and shall satisfy any judgment rendered or settlement against any of the indemnified parties, except for the liability resulting from the gross negligence, willful misconduct, actual fraud or criminal conduct, of any Indemnified Party. NBS or the Employer shall notify the Company within a reasonable amount of time on the receipt of any such claim, demand or suit.

9. Agents. The Company is not and shall not be regarded as the agent or employee of the NBS or the Employer, any individual member of its governing board, any officer, agent or employee of any of the foregoing, any legal successor of any of the foregoing, or of any combination thereof.

Neither NBS nor the Employer, any individual member of the Governing Board of the Employer, any officer, agent, or employee thereof, the legal successors of, nor any combination thereof, are or shall be regarded as the agents or employees of the Company.

10. Payment of Premiums. Premium payments for the purchase of Accounts shall be made on behalf of each designated Participant by the Employer or by the Employer's designated party, and such payments shall be made in accordance with applicable state and federal laws. The addresses to which payments and notices shall be sent for the Custodian and the respective Investment Companies are set forth in an attachment to this Agreement.

11. Effect of Agreement. The Company acknowledges that the execution of this Agreement by the Employer is solely for the convenience of the Employer and its employees, and does not constitute an endorsement, approval or recommendation of the Company or its Accounts by the Employer or its governing board; the Company shall make no representations to anyone to the contrary and shall use its best efforts to prevent such representations by its agents, brokers and employees. In addition, the Company acknowledges that the Employer:

- a. Processes remittances with respect to purchases of Accounts solely on the basis of payroll processing, and shall not issue remittances in response to billings from the Company or insurers or others; and
- b. Is not responsible for distribution materials supplied by the Company to any employee; and
- c. Shall remit monies to the Company at a single location only; and
- d. Shall supply with its remittances a listing containing, with respect to each applicable Participant, the name, social security number and contribution amounts. It shall be the obligation of the Company or its designee to allocate such contribution amount credited to an individual Participant to multiple sub-accounts available within the Accounts, if applicable.

12. Payment of Administrative Service Fees. Company acknowledges that Employer incurs costs that are attributed to the sponsorship of its 403(b) Plan and agrees to remit to NBS, upon invoice from NBS, a total administrative fee in the amount identified on Schedule A. A monthly administrative fee will be assessed for each contributing Participant for costs of compliance and administration of the Employer's 403(b) Plan. For Participants who are actively deferring to multiple investment providers, each provider will be assessed a pro rata share of the monthly fee as follows:

2 providers = Fee amount x .50 will be assessed to each provider

3 providers = Fee amount x .33 will be assessed to each provider
4 providers = Fee amount x .25 will be assessed to each provider
5 providers = Fee amount x .20 will be assessed to each provider

13. Failure to Timely Remit Administrative Service Fee Payment. Failure to timely remit payment of monthly administrative service fee to NBS may result in the termination of this Agreement thereby excluding Company from participation in the Employer's 403(b) plan. Payments will be due within 30 days from the date of the billing statement.
14. Prior Agreements. This Agreement supersedes and replaces any and all prior agreements of the Company regarding the purchase of Accounts by the Employer.
15. Conflict with Plan Document. Company acknowledges that in the event there is a conflict between the provisions of a Custodial Agreement executed by a Participant and the 403(b) Plan document, the provisions of the 403(b) Plan shall prevail.
16. Termination. The Company reserves the right, upon thirty (30) days written notice to the Employer, to terminate this Agreement, but such termination shall in no manner affect any liability of the Company incurred prior to such termination. The Employer reserves the right, upon thirty (30) days written notice to the Company, to terminate this Agreement or any other agreement in which this Agreement may be or is incorporated prior to such termination. Without limiting the foregoing, the Employer may terminate this Agreement in the event of material and/or recurring breaches by the Company of its obligations hereunder. This Agreement shall terminate automatically upon any termination of the agreement between NBS and Employer under which NBS provides administrative services with respect to Employer's 403(b) Plan, whereupon Company will take such actions as may be reasonably necessary or appropriate in connection with such termination and shall work directly with Employer or with another administrative services provider selected by Employer on such terms as may be mutually agreed.
17. Agreement with Participants. The Company acknowledges that the Employer may terminate the Salary Reduction Agreement between the Employer and a Participant under which contributions are made to the employee's account in the event that the Company fails to comply with this Agreement, or if the Company or the Participant fails to comply with the 403(b) Plan, the rules, requirements, and procedures of the Employer or the agreement between the Employer and the Participant.
18. Addresses. The Company has provided below an address, with associated contact person and telephone number, to which all remittances shall be sent with respect to the Accounts, and, if different, an address, with associated contact person and telephone number, to be used for all other purposes. The Company shall promptly inform the Employer of any changes in such information, as well as any change in the Company's name or other pertinent information.
19. Contact Persons. The Company has provided below a name, address, phone number, and email address of a person or specific department that NBS may contact regarding operational

questions relating to plan administration. The Company has also provided below a name, address, phone number, and email address of a person or specific department that NBS may contact regarding this agreement.

20. Alteration of Terms. No alteration or variation of the terms of this Agreement shall be valid unless the parties mutually consent in writing to such alteration or variations.
21. Governing Law. This Agreement shall be construed, administered and enforced in accordance with the state and federal law. Any action or proceedings related to or connected with this Agreement shall be brought in the proper court of the State of Utah.
22. Number and Gender. For purposes of this Agreement, the plural number shall include the singular, and vice versa, and the masculine gender shall include the feminine, neuter, and vice versa, whenever the context so requires.
23. Headings. The headings used in this Agreement are for convenience only, and shall not limit, restrict or enlarge the provisions of this Agreement.
24. Severability. If any provision of the Agreement is determined to be illegal, unenforceable, or invalid, the remaining provisions of this Agreement shall not be affected and shall remain in full force and effect.
25. Attorney's Fees. Should either party bring any claims, actions or proceedings to enforce or contest this Agreement, each party shall be responsible for their own attorney's fees and costs incurred.
26. Assignment. The Company shall not assign any rights or obligations under this Agreement to a third party without the written consent of the Employer.

CONTACT PERSONS FOR PURPOSE OF AGREEMENT

Company

Company Name

Address 1

Company Contact Person

Address 2

Phone

City, State ZIP

Email

NBS

National Benefit Services, LLC
Company

8523 S. Redwood Road
Address 1

Nathan Glassey
Company Contact Person

Address 2

(800) 274-0503 ext. 127
Phone

West Jordan, UT 84088
City, State ZIP

nathang@nbsbenefits.com
Email

BILLING INFORMATION

NBS will submit an invoice to the Company at the address listed below on a monthly basis.

Billing Person/Dept.

Address 1

Phone

Address 2

Email

City, State ZIP

AGREEMENT APPROVAL

Company

Company Name

Title of Authorized Officer

Name Authorized Officer

Date

Signature of Authorized Officer

NBS

National Benefit Services, LLC

Company Name

President

Title of Authorized Officer

Paul Lovell

Name Authorized Officer

Date

Signature of Authorized Officer

ATTACHMENT TO 403(B) PROVIDER/INFORMATION SHARING AGREEMENT

Recipient of Future Updates to Schedule A

In the future, the administrative fee on Schedule A may be amended. NBS will provide periodic updates to the Company in writing notifying the Company of changes. Please identify the individual who should receive any future updates to Schedule A of this Agreement. If this section is left blank, the person identified as the "Contact Person for Purpose of Agreement" will receive future updates.

_____ Recipient of Future Updates to Schedule A	_____ Address 1
_____ Phone	_____ Address 2
_____ Email	_____ City, State ZIP

Balance and Transaction Inquiry Contact

Identify the appropriate individual or department for inquiries concerning Participant account balance, loan balance, loan status, and other account transactions.

_____ Balance Inquiry Contact/Dept.	_____ Email
_____ Phone	

Remittance Address and Contact

Identify the individual or department that should receive contribution remittance and that may be contacted to resolve questions or concerns relating to contribution remittance.

_____ Remittance Contact/Dept.	_____ Address 1
_____ Phone	_____ Address 2
_____ Email	_____ City, State ZIP

SCHEDULE A

The employer's 403(b) plan is subject to the terms of the 403(b) Provider/Information Sharing Agreement (Version: NBS8.0). The employer requests that questions be directed to National Benefit Services at (800) 274-0503. Companies will receive written notification and an updated Schedule A as changes are made.

The Administrative Service Fee appears below. The fee will be charged on a monthly basis for each actively contributing participant. See Section 11 of the Agreement for additional details.

\$4.50 per month per active contributor