Walton County School District, Florida Participation Agreement for Internal Revenue Code Section 457(b) Deferred Compensation Program

Name of Company	Deduct Code

Employee's Name		Employee ID #					
Work Location		Position					
Original Agreement		•					
With respect to services render compensation for such services s		the Employer and the	Employee hereby agre	e the Employee's			
Equal amounts of \$ p		pay period beginning the, 20 pay period.					
Amendment Agreement - Type of Change Desired							
☐ Increase from \$	per pay period to \$	beginning the	, 20 _	pay period.			
Decrease from \$	per pay period to \$	beginning the	,20	pay period.			
Suspend	NAME OF COMPANY	Effective Date of S	Suspension	_, 20			
Custodial arrangement for the benefit custodial arrangement is designated as I (the Employee) understand and agree My deferrals cannot begin sooner that Walton County School District, FL for toward may not assign or transfer my rights under the Employee. I am responsible for the accuracy of the Employee. I hereby authorize my Employer to reexceed the maximum allowable limit in of the excess amount and direct these Release of Liability - The Employee with regard to my selection of the a investment company, the financial occompany, or my selection and purchast the signature of the amployer provider	e to the following: In the month following Participation of the exclusive benefit of participants and the excludable amounts stated in the excludable amounts stated in the excludable amounts stated in the eviolation of the requirement of IRS duce or suspend any deferrals estated any calendar year. Should my defamounts to be refunded to me. In agrees that the Employer and its account, its provider of the expression of the provider company to issue a annual carrier and the provider company to issue a annual carrier and the expression of the expre	Agreement approval. My a and their beneficiaries until his Agreement. Any overs Code Section 457 could really be a section 457 could really be the selection of the torovided by said insurance companies.	ccumulated deferrals will be paid to me under the rules of tatement of the amounts execut in additional taxes, into the insurance company, cue company, custodian, or angement for the benefit of the paid to me under the company of t	be held in trust by the of the Plan. I realize I excludable as a salary erest, and penalties to earnual deferral would er to disallow deferral esses suffered by me stodian, or regulated regulated investment the participant without			
the signature of the employer provided that the owner of the annuity contract or custodial arrangement is designated as the employer's 457 Deferred Compensation Plan. Earnings, if any, will be applied to my accumulated deferrals in accordance with the Company and product I have selected. Neither the Employer, not Trustees, nor agencies of the Employer shall be liable for the performance of the Companies or products selected by the Employee.							
Any change to this Agreement mu Employee and Employer.							
This Agreement may be terminated by applicable.	either the Employer or Employee upo	on thirty (30) days notice to t	he Company and to the Em	ployer or Employee as			
Designation of Beneficiary - The be accordance with the terms of that spec	neficiary for each annuity contract o ific contract or account.	r certified account to which	contributions are allocated s	shall be determined in			
Effective Date of this Agreement	, 2	0	Walton County School Dist	trict, FL			
AGENT / REPRESENT	ATIVE						
		By:					
EMPLOYEE		,	EMPLOYER REPRESENTATIV	Æ			

Important Notice- A copy of the account application must accompany this agreement and the following ownership and beneficiary designations must be used:

Owner - "Walton County School District, FL 457(b) Plan FBO (participant's name)"

_____, 20_____

Beneficiary - Any single or multiple beneficiaries named by the participant. (Do <u>not</u> list Walton County School District, FL as a beneficiary)

DATED_______, 20_____