ARAPAHOE COUNTY SCHOOL DISTRICT #6 dba LITTLETON PUBLIC SCHOOLS 457(b) DEFERRED COMPENSATION PLAN ("457(b) Plan")

VOLUNTARY SALARY DEFERRAL AGREEMENT ("Agreement")

SEC	TION 1	:Original Agreement	Modify Agreement	_Terminate Agreement	
SEC'	TION 2	: PERSONAL INFORMAT	ION		
Name			_ Employee ID Number		
Birth DateEmployment Location					
SEC.	TION 3	: AGREEMENT			
This A	Agreemer	nt is made between	and Littleton Pu	ablic Schools ("LPS").	
A.	Regula	ar Contributions			
		the first pay date beginning after tent or as soon as administratively	the Payroll Office or its designee ry practicable thereafter:	eceives this completed and	
	I elect to defer receipt of the portion of my compensation indicated below and to have that contributed into the 457(b) Plan <u>each pay period</u> (complete one box):			and to have that portion	
	\$		of my compensation corbuted after-tax (Roth election); or	ntributed pre-tax or	
		% of my compensation contributed after-tax (Roth elec	contributed pre-tax or% of tion).	my compensation	
B. Catch-Up Contributions					
	Notwithstanding the election set forth above, I elect to increase the amount of salary deferral by the additional amount <u>each pay period</u> set forth below (complete one box):				
		\$ of my compensation contributed after-tax (Roth electroller) calendar year; or	on contributed pre-tax or \$tion), for an individual who attains	of my compensation at least age 50 during this	
		\$ of my compensation contributed pre-tax or \$ of my compensation contributed after-tax (Roth election), if I am in one of the last three taxable years ending before the calendar year of my Normal Retirement Age ("NRA").			
		NRA Year:	Underutilized Amount: _		
C.	Discon	atinue Contributions			
	recons		compensation into the 457(b) Plan ay date by timely completing and r		

I understand that the amounts deferred and allocated to TIAA under A. and B. above may not exceed the applicable limitations of Internal Revenue Code Section 457(b) and Internal Revenue Code Section 414(v).

This Agreement applies only to compensation not yet paid or otherwise made available, even if such amount is attributable to services already performed. This Agreement is legally binding and irrevocable as to any compensation with regard to amounts paid or otherwise made available while it is in effect. I must execute a Voluntary Salary Deferral Agreement in the month prior to the month when the Voluntary Salary Deferral Agreement is to become effective. My salary deferrals will begin with the first pay date after the Payroll Office or its designee receives this completed and signed Agreement or as soon as administratively practicable thereafter.

This Agreement will continue in effect during the remainder of this plan year. This Agreement will automatically be renewed each year, unless I notify LPS or its designee, in writing or via TIAA's electronic notification prior to the end of the calendar month for the first pay date falling due on or after the first day of the calendar month next following the termination or modification. LPS or its designee will process the new Agreement or termination of Agreement as soon as administratively practicable after receipt.

Acceptance of this Agreement by LPS or its designee automatically terminates any prior Voluntary Salary Deferral Agreement executed between me and LPS. This Agreement is not a contract of employment and does not modify or affect in any way the terms of my employment with LPS.

If I terminate employment with LPS, this Agreement shall automatically terminate but shall apply to any post-severance compensation still to be paid. If LPS terminates the 457(b) Plan, this Agreement shall automatically terminate.

I understand that if I am electing to defer receipt of a portion of my compensation under the age 50 catch-up or last three taxable years ending before the calendar year of my Normal Retirement Age catch-up provisions, that I must meet the requirements as described in the 457(b) Plan. I understand that LPS is not responsible for calculating the contribution limits. LPS assumes no responsibility for the calculation of the amount deferred under Internal Revenue Code Sections 457(b) and 414(v).

I understand that the decision to participate in the 457(b) Plan and the fund(s) selected for investment purposes with TIAA are my own choice and not a result of LPS's advice or solicitation of participation. I understand that LPS does not warrant the success or appropriateness of any investment choice nor the tax consequences of my election.

I acknowledge that I have read and considered the available information provided by LPS and/or TIAA and am aware of the expenses, fees, and restrictions imposed on this type of fund(s).

SECTION 4: TRANSACTION AUTHORIZATION							
Signed this day of	, 20	Accepted this day of, 20					
Employee's Signature		Arapahoe County School District #6 dba Littleton Public Schools					
Printed Name		BY:					
		Printed Name					
		Title					