

## Dallastown Area School District 457(b) Plan Salary Deferral and Investment Election Agreement

Participant Name				Social Security No.	
Address				I	
City			St	ate	Zip
Date of Birth	Da	ate of Employment	Email Address		
Evening Phone	I		Day Phone		
Position/Title			☐ Married ☐ Unmarried	Full Time Part Time	
		PARTICIPAT	TON ELECTIONS		
Salary Deferral Elections		to withhold through pay this election will be app direct new elections thro NOTE: I understand the calendar year any conti	I hereby apply for Participation in the above-named 457(b) Plan and direct my employer to withhold through payroll reduction the following amounts from each pay. I understand this election will be applied to future contributions only and will remain in effect until I direct new elections through the Plan's Internet or Voice Response System.  NOTE: I understand that if I am 50 years of age or will reach the age of 50 during this calendar year any contribution deferrals in excess of the traditional salary will be applied to the Age 50 Catch-up option.		
Election to Defer Participation			I do not want to participate in the Plan at this time. I understand that I may change this election by completing a new Enrollment Form prior to the next Plan Entry Date.		
Election to Revoke Participation		-	ase discontinue my Salary Deferral Contributions to the Plan. I understand that I will ble to resume participation by completing a new Enrollment Form prior to the next a Entry Date.		

I direct my new money to be invested in the funds selected below. I understand these investment directions will remain in effect until I direct new elections through the Plan's website or voice response system.

## **Investment Elections**

Fund Name	Account Number (Required)	Amount to Traditional 457(b) (Per Pay Period)
Lincoln Investment Planning		
Security Benefit		
Total		

By signing this Agreement, Employee agrees to modify his/her salary as indicated above and Employer agrees to contribute this amount on Employee's behalf into the 457(b) annuity(ies) or custodial account(s) selected by Employee and authorized by the Employer. It is intended that the requirements of all applicable state and federal tax rules and regulations (Applicable Law) will be met. Employee understands and agrees that this Agreement:

- Is legally binding and irrevocable with respect to amounts paid or available while it is in effect; however, is effective only for amounts not yet earned or made available.
- May be terminated at any time for amounts not yet paid or available, and that a termination request is permanent and remains in effect until a new salary reduction agreement is submitted;

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## **Employee further agrees that:**

- In conjunction with his/her Employer, he/she is responsible for determining that his/her salary reduction amount does not exceed the limits of the Applicable Law;
- He/she is responsible for the accuracy of information provided by Employee, which is used in determining Employee's maximum annual contribution limit;
- Employer has no liability for any losses suffered by Employee that result from his/her participation in the 457(b) plan;
- He/she acknowledges that Employer has made no representation to Employee regarding the advisability, appropriateness or tax
  consequences of the purchase of the 457(b) plan. Nothing herein shall affect the terms of employment between Employer and
  Employee;
- This agreement supersedes all prior 457(b) salary reduction and/or deduction agreements and shall automatically terminate if
  employment with Employer is terminated.

## **Important Information**

- Although Employer must authorize Service Providers, Employer does not choose the annuity contract(s) or custodial account(s) in which 457(b) contributions are invested.
- Employees are responsible for setting up and signing the legal documents to establish the annuity contract or custodial account, except for certain group annuity contracts under which Employer may be required to establish the contract.
- In order to receive the expected tax results, Employees are responsible for investing in annuity contracts or custodial accounts that
  meet the requirements of Section 457(b) of the Internal Revenue Code.
- Employees are responsible for naming a death beneficiary under the 457(b) plan. This is normally done at the time the annuity contract or custodial account is established. Beneficiary designations should be reviewed periodically.
- Employers are responsible for all distributions and any other transactions with the Service Provider. All rights under the annuity
  contracts or custodial accounts are enforceable solely by Employee, Employee's beneficiary or Employee's authorized representative.
   However Employer has certain responsibilities under the 457(b) Plan with respect to the integrity of the transactions for the Plan and
  may require an authorized representative from the Employer (or their Designee) to approve any requested transaction by Employees.
- Employee must cooperate directly with Service Provider, Employer, or their Designee, as directed by Employer to transfer contract(s) or custodial account(s) to another Service Provider, begin distributions, make loans, exchanges or otherwise access 457(b) plan assets.
- Employees are responsible for determining that salary reductions do not exceed the allowable contribution limits under Applicable
   Law. References herein to elective deferral limits are based on the 2008 limits. In subsequent years, the basic limit and the age 50+
   catch up option are indexed in \$500 increments and will increase over time.

Participant Name		Social Security No.
	EMPLOYEE SIGNATURE	
☐ Check here if you control ar	nother consulting or other business or company.	
me, my beneficiary or my author Plan in place that will require m responsibility to authorize such to	er the annuity(s) or custodial accounts established by me under the 457(b) plan are prized representative. I also understand that no later than January 1, 2009, my Employer, or their designee to authorize certain distributions and loans, and that ransactions. By signing this Agreement, I authorize any Service Provider, or their delegemployer or another Service Provider if such information is necessary for compliance may request.	oyer will have a 457(b) it will not be solely my gee to provide
SIGNATURES		
employee of the Employer. It to the Sponsor necessary to represent that whenever information individual will file such information to a such information that the such information in the such informa	certify that the above information (including my social security number lalso: (1) acknowledge receipt of the current prospectus; (2) agree to possible the Custodian to carry out its duties under the Group Custormation as to any taxable year is required to be filed with the Internal nation with Internal Revenue Service unless filed by the Custodian; (4) sion Allowance and the limitations on Elective Deferrals under the Interproup Custodial Agreement operates in conjunction with the Employer's in the 457(b)(7) Group Custodial Account offered by the Custodian. I and document under which this 457(b)(7) Group Custodial Account is estat. I direct that my contribution be invested as indicated on my enrolling the paid as indicated above. In the event that this is a rollover contribution unsuant to the requirements of Section 1.402(a)(5)-1T of the IRS regulantribution.	promptly give Instructions odial Agreement; (3) Revenue Service, the ) accept responsibility for ernal Revenue Code; and s 457(b) Plan document. I acknowledge receipt of a stablished, and a copy of ment form, and I direct that tion, the undersigned
Sponsor: PenServ Plan Ser	vices, Inc.	
Participant Signature:		Date:
Employer Name	Dallastown Area School District 457 Plan	

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