GLASSBORO SCHOOL DISTRICT 457(b) Deferred Compensation Plan May 16, 2014

Currently, employees are eligible to participate in the 403(b) plan, which allows each employee the opportunity to defer income on an annual basis up to \$17,500 and an additional \$5,500 to age qualified employees for a total of \$23,000 per year.

The Deferred Compensation 457(b) plan mirrors the 403(b) plan and therefore allows all employees to duplicate (double) the amount of deferred income on an annual basis. The cost is \$20 per enrolled employee per year.

SPECIMEN ADOPTION AGREEMENT FOR 457(b) DEFERRED COMENSATION PLAN FOR PUBLIC SCHOOLS

The undersigned Employer adopts the 457(b) Deferred Compensation Plan for Public Schools for those Employees who will qualify as Participants hereunder, to be known as the

Glassboro Board of Education (Enter Plan Name)

It will be effective as of the date specified below. The Employer hereby selects the following Plan specifications:

EMPLOYER INFORMATION (Plan Section 1.9)
Name of Employer: Glassboro Board of Education
Address: 560 Joseph Bowe Boulevard Glassboro, NJ 08028, City State Zip
Telephone Number: 856-652-2700
Employer Identification Number: 21-6000195
Location of Employer's Principal Office:
• state o commonwealth o district of o other: and the Plan will be governed in accordance with retirement plan laws of the State of New Jersey (name of state/commonwealth).
Employer Fiscal Year:
The 12-consecutive month period commencing on <u>July 1</u> [month and day] and ending on <u>June 30</u> [month and day].
This specimen document includes a number of provisions which are optional, or as part of which there are different options that may be selected. Such provisions are generally indicated in the Adoption Agreement. This does not mean that other provisions may not also be optional, or that other options may not be available. The selection of appropriate options is solely the responsibility of the plan sponsor and should be done only after consulting with the client's own knowledgeable counsel.

(5/1/09)

PLAN INFORMATION

Effe	ective Date:					
This	s Adoption Agreement of the 457(b) De	eferred Compens	sation Plan for Public Schools will:			
	establish a new Plan effective as of 0	<u>7/01/2014</u> .				
0	constitute an amendment and restatement in its entirety of a previously established 457(b Plan of the Employer which was effective Except as specifically provided in the Plan, the effective date of this amendment and restatement is					
Plan	Year (Plan Section 1.22);					
The	12-consecutive month period commend December 31	ing on <u>January</u> [month and day	1_[month and day] and ending on].			
Nam	e of Administrator (Plan Section 1.1):				
•	Employer (Use Employer Address)					
)	Name(s)					
	Address					
	City	State	Zip			

Telephone ____

Administrator's I.D. Number _____-

ELIGIBILITY (Plan Section 2.1)

Eligible Individuals for Purposes of Participant Deferral Contributions:

- All Employees
- o All Employees other than the following group or groups of Employees elected below:
 - D Nonresident aliens with no U.S. source of income
 - □ Employees who normally work less than 20 hours per week
 - Students performing services for the Employer whose Compensation is not considered wages under the Federal Insurance Contributions Act ("FICA")
 - Collectively bargained employees

NOTE: The group(s) specified must correspond to a group of the same designation that is defined in statutes, ordinances, rules, regulations, personnel manuals or other authority for the state or local jurisdiction of the Employer.

Leased Employees

For purposes of this section, the term Eligible Individual:

owill •will not include any leased employees described in Code Section 414(n).

Independent Contractors

For purposes of this section, the term Eligible Individual:

- Will <u>not</u> include Independent Contractors
- o Will include all Independent Contractors

0	Will include all Independent Contractors other than as specified below:

CONTRIBUTIONS AND ALLOCATIONS

Deferral of Accumulated Sick Pay, Accumulated Vacation Pay and Back Pay (Plan Section 3.1(b)):

Participant may elect to defer (check all that are applicable) to the Plan:

- · accumulated sick pay
- accumulated vacation pay
- back pay

Note: any amounts deferred under Section 3.1(b) of the Plan must be consistent with applicable state and local law, including, but not limited to, the terms of any collective bargaining agreements.

Age 50 Plus Catch-Up Contributions (Plan Section 3.3):

Age 50 Plus Catch-Up Contributions • will o will not be permitted under the Plan.

Transfers into the Plan (Plan Section 3.7):

Transfers into the Plan from an eligible 457 plan sponsored by another governmental employer • will o will not be permitted.

Rollovers:

Rollover Contributions o will • will not be permitted under the Plan (Plan Section 3.8).

Normal Retirement Age (Plan Section 1.14):

For purposes of the Special 457 Catch-Up Deferral Election under Section 3.2, Normal Retirement Age will be:

Option 1: Employer determines Normal Retirement Age

The NRA is a range of age(s) beginning at:

- o the earliest retirement age at which an individual could receive unreduced benefits under the Employer's defined benefit pension plan
- o Age 65
- o Other:

NOTE: Age specified can be the earlier of age 65 or, if applicable, date above at which a Participant could receive unreduced benefits from Employer's defined benefit pension Plan.

and ending at:	
o Age 70½	
o Other:	
NOTE 1: Normal Retirement Age cannot be later than age 70 1/2. NOTE 2: Beginning and ending ages may be the same age, if elected by the Employer.	
Option 2: Participant determines Normal Retirement Age	
 the Normal Retirement Age elected by the Participant that is between: the earlier of the earliest retirement age under the Employer's pension plan at which the Participant in the Employer's pension plan at which the Participant in the Employer's pension plan at which the Participant in the Employer's pension plan at which the Participant in the Employer's pension plan at which the Participant that is between: 	ıe

NOTE 3: The Employer is not permitted to have more than one Normal Retirement Age for each Participant under all of the plans under Section 457(b) of the Code that it sponsors.

Participant immediately could receive unreduced retirement benefits or age 65; and

Normal Retirement Age for Police or Firefighters

For purposes of the Special 457 Catch-Up Deferral Election under Section 3.2, Normal Retirement Age will be:

o the earliest retirement age at which an individual could receive unreduced benefits under the Employer's pension plan
o Age 40
o Age 55
o Age 65
o Age 70 1/2
o Other:
NOTE: Age specified for this option generally may not be less than age 40 o more than age 70 1/2.
o the Normal Definition of the State of the

- o the Normal Retirement Age elected by the Participant that is between:
 - age 40; and

• .age 70 1/2.

• age 70 1/2.

DISTRIBUTIONS

Distribution Options (Pl	lan Section 4.2(c)):
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• Joint and Survivor Annuity
• Lump sum
 Immediate or Deferred Annuity (including life annuities and installment payment annuities)
Systematic distribution option permitted under the Investment Product.
o Other:
NOTE: Distribution options selected are available to the extent permitted by applicable law and the terms of the Investment Product.
In the event that a Participant does not elect a form of payment at the time that distributions are required to begin in accordance with Section 4.2, any benefits payable to the Participant will be made as follows:
In the form of an Annuity payable over the Life Expectancy of the Participant that meets the requirements of Section 401(a)(9) of the code Lump sum Other:
Death Benefits Payable to Beneficiary (Plan Section 4.3(d)):
Amounts payable to the Beneficiary may be elected by the Beneficiary in the following forms of benefit payment:
• Same distribution options as available to the Participant o Other:
NOTE: Distribution options selected are available to the extent permitted by applicable law and
the terms of the Investment Product.

In the event a Beneficiary fails to make an election as to a benefit distribution option, any benefit payable to such Beneficiary will be distributed in accordance with Section 401(a)(9) of the Code.

Rollovers

Distribution of a Participant 457 Rollover Account and a Participant Non-457 Rollover Account (Plan Section 4.1(b)):

Amounts payable under a Participant 457 Rollover Account and a Participant Non-457 Rollover Account will be paid to a Participant:

- o Upon attainment of an event as described in Section 4.1 oUpon the request of a Participant
- Other:

Rollovers Not Permitted	
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Unforeseeable Emergency Withdrawals (Plan Section 4.5):

Unforeseeable Emergency Withdrawals o will • will not be permitted under the Plan.

If Unforeseeable Emergency withdrawals are allowed by the Plan, the amount eligible for such withdrawals will consist of:

- •The Participant Account
- •The Participant Deferral Account
- •The Participant 457 Rollover Account
- •The Participant Non-457 Rollover Account

A Participant o may • may not take an Unforeseeable Emergency Withdrawal resulting from the illness or accident of a primary Beneficiary designated by the Participant.

Small Balance Distribution (Plan Section 4.6):

Small balance distributions attributable to a Participant Deferral Account o will • will not be permitted under the Plan.

Transfer of Amounts for Purchase of Service Credits in Governmental Retirement System (Plan Section 4.8)

Participant • will o will not be permitted to transfer amounts under the Plan to a governmental retirement system in order to purchase service credits.

Loans to Participants (Plan Section 4.10): Loans • will o will not be permitted under the Plan. Distributions for Health Insurance and Long Term Care (Plan Section 4.11): Distributions to pay for health insurance and long term care owill • will not be permitted under the Plan. **CERTIFICATION AND SIGNATURE** The undersigned Employer hereby represents that it is a unit of a State or local government or an agency or instrumentality of one or more units of a State or local government as described in Code Section 414(d), In addition, Employer represents that it is a public teaching institution with a faculty, curriculum and enrolled students and is a public primary or secondary school; state college or university; or a public junior college. This Adoption Agreement and the Plan document together constitute the Plan. The Plan is a specimen plan, not a master or prototype plan, and has not been approved by the IRS. The adoption of this Plan and related tax consequences are the responsibility of the Employer and its independent tax and legal advisors. IN WITNESS WHEREOF, the Employer hereby causes this Plan to be executed on this _____ day of _____, ____, EMPLOYER:

(enter name)

By: _____