## CSD, Retirement Trust Multiple Employer 457(b) Plan

## 457(b) Deferred Compensation Agreement (Governmental)



☐ Group ID# 44528002

	eferred Compensation Plan. To participa nis Plan. This Agreement will replace any				ted below, even if in the past you
Check One:	☐ Changes to earlier agreement	□ Cancellation			
EMPLOYER:					
EMPLOYEE INFORMATION	l:				
Employee Name:			SSN:		
Address:	City:	St	ıte:	ZIP:	
Date of Birth:	Phone: ()		Date of	Hire:	
Salary (Optional):	Marital Status: ☐ Married ☐ Not Married				
AGREEMENT/AUTHORIZAT					
pre-tax and after-tax sections toge	x only, after-tax Roth only, or a combi ether represent the total amount to be catch-up contributions can only be m	reduced from the	Employee's	s salary.	-
This Agreement is made by and between Employer and Employee. The parties agree to and acknowledge the following:					
Pre-Tax 457(b) Deferred Compensation  Employee agrees to defer the right to receive compensation as follows:  Commencing on (date):(MM/DD/YYYY).  Option 1:			After-Tax Roth Salary Deduction 457(b) Governmental Plans Only Employee agrees to have amounts deducted from Employee's pay as follows: Commencing on (date):(MM/DD/YYYY). Option 1:		
•% of compen per year).  OR Option 2:	sation for each pay period ( pay pe	eriods OR Option 2	per year).	_% of compensation for ea	ach pay period ( pay periods
	eriod, ( pay periods per year).			each pay period, (	_ pay periods per year).
Employee requests that the Employee	er invest the funds in a custodial account	t, trust and/or VALI	annuity cor	ntract as applicable.	
The Employee agrees and acknowledges that contributions under the Agreement shall be subject to the provisions of the Plan and that the Employer may impose its own or additional administrative rules and procedures.					
The Employee's benefits under the Plan shall be based upon the amounts credited to the Employee's account, which shall reflect the Employer's investment of the Employee's deferred compensation.  The Employee agrees that if the date specified in the preceding sentence is earlier than the first day of the month following the date of this Agreement, such date will be the first day of the month after the date of this Agreement.  The Employee understands and agrees that amounts deferred under this Agreement, taken together with amounts deferred under a prior or later agreement with respect to the same calendar year, shall not exceed the applicable deferred compensation Code and Plan limitations and that the Employer may limit contributions in order to comply with federal law and the Plan document. Employee hereby directs that any contribution in excess of such limits be returned to the Employee in accordance with governing legal requirements.					
continue indefinitely until amended of requirements for the Plan) for which Agreement shall automatically termin Severance from Employment with the	prior Deferred Compensation Agreement or terminated by either party giving writter such amendment or termination is to be nate. Except as otherwise provided with the Employer and/or if the Employee other deemed to constitute an employment agreement.	n notice to the othe e effective. If Emplo respect to the Plan rwise becomes inel	r party prior yer elects to this Agreen gible to part	to the beginning of the mo cease all employee electinent shall automatically ter icipate in the Plan.	onth (subject to any processing time ve contributions to the plan, this rminate upon the Employee's
retained in the employ of the Employ	1 , 0				. , . , , , , , , , , , , , , , , , , ,
Employer Signature:			Date:		
By:(Print Name)			Title:		

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