## SCHOOLSFIRST J 403(b) Salary Reduction Agreement (SRA)

PLAN ADMINISTRATION

Email completed forms to rpa@schoolsfirstfcu.org or Fax completed forms (714) 258-4262

## 1. Participant Information

First Name	Last Name	Soc	ial Security Number (REQUIRED)	Date of Birth		Date	of Hire
Street Address	C	ty	State	Zip Code		Phor	e Number
					Certific	ated	Classified
School District		Cou	inty				
Employee ID (Required for LA Dist 2. Action	stricts Only)	Par	ticipant Email Address				
<b>completed.</b> SRAs must be your deferral change online			an 90 days, prior to the eff	fective date. For	your convenie	nce, y	ou may also make
Effective date:	·	0	te	Turne of D	oformal		
	Available Pay Date	☐ Future Pay Da	te <u>it Provider Name</u>	<u>Type of De</u> Pre-Tax 403(b)	<u>eferral</u> Roth 403(b)		<u>Amount</u>
Effective date: Next	Available Pay Date	☐ Future Pay Da		Pre-Tax	Roth	\$	<u>Amount</u>
Effective date:  Next <u>Requested</u>	Available Pay Date <u>Action</u> Change Cancel	☐ Future Pay Da		Pre-Tax	Roth	\$	<u>Amount</u>
Effective date: Next <u>Requested</u> Begin Resume	Available Pay Date Action Change Cancel Change Cancel	☐ Future Pay Da		Pre-Tax	Roth	\$	<u>Amount</u>

Financial Advisor/Agent Name (Optional)

Financial Advisor/Agent Phone Number (Optional)

Financial Advisor/Agent Email Address (Optional)

## 4. Acknowledgement of Existing 403(b) Account

In order for salary reduction amounts to be applied to a 403(b)/Roth 403(b) account, an account must be open with the investment provider under the sponsoring school district. I, the Participant, understand that by initialing below I am certifying that I have established a 403(b) and/or Roth 403(b) account with the above listed investment provider(s) under the school district listed on this SRA. I understand that if no account is available at the time the deferral is remitted to the investment provider, it will result in a Contribution in Error and a delay in applying the deferral to a retirement account.

Acknowledgement: \_\_\_\_\_(Initials)

## 5. Signatures

- I understand and agree to the following:
- 1. This Salary Reduction Agreement (Agreement) is an agreement between me and my employer that I have entered into voluntarily.
- 2. This Agreement supersedes and replaces all prior Salary Reduction Agreements.
- 3. The Agreement is legally binding and irrevocable with respect to amounts paid or available while this agreement is in effect.
- 4. The Agreement may be terminated or modified at any time for amounts not yet paid or available.
- 5. Nothing herein shall affect the terms of my employment with the Employer.
- 6. This Agreement shall automatically terminate if my employment is terminated.
- 7. SchoolsFirst Plan Administration, LLC charges a third-party administration fee of \$2 for each month in which you make a contribution. This fee is paid by your investment provider. Your investment provider may charge the fee against your account directly or indirectly. Contact your investment provider if you have questions about how the fee is handled.

I authorize the automatic cancellation of this Salary Reduction Agreement in the event of any of the following: (1) if SchoolsFirst Plan Administration believes additional contributions will cause me to exceed limits under Code Section 415 or 402(g), (2) if receipt of returned contributions due to no account establishment

I have read and understand the information contained in this Agreement. I understand that by making this application the release of my confidential information to third parties may occur as necessary to administer the Plan in accordance with the Internal Revenue Code.

Participant Signature (REQUIRED)

Date

Form - 403-200SF (05/2023)