ADOPTION AGREEMENT FOR THE 403(b) PLAN DOCUMENT FOR PUBLIC EDUCATION ORGANIZATIONS

Employer hereby establishes a 403(b) plan by adopting the 403(b) Plan Document for Public Education Organizations plan document (the "Plan") as modified by this Adoption Agreement and agrees that the following provisions shall be incorporated as part of the Plan document.

EMPLOYER INFORMATION

Name of Empl	oyer:Arlington Heights Sc	hool District 25	
Federal Tax II	D: <u>36-6003283</u>		
Employer's Ac		ngton Heights, IL 60005	
Telephone Nui	mber: <u>847-758-4880</u>	Fax: <u>847-758-4908</u>	
Contact Person	n: <u>Stacey Mallek</u>		
Telephone	/Extension:	E-mail smallek@sd25.org	
Type of Organ	nization:		
⊠ K-	-12 Public School Commu	unity College	iversity
Note: I	f Employer is not a public education organ	ization, this document may not be used.	
	<u>PL</u> .	AN INFORMATION	
Name of Plan:	Arlington Heights School Dis	strict 25	403(b) Plan
Effective Date	: This Adoption Agreement:		
	403(b) plan document establish amends and restates a previousl	of <u>January 1, 2009</u> (the "Effed by the Employer. ly established 403(b) Plan document of the "Effective"	ne Employer. The effective
Plan. Eligibilit		all employees are immediately eligible to ased on applicable employment agreement e plan shall not include:	
	Employees who are eligible to participate in one or more plans described under Section 403(b)(12)(A) of the Code during the calendar year sponsored by the Employer.		
\boxtimes		d regularly attending classes at the Employers that are educational institutions).	oyer institution during the
		fewer than hours per week (must be cept as otherwise provided under applical 009) during the calendar year.	

Note: The inclusion of *all* common law employees will prevent an inadvertent violation of the eligibility requirements of Section 403(b)(A)(ii).

Contributions into the Plan:

Employee (Contributions (in addition to salary reduction contributions):
	Roth 403(b) Contributions to the Plan are permitted beginning on
\boxtimes	Roth 403(b) Contributions are NOT permitted under the Plan
(Default: If	no election is made, Roth 403(b) Contributions are <u>not</u> permitted)
Employer (Contributions (if any):
\boxtimes	No Employer Contributions will be made.
	Employer Contributions will be made in accordance with applicable employment agreements and collective bargaining agreements, or as may be determined from year to year by the Employer.
(Default: If	no election is made, Employer Contributions are permitted)
service with the	vice Catch Up Contributions: The Plan $will \boxtimes or will not \square$ permit employees with 15 years of Employer that satisfy the conditions for the Special Section 403(b) Catch-up Limitation for Employees f Service (Section 3.2 of the Plan) to increase their Elective Deferrals limitation.
(Default: If	no election is made, Catch Up Contributions are permitted)
Appendix 1, whi Annuity Contrac to accept contrib Deferral to those existing Annuity	ions: Any Annuity Contracts and/or Custodial Accounts provided by Vendors authorized in Part A on ch may be revised from time to time, are authorized to accept contributions under the Plan. Any ts and/or Custodial Accounts provided by Vendors authorized in Part B on Appendix 1, are authorized utions under the Plan from those Employees who were already making contributions pursuant to Salary Vendors on December 31, 2008, and such contributions shall continue to be applied to those pre-Contracts or Custodial Accounts. However, such Vendors may not initiate any new Annuity Contracts Accounts on or after January 1, 2009.
	nin the Plan: The Plan will ⊠ or will not ☐ permit Participants to make Exchanges. If permitted, occur (Mark all that apply):
	Between those Vendors listed in Part A of Appendix 1 only (Vendors authorized to maintain current payroll slots).
	From Vendors NOT listed on Part A of Appendix 1 to Vendors listed on Part A of Appendix 1 to the extent permitted by applicable law and in conformance with the terms of Appendix 3.
	Between those Vendors listed on Appendix 1 and any other Vendor offering annuity contracts and/or custodial accounts that satisfy the requirements of Section 403(b) of the Code and execute the information sharing agreement provided by Employer for purposes of satisfying applicable compliance requirements. Administrator will maintain a list of Vendors that have executed information sharing agreements and will make this list available to Vendors (Appendix 2).
(Default: ij	f no election made, Exchanges between organizations listed on Appendix 1 are: permitted)
Fransfers Into t	the Plan: The Plan will \square or will not \boxtimes accept Transfers from another employer's 403(b) plan.
(Default: If	no election is made, Transfers will be accepted)
	the Plan: The Plan will or will not permit Transfers from the Plan to another employer's equested by a former Participant.
(Default: I	f no election is made, Transfers will be sent to another 403(b) plan.

2

Financial Hardship Distributions: Hardship Distributions $are \square$ or $are not \square$ available under the Plan.
(Default: If no election made, Hardship Distributions are permitted)
Loans: Loans <i>are</i> \square or <i>are not</i> \boxtimes available under the Plan subject to availability and any additional conditions that may apply under a Participant's 403(b) Individual Agreement(s).
(Default: If no election made, loans are permitted) Note: The Plan prohibits loans to any Participant who has an existing outstanding defaulted loan under any retirement or deferred compensation plan sponsored by the Employer.
Direct Roth Rollovers: If Roth 403(b) Contributions are permitted to the Plan (above), direct rollovers from other Roth 403(b) or Roth 401(k) plans are \square , are not \square accepted into the Plan or
Not Applicable because Roth Contributions are not permitted to the Plan.
(Default: If no election made, direct rollovers of Roth contributions will be permitted),
Plan Administration: The Plan shall be administered:
By Employer Jointly by Employer and Vendors. Unless otherwise agreed to by the affected parties, Employer and the provider/issuer of each Funding Vehicle shall jointly act as Administrator of the Plan. Employer shall be responsible for matters relating to eligibility (including providing notice of the Plan to Employees), enrollment opportunities, Contributions authorizing disbursements in accordance with Section 5, and proper tax reporting on Contributions, Plan document maintenance and payroll related issues. The Funding Vehicles are responsible for matters relating to investing Contributions as directed by Participants, beneficiary designations, distributions authorized by the Employer, Exchanges, Transfers, Rollovers, loans, withdrawals and post-employment compliance, such as tax reporting, notice requirements and withholding on distributions. By a designated Administrator. The Employer has named
to act in this capacity.
The following section may be used to insert provisions for which there were no acceptable alternatives provided. It may be used to modify any portion of the Plan or Adoption Agreement.
NOTE: Any modifications should be carefully reviewed by Employer's legal counsel to ensure that changes do not adversely affect the Plan's qualification under Section 403(b) of the Code.
Other provisions of the Plan (Attach additional pages as necessary):
EMPLOYER ACKNOWLEDGEMENTS AND SIGNATURES
Employer acknowledges that it is an eligible public education organization under Section $170(b)(1)(A)(ii)$ of the Code and is authorized to offer a program qualified under Section $403(b)$ of the Internal Revenue Code
EMPLOYER
By:
Print Name of Signer: Stacey Mallek
Title: Assistant Superintendent for Business
Dated: November 14, 2008

APPENDIX 1 Part A

Vendors authorized to receive ongoing contributions, and, if applicable, Exchange and Transfers under the Plan:

Name of Organization	Contact Person	Telephone Number
/AXA Equitable		800.628.6673
AIG/VALIC		
Ameriprise Financial		
Commonwealth Annuity/Kemper		000 455 0045
Great American/GALIC		000 054 2640
Lincoln Investment Planning		000 754 0011
Met Life		_800.560.5001
Thrivent Financial		800.847.4836

APPENDIX 1 Part B

Vendors authorized to receive ongoing contributions from Participants into Contracts and/or Custodial Accounts in existence and receiving salary deferrals from such Participants on December 31, 2008, only. The following Vendors may not receive Exchanges and Transfers under the Plan and may not enter into any new Contracts and/or Custodial Accounts with any Participants after January 1, 2009:

Name of Organization	Contact Person	Telephone Number
Lincoln Financial Group ING Life Insurance		

This Appendix is dated: __October 23, 2009_____

APPENDIX 2

Vendors authorized only to re	eceive Exchanges or Transfers un	der the Plan:	
Name of Organization		Telephone Number	
Important Notes:			
information necessary for o	compliance purposes with Emp	or named in Appendix 1 and/or II ployer, an Administrator and/or with ompliance with the Plan and all app	any other 403(b)
		rds of the Funding Vehicles offered un e Plan and applicable information sha	
This Appendix is dated:	October 23, 2009		

APPENDIX 3

[Vendors authorized only to initiate Exchanges or Transfers under the Plan:]

Name of Organization	Contact Person	Telephone Number
American Funds		
Fidelity		
Hartford Life & Annuity		
Invesco/AIM		
Jackson Natl. Life		
Minnesota Life		
Prudential/American Skandia		
Vanguard		
		
		
This Appendix is dated:	October 23, 2009	

161592_1.DOC