Glenbrook High School District #225

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On rare occasions it may become necessary to close the schools for emergency reasons. The superintendent is authorized by the Board of Education of District #225 to determine when and if conditions at one or both of the high schools warrant (1) dismissal of students prior to the close of the school day, or (2) cancellation of school.

Section A - Early School Dismissals

- 1. In the event that either weather or other conditions in the school become so important to the health, safety and welfare of students that it may be best to close the schools before the end of the regular school day, the superintendent will:
 - 1) Contact each building principal and discuss the conditions as they relate to the situation in each of the buildings.
 - 2) Contact bus companies to determine the availability of buses to take students home.
 - 3) Make a decision regarding the closing of one or both schools.
 - 4) Notify the building principals and the bus companies of the decision to close.
 - 5) Notify the Emergency Closing Center staff, students and parents using the district electronic notification system and school and district websites and the Emergency Calling Center.
- 2. In the event the decision is to close the school early, the principal will:
 - 1) Notify all students and staff that the school will be closed early.
 - 2) Outline procedures for the orderly dismissal of students.
 - 3) Excuse teachers and paraprofessionals after students have left the building.
 - 4) Retain non-certificated staff members and administrators on the job unless their retention raises questions of health and safety. In such instances the principal will discuss this concern with the superintendent, who will make a decision regarding all personnel remaining in the school.
- 3. The superintendent, in collaboration with the building principals, shall determine whether or not scheduled extraclass extracurricular activities and practices, including evening school and school meetings listed on the calendar, shall be canceled.

Section B - School Cancellation

In the event that natural or human conditions develop which require the cancellation of school prior to the beginning of the school day, the superintendent will:

- 1. Confer with bus companies to ascertain whether buses can make their normal pickups and deliveries.
- 2. Determine whether or not school should be canceled on the basis of the conditions and the capability of the bus companies to provide transportation services. Decisions relative to the cancellation or closing of school will relate directly to the ability of bus companies to perform.
- 3. In case of cancellation, notify the Emergency Closing Center staff, students and parents using the district electronic notification system and school and district websites and the Emergency Calling Center.
- 4. Complete the above actions prior to 7:00 A.M.
- 5. Authorize any or all of the following categories of employees not to report for work:
 - a. teachers
 - b. supervisors
 - c. paraprofessionals
 - d. cafeteria personnel

- e. clerks
- f. secretaries
- g. custodial/maintenance personnel
- h. administrators
- 6. Notify the principals and director of <u>assistant superintendent for</u> human resources of the school cancellation and the categories of personnel who are to report for work. The principals will notify all personnel in their buildings via a calling tree <u>if necessary</u>. The director of <u>assistant superintendent for</u> human resources will initiate a calling tree for district personnel <u>if necessary</u>.
- 7. Determine if conditions during the day deteriorate to the point where personnel who have reported to work should be released.
- 8. The superintendent shall determine whether or not scheduled extraclass extracurricular activities and practices, including evening school and school meetings listed on the calendar, shall be canceled.

Revised:December 3, 1984Reviewed:February 28, 1994Revised:February 28, 2000Revised:February 28, 2000

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Section A

The assistant superintendent for business affairs, or designee, will act as the Board's representative in all matters dealing with tax sheltered annuities (TSA) sold to Glenbrook employees through the school district. As such, the assistant superintendent for business affairs, or designee, will sign all applications, review literature to be distributed, and maintain copies of all master contracts and agreements.

Section B

Each company and each agent must comply with the following regulations. Failure to comply with any of these regulations will be sufficient grounds for denying sales to Glenbrook employees.

- 1. Procedure for Agent and/or Company Approval
 - 1) All agents must have on file in the District Office or with a designated third party administrator, a master group policy or a copy of the individual policy to be issued to Glenbrook employees. All insurance companies selling TSA policies to Glenbrook employees must have on file in the District Business Office or with a designated third party administrator, a completed tax sheltered annuities insurance company agreement form containing the Board approved Investment Provider Service Agreement for 403(B) Retirement Programs (Non-ERISA). The assistant superintendent for business affairs, or designee, will not sign an application for a TSA nor will monies be released until the required policies and the completed forms have been returned by the company.
 - 2) Employee names, addresses, and telephone numbers will not be provided to insurance agents by school staff.
 - 3) Printed TSA literature provided by insurance agents will be made available for review by Glenbrook employees by placing it in employee areas in the schools or via electronic transmission. A sample of the information to be distributed must be provided to the assistant superintendent for business affairs, or designee, for review. The literature may not indicate that the Board of Education or the administration recommends the plan to the employees. Once approved, packets of literature may be delivered to the District Business Office. The literature will be placed in the schools for all employees to take home and review, or made available via electronic transmission.

2. <u>Contact with Employees</u>

- 1) Initial contact with employees may be made through printed literature, by reference from other employees, or by outside contact by the agent.
- 2) Once contacted by a Glenbrook employee, an agent may then meet with the employee at school to discuss the TSA plan offered. Agents may also meet an employee at school to have papers signed. IN EITHER EVENT AGENTS WILL NOT BE ALLOWED TO REMAIN ON SCHOOL PREMISES TO SOLICIT BUSINESS FROM OTHER EMPLOYEES.

3. <u>Procedure for Enrolling Employees in TSA</u>

- When an employee has decided to enroll in a TSA plan, the agent must have the employee complete the <u>a</u> Salary Reduction Agreement for 403(B) Programs form, (see attached) provided by the District's third party administrator.
- 2) When completed and signed by the employee and agent, the Salary Reduction Agreement for 403(B) Programs form, must be forwarded to the assistant superintendent for business affairs, or designee, for signature.
- 3) TSA agreements completed, signed and received the first of the month will produce a salary deduction for that month. Agreements completed, signed and received after the first of the month will produce a payroll deduction from the next month's paycheck. If an employee requests to contribute \$10,000 or more, or use special catch-up provisions allowed under IRS code, a Maximum Exclusion Allowance (MEA) calculation may be required.
- 4) Monies will be dispersed to companies from the District Business Office only upon receipt of proper billings from the insurance company through the District's third party administrator.
- 5) Changes in the amount of the TSA are to be handled in exactly the same manner as new TSA agreements.
- 6) The employee shall be responsible for requesting periodic statements from the insurance company reflecting payments made by the school district. The employee shall also be responsible for verifying the accuracy of the statements. An employee having a question about the statement should immediately contact the agent. If the question cannot be resolved by contacting the agent, the employee should contact the District Business Office or designated third party administrator for assistance.

| Revised: | November 19, 1984 |
|----------|-------------------|
| Revised: | January 25, 1993 |
| Revised: | February 9, 1998 |
| Revised: | July 13, 2009 |
| Revised: | |

Glenbrook Salary Reduction Agreement for 403(b) Programs (Effective July 1, 2009)

| Salary Reduction Agreement | Glenbrook High School District 225 1835 Landwehr Road |
|----------------------------|---|
| | Glenview, IL 60026 |

Part 1. Employee Information

| Name |
|-------------------|
| Social Security # |
| Address |
| |

Part 2. Contribution Information (Fill in all

that apply) Salary reduction changes must be made in allowance with Board Policy 4070, Section C.

- □—Initiate new salary reduction. Please deduct the amount of \$_____ per pay.
- Change salary reduction. This is notification to change the amount of my TSA salary reduction from \$______ to \$_____ per pay.
- Change Service Provider. This is notification to change my Service Provider (indicate amounts in Part 3) from ______ to
- Discontinue salary reduction. Please discontinue my TSA salary reduction with the following Service Provider:
- □—I am contributing more than \$16,500. (Check one or both.)

□- I am contributing \$_____ (Maximum \$3,000) under the 15 year service election. (An MEA is required).

□ I am contributing \$_____(Maximum \$5,500) under the age 50 and older catch up election.

Age at end of current tax year: _____

Employees must submit a new salary reduction agreement each year they are utilizing a "catch up" provision.

Part 3. Funding Vehicle & Amount of PRE-TAX Salary Contributions to a Traditional 403(b):

| \$ of Compensation per Pay | |
|----------------------------|------------------|
| Period | Service Provider |
| 1. | |
| 2. | |

Funding Vehicle & Amount of AFTER-TAX Salary Contributions to a Roth 403 (b):

| \$ of Compensation per Pay | |
|----------------------------|------------------|
| Period | Service Provider |
| 1. | |
| 2. | |

Part 4. Agreement

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 403(b) annuity(ies) or custodial account(s) selected by Employee. It is intended that the requirements of all applicable state and federal tax rules and regulations (Applicable Law) will be met. The Employee understands and agrees that this Agreement:

- 1. Is legally binding and irrevocable with respect to amounts paid or available while it is in effect;
- 2. 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;
- 3. Is effective only for amounts not yet earned or made available in accordance with the Employer's administrative procedures.

Employee further agrees that:

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 the information provided by Employee, which is used in determining Employee's maximum annual contribution limit; and

Employee that result from his/her participation in the 403(b) program.

Employee acknowledges that Employer has made no representation to Employee regarding the advisability, appropriateness or tax consequences of the purchase of the 403(b) program. Nothing herein shall affect the terms of employment between Employer and Employee. This agreement supersedes all prior salary reduction agreements and shall automatically terminate if your employment with the Employer is terminated.

Important Information

- 1. Employer does not choose the annuity contract(s) or custodial account(s) in which contributions are invested.
- 2. Employees are responsible for setting up and signing the legal documents to establish the annuity contract or custodial account. However, in certain group annuity contracts, Employer may be required to establish the contract.
- 3. 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 403(b) of the Internal Revenue Code.
- 4. Employees are responsible for naming a death beneficiary under the 403(b) program. This is normally done at the time the annuity contract or custodial account is established. Beneficiary designations should be reviewed periodically.
- 5. Employees are responsible for all distributions and any other transactions with their service provider. All rights under the annuity contracts or custodial accounts are enforceable solely by Employee, Employee beneficiary or Employee's authorized representative. Employee must work directly with the service provider to transfer contract(s) or custodial account(s) to another approved service provider, begin distributions, make loans, or otherwise access 403(b) program assets.
- 6. 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 2007 limit. Limits should be checked each year for the scheduled increases through 2006; after which they will be indexed in \$500 increments.

Read Before You Sign:

By signing this Agreement, you are declaring that the amount you have elected to have withheld is no greater than 100% of your includible compensation and, excluding a catch up election, is equal to or less than \$16,500. If selected in Part 2 above, you are declaring that you are eligible for one of the catch-up elections as indicated. You are accepting full responsibility for the amount you have elected to have withheld from your salary and contributed to a 403(b) arrangement. You are further declaring that you have not received a Hardship Distribution from a Plan of this Employer within the last six months and agree to provide notification to Employer prior to initiating a request, if you plan to elect a Hardship Distribution during the term of this agreement.

Part 5. Employee Signature

I certify that I have read this complete Agreement and that my salary reductions do not exceed contribution limits as determined by Applicable Law. I also certify that I am eligible for the catch up election(s), if selected, under Part 2 above. I understand my responsibilities as an Employee under the 403(b) program, and I request Employer to take the action specified in this Agreement. I understand that all rights under the annuity(s) or custodial accounts established by me under the 403(b) program are enforceable solely by me, my beneficiary or my authorized representative.

Employee Signature Date

Part 6. Acknowledgment and Representation of Sales Agent/Representative

I hereby acknowledge my responsibility to comply with Employer's written directives regarding solicitation of Employees. I also acknowledge my responsibility to assist the Employee in determining the maximum contribution limits when required. I further acknowledge that it is my responsibility to comply with all regulations pertaining to 90-24 transfers.

(Please Print)

Sales Agent/Representative Name

| Phone | |
|-----------|------|
| Address | |
| Signature | Date |

Part 7. Employer Signature

Employer hereby agrees to this Salary Reduction Agreement.

Signature of Employer Representative

Title

Date

BOARD POLICY: MILITARY LEAVES

Section A

It is the policy of the Board of Education to grant leaves and reemployment rights to its employees consistent with Section 24-13 of The School Code of Illinois.

Section B

The Board grants reemployment rights to reservists who are required to perform active duty whether for training or deployment provided they report for reemployment at the next regularly scheduled working period after they return from training or within a reasonable time thereafter if they are delayed because of factors beyond their control.

Section C

Employees called to active duty under Section B above, must request, in writing, a leave of absence within five (5) school days of receipt of notification of being called to active duty. Copies of orders or notifications received by the employee must be provided along with the written request for leave of absence.

Section D

Salary and benefits will be provided to employees for periods of active duty in the reserves or National Guard in accordance with the Military Leave of Absence Act and the Public Employee Armed Services Rights Act. Based upon the active duty orders or notification provided by the employee, the director of assistant superintendent for human resources will verify the manner in which the employee's salary and benefits will continue during his/her leave. Employees may, however, schedule their training periods to coincide with any earned vacation they have accrued. In this instance, the employee will receive payment for vacation days used during military leave.

Section E

Certificated personnel on contractual continued service will retain their contractual continued status while on military leave. However, no experience credit on the salary schedule will be granted to certificated personnel while on military leave.

Approved:November 4, 1974Revised:August 21, 2000Revised:November 28, 2005Revised:

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- 1. Pregnant employees should have their physician send a written notification of pregnancy to the human resources office at least five (5) months prior to the expected date of delivery.
- 2. The director of <u>assistant superintendent for</u> human resources will schedule a conference with the pregnant employee when official notification of pregnancy is received from the physician.
- 3. The director of assistant superintendent for human resources will provide the employee with <u>Policy</u> and <u>Procedures for "Disability Due to Pregnancy" and</u> "Disability Due to Pregnancy" Forms A and B (attached) at the above noted conference.
- 4. The employee will have these forms completed by her physician. The physician will send the forms directly to the director of <u>assistant superintendent for</u> human resources.

Adopted: November 5, 1979 Revised:

DISABILITY DUE TO PREGNANCY

SICK LEAVE REQUEST FORM

| TO: | (Attending Physician) |
|----------|---|
| FROM: | Director of Assistant Superintendent for Human Resources, GLENBROOK HIGH SCHOOLS |
| SUBJECT: | Employee Absence Because of Maternity |
| RE: | (Employee) |

Eligibility for disability absence and sick leave benefits for the above employee, as a result of pregnancy, are dependent upon her physical disability being such as to preclude her from performing her regular duties. In order to determine the beginning and ending dates of such disability period, we ask you to provide us with the following information concerning the above named employee:

- (1) The date beyond which she is physically unable to continue to perform her duties prior to delivery.
- (2) The date following delivery when she is physically able to resume her duties.

The dates requested are to determine the specific period of physical incapacity and should not include any potentially longer periods of time during which you might customarily prefer that your patients not work for reasons not related to physical incapacity.

Please convey these dates in writing as soon as they become known to you (forms attached). Please do not hesitate in contacting me if you desire additional clarification in this matter. The Glenbrook High Schools appreciate your cooperation. Thank you.

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FORM A

(date)

| Director of Assistant Superintendent f | or Human Resources | |
|--|---|--------------|
| Administration Building | | |
| THE GLENBROOK HIGH SCHOOL | S | |
| 1835 Landwehr Road 3801 W. Lake A | Avenue | |
| Glenview, Illinois 60025- 60026 | | |
| Director of Human Resources: | | |
| It is my professional judgement that _ | | should stop |
| | (employee) | |
| working on(date) | _ because of her physical inability to continue | her assigned |
| duties. | | |

| Physician's Si | gnature | |
|----------------|---------|----------|
| Address | | |
| City | State | Zip Code |

Telephone Number

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FORM B

(date)

 Director of Assistant Superintendent for Human Resources

 Administration Building

 THE GLENBROOK HIGH SCHOOLS

 1835 Landwehr Road 3801 W. Lake Avenue

 Glenview, Illinois 60025 60026

 Director of Human Resources:

 It is my professional judgement that _________ will be able (employee)

to resume her regular duties on _____

(date)

| Physician's | Signature | |
|-------------|-----------|----------|
| Address | | |
| City | State | Zip Code |

Telephone Number

6230

BOARD POLICY: SUBSTITUTE TEACHERS

Section A

The Board recognizes the necessity of providing substitute teachers when members of the professional staff are absent from school. The Board also recognizes the importance of maintaining the students' instructional program through a well-planned and coordinated substitute teacher program.

Section B

All substitute teachers shall hold a valid teaching certificate or substitute teaching certificate from the state of Illinois.

Section C

The director of assistant superintendent for human resources shall be responsible for the employment of all substitute teachers and shall maintain a list of persons qualified to be substitute teachers in the Glenbrook schools. The principal, or his designated representative, shall determine procedures for acquiring substitute teachers, and for ensuring that the welfare of the students is served through an uninterrupted instructional program.

Section D

Compensation rates for substitute teachers shall be <u>determined annually reviewed as needed</u> by the <u>Board of Education</u> <u>administration</u>. <u>Recommendations for adjustment in compensation rates will</u> then be made to the board of education for determination.

Section E

Substitute teaching may also be done by other members of the professional staff, when deemed advisable by the principal or his designated representative. Remuneration shall be determined by the Negotiations Agreement.

Approved: June 18, 1973 Revised: September 25, 2000 Revised: