

457(b) Deferred Compensation EZ Enrollment Form

Page 1 of 2

Personal Information					
Plan Name:			Plan ID:		
Name:					
SSN:			Primary Phone:		
Street Address:			-		
City:				ZIP:	
Email:					
How would you like to be co					
Paperless Delivery: By provious related to your retirement plaperefer to receive paper copies. I do NOT consent to Pape	nn, e.g statements, conf s of the documents via U	irmations, terms, ag J.S. Mail to the addr	greements, etc. Check th ess provided above.	e box below if you w	ould
Contribution Election	ness Benvery, rieuse pre		is related to my retirem	one plan the olor ha	
	whather your plan offer	s contributions in n	arcontagos dollar amou	into or both	
Check with your employer or	- ·	•	_) o ±1-
Pre-Tax \$			your contribution bety ill be invested into the Ta		
	OR%	the vear vou turr	n 65. Check vour paystub	to confirm your sele	
	OR%			nd being processed.	
*May not be offered by your	Plan. Roth contributions	are made on a post	:-tax basis.		
Beneficiary Designatio	n (replaces any prio	r designation)			
IMPORTANT NOTES: 1) Allocator contingent beneficiary and ☐ I have additional beneficiary page with the additional beneficiary Beneficiary(ies) (All	d do not list a percentage aries. If you want to design eneficiary information. A	e, the allocation will gnate more than tw llocations must still	be designated as 100% be of each type of bene	ficiary, you may atta	
1. Full Name:				_ Allocation:	%
Relationship:	SSN	N:	Date of Birth:		
Address:			Phone:		
2. Full Name:				Allocation:	%
Relationship:		N:	Date of Birth:		
			Phone:		
Contingent Beneficiary(ies)	(Allocations must total 10	00%):			
1. Full Name:				Allocation:	%
Relationship:	SSN	N:	Date of Birth:		
Address:			Phone:		
2. Full Name:				_ Allocation:	%
Relationship:	SSN	N:	Date of Birth:		
Address:			Phone:		
Authorization					
I authorize my Employer to r salary reduction will continu its payment to the designate than the first day of the first	e until otherwise authori d investment option will	zed. The withholdi be reflected as ear	ng of my deferred amo ly as administratively p	unt by my Employer racticable but not ea	and
Signature:			Date:		
Retirement Specialist Name	(Print):		Agent #:		



457(b) Deferred CompensationMemorandum of Understanding

Page 2 of 2

The purpose of this memo is to ensure that you fully understand the major terms and restrictions of your Deferred Compensation Plan. However, it does not cover all the details of the Plan. Please refer to the Plan Document for specific details. In the event of conflict or ambiguity between the Plan Document and this Memorandum of Understanding, the terms and provisions of the Plan Document will control. I understand and acknowledge the following:

- 1. I understand that my participation in the Plan is governed by the terms and conditions of the Plan Document.
- 2. The product information brochure and fund prospectuses were available to me and can be obtained upon request.
- 3. The total permissible annual deferral amount to all 457(b) plans is currently the lesser of the maximum annual 457(b) contribution limit or 100% of includible compensation, as indexed, per 457(e)(15) of the IRS code. Under certain circumstances, additional amounts above the limit may be deferred into the Plan if (1) I will obtain age 50 or older during the calendar year, or (2) I am within three years of Normal Retirement Age and did not defer the maximum amount in prior years. The Plan Document provides additional details about deferral limits. Deferrals in excess of maximum amounts are not permitted and will be considered taxable income when refunded. It is my responsibility to ensure my deferrals do not exceed the annual limit. Contributions to other Section 457(b) plans may limit the maximum amount I may defer under the Plan.
- 4. I may take a distribution from the Plan only upon severance from employment; at age 70½ (if deferrals have stopped); upon an unforeseeable emergency approved by the Plan; or I may take a one time in-service withdrawal if my account value is \$5,000 or less (as adjusted) and I have not deferred into the Plan for two or more years. In some cases distributions for purchase or repayment of service credits in a governmental defined benefit plan may be permitted. Additionally, funds may be distributed upon my death. All distributions must be in compliance with the Internal Revenue Code and applicable regulations, some of which are expressed in the Plan Document.
- 5. Generally, you must begin taking distributions from the Plan no later than April 1 following the year you reach age 73. If you continue to work for this employer beyond age 73, (75 for an individual who attains age 74 after December 31, 2032). Generally, your distributions must begin no later than April 1 following the year you separate from service or retire. Please consult the Plan Document for additional information. All distributions are taxable as ordinary income and subject to income tax in the year received. You must take distributions in a manner that satisfies the minimum distribution requirements of Section 401(a)(9) of the Code, which currently requires benefits to be paid at least annually over a period not to extend beyond your life expectancy. Failure to meet minimum distribution requirements may result in the payment of a 25% federal excise tax.
- 6. The funds in my account may be eligible for rollover to a traditional or Roth IRA or to an eligible retirement plan. The "Special Tax Notice Regarding Plan Payments" provides detailed information about my options. Due to important tax consequences related to distributions, I understand that I should consult a tax advisor prior to requesting a distribution of any kind. I expressly assume the responsibility for tax consequences relating to any distribution, and I agree that neither the Plan nor the Plan Administrator shall be responsible for those tax consequences.
- 7. I understand that I may make changes among the investment options within my account as frequently as daily including exchanging out of the Asset Allocation Funds, but any change may be subject to the restrictions of the plan and/or the investment provider. In addition, some mutual funds may impose a short term trade fee. I understand that I should read the underlying prospectus carefully. Changes may be made by calling 1-877-677-3678 or logging on to nrsforu.com.
- 8. I understand that I may cancel my enrollment if I contact the Service Center at 1-877-677-3678 within 10 business days of the signature date of this form.
- 9. Exchanges from and into available variable investment options may be subject to restrictions or limitations established by the investment provider, the Plan or its designated agent.

NATIONWIDE TARGET RETIREMENT FUNDS

Nationwide Target Retirement Funds are life-cycle funds that use a target maturity approach as a simplified way to meet investors' different objectives, time horizons, and changing risk tolerances. As your retirement date approaches, the fund's allocation will grow more conservative. To find more information about the Nationwide Target Retirement Funds, including fees and expenses, please visit nrsforu.com

MUTUAL FUND SERVICE FEE PAYMENTS DISCLOSURE

Nationwide Retirement Solutions, Inc. and its affiliates (Nationwide) offer a variety of investment options to public sector retirement plans through variable annuity contracts, trust or custodial accounts. Nationwide may receive payments from mutual funds or their affiliates in connection with those investment options. Additionally, Nationwide may enter into arrangements to allocate all or a portion of these payments to plan sponsors for plan expenses. For more detail about the payments Nationwide receives, please visit nrsforu.com.

ENDORSEMENT DISCLOSURE

Nationwide Retirement Solutions, Inc. and Nationwide Life Insurance Company have endorsement relationships with the National Association of Counties, the United States Conference of Mayors, and the International Association of Firefighters Financial Corporation. More information about the endorsement relationships may be found online at nrsforu.com.