## <u>Department of Defense</u> <u>Deferred Resignation Program</u> Final Separation Agreement

This agreement is between [AGENCY] ("Agency") and the Employee identified below.

The Agency has received Employee's voluntary request to be included in the Department of Defense Deferred Resignation Program (DoD DRP) and the Agency accepts Employee's request to be included in the Deferred Resignation Program. Accordingly, the parties agree as follows:

- 1. Employee is accepted into the Deferred Resignation Program and agrees to waive certain rights as detailed below in exchange for participation in the DRP.
- 2. Employee shall be placed on paid administrative leave on [DATE], 2025, or one week after signing this agreement if the employee is age 40 or over. Employee shall remain on paid administrative leave up through and including September 30, 2025, or such earlier date on which Employee may choose to resign or otherwise separate from federal service (Deferred Resignation Period). Employee agrees not to challenge the Agency's use of administrative leave if found unlawful or set aside. Employee agrees to accept placement into another duty status, with the understanding that Agency shall not require Employee to perform work after [DATE] 2025.
- 3. Employee agrees to turn in all Agency equipment and property no later than [DATE], 2025, as directed by Employee's supervisor.
- 4. Employee shall not be expected to work during the Deferred Resignation Period and shall be exempt from any return-to-office requirements until September 30, 2025, or earlier if they choose to accelerate the resignation or retirement date for any reason.
- 5. During the Deferred Resignation Period, and subject to the availability of appropriations, Agency shall continue to pay Employee's current salary and Employee shall continue to retain and receive all benefits of Employee's federal employment, including but not limited to TSP contributions, health, dental, vision and/or any other similar benefits, with Agency making the government's contribution. Employee will receive retirement service credit during the deferred resignation period consistent with the retirement provisions applicable to Employee. If Employee becomes eligible for a within-grade increase during the deferred resignation period, Agency shall process the within-grade increase and Employee shall receive the associated salary increase.
- 6. Employee will continue to accrue annual and sick leave during the deferred resignation period. Employee will receive a lump sum payment of accrued annual leave in accordance with 5 CFR part 550 upon separation from service, subject to availability of funds.

- 7. Agency shall comply with all terms of this agreement even if Employee's position is eliminated or reassigned prior to September 30, 2025. Employee shall not be subject to furlough, termination, reduction in force or layoff as a result of an agency-initiated reorganization or reduction in force. Employee agrees to cooperate with steps taken by Agency to exempt Employee from any reduction in force.
- 8. Nothing in this agreement prevents Employee from retiring from federal service at any time if Employee is eligible to do so under the applicable provisions of CSRS or FERS prior to September 30, 2025. If Employee is eligible and elects to retire before September 30, 2025, Employee's retirement election shall override any benefits that would be available to Employee under this agreement after the effective date of Employee's separation. Employee understands that Employee is responsible for submitting a CSRS or FERS application.
- 9. Nothing in this agreement prevents Employee from retiring from federal service on or before [INSERT VERA END DATE] if Employee is eligible to do so under the Voluntary Early Retirement Authority (VERA). If Employee is eligible and elects to retire under VERA, Employee's retirement election shall override any benefits that would be available to Employee under this agreement after the effective date of Employee's separation. Employee understands that Employee is responsible for submitting a VERA application.
- 10. Employee acknowledges he or she has entered the agreement knowingly, voluntarily, and free from improper influence, coercion, or duress.
- 11. Employee acknowledges that Agency will immediately rely on the terms of this agreement in consolidating and reassigning roles and otherwise taking steps to reform the agency workforce. As of the effective date of this agreement, Employee will permanently cease to serve in the position from which Employee is agreeing to resign. Consequently, Employee understands that, as of the effective date of this agreement, this agreement is final and reflects Employee's decision to resign effective September 30, 2025, unless Employee resigns or retires earlier as set forth above.
- 12. Employee forever waives and will not pursue through any judicial, administrative, or other process, any action against Agency or any other agency or instrumentality of the federal government that is based on, arising from, or related to Employee's employment at Agency or the deferred resignation offer, including any and all claims that were or could have been brought concerning said matters, including but not limited to all claims for reinstatement, back pay, front pay, costs, attorney's fees, expenses and/or damages of any kind whatsoever. This waiver includes any claim concerning the Deferred Resignation Program that may have accrued as of the date the agreement was signed. Employee unconditionally releases Agency and its present and former employees, officers, agents, representatives, and all persons acting by, through or in concert with any of those individuals, either in their official or individual capacities, from any and all liability based on, arising from, or relating to matters that Employe may have against them, including any and all claims that were or could have been brought on Employee's behalf by another entity, including Employee's labor union. Employee agrees to immediately withdraw any and all claims, complaints, charges, grievances, appeals or civil actions of any kind whatsoever that he or she may have filed in any forum against the Agency,

its officers, employees, or agents arising out of his or her employment with the Agency, as of the effective date of this Agreement. Notwithstanding the waivers above, claims which have or may be initiated under the Federal Employees Compensation Act (FECA) are exempted from this waiver by Agreement of the Agency and Employee.

- 13. If 40 years of age or older, Employee waives any claims, complaints, charges, or civil actions the employee has or could have raised under the Age Discrimination in Employment Act against Agency as of the effective date of this agreement. Employee further acknowledges the following in connection with this waiver of rights under the ADEA:
  - a. The Employee has reviewed the entire agreement and understands its provisions;
  - b. The Employee has not waived any rights or claims that may arise after the date this agreement is signed;
  - c. The Employee is advised to consult with an attorney prior to signing this Agreement;
  - d. The employee has received, by separate attachment, information concerning the job titles, ages, and DRP eligibility of all other employees in the same job classification or organizational unit as required by the Older Workers Benefit Protection Act.
  - e. The Employee has 45 days to consider the terms of this Agreement but, at the Employee's sole discretion, waives such right;
  - f. After returning a signed and dated copy of the agreement to Agency, the employee retains the right to revoke the agreement for seven (7) days. The agreement will not become effective or enforceable until the revocation period has expired; and
  - g. The actions/obligations described in sections 2, 3, and 4 of this Agreement shall not occur until the end of the seven (7) day revocation period.
- 14. To the extent authorized by law, the Agency [agrees/does not agree] to waive any debt owed by Employee to Agency pursuant to a recruitment incentive, student loan repayment, or other service agreements or commitments. Agency also [agrees/does not agree] to waive any remaining service requirements from taking paid parental leave and stipulates that it [will/will not] seek reimbursement from the employee for any costs it may be entitled to recover under the Paid Parental Leave Act (5 U.S.C. 6382).
- 15. Should Employee become subject to military orders during the deferred resignation period, then any laws, rules or other guidance applicable to the Employee as a service member that are inconsistent with provisions of this agreement shall supersede the inconsistent terms of this agreement.
- 16. This agreement shall constitute the entire agreement between the parties, and shall supersede

all prior agreements, understandings and negotiations between the parties with respect to terms of Employee's resignation.	
ON BEHALF OF [AGENCY]:	

[NAME, TITLE]	
EMPLOYEE	
[NAME, TITLE]	