Non-ERISA VOLUME SUBMITTER 403(b) PLAN DOCUMENT FOR PUBLIC SCHOOLS, COMMUNITY COLLEGES, AND PUBLIC UNIVERSITIES AND COLLEGES ADOPTION AGREEMENT #04002

The undersigned Employer hereby adopts a section 403(b) plan in the form a Volume Submitter 403(b) plan attached hereto, and agrees that the following terms, definitions, and elections shall be part of such 403(b) Plan. Where applicable, certain Items have a Default Provision indicated below the Item number that will apply if no election is made by the Employer.

м р р./	EMPLOYER INFORMATION						
1. Employ	yer Name: <u>Bluffview Montessori</u>	<u>School</u>					
Addre	ss: <u>1321 Gilmore Ave.</u>						
City: <u>Winona</u> State: <u>M</u>				Zip Code	: <u>55987</u>	Phone: <u>507-452-2807</u>	
2. Contac	ct Person: <u>Lori Cloutier</u>	Phone: <u>507-</u>	<u>452-</u>	Email: <u>lcl</u>	loutier@blu	uffviewmontessori.org	
3. Employ	yer Identification Number: 41158	<u>89141</u>					
4. The Administrator shall be (entity that administers the Plan):							
☐ (a)	The Employer	☐ (b) The Employer Jointly with the Vendors			itly with the Vendors		
☐ (c)	A designated Administrator (sp	ecify):					
		PLAN INFO	ORMATIO	N			
5. Spons	sor of the 403(b) Volume Submit	ter Plan: <u>Educ</u>	ators Ben	<u>efit Consu</u>	Itants, LLC	<u> </u>	
Addre	ess: <u>3125 Airport Parkway NE, Ca</u>	ambridge, MN	55008				
Phone	e: <u>1-855-369-5518</u>	E-mail: g	chris@ebc	solutions.	<u>com</u>		
	lame of Plan: <u>Bluffview Montesso</u> This Plan is a Multiple Employer I			Yes, name	e of Plan S	ponsor:	
7. (a) Plan Year: (1) The calendar year; (2) The 12-consecutive month period beginning on; or (3) An initial short Plan Year beginning on and ending on and thereafter the 12- consecutive month period beginning on and ending on (4) A short Plan Year beginning on and ending on (5) The Plan Year (2) The calendar year (3) The 12-consecutive month period beginning on and ending on and thereafter the 12- consecutive month period beginning on and ending on and thereafter the 12- (5) A short Plan Year beginning on and ending on							
8. Effect	ive Date: The Employer has co	mpleted and s					
				tial ve Date	Amendm	ent/Restatement Effective Date	
☐ (a)	Establish a new 403(b) plan (no than the 1st day of current Plan				N/A		
⊠ (b)	Restate a 403(b) plan previous by the Employer (restatement of be earlier than 1-01-2009, but than 1-01-2010 unless the initio date is after 1-01-2010)	date cannot not later	9/1/2002	<u>2</u>	8/22/201	<u>9</u>	
⊠ (c)	Amend a 403(b) plan previously by the Employer (Amendments made, if applicate Vendor)	ole: <u>Added</u>	8/22/20				
9. The Plan shall accept the following contribution types (check all that apply and complete the corresponding section(s) of the Adoption Agreement, if applicable):							
⊠ (a)	Pre-Tax Elective Deferrals		— (i)	Rollover	'S		

□ (b)	Post-Tax Roth Elective Deferrals		⊠ (k)) P	lan-to-Plar	n Transfers	
⊠ (c)	Age 50 Catch-up Contributions		⊠ (I)		Exchanges (as outlined in the Administrative Appendix)		
☐ (d)	Special Catch-up after 15 years of service		☐ (m)) P	PTO – Sick Leave		
☐ (e)	Nondeductible Employee (After-Tax) Contributions		☐ (n)) P	PTO – Vacation		
☐ (f)	Mandatory Employee Contribution		□ (o)) S	Social Security Replacement		
☐ (g)	Employer Nonelective Contributions pursuant to the Collective Bargaining Agreement and/or the employment contract		□ (p)) C	ORP Contributions subject to Article XII of the Plan		
☐ (h)		nployer Matching Contributions pursuant the Collective Bargaining Agreement		(!	Supplemental 403(b) Contributions (subject to Article XII of the Plan)		
☐ (i)	Post-Employment Employer Contrib		⊠ (r)		Deemed IRA		
	mputing a Participant's Compensatio cluded:	n (as defir	ned und	er Se	ection 2.14	of the Plan, t	the following shall
200		All			lective	Mandatory	
	No exclusions. All compensation	Contribu	tions	De	eferrals	Contribution	
⊠ (a)	will be included.				\boxtimes		
☐ (b)	Overtime						
☐ (c)	Bonuses						
☐ (d)	Other (describe another exclusion, for example, stipends):						
 (2) a consecutive 12-month period ending with or within the Plan Year. Enter the day and the month this period begins: (day) (month). For Employees whose date of hire is less than 12 months before the end of the 12-month period designated, compensation will be determined over the Plan Year. (b) For purposes of allocating Employer Contributions, Compensation (1) shall (2) shall not include amounts paid prior to a Participant's Entry Date. 							
	ation Periods for Contributions (This n year:	will deter	mine if	addit	ional contr	ibutions need	to be made for a
<u> </u>	,	All C	ontribut	ions	Ма	tching	Nonelective
☐ (a)	Weekly						
☐ (b)	Bi-Weekly						
☐ (c)	Quarterly						
☐ (d)	Annual						
☐ (e)	Per Pay						
⊠ (f)	Other (specify): <u>Semi-monthly</u>		\boxtimes				
ELIGIBILITY AND PARTICIPATION – ELECTIVE DEFERRALS							
13. The f	ollowing Employees shall be eligible	under the	Plan to	make	e Elective I	Deferrals (Che	eck (a) or (b)):
 (a) All Employees of the Employer. (b) All Employees of the Employer except the following category(ies): (1) Nonresident aliens described in section 410(b)(3)(C) of the Code, who receive no earned income from the Employer which constitutes income from sources within the U.S. 							
Employees who normally work less than 20 hours per week. An Employee normally works fewer than 20 hours per week if, for the 12-month period beginning on the date the Employee's employment commenced, the Employer reasonably expects the Employee to work fewer than 1,000 hours of service (as defined under section 410(a)(3)(C) of the Internal Revenue Code) in such period, and, for each Plan Year ending after the close of that 12-month period, the Employee has worked fewer than 1,000 hours of service in the preceding 12- month period. Under this provision, an Employee who works 1,000 or more hours of service in the 12-month period beginning on the date the Employee's							

employment commenced or in a Plan Year ending after the close of that 12- month period shall then be eligible to participate in the Plan. Once an Employee becomes eligible to have Elective Deferrals made on his or her behalf under the Plan under this standard, the Employee cannot be excluded from eligibility to have Elective Deferrals made on his or her behalf in any later year under this standard. [3] Employees who are eligible to make Elective Deferrals under another plan, including an IRC section 457(b) eligible governmental plan; a 401(k) qualified cash or deferred arrangement of the Employer or another section 403(b) Plan of the Employer Employees who are students performing services described in section 3121(b)(10) of the Code.
(c) If 13(b)(2) is elected above, then the following rule will apply for subsequent years in determining whether the Employee is eligible for the Plan. The initial computation period shall begin on the date of hire and end on the anniversary thereof. Subsequent eligibility computation periods shall commence with:
 □ (1) the anniversary of the Employee's employment commencement date; or □ (2) the Plan Year which commences prior to the Employee's first anniversary of his employment commencement date. Default Provision – (c)(2)
 (d) ☐ (1) The Employer elects to reduce the required Hours of Service per year in 13(b)(2) to (not to exceed 1000) Hours; or ☐ (2) N/A. Default Provision (d)(2)
14. The Entry Date of a Participant with respect to Elective Deferrals shall be:
 (a) On the first day of the month following date of employment; (b) After the completion ofdays (may be 30 or 60 days, if Employee receives information on the Plan within the first 30 days of employment) (c) Entry Date shall mean the Employee's employment commencement date and deferrals elections shall be effective in the next pay period. (d) Other (Specify. May not exceed 60 days from satisfaction of eligibility requirements): Default Provision (a)
15. Employees are permitted to make Pre-Tax Elective Deferrals to the Plan as follows:
 ☑ (a) Elective Deferrals of up to the maximum amount permitted under sections 403(b) and 415 of the Code are permitted. ☐ (b) Elective Deferrals of up to % (not to exceed 100%) of a Participant's Compensation are permitted.
16. If Roth 403(b) Elective Deferrals are permitted under the Plan then Excess Deferrals will first be corrected from the:
 □ (a) regular Pre-tax Elective Deferral Account; or □ (b) Roth Elective Account ☑ (c) N/A. Default Provision (a)
AUTOMATIC ENROLLMENT
In consideration of the following provisions, an Employer should determine whether automatic enrollment is permitted under the applicable State law prior to adopting this provision.
 17. The Eligible Automatic Contribution Arrangement (EACA) provisions of Article 3.03 of the Plan: (a) shall not apply (b) shall apply and the Default Percentage indicated below shall be automatically withheld and contributed to the Plan as a Pre-Tax Elective Deferral. Default Provision (a)

18. (a) Covered Employee for Purposes of Eligible Automatic Contribution Arrangement (EACA): Employees covered under the EACA are (Check one of the options below.):
 (1) All Participants (2) All Participants who do not have an affirmative election in effect regarding Elective Deferrals (3) All Participants who become Participants on or after the effective date of the EACA and who do not have an affirmative election in effect regarding Elective Deferrals Default Provision (a)(1)
(b) Default Percentage (Check one of the options below and insert a percentage or percentages and, if applicable, a date.):
 (1) The Default Percentage is% (a uniform percentage of each Covered Employee's Compensation for the applicable pay period) (2) The initial Default Percentage is% (a uniform percentage of each Covered Employee's Compensation for the applicable pay period) and will increase by one percentage point as described in Section 3.03 of Article III of the Plan until the Default Percentage is%. (Insert the highest default percentage that will apply) Each increase will be effective with the first pay period of the Plan Year or the first pay period after the date inserted here: Default Provision: If Item 17(b) is selected, then 18(b)(1) shall apply at the rate of 3%
ROLLOVER/TRANSFER AND OTHER EMPLOYEE CONTRIBUTION PROVISIONS
19. (a) Direct Rollovers: The Plan will accept a Direct Rollover of an Eligible Rollover Distribution from (check each that applies or N/A):
 □ (1) N/A. The Plan will not accept Direct Rollovers from any plan. □ (2) a qualified plan described in section 401(a) or 403(a) of the Code, excluding After-Tax employee contributions.
(4) an annuity contract described in section 403(b) of the Code, excluding After-Tax employee contributions.
(5) an eligible plan under section 457(b) of the Code which is maintained by a state, political subdivision of a state, or any agency or instrumentality of a state or political subdivision of a state.
Default Provision (a) (2)(3) and (5)
 (b) The Plan ☐ (1) will ☒ (2) will not accept Designated Roth accounts from any of the plans selected in 19(a) Default Provision (b)(2)
20. Participant Rollover Contributions (a) Participant Rollover Contributions from Other Employer Plans: The Plan will accept a Participant contribution of an Eligible Rollover Distribution from (check each that applies or N/A):
 □ (1) N/A. The Plan will not accept Rollover Contributions from any employer plan. □ (2) a qualified plan described in section 401(a) or 403(a) of the Code, excluding after-tax employee contributions.
⊠ (3) an annuity contract described in section 403(b) of the Code, excluding after-tax employee contributions.
(4) an eligible plan under section 457(b) of the Code which is maintained by a state, political subdivision of a state, or any agency or instrumentality of a state or political subdivision of a state.
Default Provision (a)(2), (3), and (4)
 (b) The Plan ☐ (1) will ☒ (2) will not accept Designated Roth accounts from any of the plans selected in 20(a) Default Provision (b)(2)
(c) Participant Rollover Contributions from IRAs: The Plan (choose one):
(1) ⊠ will (2) ☐ will not accept a Participant Rollover Contribution of the portion of a distribution from an individual retirement account or annuity described in section 408(a) or 408(b) of the Code that is eligible to be rolled over and would otherwise be includible in gross income. **Default Provision (c)(1)**

21. In-Plan Roth Rollovers:					
 (a) The Plan ☐ (1) will ☒ (2) will not permit In-Plan Roth Rollovers of distributable amounts. <i>Default Provision (a)(2)</i> (b) The Plan ☐ (1) will ☒ (2) will not permit In-Plan Roth Rollovers of otherwise non-distributable amounts. <i>Default Provision (b)(2)</i> 					
	ed IRA Contributions. A Participant maccounts established in accordance with			ions to the follov	ving type(s) of
□ (b)	Traditional Roth Either (a) or (b) above as designate	d by the Participa	ant at the time	the contribution	ı is made
	tory Employee Contributions shall be				
	% of each eligible Employee's if applicable% of each eligible Employee's				
	was a participant in (e.g. sta	ate retirement pla	an) but after re	eceiving a choice	has elected to
	participate in this Plan.	BUTION PROVIS	SIONS		
24. Pursu	ant to the underlying Individual Agree			ons are permitted	
	all that apply and specify the corresp				
(d) Sciect	an that apply and specify the corresp	All	Elective	Mandatory	Employer
		Contributions	Deferrals	Contributions	Contributions
	Financial Hardship Distributions				
⊠ (2)	Loans				
⊠ (3)	Distributions at age 59 ½	\boxtimes			
(b) The fo	ollowing transactions are permitted:				
	Plan-to-Plan transfers to another Em	ployer Plan			
⊠ (2)	Transfers to a State Retirement Plan	to purchase sei	rvice credits		
⊠ (3)	Distribution of Rollover Contributions	s at any time			
(c) The fol	llowing distributions are permitted fro	m Employer Cont	ributions unde	er Annuity Contra	cts only:
□ (1)	Attained Age of				
□ (2)	After Years of Service				
25. If permitted by the underlying Individual Agreements, the Plan (a) ☑ will, (b) ☐ will not permit the distribution of Small Account Balances from the Plan. **Default Provision (b)**					
EMPLOYER CONTRIBUTIONS					
26. Employer Contributions					
oxtimes (a) Employer Contributions shall not be made.					
\square (b) Employer Contributions shall be made as follows (check all types that apply):					
(1) Employer Contributions shall be made in accordance with any applicable collective bargaining agreements or employment contracts as shall be determined from time to time by the Employer.					
(2) Discretionary Contribution Formula: Nonelective Employer contributions will be allocated to each Participant in the ratio that such Participant's Compensation bears to the compensation of all Participants to whom Nonelective Employer contributions are allocated					
determined annually by the Employer. (3) Definite Contribution Formula: For each Plan Year, the Employer will contribute for each eligible Participant an amount equal to% or \$ of such Participant's Compensation. (4) Employer Post-Employment Contributions shall be made.					

 ☐ (5) Employer Matching Contributions shall be made under the following formula: ☐ (A) percent of the Participant's Elective Deferrals ☐ (B) percent of the Participant's Employee Contributions ☐ (C) The Employer shall not match amounts provided in excess of \$, or in excess of percent, of the Participant's Compensation ☐ (D) An amount, if any, determined by the Employer ☐ (B) ☐ (C) ORP Contributions under the State of made pursuant to the applicable laws of the ORP. ☐ (C) Employees hired after where such Employees are making a Mandatory Employee Contribution of, shall receive an Employer Nonelective Contribution of, or in excess of made pursuant to the applicable laws of the ORP. ☐ (D) Employees hired after where such Employees are making a Mandatory Employee Contribution of, shall receive an Employer Nonelective Contribution of, or in excess of, or in excess of, and ☐ (D) An amount, if any, determined by the Employer of the ORP. ☐ (D) An amount, if any, determined by the Employer made pursuant to the applicable laws of the ORP. ☐ (D) Employees hired after where such Employees are making a Mandatory Employee Contribution of, or in excess of, and					
	ELIGIBILITY AND PARTICIPATION – EMPLOYER CONTR	IBUTIONS			
27. All Em (m), o	ployees of the Employer (including employers required to be aggregated or (o) of the Code) will be eligible to participate in this Plan except the α	ated under sectione following:	ns 414(b), (c),		
		Nonelective	Matching		
☐ (a)	N/A. There is no age or service requirement.				
☐ (b)	Employees who have not attained age (cannot exceed age 21)				
Employees who have not completedYear(s) of Service; or Month(s) of Service; or Day(s) of Service. (Cannot exceed 1 year unless the Plan provides a nonforfeitable right to 100% of the Participant's account balance derived from Employer contributions after not more than 2 years of service in which case up to 2 years is permissible. If the Year(s) of Service selected is or includes a fractional year, an employee will not be required to complete any specified number of Hours of Service to receive credit for such fractional year.)					
28. All Em	ployees who are members of eligible classes of employees shall be e t:	ligible to particip	ate in the Plan		
		Nonelective	Matching		
☐ (a)	N/A. There are no exclusions				
☐ (b)	Nonresident Aliens (see Section 2.28 of the Plan)				
☐ (c)	Employees who become Employees as the result of a "section 410(b)(6)(C) transaction"				
☐ (d)	Employees of the following employer(s) aggregated with the				
☐ (e)	Hourly Rated Employees				
☐ (f)	Other (specify): (Note: Insert an exclusion category, e.g. Division A Employees.)				
☐ (g) Nonresident Aliens (see Section 2.28 of the Plan) ☐ ☐					
 29. (a) Eligibility under the Plan will be extended to all Employees who satisfied the eligibility requirements of this Plan with the following prior unrelated employer(s): ☐ (1); ☐ (2) N/A (b) The eligibility and service requirements in Item #27 above ☐ (1) are ☐ (2) are not waived with respect to Employees employed on the Effective Date of this Plan. If these requirements are waived, such Employees shall become Participants in the Plan as of the Effective Date of the Plan. 					

30. Service for eligibility and vesting will be determined on the basis of the method selected below. Only one method may be selected and such method will be applied to all Employees covered under the Plan.					
 □ (a) On the basis of actual hours for which an Employee is paid or entitled to payment □ (b) On the basis of days worked. An Employee will be credited with ten (10) hours of service if under Section 2.25 of the Plan such Employee would be credited with at least one (1) Hour of Service during the day 					
☐ (c)	On the basis of weeks worked. An Employee will be credited with f if under Section 2.25 of the Plan such Employee would be credited Service during the week				
☐ (d)	<u> </u>				
☐ (e	On the basis of months worked. An Employee will be credited with Hours of Service if under Section 2.25 of the Plan such Employee one (1) Hour of Service during the month				
☐ (f) On	the basis of Elapsed Time, as provided for in Section 2.43(b)(2) of t	he Plan			
	bsequent Eligibility Computation Periods shall commence with: (1) the anniversary of the Employee's employment commencement (2) the Plan Year which commences prior to the Employee's first a commencement date.		employment		
	ubsequent Vesting Computation Periods shall commence with: (1) the anniversary of the Employee's employment commencement (2) the Plan Year which commences prior to the Employee's first a commencement date.		employment		
32. An Em Date:	ployee who has completed the eligibility requirements shall enter the	e Plan on the foll	owing Entry		
		Nonelective	Matching		
☐ (a)	There are no age and service requirements. Entry Date shall mean the Employee's employment commencement date.	Nonelective	Matching		
☐ (a)	mean the Employee's employment commencement date. The day on which the Employee satisfies the eligibility requirements				
	mean the Employee's employment commencement date. The day on which the Employee satisfies the eligibility requirements The first day of the Plan Year in which the Employee satisfies the eligibility requirements				
☐ (b)	mean the Employee's employment commencement date. The day on which the Employee satisfies the eligibility requirements The first day of the Plan Year in which the Employee satisfies the eligibility requirements The first day of the first month or the first day of the 7th month of the Plan Year coinciding with or next following the satisfaction of the Plan's eligibility requirements				
☐ (b)	mean the Employee's employment commencement date. The day on which the Employee satisfies the eligibility requirements The first day of the Plan Year in which the Employee satisfies the eligibility requirements The first day of the first month or the first day of the 7th month of the Plan Year coinciding with or next following the satisfaction				
☐ (b) ☐ (c) ☐ (d)	mean the Employee's employment commencement date. The day on which the Employee satisfies the eligibility requirements The first day of the Plan Year in which the Employee satisfies the eligibility requirements The first day of the first month or the first day of the 7th month of the Plan Year coinciding with or next following the satisfaction of the Plan's eligibility requirements The first day of the month in which the Participant satisfies the				
(b) (c) (d) (e) (f) 33. All of a in the (a)	mean the Employee's employment commencement date. The day on which the Employee satisfies the eligibility requirements The first day of the Plan Year in which the Employee satisfies the eligibility requirements The first day of the first month or the first day of the 7th month of the Plan Year coinciding with or next following the satisfaction of the Plan's eligibility requirements The first day of the month in which the Participant satisfies the eligibility requirements The first day of the following months after the Employee satisfies	□ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □			
(b)	mean the Employee's employment commencement date. The day on which the Employee satisfies the eligibility requirements The first day of the Plan Year in which the Employee satisfies the eligibility requirements The first day of the first month or the first day of the 7th month of the Plan Year coinciding with or next following the satisfaction of the Plan's eligibility requirements The first day of the month in which the Participant satisfies the eligibility requirements The first day of the following months after the Employee satisfies the eligibility requirements In Employee's Years of Service with the Employer are counted to det Participant's Employer Contribution except: N/A. All Years of Service will count toward Vesting Years of Service before age 18	□ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □	□ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □		
(b)	mean the Employee's employment commencement date. The day on which the Employee satisfies the eligibility requirements The first day of the Plan Year in which the Employee satisfies the eligibility requirements The first day of the first month or the first day of the 7th month of the Plan Year coinciding with or next following the satisfaction of the Plan's eligibility requirements The first day of the month in which the Participant satisfies the eligibility requirements The first day of the following months after the Employee satisfies the eligibility requirements In Employee's Years of Service with the Employer are counted to det Participant's Employer Contribution except: N/A. All Years of Service will count toward Vesting Years of Service before age 18 Years of Service before the Employer maintained this Plan or a present the property of the property of the Employer maintained this Plan or a present the property of the Employer maintained this Plan or a present the property of the Employer maintained this Plan or a present the property of the Employer maintained this Plan or a present the property of the Employer maintained this Plan or a present the property of the Employer maintained this Plan or a present the property of the Employer maintained this Plan or a present the property of the Employer maintained this Plan or a present the property of the Employer maintained this Plan or a present the property of the Employer maintained this Plan or a present the property of the Employer maintained this Plan or a present the property of the Employer maintained this Plan or a present the property of the Employer maintained this Plan or a present the property of the Employer maintained the Plan or a present the property of the Employer maintained the Plan or a present the property of the Plan or a present the property of the Plan or a present the Plan o	□ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □	□ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □		
(b) (c) (d) (e) (f) 33. All of a in the (a) (b) (c) 34. Each P	mean the Employee's employment commencement date. The day on which the Employee satisfies the eligibility requirements The first day of the Plan Year in which the Employee satisfies the eligibility requirements The first day of the first month or the first day of the 7th month of the Plan Year coinciding with or next following the satisfaction of the Plan's eligibility requirements The first day of the month in which the Participant satisfies the eligibility requirements The first day of the following months after the Employee satisfies the eligibility requirements In Employee's Years of Service with the Employer are counted to det Participant's Employer Contribution except: N/A. All Years of Service will count toward Vesting Years of Service before age 18 Years of Service before the Employer maintained this Plan or a present the property of the property of the Employer maintained this Plan or a present the property of the Employer maintained this Plan or a present the property of the Employer maintained this Plan or a present the property of the Employer maintained this Plan or a present the property of the Employer maintained this Plan or a present the property of the Employer maintained this Plan or a present the property of the Employer maintained this Plan or a present the property of the Employer maintained this Plan or a present the property of the Employer maintained this Plan or a present the property of the Employer maintained this Plan or a present the property of the Employer maintained this Plan or a present the property of the Employer maintained this Plan or a present the property of the Employer maintained this Plan or a present the property of the Employer maintained the Plan or a present the property of the Employer maintained the Plan or a present the property of the Plan or a present the property of the Plan or a present the Plan o	cermine the Vested decessor plan	□ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □		

☐ (c) Vesting Formula #3:					
Less 1	f Service Vested Percentage than 1				
2	(not less than 20%) (not less than 40%)				
4	(not less than 60%)				
5	(not less than 80%) or more 100%				
	withstanding the Vesting Formula selected above, all Participants as	of will be	100% vested.		
	ures not used to restore Participant's Accounts or pay expenses will				
		Nonelective	Matching		
(a) allo	cated in addition to the Employer Contributions				
☐ (b) use	d to reduce any required Employer contributions				
(c) used to reduce Employer Matching Contributions and any remainder allocated in addition to the Employer Contribution					
☐ (d) used to reduce Employer Contributions in the following order and manner: ☐ (1) for the current Plan Year					
(1) for the current rian real (2) for the subsequent Plan Year (3) Other (describe; must be determined on a nondiscriminatory basis):					
☐ (e) N/A. 100% vesting has been elected and there are no forfeitures under the Plan.					
36. Forfeitures arising on account of termination of employment shall be allocated as of the last day of the Plan Year which is concurrent with or next follows:					
☐ (a)	☐ (a) Employee's termination of employment				
☐ (b)	☐ (b) Employee having incurred a 1-year Break in Service				
☐ (c)	(c) Employee having incurred 2 consecutive 1-year Breaks in Service				
☐ (d)	(d) Employee having incurred 5 consecutive 1-year Breaks in Service				
(e) The later of the payment of the vested benefit or the Employee having incurred 5consecutive 1-year Breaks in Service					
☐ N/A. 100% vesting has been elected and there are no forfeitures under the Plan.					
OVERRIDING LANUGAGE FOR MULTIPLE PLANS					
37. If the Participant is covered under another Section 403(b) plan of the Employer, other than a Section 403(b) Volume submitter or prototype plan, the provisions of Section 5.01 of Article V will apply as if the other plan were a Section 403(b) volume submitter or prototype 403(b) plan.					
RELIANCE ON ADVISORY LETTER AND ACKNOWLEDGEMENTS					

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38. Reliance and Acknowledgements:

- This Adoption Agreement may be used only in conjunction with basic Plan Document #01.
- The Sponsor will inform the adopting Employer of any amendments it makes to the Plan or of its discontinuance or abandonment of the Plan.
- The Employer must complete a new signature page if it modifies any prior elections or makes new elections in its Adoption Agreement.
- Failure to properly complete this Adoption Agreement may result in loss of favorable tax treatment for the Plan. The Employer's tax advisor should review the Plan and this Adoption Agreement prior to the Employer adopting such plan.
- The Employer may rely on the Advisory Letter issued for the approved specimen plan, except to the extent that the Employer's Plan is not identical to the approved specimen plan, disregarding any differences attributable solely to the Employer's choices of options provided under the specimen plan.

AUTHORIZED SIGNATURE AND CERTIFICATION

- 39. The undersigned Employer acknowledges receipt of a copy of the Plan, Administrative Appendix and this Adoption Agreement on the date indicated below. The adopting Employer by signing below certifies that:
 - The Employer is an educational organization described in section 170(b)(1)(A)(ii); and
 - For purposes of the nondiscrimination requirements of section 403(b)(12) the Plan is a Governmental Plan within the meaning of section 414(d) of the Code of a Public School; or a Governmental Plan of an organization described in section 501(c)(3) of the Code.

Name of Employer: Bluffview Montessori School				
Signature of Employer: Date:				
Name of Signer: <u>Henry Schantzen</u>	Title: <u>Head of School</u>			

RESTATEMENT EFFECTIVE DATES ADDENDUM					
Note: If this Plan is not a restatement of any existing Plan, this item does not apply.					
GENERAL RESTATEMENT EFFECTIVE DATES					
Provision	Effective Date				
(a) The eligibility requirements under Item					
(b) The Employer contribution provisions under Item					
(c) The Vesting Formula under Item					
(d) In-Service Distributions under Item					
(e) Enter Provision and Item Number, if applicable:					
(f) Enter Provision and Item Number, if applicable:					
☐ (g) Enter Provision and Item Number, if applicable:					
(h) Enter Provision and Item Number, if applicable:					
(i) Enter Provision and Item Number, if applicable:					
Note: The effective date(s) above may not be earlier than January 1, 2010and not later than the last day of the Plan Year in which the Adoption Agreement is signed.					