## **ROGER WILLIAMS UNIVERSITY & SCHOOL OF LAW**

## RETIREMENT CONTRIBUTION SALARY REDUCTION AGREEMENT

	ztion(s) will be processed as soon a	as administratively possible upon receipt of this form.
Employee Name:		Employee Number:
SECTION 1 NEW EL	ECTIONS ONLY	If you are already enrolled, please skip to Section 2.
MATCHED CONTRIB  If you already participate in the Match		on being eligible for a matched contribution in accordance with the applicable plan docum
<u>I ELECT</u> to contribute l	Five Percent (5%) of my base sa	lary per pay period, in order to receive the RWU 8% match.
I CHOOSE to remit this a	(CHOOSE	over match, to the following retirement investment company: ONE ONLY)
	TIAA	Corebridge
UNMATCHED CONTI	RIBUTION (You may remit the t	unmatched contribution to either one or both retirement investment companies.)
I elect to contribute \$	of my base salary per pa	y period and to remit this amount to <b>TIAA</b> .
I elect to contribute \$	of my base salary per pa	y period and to remit this amount to <b>Corebridge</b> .
I ELECT to participate in the Roger	he distribution of your contribution Williams University Retirement Plan	ns between investment companies, please request a form from HR.**  n. I authorize the University/School of Law to withhold the amount(s)
elected in accordance with the election	on(s). The election(s) shall remain in	n effect until modified or revoked. I understand that the investment of m investment company in accordance with the investment enrollment forms
	lly begin receiving the employer ma	d you elect during that waiting period to contribute five or more percent atching contribution upon completion of your waiting period. You will, the.
changes such Agreement and Form. Continues; provided, however, that eisubsequently paid, by giving at least do not exceed the applicable limitation amended, and/or that the University/Sagrees that the University/School of I	The Agreement shall be legally bind ther party may terminate this Agree thirty days written notice of the term ons of Sections 403(b), 402(g), 415 of School of Law has no obligation or Law shall have no liability whatsoev mpany contract or associated contra	ment and Vendor Selection Form to the extent that it contradicts and/or ling and irrevocable as to each of the parties hereto while employment ement as of the end of any month, so that it will not apply to salary mination. The Employee agrees that the total contributions on his/her behor other applicable sections of the Internal Revenue Code of 1986 as liability to calculate or verify such limitations. The Employee further wer for any loss suffered by the Employee with regard to his/her selection act or investments. The Employee understands that the University/School a result of such participation.
Employee Signature:		Date:
D		HR USE ONLY
Revised 7/2025		

Payroll Effective Date: