U.S. Department of Justice Attorney Student Loan Repayment Program (ASLRP) Service Agreement

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In consideration of the attorney student loan repayment incentive 5 U.S.C. § 5379, as implemented by the regulations of the U.S. CFR Part 537) and the policies of the Department of Justice, I have	Office of Personnel Management (5
1. To complete three (3) years of service with the Department of	of Justice.
2. The amount of the student loan repayment I am requesting in \$6,000) is: \$	e "Matching Funds" provisions of ment to, not a substitute for, my hat when determining the initial amount to the annual amount that I pay on my r), except that if my annual base salary is ayment amount without being limited by hat amounts to be paid on my behalf ent established at the time of selection, gibility. I understand that if I do not remain epayment benefits may be denied that renewal is not automatic - I must y loan repayments made on my behalf are deduct applicable withholdings from the I acknowledge that I must receive at least (or equivalent level of performance under
3. My total Federal student loan debt (see 5 U.S.C. § 5379 for q \$ (I understand that by Department policy, only used to pay costs incurred by me for my education may be approximately appro	y loans taken out by me and
4. If I am a current DOJ employee when selected for the ASLRF	P, the effective date of the service

5. I authorize the Department or designated employees or agents of the Department to verify the status, payment history, and outstanding balance of each loan, and to discuss the terms with the lender or note holder, or predecessors or successors in interest.

me upon the expiration of my initial service obligation, as posted in the ASLRP Policy.

commitment will be the date of initial approval by the Department, and is effective for three years thereafter. If I have not yet entered on duty on the date I am notified of selection for ASLRP, then the effective date of the service commitment is the date of entry on duty. I have read and understand the options available to

- 6. This service agreement in no way constitutes a right, promise, or entitlement to appointment, continued employment, or noncompetitive conversion to the competitive service. Acceptance of this agreement does not alter the conditions or terms of my employment. Accordingly, this agreement will not preclude or limit the Department from effecting personnel actions as may be appropriate.
- 7. I will notify OARM in writing of any transfer to a new position or post, highlighting that I am an ASLRP recipient.

- 8. I will notify OARM and my component Human Resources office, in writing, of my intention to voluntarily separate, resign, or retire before completing the 3-year service obligation.
- 9. In the event I voluntarily leave the Department (including leaving to work for another Federal agency), or in the event I am involuntarily separated for misconduct or unacceptable performance before completing the agreed upon period of service, I will be indebted to the Federal government and must reimburse the Department for the full amount of any student loan repayment incentives received under this service agreement. (If I am an Honors Program attorney serving on a 14-month temporary appointment, I understand that I must reimburse the Department if I am not converted to permanent status (e.g., failure to pass the bar exam, failure of admission to a bar of any jurisdiction, found unsuitable subsequent to background investigation, etc.).
- 10. I understand that I remain responsible for making regular student loan payments. I understand that this responsibility is not abated by selection for participation in the ASLRP. I understand that the ASLRP Policy requires me to continue to make personal payments toward my qualifying student loans to remain eligible for the ASLRP in the future and that the ASLRP is a supplement to, not a substitute for my personal payments. I understand that the ASLRP payment should be applied in one lump sum to reduce the overall loan debt and not be used to advance regularly scheduled payments to a future due date, defer, or "pay forward" my regularly scheduled payments..
- 11. Loan repayments made by the Department of Justice pursuant to this agreement do not exempt me from responsibility and/or liability for the full amount of any loan taken out by me.
- 12. I am responsible for any income tax obligation resulting from the student loan repayments the Department makes on my behalf.
- 13. I understand that the Department will not award loan repayment benefits in excess of the \$60,000 lifetime maximum currently established by Department policy and statute.
- 14. During the period of this agreement is in effect, the Department and I may mutually agree to a modification, subject to the limitations of 5 C.F.R. § 537.106(c)(2), to provide additional student loan repayment benefits without the need for an entirely new service agreement. Such modifications include but are not limited to the possibility of payment increases, or the extension of benefits beyond the 3-year service obligation in exchange for a year by year extension of the service agreement.
- 15. Periods of leave without pay, or other periods during which I am not in a pay status do not count toward the completion of the required service period upon reemployment. The service completion date must be extended by the total time spent in non-pay status. However, absence because of uniformed service or compensable injury is considered creditable toward the required service period upon reemployment.
- 16. This agreement is null and void if I am not selected for ASLRP in the year I sign and date this agreement.

I,PRINT or TYPE NAME	agree to the terms of this Service Agreement. RINT or TYPE NAME	
SIGNATURE		DATE
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A. This individual was approved for ASLRP amount of \$	on	, 2010 in the
Effective date of service commitment is	through	

General

This information is provided pursuant to the Privacy Act of 1974 (P.L. 93-597).

Authority for Collection of Information

5 U.S.C § 5379

Purpose and Uses

The main purpose for collecting the information requested on this form is to establish the terms under which an individual receives a student loan repayment incentive under the Attorney Student Loan Repayment Program. The information collected will be used as a basis for payroll actions. Accordingly, disclosure of identifiable information, including your Social Security Number (SSN), may be made to the Internal Revenue Service for tax withholding purposes, the Department of Agriculture for payroll action, and to the Department of Labor for worker compensation claims. This information may also be used by the Department of Justice for other lawful purposes including recoupment, law enforcement and in the event of litigation. In addition, these records, or information therein, may also be used within the Department of Justice for study purposes, such as projection of staffing needs, and/or creation of non- identifiable statistical data for reports to other Federal agencies and Congress.

Information Regarding Disclosure of Your Social Security Account Number

Disclosure of the SSN is mandatory since it is the identifier used by the Internal Revenue Service and for the withholding of taxes from your salary. The use of the SSN is necessary because of the large number of present and former employees and applicants who have identical names and birth dates, and whose identities can be distinguished only by the SSN. It is used primarily to identify an employee's personnel, leave, and pay records and to relate one to the other. In this regard, it is also used by the Department of Justice to locate records in order to respond to lawful requests for information from former employers, educational institutions, and financial or other organizations. The information gathered through the use of the number will be used only as necessary in personnel administration processes carried out in accordance with established regulations and published notices of systems of records. The SSN also will be used for the selection of persons to be included in statistical studies of personnel management matters.

Effect of Non-disclosure

Your submission of this agreement is voluntary; however, if the agreement is submitted, omission of significant information requested would preclude continued processing of the agreement for you to receive an incentive benefit.