Stanfield Elementary School District No. 24, AZ Participation Agreement for Internal Revenue Code Section 457(b) Deferred Compensation Program

ı	Name of Company—457(b) Product Provider				

Employee's Name	Social Security Number				
Work Location		Position			
Original Agreement		•			
With respect to services rendered compensation for such services sh		, the Employer an	d the Employee her	reby agree	the Employee's
Equal amounts of \$	pe	er pay period beginning the, 20 pay period.			
Amendment Agreement - T	ype of Change Desired				
Increase from \$	per pay period to \$	beginni	ng the	, 20	pay period.
_	per pay period to \$				
_	NAME OF COMPANY				
The undersigned hereby agrees to the tas such Plan now exists or is hereinaft undersigned makes a subsequent elect contract or custodial arrangement for the or custodial arrangement is designated at I (the Employee) understand and agree My deferrals cannot begin sooner than Stanfield Elementary School District #24 I realize I may not assign or transfer my I am responsible for the accuracy of the reduction in this agreement, or any other the Employee. I hereby authorize my Employer to reducted the maximum allowable limit in a of the excess amount and direct these a Release of Liability - The Employee a with regard to my selection of the antivestment company, the financial corcompany, or my selection and purchase	to the following: the month following Participation, AZ for the exclusive benefit of prights under the Plan. e excludable amounts stated in priviolation of the requirement of IR under or suspend any deferrals est any calendar year. Should my demounts to be refunded to me. grees that the Employer and its a nuity and/or custodial account, it dition, operation of or benefits	Agreement approval articipants and their best this Agreement. Any S Code Section 457 ablished by this agreferral exceed the maxing gents shall have no list terms, the selection provided by said instantial articles.	My accumulated deference and the conficiaries until paid to could result in additional element, if in its opinion, kimum limit, I authorize it ability whatsoever for a confirmation of the insurance co	errals will be one under the amounts example taxes, intermined and Employee any and all loompany. cus	e held in trust by the the rules of the Plan. Cludable as a salary rest, and penalties to nnual deferral would er to disallow deferral sses suffered by me todian. or regulated
The employer hereby authorizes on the the signature of the employer provided Compensation Plan.					
Earnings, if any, will be applied to my ac Trustees, nor agencies of the Employer	ccumulated deferrals in accordances and the liable for the performances	ce with the Company of the Companies o	and product I have sele r products selected by t	ected. Neith he Employe	er the Employer, nor e.
Any change to this Agreement mus Employee and Employer.	t be in writing to the Employ	er and becomes e	ffective upon the exe	ecution of	this Agreement by
This Agreement may be terminated by eigapplicable.					
Designation of Beneficiary - The beneaccordance with the terms of that specific	eficiary for each annuity contract on contract on account.	or certified account to	which contributions are	allocated sl	nall be determined in
Effective Date of this Agreement	,;	20	Stanfield Elementa	ary School D	istrict #24, AZ
AGENT / REPRESENTAT	TIVE				
EMPLOYEE		Ву:	EMPLOYER REPR	RESENTATIVE	
DATED	. 20	DATED			. 20

Important Notice- A copy of the account application must accompany this agreement and the following ownership and beneficiary designations must be used:

Owner - "Stanfield Elementary School District #24, AZ 457(b) Plan FBO (participant's name)"

Beneficiary - Any single or multiple beneficiaries named by the participant. (Do <u>not</u> list Stanfield Elementary School District #24, AZ as a beneficiary)