Bay District Schools, Florida Salary Deduction Agreement for ROTH 403(b) Annuity Contract or Custodial Account

Name of Company:		

Annuity Contract or Custo	diai Account	
Employee's Name		Employee I.D. # or Social Security Number
Work Location		Position
Original ROTH Agreement		
With respect to services rendered by the services shall be reduced by:	Employee hereafter, the Er	mployer and the Employee hereby agree the Employee's compensation for such
Equal amounts of \$		per pay period beginning the, 20 pay period.
Amounts equal to	_% of compensation per page	ay period beginning the, 20 pay period.
		UCTION not to exceed the maximum allowable contribution calculation. The r the ROTH 403(b) annuity or custodial account offered by the Company listed
Amendment ROTH Agreeme	nt - Type of Change	Desired
Increase from \$	_ per pay period to \$	beginning the, 20 pay period.
Decrease from \$	_ per pay period to \$	beginning the, 20 pay period.
Change to%	of compensation per pay p	period beginning the, 20 pay period.
For TERMINAL LEAVE PAYOU	T, deduct 🗆 \$	or Maximum Amount possible up to \$ after payment of
Suspend—Name of Company _		401(a) Employer Contribution.
Effective Date of Change or Su	spension	, 20
	der the <u>ROTH 403(b)</u> progra	eby request that such change be effected. I realize that if the change results in am, that this deduction or elimination cannot be "made up" in the future unless it of 1986, as amended.
NO LOAD BOTH INVESTMENT	ODTIONS ONLY	•
	iate disclosure materials	(prospectus, etc.), and I am aware of the ar year. (Product Disclosure Form not required) Employee's initials
This Assessment shall be levelly binding and in		ate and while the Assessment is in offset and any termination of this Assessment shall be
effective only with respect to amounts not yet e 402(g) or the limitation of Section 415 of the Inte	arned at the time of said termin ernal Revenue Code. This limits specified will be forwarded to th	nts earned while the Agreement is in effect, and any termination of this Agreement shall be ation. It is provided that this deduction does not exceed the Employee's limits under Section the total allowable salary deduction to all Companies to which salary deduction contributions the Company listed above. In the event that the calculations provided by the District are lower culation shall prevail.
I hereby authorize my Employer to reduce or s Maximum Allowable Contribution in any calenda		blished by this agreement, if in its opinion, the total annual contributions would exceed my
The Employee is responsible for the accuracy of this agreement, or any other violation of the requ	of the excludable amounts state direment of Section 403(b) could	ed in this Agreement. Any overstatement of the amounts excludable as a salary deduction in I result in additional taxes, interests, and penalties to the Employee.
It is the intent of the parties that the non-forfeit benefits provided for in Section 403(b) of the In becomes effective upon the execution of this	ternal Revenue Code of 1986, a	y or custodial contract pursuant to this Agreement shall qualify for the Federal Income Taxas amended. Any change to this Agreement must be in writing to the Employer and Employer.
This Agreement may be terminated by either the	Employer or Employee upon th	irty (30) days notice to the Company and to the Employer or Employee as applicable.
Effective Date of this Agreement _	, 20	Bay District Schools, FL
	Agent's Phone	AGENT / REPRESENTATIVE SIGNATURE
	g	
EMPLOYEE SIGNATURE		EMPLOYER SIGNATURE
Dated	, 20	Dated, 20