Pasco-Hernando State College, FL Salary Deduction Authorization for ROTH 403(b) Annuity Contract or Custodial Account		Name of Company - Roth 403(b) Product Provider	
Employee Name	La	ast Four SSN	Employee ID#
Work Location		Position	
Original Agreement	I		
With respect to services rendered by the Employee he services shall be reduced by:	reafter, the Employer a	and the Employee here	by agree the Employee's compensation for such
Equal amounts of \$ per pay per	iod beginning the	, 20 pay	period.
The amount elected above shall result in a total ANNU agrees that it will remit the amount of such deduction fo unless it falls within the guidelines established by the Internet.	or the <u>ROTH 403(b)</u> prog	gram, that this deductior	
Amendment ROTH Agreement - Ty	pe of Change De	sired	6
Increase from \$ per pay period to	o \$ be(ginning the	, 20pay period.
Decrease from \$ per pay period	to \$ Ł	peginning the	_, 20 pay period.
Suspend-Name of Company		Effective Date of	Change or Suspension, 20
I have read the above and understand the propose decrease or elimination of deduction under the RO falls within the guidelines established by the Interna	TH 403(b) program, tha	t this deduction or elimi	be effected. I realize that if the change results ir nation cannot be "made up" in the future unless i
This Agreement shall be legally binding and irrevocabl Agreement shall be effective only with respect to amoun the Employee's statutory limits under Section 402(g) or deduction to all Companies to which salary deduction Company listed above, provided that the Employee has deduction. In the event that the calculations provided Employer's calculation shall prevail.	the limitation of Section contributions can be m	time of said termination n 415 of the Internal Re nade. It is understood t	It is provided that this deduction does not exceed evenue Code. This limits the total allowable sala that the amount specified will be forwarded to the hat the amount specified will be forwarded to the
I hereby authorize my Employer to deduct or suspend an exceed my Maximum Allowable Contribution in any caler		hed by this agreement,	if in its opinion, the total annual contributions wou
Release of Liability - The Employee agrees that the Erregard to my selection of the annuity and/or custodial ac selection and purchase of shares of regulated investment	ccount. its terms, the se	hall have no liability wh lection of the insurance	atsoever for any and all losses suffered by me wit company, custodian, or regulated company, or m
The Employee is responsible for the accuracy of the e salary deduction in this agreement, or any other violation Employee.	xcludable amounts state of the requirement of S	ed in this Agreement. A ection 403(b) could rest	ny overstatement of the amounts excludable as Ilt in additional taxes, interests, and penalties to th
It is the intent of the parties that the non-forfeitable retire Income Tax benefits provided for in Section 403(b) of the	ment deferred annuity o Internal Revenue Code	or custodial contract purs	suant to this Agreement shall qualify for the Feder
Any change to this Agreement must be in writing to t Employer.	he Employer and becc	omes effective upon th	e execution of this Agreement by Employee an
This Agreement may be terminated by either the Employ applicable.	/er or Employee upon th	nirty (30) days notice to	the Company and to the Employer or Employee a
Effective Date of this Agreement	, 20	Paso	co-Hernando State College, FL
AGENT / REPRESENTATIVE NAME		AG	SENT / REPRESENTATIVE PHONE
	B	v:	
EMPLOYEE SIGNATURE			EMPLOYER SIGNATURE