Employee Name Employee Dutrible Wolk Loadion Peakins Original Agreement] With respect to services rendered by the Employee hereafter, the Employer and the Employee hereby agree the Employee's comparison for auch services shall be reduced by: Equal amounts of \$	School District of Manatee County, FL Salary Reduction Authorization for ROTH 403(b) Annuity Contract or Custodial Account	Name of Company - 403(b) Product Provider	
Orginal Agreement With respect to services rendered by the Employee hereafter, the Employer and the Employee hereby agree the Employee's compensation for such services shall be reduced by:	Employee Name	Employee IDNumber	
With respect to services rendered by the Employee hereafter, the Employee and the Employee hereafty agree the Employee's compensation for such services shall be reduced by: □ Equal amounts of \$	Work Location	Position	
compensation for such services shall be reduced by:	Original Agreement		
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agrees hait it will remit the amount of such deduction for the ROTH 403(b) Tax Sheltered Annuity or 403(b)(7) custodial account offered by the Company Amendment Agreement - Type of Change Desired Image: I	Equal amounts of \$per pay perio	od beginning the, 20 pay period.	
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Decrease from \$ per pay period to \$ beginning the	Amendment Agreement - Type of Change Desired		
Suspend-Name of Company	Increase from \$ per pay period to	\$ beginning the, 20pay period.	
Inhere read the above and understand the proposed change. I hereby request that such change be effected. I realize that if the change results in dwithin the guidelines established by the Internal Revenue Code of 1986, as amended. Image: I	Decrease from \$ per pay period to	o \$, 20 pay period.	
decrease or elimination of reduction under the <u>ROTH 403(b)</u> program, that this deduction or elimination cannot be "made up" in the future unless it falls internal Pay at Retirment or Termination - Employee Deferral Only Image: Control of the annumber of the control of 1986, as amended. Image: Control of the annumber of the control of 1986, as amended. Image: Control of the annumber of the control of the annumber of the annumber of the annumber of the annumber of the control of the appropriate disclosure materials (prospectus, etc.), and I am aware of the Maximum Annumber of the control of the appropriate disclosure form not required). The Employee expressly understands that this contribution is made in lieu of cash for the annumber of the control of the appropriate disclosure materials (prospectus, etc.), and I am aware of the Maximum Annumber of the control of the appropriate disclosure materials (prospectus, etc.), and I am aware of the Maximum Annumber of the control of the appropriate disclosure materials (prospectus, etc.), and I am aware of the Maximum Annumber of the appropriate disclosure materials (prospectus, etc.), and I am aware of the Maximum Annumber of the appropriate disclosure materials (prospectus, etc.), and I am aware of the Maximum Annumber on the appropriate disclosure materials (prospectus, etc.), and I am aware of the Maximum Annumber on the annumber of the appropriate disclosure materials (prospectus, etc.), and I am aware of the Maximum Annumber on the appropriate disclosure materials (prospectus, etc.), and I am aware of the Maximum Annumber on the annumber of the control of the annumber of the appropriate disclosure materials (prospectus, etc.), and I am aware of the Maximum Annumber on the appropriate disclosure materials (prospectus, etc.), and I am aware of the Maximum Annumber on t	Suspend-Name of Company	Effective Date of Change or Suspension, 20	
Concertime reduction from Terminal Pay Maximum Amount Available S	decrease or elimination of reduction under the ROTH 403(b) program, that this deduction or elimination cannot be "made up" in the future unless it falls		
The Employee expressly understands that this contribution is made in lisu of cash for the amount listed above. This form should not be used for Maximum Allowable Contribution limits for the current calendar year, (Product Disclosure Form not required). This Agreement shall be legally binding and irrevocable with respect to amounts earned while the Agreement is in effect, and any termination of this Agreement shall be effective only with respect to amounts of section 415 of the Internal Revenue Code. This limits the clocal allowable salary deduction to all Companies to which salary deduction contributions can be made. It is understood that the amount specified will be forwarded to the Company listed above, provided that the Employee is sufficient at the calculations provided by the company / representative, the Employer's calculation shall prevail. I hereby authorize my Employer to deduct or suspend any contributions established by this agreement, if in its opinion, the total annual contributions would exceed my Maximum Allowable Contribution in any calendar year. Release of Liability - The Employee agrees that the Employer and its agents shall have no liability whatsoever for any and all losses suffered by me with regard to my selection of the amount setter equirement of Section 403(b) could result in additional taxes, interests, and penalties to the Employee taxes of regulated investment companies. The is internet of the partice shalt the non-foreitable retirement deferred annuity or custodial contract the additional taxes, interests, and penalties to the Employee. The internet of the partice shalt the non-foreitable retirement deferred annuity or custodial contract prusuant to this Agreement shall qualify for the Federal Income taxe benefits provided for in Section 403(b) of the Internal Revenue Code.	Terminal Pay at Retirment or Termination - Employee Deferral Only		
Employer Non-Elective contributions. I acknowledge receipt of the appropriate disclosure materials (prospectus, etc.), and I am aware of the Maximum Allowable Contribution limits for the current calendar year. (Product Disclosure Form not required). This Agreement shall be legally binding and intersocable with respect to amounts earned while the Agreement is in effect, and any termination of this Agreement shall be effective only with respect to amounts not yet earned at the time of said termination. It is provided that this reduction does not exceed the Employee's statutory limits where some one and the time of said termination. It is provided that this reduction does not exceed the Employee's statutory limits where some one and the time of said termination. It is provided that this reduction to all Companyes to which has sufficient earnings during the immediately proceeding pay period to accommodate the requested deduction. In the event that the calculations provided by the company / representative, the Employer's calculation shall prevail. I hereby authorize my Employer to deduct or suspend any contributions established by this agreement, if in its opinion, the total annual contributions would exceed my Maximum Allowable Contribution in any calendar year. Release of Liability - The Employee agrees that the Employer and its agents shall have no liability whatsoever for any and all losses suffered by me with regard to my selection of the annuity and/or custodial account, its terms, the selection of the insurance company, custodian, or regulated company, or my selection and purchase of section 403(b) or usint and the ferred annuity or custodial contract pursuant to this Agreement shall qualify for the Federal Income Tax benefits provided for the accuracy of the excludable amounts stated in this Agreement. Any overstatement of the amounts excludable as a salary deduction in this ag	One-time reduction from Terminal Pay	laximum Amount Available \$	
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Employer. This Agreement may be terminated by either the Employer or Employee upon thirty (30) days notice to the Company and to the Employer or Employee as applicable. Effective Date of this Agreement	It is the intent of the parties that the non-forfeitable retirement defer Tax benefits provided for in Section 403(b) of the Internal Revenue C	rred annuity or custodial contract pursuant to this Agreement shall qualify for the Federal Incom Code.	
Effective Date of this Agreement		ployer and becomes effective upon the execution of this Agreement by Employee an	
AGENT/REPRESENTATIVE NAME AGENT/REPRESENTATIVE PHONE By: EMPLOYEE SIGNATURE By:	This Agreement may be terminated by either the Employer or Employ	yee upon thirty (30) days notice to the Company and to the Employer or Employee as applicable.	
EMPLOYEE SIGNATURE By: EMPLOYEE SIGNATURE EMPLOYER SIGNATURE	Effective Date of this Agreement, 20	. School District of Manatee County, FL	
EMPLOYEE SIGNATURE EMPLOYER SIGNATURE	AGENT/REPRESENTATIVE NAME	AGENT/REPRESENTATIVE PHONE	
	EMPLOYEE SIGNATURE	EMPLOYER SIGNATURE	