| Sa | rris County Board of Education, GA lary Reduction Authorization for 403(b) nuity Contract or 403(b)(7) Custodial Account | | Name of Com | pany - 403(b) F | Product Prov | ider | |
|---------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------|-----------------------------------------------------------------|-------------------------------------------------------------|-------------------------------------------------------------|------------------------------------------------------|--|
| Employee Name Work Location | | | Social Security Number Position | | | | |
| | | | | | | | |
| | Amounts equal to% of compensation per pay peri The amount elected above shall result in a total ANNUAL REDUCTION Employer agrees that it will remit the amount of such reduction for the 4 Company listed above. | I not to exce | ed the maximum a | llowable contribution | on calculation. ٦ | The ed by the | |
| | Amendment Agreement - Type of Change Desire | ed | | | | | |
| | Change to% of compensation per pay period | d beginning | g the | , 20 | _pay period. | | |
| | Suspend-Name of Company | Effe | ective Date of Ch | nange or Suspen | ision | _, 20 | |
| | I have read the above and understand the proposed change. I hereby decrease or elimination of reduction under the <u>403(b) T.S.A</u> . program, falls within the guidelines established by the Internal Revenue Code of | that this red | duction or eliminati | effected. I realize ion cannot be "ma | that if the cha | nge results in uture unless it | |
| Agr the red Cor red | s Agreement shall be legally binding and irrevocable with respect to a reement shall be effective only with respect to amounts not yet earned a Employee's statutory limits under Section 402(g) or the limitation of Secution to all Companies to which salary reduction contributions can be mpany listed above, provided that the Employee has sufficient earnings uction. In the event that the calculations provided by the Employer and ployer's calculation shall prevail. | t the time of ection 415 o e made. It | said termination. If the Internal Reve is understood that | It is provided that tenue Code. This little the amount spec | this reduction do imits the total a cified will be fo | oes not exceed illowable salary rwarded to the | |
| l he | ereby authorize my Employer to reduce or suspend any contributions esta seed my Maximum Allowable Contribution in any calendar year. | ablished by t | this agreement, if in | n its opinion, the to | otal annual cont | ributions would | |
| rea | lease of Liability - The Employee agrees that the Employer and its ager ard to my selection of the annuity and/or custodial account, its terms, the action and purchase of shares of regulated investment companies. | nts shall hav e selection o | re no liability whats of the insurance co | oever for any and ompany, custodian | all losses suffe a, or regulated c | ered by me with company, or my | |
| The sala Em | e Employee is responsible for the accuracy of the excludable amounts ary reduction in this agreement, or any other violation of the requirement ployee. | stated in thi of Section 4 | is Agreement. Any 03(b) could result i | overstatement of in additional taxes | [:] the amounts e , interests, and | excludable as a penalties to the | |
| It is | s the intent of the parties that the non-forfeitable retirement deferred annuone Tax benefits provided for in Section 403(b) of the Internal Revenue C | uity or custoo Code. | dial contract pursua | ant to this Agreeme | ent shall qualify | for the Federa | |
| Any Em | y change to this Agreement must be in writing to the Employer and I ployer. | becomes ef | fective upon the e | execution of this | Agreement by | Employee and | |
| | s Agreement may be terminated by either the Employer or Employee upolicable. | on thirty (30 |) days notice to the | e Company and to | the Employer o | or Employee as | |
| Eff | ective Date of this Agreement, 20 | | Harris | County Board of | Education, GA | | |
| | AGENT/REPRESENTATIVE NAME | | AGEN ⁻ | T/REPRESENTAT | IVE PHONE | | |
| | EMPLOYEE SIGNATURE | Ву: | Ei | MPLOYER SIGNA | TURE | | |

DATED _

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DATED_