Bloomfield Hills Public Schools, MI Salary Reduction Authorization for 403(b) Annuity Contract or 403(b)(7) Custodial Account			Name of Company - 403(b) Product Provider		
Emp	loyee Name	Social Secu	ty Number		
Work Location		Position	Position		
	Original Agreement				
With com	n respect to services rendered by the Employee herean pensation for such services shall be reduced by:	after, the Empl	over and the Employee hereby	agree the Employee's	
	Equal amounts of \$per pay period beg	inning the	ng the, 20 pay period.		
	Amounts equal to% of compensation per pay period beginning the, 20 pay period.				
	The amount elected above shall result in a total ANNUAL REDUCTION not to exceed the maximum allowable contribution calculation. The Employer agrees that it will remit the amount of such reduction for the 403(b) Tax Sheltered Annuity or 403(b)(7) custodial account offered by the Company listed above.				
	Amendment Agreement - Type of Change De	sired			
	Increase from \$ per pay period to \$	b	ginning the, 20	pay period.	
	Decrease from \$ per pay period to \$		beginning the, 20	pay period.	
Change to% of compensation per pay period beginning the, 20pay period.					
	Suspend-Name of Company, 20				
	I have read the above and understand the proposed change. I hereby request that such change be effected. I realize that if the change results in decrease or elimination of reduction under the <u>403(b)</u> T.S.A. program, that this reduction or elimination cannot be "made up" in the future unless it falls within the guidelines established by the Internal Revenue Code of 1986, as amended.				
Agre the I redu Com redu	Agreement shall be legally binding and irrevocable with respect eement shall be effective only with respect to amounts not yet earn Employee's statutory limits under Section 402(g) or the limitation into all Companies to which salary reduction contributions of apany listed above, provided that the Employee has sufficient earn ction. In the event that the calculations provided by the Employ ployer's calculation shall prevail.	ned at the time of of Section 415 o can be made. It mings during the	said termination. It is provided that the the Internal Revenue Code. This lin a understood that the amount speci mmediately preceding pay period to	is reduction does not excee nits the total allowable salar fied will be forwarded to th accommodate the requeste	
l her exce	reby authorize my Employer to reduce or suspend any contribution eed my Maximum Allowable Contribution in any calendar year.	s established by t	is agreement, if in its opinion, the to	al annual contributions woul	
Rele rega seleo	ease of Liability - The Employee agrees that the Employer and its ird to my selection of the annuity and/or custodial account, its term ction and purchase of shares of regulated investment companies.	s agents shall hav ns, the selection o	no liability whatsoever for any and a the insurance company, custodian,	all losses suffered by me wit or regulated company, or m	
salaı	Employee is responsible for the accuracy of the excludable amory reduction in this agreement, or any other violation of the required loyee.	ounts stated in thi ment of Section 4	Agreement. Any overstatement of 3(b) could result in additional taxes,	the amounts excludable as interests, and penalties to th	
It is the intent of the parties that the non-forfeitable retirement deferred annuity or custodial contract pursuant to this Agreement shall Income Tax benefits provided for in Section 403(b) of the Internal Revenue Code.					
	ny change to this Agreement must be in writing to the Employer and becomes effective upon the execution of this Agreement by Employee and nployer.				
This Agreement may be terminated by either the Employer or Employee upon thirty (30) days notice to the Company and to the Employee applicable.				the Employer or Employee a	
Effe	ective Date of this Agreement, 20 Bloomfield Hills Public Schools, MI				
	AGENT/REPRESENTATIVE NAME AGENT/REPRESENTATIVE PHONE				
	By: By: EMPLOYEE SIGNATURE				
			LIMPLOTER SIGNAT	URE	