Name of Company—403(b) Product Provider

No Load Account (No Agent Signature Required)

Employee's Name		Social Security Number	
Work Location		Position	
Original Agreement			
With respect to services rendered by the Er compensation for such services shall be reduce		the Employer and the Employee	hereby agree the Employee's
Equal amounts of \$	per	pay period beginning the	, 20 pay period.
Amounts equal to% of	% of compensation per pay period beginning the, 20 pay period.		, 20 pay period.
The amount elected above shall result in a total a Employer agrees that it will remit the amount of s by the Company listed above.			
Amendment Agreement - Type of Cha	ange Desired		
Increase from \$ per p	bay period to \$	beginning the	, 20 pay period.
Decrease from \$ per p	bay period to \$	beginning the	, 20 pay period.
Change to% of co	mpensation per pay	v period beginning the	, 20 pay period.
Suspend—Name of Company Effective Date of Change			-
I have read the above and understand the prop results in decrease or elimination of reduction un- future unless it falls within the allowable limits for	osed change. I here der the <u>403(b) T.S.A</u>	by request that such change be effect	
Terminal Pay at Retirement or Termi	nation—Employ	ee Deferral Only	
One-time reduction from Terminal Pay \$			
Maximum Amount Available	Total from	n Terminal Pay	
The Employee expressly understands that this co for Employer Non-Elective contributions.	ntribution is made in	lieu of cash for the amount listed abo	ve. This form should not be used
This Agreement shall be legally binding and irrevocable shall be effective only with respect to amounts not yet of statutory limits under Section 402(g) or the limitation of S to which salary reduction contributions can be made. It Employee has sufficient earnings during the immediat provided by the District are lower that the calculations pr	earned at the time of s Section 415 of the Inter is understood that the ely preceding pay per	aid termination. It is provided that this redu nal Revenue Code. This limits the total allov amount specified will be forwarded to the C iod to accommodate the requested reduct	iction does not exceed the Employee's wable salary reduction to all Companies ompany listed above, provided that the ion. In the event that the calculations
I hereby authorize my Employer to reduce or suspend exceed my Maximum Allowable Contribution in any cale		ablished by this agreement, if in its opinio	n, the total annual contributions would
The Employee is responsible for the accuracy of the ereduction in this agreement, or any other violation of the		5	-
It is the intent of the parties that the non-forfeitable re Income Tax benefits provided for in Section 403(b) of the the Employer and becomes effective upon the execution	e Internal Revenue Coo	de of 1954, as amended. Any change to the	
This Agreement may be terminated by either the Emp applicable.	loyer or Employee up	on thirty (30) days notice to the Company	and to the Employer or Employee as
Effective Date of this Agreement		, 20	
AGENT / REPRESENTATIVE		Climax - Scotts Community Sch	nools, MI
EMPLOYEE		EMPLOY	 ′ER

Dated_

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____ , 20 ____

Dated _

EMPLOYER