F				Name of Company - 403(b) Product Provider			
Emplo	byee Name		Social Secu	l rity Number			
Work Location			Position	Position			
	Original Agreement	E					
With	respect to services reported to services report to service to serv	ndered by the Employee herea as shall be reduced by:	fter, the Emp	oyer and the Em	ployee hereb	y agree the Employee's	
	Equal amounts of \$ per pay period beginning 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 Agreen	nent - Type of Change Des	sired				
	Increase from \$	per pay period to \$	be	eginning the	, 20	pay period.	
	Decrease from \$	per pay period to \$		beginning the	, 20	pay period.	
	Change to	% of compensation per pay p	eriod beginning	g the	, 20	_pay period.	
	Suspend-Name of Company, 20, 20						
	decrease or elimination of re	understand the proposed change. I he eduction under the <u>403(b) T.S.A</u> . prog ablished by the Internal Revenue Cod	ram, that this re	duction or elimination	fected. I realize cannot be "ma	that if the change results in de up" in the future unless in	
Agree the E reduc Comp reduc	ement shall be effective only imployee's statutory limits un ction to all Companies to wi pany listed above, provided	binding and irrevocable with respect with respect to amounts not yet earn nder Section 402(g) or the limitation of hich salary reduction contributions ca that the Employee has sufficient earr calculations provided by the Employe il.	ed at the time of of Section 415 o an be made. It hings during the	said termination. It is f the Internal Revenu is understood that the immediately precedin	provided that t e Code. This li e amount spec g pay period to	this reduction does not exceed mits the total allowable salar cified will be forwarded to the p accommodate the requested	
l here	eby authorize my Employer to ed my Maximum Allowable C	o reduce or suspend any contributions ontribution in any calendar year.	s established by t	this agreement, if in its	s opinion, the to	otal annual contributions woul	
Relea regar selec	ase of Liability - The Emplo d to my selection of the anni tion and purchase of shares	yee agrees that the Employer and its uity and/or custodial account, its term of regulated investment companies.	agents shall hav s, the selection o	e no liability whatsoev of the insurance comp	ver for any and bany, custodian	all losses suffered by me wit , or regulated company, or m	
The E salary Emple	y reduction in this agreement	the accuracy of the excludable amount of the requirem	unts stated in thi nent of Section 4	s Agreement. Any ov 03(b) could result in a	verstatement of additional taxes,	the amounts excludable as interests, and penalties to th	
It is th	is the intent of the parties that the non-forfeitable retirement deferred annuity or custodial contract pursuant to this Agreement shall qualify for the Federa acome Tax benefits provided for in Section 403(b) of the Internal Revenue Code.						
	y change to this Agreement must be in writing to the Employer and becomes effective upon the execution of this Agreement by Employee and ployer.						
	his 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 oplicable.						
Effec	ffective Date of this Agreement, 20 Clinton Community Schools, MI						
	AGENT/REPRESENTATIVE NAME AGENT/REPRESENTATIVE PHONE						
	EMPLOYE	EE SIGNATURE	Ву:	EMP	LOYER SIGNA	TURE	