Dickinson-Iron Intermediate School District, MI Participation Agreement for Internal Revenue Code Section 457(b) Deferred Compensation Program

Name of Company—457(b) Product Provider

Employee's Name		Social Security Number		
Work Location		Position		
Original Agreement		•		
With respect to services rendered compensation for such services sha		the Employer and the Emplo	oyee hereby agree the Employee's	
Equal amounts of \$	per	pay period beginning the	, 20 pay period.	
Amendment Agreement - Ty	pe of Change Desired			
Increase from \$	per pay period to \$	beginning the	, 20 pay period.	
Decrease from \$	per pay period to \$	beginning the	,20 pay period.	
Suspend	JAME OF COMPANY	Effective Date of Suspen	sion, 20	
as such Plan now exists or is hereinafte undersigned makes a subsequent electi contract or custodial arrangement for the or custodial arrangement is designated a	er amended and a copy of the Pl on as provided by the Plan. The benefit of the participant without to s the employer's 457 Deferred Co	an has been made available to the employer hereby authorizes on the employer provi	t, MIDeferred Compensation Plan ("Plan") em. This election shall continue until the the provider company to issue a annuity ded that the owner of the annuity contract	
I (the Employee) understand and agree t	o the following:			
My deferrals cannot begin sooner than t Dickinson-Iron Intermediate School Distr Plan. I realize I may not assign or transfe	ict. MIfor the exclusive benefit of	Agreement approval. My accumul f participants and their beneficiarie	ated deferrals will be held in trust by the suntil paid to me under the rules of the	
I am responsible for the accuracy of the reduction in this agreement, or any other the Employee.	e excludable amounts stated in the violation of the requirement of IRS	his Agreement. Any overstatemer S Code Section 457 could result in	nt of the amounts excludable as a salary additional taxes, interest, and penalties to	
I hereby authorize my Employer to redu exceed the maximum allowable limit in a of the excess amount and direct these an	ce or suspend any deferrals esta ny calendar year. Should my def nounts to be refunded to me.	ablished by this agreement, if in its erral exceed the maximum limit, I a	s opinion, the total annual deferral would authorize my Employer to disallow deferral	
Release of Liability - The Employee ag with regard to my selection of the ann investment company, the financial con- company, or my selection and purchase of	rees that the Employer and its ac uity and/or custodial account, its dition, operation of or benefits p of shares of regulated investment	gents shall have no liability whatsoo s terms, the selection of the insu provided by said insurance comp companies.	ever for any and all losses suffered by me rance company, custodian, or regulated any, custodian, or regulated investment	
The employer hereby authorizes on the parthe signature of the employer provided the Compensation Plan.	provider company to issue a annunat the owner of the annuity conti	ity contract or custodial arrangeme ract or custodial arrangement is de	nt for the benefit of the participant without signated as the employer's 457 Deferred	
Earnings, if any, will be applied to my ac Trustees, nor agencies of the Employer s	cumulated deferrals in accordanc hall be liable for the performance	e with the Company and product I of the Companies or products sele	have selected. Neither the Employer, nor ected by the Employee.	
Any change to this Agreement must Employee and Employer.	be in writing to the Employe	er and becomes effective upon	the execution of this Agreement by	
This Agreement may be terminated by eith applicable.	ner the Employer or Employee upo	on thirty (30) days notice to the Com	pany and to the Employer or Employee as	
Designation of Beneficiary - The bene accordance with the terms of that specific	ficiary for each annuity contract o contract or account.	r certified account to which contribu	utions are allocated shall be determined in	
Effective Date of this Agreement	, 2	0 Dickin:	son-Iron Intermediate School District, MI	
AGENT / REPRESENTATI	VE			
		Ву:		
EMPLOYEE	00		YER REPRESENTATIVE	
DATED	, 20	DATED	, 20	

Important Notice- A copy of the account application must accompany this agreement and the following ownership and beneficiary designations must be used:

Owner - "Dickinson-Iron Intermediate School District, MI457(b) Plan FBO (participant's name)"

Beneficiary - Any single or multiple beneficiaries named by the participant. (Do <u>not</u> list Dickinson-Iron Intermediate School District, MI as a beneficiary)