| Galesburg - Augusta Comr Salary Deduction Authoriza Annuity Contract or Custo | ation for ROTH 403(b) | Name of Company - Roth 403(b) P | roduct Provider |
|--|---|--|---|
| Employee Name | | Social Security Number | |
| Work Location | | Position | |
| Original Agreement | | | |
| With respect to services rendered services shall be reduced by: | by the Employee hereafter, the Em | loyer and the Employee hereby agree the Employee's c | ompensation for suc |
| Equal amounts of \$ | per pay period beginning th | e, 20 pay period. | |
| agrees that it will remit the amount | | not to exceed the maximum allowable contribution calcub b) program, that this deduction or elimination cannot be "r ode of 1986, as amended. | |
| Amendment ROTH A | greement - Type of Chan | e Desired | |
| Increase from \$ | per pay period to \$ | beginning the, 20pay period. | |
| Decrease from \$ | per pay period to \$ | beginning the, 20 pay period. | |
| Suspend-Name of Company | | Effective Date of Change or Suspension | , 20 |
| decrease or elimination of ded | derstand the proposed change. I he luction under the ROTH 403(b) prog plished by the Internal Revenue Code | eby request that such change be effected. I realize that if im, that this deduction or elimination cannot be "made up" of 1986, as amended. | the change results in the future unles |
| Agreement shall be effective only we the Employee's statutory limits und deduction to all Companies to whi | rith respect to amounts not yet earned er Section 402(g) or the limitation of ch salary deduction contributions ci- at the Employee has sufficient earn alculations provided by the Employe | b amounts earned while the Agreement is in effect, and at the time of said termination. It is provided that this ded Section 415 of the Internal Revenue Code. This limits the be made. It is understood that the amount specified w logs during the immediately preceding pay period to accom- are lower than the calculations provided by the compar- | uction does not exc e total allowable sa /ill be forwarded to |
| I hereby authorize my Employer to e exceed my Maximum Allowable Cor | deduct or suspend any contributions ntribution in any calendar year. | stablished by this agreement, if in its opinion, the total ann | ual contributions w |
| Release of Liability - The Employe regard to my selection of the annui selection and purchase of shares of | ee agrees that the Employer and its ty and/or custodial account, its terms regulated investment companies. | gents shall have no liability whatsoever for any and all loss the selection of the insurance company, custodian, or reg | ses suffered by me julated company, o |
| The Employee is responsible for th salary deduction in this agreement, Employee. | e accuracy of the excludable amou or any other violation of the requirem | ts stated in this Agreement. Any overstatement of the an nt of Section 403(b) could result in additional taxes, interes | nounts excludable a sts, and penalties to |
| It is the intent of the parties that the Income Tax benefits provided for in | non-forfeitable retirement deferred a Section 403(b) of the Internal Reven | nuity or custodial contract pursuant to this Agreement shal e Code. | ll qualify for the Feo |
| Any change to this Agreement me Employer. | ust be in writing to the Employer a | d becomes effective upon the execution of this Agreen | nent by Employee |
| This Agreement may be terminated applicable. | by either the Employer or Employee | upon thirty (30) days notice to the Company and to the En | nployer or Employe |
| Effective Date of this Agreement | , 20 | Galesburg - Augusta Commun | ity Schools, MI |
| | | | |
| AGENT / REPI | RESENTATIVE NAME | AGENT / REPRESENTATIVE PHO | DNE |
| EMPLOYE | | By:EMPLOYER SIGNATURE | |
| | | | |
| | | | |