Ka Sal An

Kaleva Norman Dickson Schools, MI Salary Reduction Authorization for 403(b) Annuity Contract or 403(b)(7) Custodial Account

Name of Company—403(b) Product Provider	
□ No Load Account (No Agent Signature Required)	

Aimulty Contract of 403(L	niti Custodiai Accodi	No Load Account (№ A	gent Signature Required)	
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 Employee	hereby agree the Employee's	
Equal amounts of \$	per ¡	per pay period beginning the, 20 pay period.		
Amounts equal to	% of compensation per p	ay period beginning the	, 20 pay period.	
The amount elected above shall resu Employer agrees that it will remit the by the Company listed above.				
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.	
Change to	% of compensation per pay	period beginning the	, 20 pay period.	
	ny	20	_	
I have read the above and understar results in decrease or elimination of re future unless it falls within the allowab	nd the proposed change. I hereleduction under the 403(b) T.S.A.	by request that such change be eff		
Terminal Pay at Retirement	or Termination—Employe	e Deferral Only		
One-time reduction from T	-			
Maximum Amount Availa		Terminal Pay		
The Employee expressly understands for Employer Non-Elective contribution		lieu of cash for the amount listed ab	ove. This form should not be used	
This Agreement shall be legally binding an shall be effective only with respect to amo statutory limits under Section 402(g) or the to which salary reduction contributions can Employee has sufficient earnings during a provided by the District are lower that the car	unts not yet earned at the time of sa limitation of Section 415 of the Intern be made. It is understood that the al the immediately preceding pay perior	aid termination. It is provided that this re al Revenue Code. This limits the total all mount specified will be forwarded to the ad to accommodate the requested redu	duction does not exceed the Employee's lowable salary reduction to all Companies Company listed above, provided that the uction. In the event that the calculations	
I hereby authorize my Employer to reduce exceed my Maximum Allowable Contribution		blished by this agreement, if in its opin	ion, the total annual contributions would	
The Employee is responsible for the accureduction in this agreement, or any other virtue.				
It is the intent of the parties that the non- Income Tax benefits provided for in Sectior the Employer and becomes effective upon	403(b) of the Internal Revenue Code	e of 1954, as amended. Any change to		
This Agreement may be terminated by eigaplicable.	her the Employer or Employee upon	n thirty (30) days notice to the Compar	ny and to the Employer or Employee as	
Effective Date of this Agreement				
AGENT / REPRESENTAT	TIVE	Kaleva Norman Dickson Scho	ools, MI	
EMPLOYEE		EMPLOYER		