Anr	ntcalm Community College, MI ary Deduction Agreement for ROTH 403 nuity Contract or Custodial Account	Name of Company - Roth 403(b) Product Provider
Empl	oyee Name	Social Security Number
Work	Location	Position
	Original ROTH Agreement	
	respect to services rendered by the Employee her-	reafter, the Employer and the Employee hereby agree the Employee's compensation for such
	Equal amounts of \$ per pay period	od beginning the, 20 pay period.
		ation per pay period beginning the, 20 pay period.
		AL DEDUCTION not to exceed the maximum allowable contribution calculation. The Employe the ROTH 403(b) annuity or custodial account offered by the Company listed above.
	Amendment ROTH Agreement - Typ	be of Change Desired
	Increase from \$ per pay period to	\$beginning the, 20pay period.
	Decrease from \$ per pay period to	o \$ beginning the, 20 pay period.
	Change to% of compensation per	er pay period beginning the, 20pay period.
	Suspend-Name of Company	Effective Date of Change or Suspension, 20
	I have read the above and understand the proposed decrease or elimination of deduction under the <u>ROT</u> falls within the guidelines established by the Internal	ed change. I hereby request that such change be effected. I realize that if the change results i <u>(H 403(b)</u> program, that this deduction or elimination cannot be "made up" in the future unless Revenue Code of 1986, as amended.
all C abov	ompanies to which salary deduction contributions ca	on of Section 415 of the Internal Revenue Code. This limits the total allowable salary deduction an be made. It is understood that the amount specified will be forwarded to the Company list Employer are lower than the calculations provided by the company / representative, the Employer
l her	eby authorize my Employer to deduct or suspend any ed my Maximum Allowable Contribution in any calend	
l her exce Rele rega	ed my Maximum Allowable Contribution in any calend ase of Liability - The Employee agrees that the Em	dar year. nployer and its agents shall have no liability whatsoever for any and all losses suffered by me w count, its terms, the selection of the insurance company, custodian, or regulated company, or
l here exce Rele regai selec The salar	ed my Maximum Allowable Contribution in any calend ase of Liability - The Employee agrees that the Em rd to my selection of the annuity and/or custodial acc stion and purchase of shares of regulated investment Employee is responsible for the accuracy of the exc	dar year. nployer and its agents shall have no liability whatsoever for any and all losses suffered by me w count, its terms, the selection of the insurance company, custodian, or regulated company, or companies. coludable amounts stated in this Agreement. Any overstatement of the amounts excludable as
I here exce Rele regains select The salar Empl It is t	ed my Maximum Allowable Contribution in any calend ase of Liability - The Employee agrees that the Em rd to my selection of the annuity and/or custodial acc stion and purchase of shares of regulated investment Employee is responsible for the accuracy of the exe y deduction in this agreement, or any other violation of loyee.	dar year. poloyer and its agents shall have no liability whatsoever for any and all losses suffered by me we count, its terms, the selection of the insurance company, custodian, or regulated company, or its companies. Any overstatement of the amounts excludable as of the requirement of Section 403(b) could result in additional taxes, interests, and penalties to the ment deferred annuity or custodial contract pursuant to this Agreement shall qualify for the Fede
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