## North Central Michigan College, 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)

Employee's Name		Social Security Number	
Work Location		Position	
Original Agreement			
With respect to services rendered a compensation for such services shall		the Employer and the Employee	e hereby 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 Employer agrees that it will remit the a by the Company listed above.			
Amendment Agreement - Typ	e 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	y period beginning the	, 20 pay period.
Suspend—Name of Company Effective Date of Change			_
I have read the above and understand results in decrease or elimination of rec future unless it falls within the allowable	luction under the 403(b) T.S.A		
Terminal Pay at Retirement of	or Termination—Employ	ee Deferral Only	
One-time reduction from Terminal Pay \$			
Maximum Amount Availab		n Terminal Pay	
The Employee expressly understands that this contribution is made in lieu of cash for the amount listed above. This form should not be used for Employer Non-Elective contributions.			
This Agreement shall be legally binding and shall be effective only with respect to amour statutory limits under Section 402(g) or the lir to which salary reduction contributions can b Employee has sufficient earnings during the provided by the District are lower that the calo	Its not yet earned at the time of s nitation of Section 415 of the Inter e made. It is understood that the e immediately preceding pay per	said termination. It is provided that this re- rnal Revenue Code. This limits the total al amount specified will be forwarded to the riod 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 or suspend any contributions established by this agreement, if in its opinion, the total annual contributions would exceed my Maximum Allowable Contribution in any calendar year.			
The Employee is responsible for the accuracy of the excludable amounts stated in this Agreement. Any overstatement of the amounts excludable as a salar reduction in this agreement, or any other violation of the requirement of Section 403(b) could result in additional taxes, interests, and penalties to the Employee.			
It is the intent of the parties that the non-fo Income Tax benefits provided for in Section 4 the Employer and becomes effective upon	03(b) of the Internal Revenue Co	de of 1954, as amended. Any change to	
This Agreement may be terminated by either applicable.	er the Employer or Employee up	on thirty (30) days notice to the Compa	ny and to the Employer or Employee as
Effective Date of this Agreement		, 20	
AGENT / REPRESENTATIV	E	North Central Michigan Colleg	ge, MI
EMPLOYEE		EMPL	OYER

Copyright © 2010 TSACG, Inc.

Dated\_

ļ

\_\_\_\_\_

\_\_\_\_\_ , 20 \_\_\_\_\_

Dated \_\_\_\_