Onekama Consolidated Schools, 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 by the Employee hereafter, the Employer and the Employee hereby agree the Employee's compensation for such services shall be reduced by:			
Equal amounts of \$ per	pay period beginning the, 20 pay period.		
Amendment Agreement - Type 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	Effective Date of Suspension, 20		
"Catch-Up" Election (Available only for plan years in which less than the maximum deferral was made by the participant)			
☐ I elect to use the 457(b) "catch-up" provision. I certify that	I am now in my final three years of employment prior to my		
scheduled year of retirement. My retirement date is sched	uled for/		
Deduct equal amounts of \$ per pay period	od beginning with the, 20 pay period.		
The undersigned hereby agrees to the terms and conditions of the Onekama Consolidated Schools, MI Deferred Compensation Plan ("Plan") as such Plan now exists or is hereinafter amended and a copy of the Plan has been made available to them. This election shall continue until the undersigned makes a subsequent election as provided by the Plan. The employer hereby authorizes on the provider company to issue a annuity contract or custodial arrangement for the benefit of the participant without the signature of the employer provided that the owner of the annuity contract or custodial arrangement is designated as the employer's 457 Deferred Compensation Plan.			
I (the Employee) understand and agree to the following:			
My deferrals cannot begin sooner than the month following Participation Agreement approval. My accumulated deferrals will be held in trust by the Onekama Consolidated Schools, MI for the exclusive benefit of participants and their beneficiaries until paid to me under the rules of the Plan. I realize I may not assign or transfer my rights under the Plan.			
I am responsible for the accuracy of the excludable amounts stated in this Agreement. Any overstatement of the amounts excludable as a salary reduction in the agreement, or any other violation of the requirement of IRS Code Section 457 could result in additional taxes, interest, and penalties to the Employee.			
I hereby authorize my Employer to reduce or suspend any deferrals established maximum allowable limit in any calendar year. Should my deferral exceed the ma direct these amounts to be refunded to me.	d by this agreement, if in its opinion, the total annual deferral would exceed the ximum limit, I authorize my Employer to disallow deferral of the excess amount and		
Release of Liability - The Employee agrees that the Employer and its agents shimy selection of the annuity and/or custodial account, its terms, the selection of the condition, operation of or benefits provided by said insurance company, custodial regulated investment companies.	all have no liability whatsoever for any and all losses suffered by me with regard to ne insurance company, custodian, or regulated investment company, the financial an, or regulated investment company, or my selection and purchase of shares of		
The employer hereby authorizes on the provider company to issue a annuity controf the employer provided that the owner of the annuity contract or custodial arrange	act or custodial arrangement for the benefit of the participant without the signature ement is designated as the employer's 457 Deferred Compensation Plan.		
Earnings, if any, will be applied to my accumulated deferrals in accordance with the Company and product I have selected. Neither the Employer, nor Trustees, nor agencies of the Employer shall be liable for the performance of the Companies or products selected by the Employee.			
Any change to this Agreement must be in writing to the Employer and becomes effective upon the execution of this Agreement by Employee and Employer.			
This Agreement may be terminated by either the Employer or Employee upon thirty (30) days notice to the Company and to the Employer or Employee as applicable.			
Designation of Beneficiary - The beneficiary for each annuity contract or certified account to which contributions are allocated shall be determined in accordance with the terms of that specific contract or account.			
Effective Date of this Agreement, 20	Onekama Consolidated Schools, MI		
AGENT / REPRESENTATIVE			
	By:		
EMPLOYEE	EMPLOYER REPRESENTATIVE		
DATED, 20	DATED		

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

Owner - "Onekama Consolidated Schools, MI 457(b) Plan FBO (participant's name)"

Beneficiary - Any single or multiple beneficiaries named by the participant. (Do <u>not</u> list Onekama Consolidated Schools, MI as a beneficiary)