Erroryen Name         Social Bourly Number           Weit locates         Peakon           Weit locates         Peakon           Original ROTH Agreement	Stanton Township Public School District, MI Salary Deduction Agreement for ROTH 403(b) Annuity Contract or Custodial Account	Name of Company - Roth 403(b) Product Provider
Image:	Employee Name	Social Security Number
With respect to services rendered by the Employee hereafter, the Employee and the Employee hereby agree the Employee's compensation for such services shall be reduced by:	Work Location	Position
<pre>services shall be reduced by:</pre> Equal amounts of S per pay period beginning the, 20 pay period.         Province equal to % of compensation per pay period beginning the, 20 pay period.         Pre-amount decid above shall reduce the table MANUAL DEDUCTON in the to exceed the maximum allowable continuution calculation. The Employer agrees that it will remit the amount of such deduction for the ROTH 403(b) annulty or custodial account offered by the Company listed accove.         Improve the amount of such deduction for the ROTH 403(b) annulty or custodial account offered by the Company listed accove.         Improve the amount of such deduction for the ROTH 403(b) annulty or custodial account offered by the Company listed accove.         Improve the amount of such deduction for the ROTH 403(b) annulty or custodial account offered by the Company listed accove.         Improve the amount of such deduction for the ROTH 403(b) annulty or custodial account offered by the Company listed accove.         Improve the above and understand the proposed change. I hereby request that such change be effected. I reals: that that the understand the proposed change. I hereby request that such change be effected. I reals up that the decimation can be reads with respect to amounts estimate Code of 1980; at amounted that the amount specified will be Argement to all the Company listed accounts end with specific to any termination of decimation specific by the amount specified will be Argement the Company listed accounts end with specific to any termination of advance by the Company function decimation and will be argented as an understand the Company listed account in the cancel will be argented as an under the angenter state the anount sected advance to the Company is and allosse	Original ROTH Agreement	
<ul> <li>Amounts equal to% of compensation per pay period beginning the? 20 pay period.</li> <li>The amount elected above shall result in a total ANNUAL DEDUCTION not to exceed the maximum allowable contribution calculation. The Employer are that will remit the amount of such deduction for the ROTH 403(b) annuity or custodial account offered by the Company listed above.</li> </ul> <li>Increases from S per pay period to S beginning the 20 pay period.</li> <li> Decrease from S per pay period to S beginning the 20 pay period.</li> <li> Change to % of compensation per pay period beginning the 20 pay period.</li> <li> Desrease from S per pay period to S beginning the 20 pay period.</li> <li> Change to % of compensation per pay period change. Thereby request that such change be effected. I realize that if the change results in taiss with the may are beginning the</li>		
The amount elected above shall result in a total ANNUAL DEDUCTION not to exceed the maximum allowable contribution calculation. The Employee stat it will remit the amount of such deduction for the ROTH 403(b) annuity or custodial account offered by the Company listed above.	Equal amounts of \$ per pay period beginning the	, 20 pay period.
agrees that it will remit the amount of such deduction for the ROTH 403(b) annuity or custodial account offered by the Company listed above.         Image:	Amounts equal to% of compensation per pay period	beginning the, 20 pay period.
Corresse from \$		
	Amendment ROTH Agreement - Type of Change Desired	
Change to      % of compensation per pay period beginning the      ? 20 pay period.         Description       Effective Date of Change or Suspension      ? 20         Have read the above and understand the proposed change. I hareby request that such change be effected. I realize that if the change results in decreases or elimination of deduction under the ROIH 4403(b) program. That this deduction or elimination cannot be "made up" in the future unless it falls within the guidelines established by the Internal Revenue Code of 1986, as amended.         This Agreement shall be flexible of on whith respect to amounts of the time of said termination. It is provided that this deduction does not exceed the Employee's limits under Section 402(a) or the limitation of Section 415 of the Internal Revenue Code. This limits the total allowable salary deduction on exceed the Employee's limits under Section 402(a) or the limitation of Section 415 of the Internal Revenue Section 4000 in the Section 402(a) or the limitation of Section 415 of the Internal Revenue Code of the Employee's actualation shall prevail.         I Companies to which salary deduction or suspend any contributions can be made. It is understood that the amount specified will be forwarded to the Company listed above. In the event that the calculations provided by the Employeer's actualation shall prevail.         I Change to my Section of the amount and calendar year.       In the insurance company. custodian, or regulated company. or my selection and purchase of shares of regulated more shall account, its terms, the selection of the insurance company. custodian, or regulated company. or my selection and purchase of shares of regulated investment companies.         The Employee is responsibl	Increase from \$ per pay period to \$	beginning the, 20pay period.
Suspend-Name of Company	Decrease from \$ per pay period to \$	_ beginning the, 20 pay period.
I have read the above and understand the proposed change. I hereby request that such change be effected. I realize that if the change results in falls within the guidelines established by the Internal Revenue Code of 1986, as amended.         This Agreement shall be legally binding and inevocable with response to amounts earned while the Agreement is in effect, and any termination of this Agreement shall be effective only with respect to amounts earned while the Agreement is in effect, and any termination of this Agreement shall be effective only with respect to amounts earned while the Agreement is in effect, and any termination of this deduction of social on the vector that the calculations provided by the formal Revenue Code. This limits the total allowable salary deduction contributions can be made, II: understood that the amount specified will be forwarded to the Company listed above. In the event that the calculations provided by the Employer's are lower than the calculations provided by the Company listed earned and in the annual provaide.         I hereby authorizer my Employer to deduct 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.         Release of Liability - The Employee agrees that the Employer and its agents shall have no liability whatsoever for any and all losses suffered by me with regard to my selection of the accuracy of the excludable amounts stated in this Agreement. Any overstatement of the amounts excludable as a salary deduction in suggest and understand the specific on 403(b) could result in additional taxes, interests, and penaltiles to the Employee is responsible for the accuracy of the excludable amounts stated in this Agreement. Any overstatement of the anounts excludable as a salary deduction in this agreement, or any other interment deferred	Change to% of compensation per pay period beginning	ng the, 20pay period.
decrease or elimination of deduction under the ROTH 403(b) program, that this deduction or elimination cannot be "made up" in the future unless it falls within the guidelines established by the Internal Revenue Code of 1986, as amended.         This Agreement shall be legally binding and inrevocable with respect to amounts earned while the Agreement is in effect, and any termination of this Agreement shall be effective only with respect to amounts not yet earned at the time of said termination. It is provided that this deduction does not exceed the Employee's limits under eaclaulations provided by the Employer is of said termination. It is provided by the company listed the Employee's limits under eaclaulations provided by the Employer's calculations provided by the Employer's calculations provided by the company (representative, the Employer's calculations provided by the farmed are the calculations provided by the company (representative, the Employer's calculation shall prevail.         I hereby authorize my Employer to deduct 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.         Release of Liability - The Employee agrees that the Employer and its agents shall have no liability whatsoever for any and all losses suffered by me with respect to my selection of the annuity and/or custodial account, its terms, the selection of the insurance company, custodian, or regulated investment companies.         The Employee is responsible for the accuracy of the excludable amounts stated in this Agreement. Any overstatement of the amounts excludable as a salary deduction 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	Suspend-Name of Company	Effective Date of Change or Suspension, 20
Agreement shall be effective only with respect to amounts not yet earned at the time of said termination. It is provided that this deduction does not exceed the Employee's limits under Section 402(0) or the limitation of Section 415 of the Internal Revenue Code. This limits the total allowable salary deduction to all Companies to which salary deduction sprovided by the Employer are lower than the calculations provided by the company listed above. In the event that the calculations provided by the Employer are lower than the calculations provided by the company / representative, the Employer's calculation shall prevail.         I hereby authorize my Employer to deduct 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.         Release of Liability - The Employee agrees that the Employer and its agents shall have no liability whatsoever for any and all losses suffered by me with regard to my selection of the annuity and/or custodial account, its terms, the selection of the insurance company, custodian, or regulated company, or my selection in the annuity and/or custodial account, its terms, the selection 403(b) could result in additional taxes, interests, and penalties to the Employee.         It is in intent of the parties that the non-forfeitable retirement deferred annuity or custodial contract pursuant to this Agreement shall qualify for the Federal Income Tax benefits provided for in Section 403(b) of the Internal Revenue Code.         Any change to this Agreement must be in writing to the Employee and Employee upon thirty (30) days notice to the Company and to the Employee or Employee as applicable.         Effective Date of this Agreement	decrease or elimination of deduction under the ROTH 403(b) program, that this deduction or elimination cannot be "made up" in the future unless it	
exceed my Maximum Allowable Contribution in any calendar year.         Release of Liability - The Employee agrees that the Employer and its agents shall have no liability whatsoever for any and all losses suffered by me with regard to my selection of the annuity and/or custodial account, its terms, the selection of the insurance company, custodian, or regulated company, or my selection and purchase of shares of regulated investment companies.         The Employee is responsible for the accuracy of the excludable amounts stated in this Agreement. Any overstatement of the amounts excludable as a salary deduction 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-forfeitable retirement deferred annuity or custodial contract pursuant to this Agreement shall qualify for the Federal Income Tax benefits provided for in Section 403(b) of the Internal Revenue Code.         Any change to this Agreement must be in writing to the Employer or Employee upon thirty (30) days notice to the Company and to the Employer or Employee as applicable.         Effective Date of this Agreement, 20       Stanton Township Public School District, MI	Agreement shall be effective only with respect to amounts not yet earned at the time of said termination. It is provided that this deduction does not exceed the Employee's limits under Section 402(g) or the limitation of Section 415 of the Internal Revenue Code. This limits the total allowable salary deduction to all Companies to which salary deduction contributions can be made. It is understood that the amount specified will be forwarded to the Company listed above. In the event that the calculations provided by the Employer are lower than the calculations provided by the company / representative, the Employer's	
regard to my selection of the annuity and/or custodial account, its terms, the selection of the insurance company, custodian, or regulated company, or my selection and purchase of shares of regulated investment companies. The Employee is responsible for the accuracy of the excludable amounts stated in this Agreement. Any overstatement of the amounts excludable as a salary deduction 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-forfeitable retirement deferred annuity or custodial contract pursuant to this Agreement shall qualify for the Federal Income Tax benefits provided for in Section 403(b) of the Internal Revenue Code. 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.  Effective Date of this Agreement, 20 Stanton Township Public School District, MI AGENT/REPRESENTATIVE NAME By: EMPLOYEE SIGNATURE By: EMPLOYEE SIGNATURE		
salary deduction 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-forfeitable retirement deferred annuity or custodial contract pursuant to this Agreement shall qualify for the Federal Income Tax benefits provided for in Section 403(b) of the Internal Revenue Code.         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.         Effective Date of this Agreement, 20       Stanton Township Public School District, MI	regard to my selection of the annuity and/or custodial account, its terms, the selection of the insurance company, custodian, or regulated company, or my	
Income Tax benefits provided for in Section 403(b) of the Internal Revenue Code.         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.         Effective Date of this Agreement	salary deduction in this agreement, or any other violation of the requirement of Section 403(b) could result in additional taxes, interests, and penalties to the	
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.         Effective Date of this Agreement, 20       Stanton Township Public School District, MI         AGENT/REPRESENTATIVE NAME       AGENT/REPRESENTATIVE PHONE		
applicable.     Effective Date of this Agreement, 20     Stanton Township Public School District, MI       AGENT/REPRESENTATIVE NAME     AGENT/REPRESENTATIVE PHONE       EMPLOYEE SIGNATURE     By:       EMPLOYEE SIGNATURE     EMPLOYER/REPRESENTATIVE SIGNATURE		
AGENT/REPRESENTATIVE NAME AGENT/REPRESENTATIVE PHONE By: EMPLOYEE SIGNATURE By: EMPLOYER/REPRESENTATIVE SIGNATURE		
By:By:By:By:	Effective Date of this Agreement, 20	Stanton Township Public School District, MI
EMPLOYEE SIGNATURE EMPLOYER/REPRESENTATIVE SIGNATURE	AGENT/REPRESENTATIVE NAME	AGENT/REPRESENTATIVE PHONE
DATED, 20,	EMPLOYEE SIGNATURE	By:EMPLOYER/REPRESENTATIVE SIGNATURE
	DATED, 20	DATED, 20