North Kansas City Schools, MO Salary Deduction Agreement for ROTH 403(b) Annuity Contract or Custodial Account

	Please Print or Type Legibly Page 1											ge 1 of 2
1	Employee Name	r Type Legik	,, <u>y</u>	2					70 1 01 2			
	Employee Email Address Work Location			n								
	Mailing Address								Employe	e I.D. Numl	per	
	Number of Payrolls Per Year: 12*	mber of Payrolls Per Year: 12* 22*			4* 26*							
	*De	held for more tha	than two (2) payrolls per month.						ial Security	Number		
3	Original Agreement or Amendment to a Previous Agreement or Unused Sick Leave Payout											
4								ffective payroll date is blank, changes will take effect the xt processing period after receipt of this from by TSACG.				
	COMPANY NAME		PAYROLL SLOT NUMBER (if applicable)		SALARY DEDUCTION AMOUNT (Dollar Amount)			EFFECTIVE PAYROLL DATE (New account or amendment - MM/DD/YY) Terminate Reduction				
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					,				1	1		
									1	/		
	The total amount of co	all provide	ders for e						ach pay period.			
5	COMPANY NAME	IOTICE: Any S				automati SALARY DED				`.		
	(For Unused Sick Leave Payout ONLY)	PATI	AYROLL SLOT NUMBER (if applicable)		REGOLSTED	(Dollar Amou		T/		RETIREMENT	DATE	
				<u> </u>		•	<u>/</u>		<u>/</u>	<u>/</u>		
The ELIGIBLE SRA Deduction amount \$								Author of the Reques		ction Amour amount <u>OR</u>		le amount.
	Approved By:(Representative of TSACG)											
	The amount elected above shall result in a total ANNUAL DEDUCTION not to exceed the maximum allowable contribution calculation as stated below. The Employer agrees that it will remit the amount of such deduction and/or change for the ROTH 403(b) Annuity or custodial account offered by the Company (companies) listed above. I realize that if the change results in decrease or elimination of reduction under the 403(b) T.S.A. program, that this reduction or elimination cannot be "made up" in the future unless it falls within the allowable limit for that year.											
	This Agreement shall be legally binding and irrevocable 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 reduction/deduction does not exceed the Employee's statutory limits under Section 402(g) or the limitation of Section 415 of the Internal Revenue Code. This limits the total allowable salary deduction/reduction to all Companies to which salary deduction/reduction 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 District are lower than the calculations provided by the company/representative, the District's calculation shall prevail.											
	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,											
	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 investment company, the financial condition, operation of or benefits provided by said insurance company, custodian, or regulated investment 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/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-forfeitable retirement deferred annuity of 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.											
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up, In												
ng Gro	AGENT/REPRESENTATIVE (IF APPLICABLE)-PRINT NAME			EMPLOYEE TELEPHONE NUMBER					M	Mail or fax your SRA form to:		
nsultir		.´ 1 a	I agree with the terms above:									
3A Co				EMPLOYEE SIGNATURE					At	SA Administ tn: SRA Pro	cessing D	
2019 - TSA Consulting Group, Inc.	AGENT PHONE									P.O. Box 4037 Fort Walton Beach, FL 32549		
			DATE OF THIS ASSESSED.					_				
Copyright ©	- AND ONE ASSESSMENT OF ASSESS			DATE OF THIS AGREEMENT SRA is not valid if "Effective payroll Date" in Section 4 is more than 90 days from the "Date of this Agreement" in Section 7.						Fax: 1-866-908-7582		
Copyr	EMPLOYER ACCEPTANCE OF AGREEMENT/CONTRACT								90			

Employee Instructions:

Complete the Employee sections regarding "Name", "Email Address", "Mailing Address" and "Work Location". Select the number of payrolls * that you,

- the employee, receive during a calendar year.

 Enter your "I.D. Number" and/or "Social Security Number" in the boxes provided.

 Mark the box that corresponds with the type of SRA you are submitting: "Original Agreement" or "Amendment to a Previous Agreement".
- 4. (a) Enter the information for ALL your new and/or existing accounts (you may have only one account or multiple accounts). NOTICE: any SRA accounts not listed will be automatically terminated.
 - (b) In addition to entering the company name, the employee and/or agent MUST fill in the correct corresponding Assigned Payroll Slot Code (if applicable) on the SRA list available with this SRA or online at https://www.tsacg.com/employee_site/districts

(c) Enter the salary deduction amount (dollar amount) you wish to be withheld from your payroll.

(d) Enter the month or payroll date that you wish your elections (new account or amendment) to be effective.

(i) If effective payroll date is blank, changes will take effect the next processing period after date of receipt of this form by TSACG.

(e) If this SRA is being submitted to terminate a current salary deduction, please list the company name to be terminated and indicate "Terminate Deduction" in the space provided (check box).

(f) Total the dollar amount for all contributions and enter the total in the box provided.

- Complete this section for unused sick leave payout ONLY.
- Provide agent name and telephone number, if applicable.
- Sign and date the agreement. Please provide a telephone number where you can be reached during business hours.
- Mail the completed original signed agreement to:

TSA Administration Services, Attn: SRA Processing Department, P.O. Box 4037, Fort Walton Beach, FL 32549 or fax the completed form to 1-866-908-7582.