Western New Mexico Univers Participation Agreement for F Deferred Compensation Prog	RÓTH 457(b)		Name of Company - ROT	H 457 Product Provider
Employee Name		Social Secu	ity Number	
Work Location		Position		
Original ROTH Agreen	nent			
With respect to services rendered by services shall be reduced by:	the Employee hereafter, the Emplo	yer and the	Employee hereby agree the Emplo	oyee's compensation for suc
,	per pay period beginning the _		20 pay period	
The amount elected above shall result agrees that it will remit the amount of st	in a total ANNUAL DEDUCTION	not to excee	d the maximum allowable contribut	
Amendment ROTH Agr	eement - Type of Change	Desired		
Increase from \$	per pay period to \$	_ beginning t	he, 20pay perio	od.
Decrease from \$	_ per pay period to \$	beginnin	g the, 20 pay pa	eriod.
For <b>TERMINAL LEAVE PAYOUT</b> 401(a) Employer Contribution	deduct \$ or	Maximu	m Amount possible up to \$	after payment of
Suspend-Name of Company		Effec	tive Date of Change or Suspensio	on, 20
I have read the above and understand or elimination of deduction under the F guidelines established by the Internal R	OTH 457(b) program, that this dedu	uction or elim	change be effected. I realize that if t ination cannot be "made up" in the	he change results in decreas future unless it falls within th
NO-LOAD ROTH INVESTMENT OPTI I acknowledge receipt of the approp		tus. etc.). ar	d I am aware of the Maximum	
Allowable Contribution limits for the cu				Employee's Initials
The undersigned hereby agrees to the topowexists or is hereinafter amended a subsequent election as provided by the the benefit of the participant without the employer's 457 Deferred Compensation I (the Employee) understand and agree My deferrals cannot begin sooner than New Mexico University, NM for the exassign or transfer my rights under the PL I am responsible for the accuracy of the this agreement, or any other violation of I hereby authorize my Employer to redu maximum allowable limit in any calenda amount and direct these amounts to be released of Liability - The Employee ag to my selection of the annuity and/or clinancial condition, operation of or benef shares of regulated investment companit. The employer hereby authorizes on that Plan. Earnings, if any, will be applied to my agro agencies of the Employer shall be lia Any change to this Agreement must Employer. This Agreement may be terminated by applicable.	nd a copy of the Plan has been ma Plan. The employer hereby authorizes signature of the employer provided th Plan. ex to the following: the month following Participation Agre clusive benefit of participants and th an. excludable amounts stated in this Ag the requirement of IRS Code Section ce or suspend any deferrals establish ar year. Should my deferral exceed efunded to me. rees that the Employer and its agents ustodial account, its terms, the selec its provider company to issue a annui- the owner of the annuity contract or c cumulated deferrals in accordance w ble for the performance of the Comp be in writing to the Employer and either the Employer or Employee up	de available s on the provi lat the owner eement appro eir beneficiar greement. Ar 457 could res ned by this ag d the maximu shall have no tion of the in- any, custodiar ty contract or ustodial arran ith the Compa anies or produ <b>becomes ef</b> oon thirty (30)	to them. This election shall continue der company to issue a annuity contr of the annuity contract or custodial a aval. My accumulated deferrals will es until paid to me under the rules my overstatement of the amounts exc ult in additional taxes, interest, and p greement, if in its opinion, the total a m limit, I authorize my Employer to b liability whatsoever for any and all lo surance company, custodian, or reg n, or regulated investment company, custodial arrangement for the bene gement is designated as the employed any and product I have selected. Nei- ucts selected by the Employee. <b>Fective upon the execution of this</b> days notice to the Company and to	until the undersigned makes act or custodial arrangement rrangement is designated as in be held in trust by the <b>West</b> of the Plan. I realize I may in ludable as a salary deduction enalties to the Employee. Innual deferral would exceed in disallow deferral of the exceed sisses suffered by me with rega- ulated investment company, in or my selection and purchase fit of the participant without if er's 457 Deferred Compensat ther the Employer, nor Truste <b>Agreement by Employee a</b> to the Employer or Employee
<b>Designation of Beneficiary</b> - The be accordance with the terms of that specifi		or certified ac	count to which contributions are a	located shall be determined
Effective Date of this Agreement	, 20		Western New Mexico University	, NM
AGENT REPRESENTA	IVE NAME		AGENT REPRESENT	ATIVE PHONE
EMPLOYEE SIGNAT		Ву:	EMPLOYER REPRESENTA	
DATED		ταπ	ED	
	, 23			, 20