/	ry Reduction Authoriza uity Contract or 403(b)	ols, OH ation for 403(b) (7) Custodial Account	Name of Company - 403(b) Product Provider	
Empl	byee Name		Social Security Number	
Work	Location		Position	
	Original Agreement			
With com	respect to services reno pensation for such services	lered by the Employee hereafter, shall be reduced by:	the Employer and the Employee hereby agree the Employe	
	Equal amounts of \$	per pay period beginnin	g the, 20 pay period.	
	Amounts equal to	% of compensation per pay peri	Position ter, the Employer and the Employee hereby agree the Employ ning the, 20 pay period. period beginning the, 20 pay period. ION not to exceed the maximum allowable contribution calculation. The he 403(b) Tax Sheltered Annuity or 403(b)(7) custodial account offered by the	
	The amount elected above shall result in a total ANNUAL REDUCTION not to exceed the maximum allowable contribution calculation. The Employer agrees that it will remit the amount of such reduction for the 403(b) Tax Sheltered Annuity or 403(b)(7) custodial account offered by the Company listed above.			
	Amendment Agreem	ent - Type of Change Desire	d	
	Increase from \$	per pay period to \$	beginning the, 20pay period.	
	Decrease from \$	per pay period to \$	beginning the, 20 pay period.	
	Change to	% of compensation per pay perio	d beginning the, 20pay period.	
	Suspend-Name of Compan	У	Effective Date of Change or Suspension, 20	
	I have read the above and un			
	decrease or elimination of red falls within the guidelines estat	derstand the proposed change. I hereby uction under the <u>403(b) T.S.A</u> . program plished by the Internal Revenue Code of	request that such change be effected. I realize that if the change result that this reduction or elimination cannot be "made up" in the future unle 1986, as amended.	
This Agree the E reduc Com reduc	decrease or elimination of red falls within the guidelines estat Agreement shall be legally bi ement shall be effective only w imployee's statutory limits und tion to all Companies to whi	uction under the <u>403(b) T.S.A</u> . program, plished by the Internal Revenue Code of nding and irrevocable with respect to a vith respect to amounts not yet earned a ler Section 402(g) or the limitation of Se ch salary reduction contributions can b at the Employee has sufficient earnings alculations provided by the Employer an	request that such change be effected. I realize that if the change result that this reduction or elimination cannot be "made up" in the future unle 1986, as amended. mounts earned while the Agreement is in effect, and any termination of the time of said termination. It is provided that this reduction does not ex- ection 415 of the Internal Revenue Code. This limits the total allowable se e made. It is understood that the amount specified will be forwarded to during the immediately preceding pay period to accommodate the requi- re lower that the calculations provided by the company / representative	
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