Company listed above, provided that the Employee has sufficient earnings during the immediately preceding pay period to accommodate the requested reduction. In the event that the calculations provided by the Employer are lower that the calculations provided by the company / representative, the Employer'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.	Centerburg Local School District, OH Salary Reduction Authorization for 403(b) Annuity Contract or 403(b)(7) Custodial Account		Name of Company - 403(b) Product Provider	
Original Agreement         With respect to conclose reduced by the Employee hereafter, the Employeer and the Employee hereby agree the Employee's         Equal amounts of \$	Employee Name		Social Security Number	
With respect to services rendered by the Employee hereafter, the Employer and the Employee hereby agree the Employee's comparisation for such services shall be reduced by:         Equal amounts of \$per pay period beginning the20 pay period.         The amount decked above shall result in a total ANNUAL REDUCTION not to exceed the maximum allowable contribution. The mount decked above shall result in a total ANNUAL REDUCTION not to exceed the maximum allowable contribution. Exclusion: The Company listed above.         Immount decked above shall result in a total ANNUAL REDUCTION not to exceed the maximum allowable contribution. Exclusion: The Company listed above.         Immount decked above       memount decked above shall result in a total ANNUAL REDUCTION not to exceed the maximum allowable contribution. Exclusion: The Company listed above.         Immount decked above       memount decked above       per pay period to \$beginning the20 pay period.         Immount and the exclusion of the total of the 4000 fract Shallered Annual or 44300/17 custodial account defered by the Company listed above.       per pay period to \$beginning the20pay period.         Immount exclusion of the 4000 fract Shallered Annual or 44300 fract Shallered Annua	Work Location		Position	
compensation for such services shall be reduced by:	Original Agreement			
Amounts equal to% of compensation per pay period beginning the, 20 pay period.         The amount elected above shall result in a total ANNAL REDUCTION not to exceed the maximum allowable contribution calculation. The frequest dista above.         Image: the interment the amount of such reduction for the 403(b) Tax Shellered Annuity or 403(b)(7) custodial account offered by the Company ited above.         Image: the interment the amount of such reduction for the 403(b) Tax Shellered Annuity or 403(b)(7) custodial account offered by the Company ited above.         Image: the interment the amount of such reduction for the 403(b) Tax Shellered Annuity or 403(b)(7) custodial account offered by the Company ited is a boye and the amount of such reduction for the 403(b) Tax Shellered Annuity or 403(b)(7) custodial account offered by the Company ited is a boye and the amount of such reduction the intermat Revenue that such change to a graph period.         Image: the interment the amount of such reduction per pay period to \$	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:			
In a anount decided above shall result in a total ANNUAL. REDUCTION not to exceed the maximum allowable contribution calculation. The Employer agrees that it will immit the amount of such reduction for the 403(b) Tax Sheltered Annuity or 403(b)(7) custodial account offered by the Company listed above.         Immediate the employer of the employer of the employer of the employer and the employer and the employer are lower that the calculations provided by the company calculation account offered by meeting and the employer and the the employer and beginning the		Equal amounts of \$per pay period beginning	g the, 20 pay period.	
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.         Increase from \$		Amounts equal to% of compensation per pay period	od beginning the, 20 pay period.	
Increase from \$		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		
Decrease from \$	Amendment Agreement - Type of Change Desired			
Change to       % of compensation per pay period beginning the       , 20 pay period.         Uspend-Name of Company       Effective Date of Change or Suspension, 20         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 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 guidelines established by the Internal Revenue Code of 1986, as amendat.         This Agreement shall be effective only with respect to amounts ourse arened at the time of said termination. It is provided that this reduction does not exceed the Employee's statutory limits under Section 42(2) or the Initiation of Sacchon 415 of the Internal Revenue Code. This limits the total allowed be salary company listed above, provided that the Employee has sufficient earnings during the immediately preceding pay period to accommodate the requested exceed my Maximum Allowable Contributions thas sufficient earnings during the immediately preceding pay period to accommodate the requested exceed my Maximum Allowable Contributions in any calendar year.         I hereby authorize my Employee 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 Employeer and its agents shall have no liability whatsoever for any and all losses suffered by me with regard to my selection of the annuly and/or custodial account, its terms, the selection of the insurance company, custodian, or regulated tompanis.         Release of Liability - The Employee		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 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 fails within the guidelines established by the internal Revenue Code of 1986, as amended.         This Agreement shall be legally binding and inevocable with respect to amounts earned at the time of said termination. It is provided that the interval exceed the Employee's statutory limits under Section 402(g) or the limitation of Section 40.5 of the internal Revenue Code. This limits the total allowable salary company listed above, provided that the temployee is sufficient earnings during the immediately preceding pay period to accound the requested reduction. In the event that the calculations provided by the Employee are lower that the calculations provided by the Employee's calculations and prevail.         Release of Lability - The Employee agrees that the Employee and its agents shall have no liability whatsoever for any and all losses suffered by me with respect to amounts. Its previse is responsible for the accuracy of the excludable anounts. Its developed for the amounts excludable as a salary 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.         I be tripley is responsible for the accuracy of the excludable amounts stated in this Agreement. Any overstatement of the amounts excludable as a salary reduction in this agreement, and the figure of the accuracy of the excludable and the requirement of Section 403(b) could result in additional taxes, interests, and penalties to the Employee.         I be reployee is responsible for the accuracy of the excludable amounts sta		Change to% of compensation per pay period	d beginning the, 20pay period.	
decrease or elimination of reduction under the <u>403(b)</u> T.S.Å. program, that this reduction 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 elegally 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 does not exceed the Employee's statutory limits under Section 425 of the limitation of Section 415 of the Internal Revenue Code of 1986.         Company listed above, provided that the Employee has sufficient earnings during the immediately preceding pay period to accommodate the requested reduction. In the event that the calculations provided by the Employer's are lower that the calculations provided by the company / representative, the Employee accluation shall prevail.         Release of Lability - The Employee areses that the Employeer 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 403(b) could result in additional taxes, interests, and penalties to the Employee is responsible for the accuracy of the excludable amounts stated in this Agreement. Any overstatement of the amounts excludable sa a salary 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 and Employee and the secure of this Agreement must be in writing to the Employee and 03(b) could result in additional taxes, interests, and penalties to the Employee and Employee and Employee.         It is the initent of the parties that the non-foreitable		Suspend-Name of Company	Effective Date of Change or Suspension, 20	
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 reduction to all Companies to which salary reductions can be made. It is understood that the amount specified will be forwarded to the Company listed above, provided that the Employee has sufficient earnings during the immediately preceding pay period to accommodate the requested to the Company listed above, provided that the Employee has sufficient earnings during the immediately preceding pay period to accommodate the requested to the Company listed above, provided by the Employee are lower that the calculations provided by the company / representative, the Employer'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 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 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 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.  AGENT/REPRESENTATIVE NAME AGENT/REPRESENTATIVE N	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 decrease or elimination of reduction under the <u>403(b)</u> T.S.A. program, that this reduction 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.			
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 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 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 upon thirty (30) days notice to the Company and to the Employee as applicable. Effective Date of this Agreement, 20 Centerburg Local School District, OH	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 reduction to all Companies to which salary reduction contributions can be made. It is understood that the amount specified will be forwarded to the Company listed above, provided that the Employee has sufficient earnings during the immediately preceding pay period to accommodate the requested reduction. In the event that the calculations provided by the Employer are lower that the calculations provided by the company / representative, the			
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 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 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	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.			
salary réduction 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       Centerburg Local School District, OH	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.			
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  Centerburg Local School District, OH  AGENT/REPRESENTATIVE NAME By: EMPLOYEE SIGNATURE By: EMPLOYEE SIGNATURE By: EMPLOYER SIGNATURE EMPLOYER SIGNATURE By: EMPLOYER SIGNATURE EMPLOYER SIGNATURE EMPLO	salary 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			
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	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.			
applicable.       Effective Date of this Agreement, 20       Centerburg Local School District, OH         AGENT/REPRESENTATIVE NAME       AGENT/REPRESENTATIVE PHONE				
AGENT/REPRESENTATIVE NAME AGENT/REPRESENTATIVE PHONE By: EMPLOYEE SIGNATURE By: EMPLOYER SIGNATURE	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.			
By:By:By:	Effec	tive Date of this Agreement, 20	Centerburg Local School District, OH	
EMPLOYEE SIGNATURE EMPLOYER SIGNATURE		AGENT/REPRESENTATIVE NAME	AGENT/REPRESENTATIVE PHONE	
DATED, 20, 20, 20, 20, 20,		EMPLOYEE SIGNATURE	By: EMPLOYER SIGNATURE	
	DATE	ED, 20	DATED, 20	