Fairlawn Local Schools, OH Salary Reduction Authorization for 403(b)			Name of Company - 403(b) Product Provider			
Annuity Contract o	r 403(b)(7) Custodial A	Áccount				
Employee Name			Social Security Nu	umber		
Work Location		Position				
Original Agre	ement					
With respect to services services shall be reduced	rendered by the Employee by:	hereafter, the Emplo	oyer and the Employ	ee hereby agree	the Employee's com	pensation for suc
Equal amounts of \$	6 per pay p	period beginning the	, 20	pay period.		
	ve shall result in a total ANI le amount of such reduction					
Amendment A	greement - Type of	Change Desir	ed			
<pre>Increase from \$</pre>	per pay period	1 to \$	beginning the	, 20	_pay period.	
Decrease from \$	per pay peric	od to \$	beginning the	, 20	pay period.	
Suspend	NAME OF COMP/		Effective Dat	e of Change	, 20	
I have read the abo decrease or elimina	ve and understand the propution of reduction under the $\underline{4}$ able limits for that year.	osed change. I herel	by request that such	change be effecte	ed. I realize that if the	e change results the future unless
Agreement shall be effect the Employee's statutory reduction to all Compan Company listed above. p	legally binding and irrevoca tive only with respect to amo limits under Section 402(g) ies to which salary reductio rovided that the Employee h hat the calculations provider all prevail.	ounts not yet earned or the limitation of s on contributions can has sufficient earning	at the time of said te Section 415 of the In be made. It is unde as during the immedi	rmination. It is pro ternal Revenue C rstood that the a ately preceding p	ovided that this reduct code. This limits the t mount specified will av period to accomm	tion does not exc otal allowable sa be forwarded to odate the reques
I hereby authorize my En exceed my Maximum Allo	nployer to reduce or suspend wable Contribution in any ca	l any contributions es llendar year.	stablished by this agre	eement, if in its op	pinion, the total annua	l contributions wo
Release of Liability - Th regard to my selection of regulated investment com	e Employee agrees that the the annuity and/or custodial apanies.	Employer and its ag account, its terms, th	ents shall have no lia le selection of the inst	bility whatsoever urance company,	for any and all losses or my selection and p	suffered by me v ruchase of share
The Employee is respon salary reduction in this ag Employee.	sible for the accuracy of the greement, or any other violati	excludable amount	s stated in this Agree at of Section 403(b) co	ement. Any overst ould result in addit	tatement of the amou tional taxes, interests	unts excludable a and penalties to
Employee.	es that the non-forfeitable ref	tirement deferred ann	nuity or custodial cont	ract pursuant to th	nis Agreement shall q	ualify for the Fed
It is the intent of the parti	ided for in Section 403(b) of t	the internal Revenue	Code.			
It is the intent of the parti Income Tax benefits prov	eement must be in writing t			upon the executi	ion of this Agreeme	nt by Employee a
It is the intent of the parti Income Tax benefits prov Any change to this Agre Employer.	ided for in Section 403(b) of t	to the Employer and	l becomes effective		-	
It is the intent of the parti Income Tax benefits prov Any change to this Agre Employer. This Agreement may be applicable.	ided for in Section 403(b) of f eement must be in writing t	to the Employer and	I becomes effective pon thirty (30) days r		pany and to the Empl	
It is the intent of the parti Income Tax benefits prov Any change to this Agre Employer. This Agreement may be applicable. Effective Date of this Ag	ided for in Section 403(b) of t eement must be in writing t terminated by either the Emp	to the Employer and bloyer or Employee u	I becomes effective pon thirty (30) days r	notice to the Comp	pany and to the Empl	oyer or Employee
It is the intent of the parti Income Tax benefits prov Any change to this Agre Employer. This Agreement may be applicable. Effective Date of this Ag	ided for in Section 403(b) of the sement must be in writing the terminated by either the Emport	to the Employer and bloyer or Employee u	I becomes effective pon thirty (30) days r	AGENT / REF	Dany and to the Empleschools, OH	oyer or Employee
It is the intent of the parti Income Tax benefits prov Any change to this Agre Employer. This Agreement may be applicable. Effective Date of this Ag	ided for in Section 403(b) of t eement must be in writing t terminated by either the Emp greement	to the Employer and bloyer or Employee u	I becomes effective	AGENT / REF	cany and to the Empl	oyer or Employee