Company listed above, provided that the Employee has sufficient earnings during the immediately preceding pay period to accommodate the requested deduction. In the event that the calculations provided by the Employer are lower than the calculations provided by the company / representative, the Employer's calculation shall prevail.  I hereby authorize my Employer to deduct 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 deduction 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.	Pocono Mountain School District, PA Salary Deduction Authorization for ROTH 403(b) Annuity Contract or Custodial Account	Name of Company - Roth 403(b) Product Provider
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:    Equal amounts of \$	Employee Name	Social Security Number
With respect to services rendered by the Employee herefler, the Employee and the Employee hereby agree the Employee's compensation for such services shall be reduced by:    Equal amounts of \$	Work Location	Position
Equal amounts of \$	Original Agreement	
The amount elected above shall result in a total ANNUAL DEDUCTION not to exceed the maximum allowable contribution calculation. The Employer agrees that it will remit the amount of such deduction for the ROTH 402(b) program, that this deduction 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.	services shall be reduced by:	
agrees that it will remit the amount of such deduction for the ROTH 402(b) program, that this deduction 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.    Amendment ROTH Agreement - Type of Change Desired	Equal amounts of \$ per pay period beginning the	, 20 pay period.
Increase from \$ per pay period to \$ beginning the	agrees that it will remit the amount of such deduction for the ROTH 403(b) program, that this deduction or elimination cannot be "made up" in the future	
Decrease from \$	Amendment ROTH Agreement - Type of Change Desired	
Suspend-Name of Company	Increase from \$ per pay period to \$	beginning the, 20pay 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 deduction under the ROTH 403(b) program, that this deduction 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 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 deduction does not exceed the Employee's statutory limits under Section 402(g) or the limitation of 5 decline 115 of the Internal Revenue Code. This limits the total allowable salary to the Employee's statution within the quietle internal that the calculation of this Agreement is not exceed any that the Employee has sufficient earnings during the immediately preceding pay period to accommodate the requested deduction. In the event that the calculations provided by the Employer's calculation shall prevail.  I hereby authorize my Employer to deduct 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 deduction in this agreement, or any other violation of the requirement of Section 403(b) odity in the Employee.  This Ag	Decrease from \$ per pay period to \$	_ beginning the, 20 pay period.
decrease or elimination of deduction under the ROTH 403(b) program, that this deduction 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 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 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 to all Companies to which salary deduction contributions can be made. It is understood that the amount specified will be forwarded to the Company listed above, provided that the Employee as sufficient earnings during the immediately preceding pay period to accommodate the requested deduction. In the event that the calculations provided by the Employer are lower than the calculations provided by the company / representative, the Employer accounts a sufficient earnings during the immediately preceding pay period to accommodate the requested deduction. In the event that the calculations provided by the Employer are lower than the calculations provided by the company / representative, the Employer are lower than the calculations provided by the company / representative, the Employer are lower than the calculations provided by the company / representative, the Employer and provided and the provided for an exceeding the provided for an exceeding an exceeding the provided for the provided for the provided for the provided for in Section 403(b) of the Internal Revenue Code.  Any change	Suspend-Name of Company	Effective Date of Change or Suspension, 20
Agreement shall be effective only with respect to amounts not yet earned at the time of said termination. It is provided that this 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 to all Companies to which salary deduction 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 deduction. In the event that the calculations provided by the Employer are lower than the calculations provided by the company / representative, the Employer calculation shall prevail.  I hereby authorize my Employer to deduct 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 deduction 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	decrease or elimination of deduction under the ROTH 403(b) program.	that this deduction or elimination cannot be "made up" in the future unless it
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 deduction 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	Agreement shall be effective only with respect to amounts not yet earned at the time of said termination. It is provided that this 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 to all Companies to which salary deduction 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 deduction. In the event that the calculations provided by the Employer are lower than the calculations provided by the company / representative, the	
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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 Pocono Mountain School District, PA  AGENT / REPRESENTATIVE NAME  By:		
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 Pocono Mountain School District, PA  AGENT / REPRESENTATIVE NAME  By:	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.	
Effective Date of this Agreement, 20 Pocono Mountain School District, PA  AGENT / REPRESENTATIVE NAME AGENT / REPRESENTATIVE PHONE  By:	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.	
AGENT / REPRESENTATIVE NAME  AGENT / REPRESENTATIVE PHONE  By:		
By:	Effective Date of this Agreement, 20	Pocono Mountain School District, PA
•	AGENT / REPRESENTATIVE NAME	AGENT / REPRESENTATIVE PHONE
•		
	EMPLOYEE SIGNATURE	•

DATED

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DATED