## Harlingen CISD, TX Payroll Reduction Authorization for ROTH 403(b) Annuity Contract or Custodial Account

Name of Company

Employee Name		Social Security Number			
Work Location		Position			
☐ Original Agreement					
With respect to services rendered by the employervices shall be reduced by:	yee hereafter, the Employ	er and the employee hereby	agree the Employee's compensation for such		
Equal amounts of \$ amount elected above shall result in a total ANN that it will remit the amount of such deduction for	UAL DEDUCTION not to ex	ceed the maximum allowable			
Amendment Agreement - Τγρ	e of Change Des	ired			
☐ Increase from \$ per p	ay period to \$	beginning the	, 20 pay period.		
Decrease from \$ per	pay period to \$	beginning the	, 20 pay period.		
For TERMINAL LEAVE PAYOUT, deduct	\$	or Maximum a	amount possible up to \$ after payment of 401(a) Employer Contribution.		
SuspendName of Company			payment of 40 r(a) Employer Contribution.		
Effective Date of Change or Suspension:, 20					
I have read the above and understand the proposed change the <u>ROTH 403(b)</u> T.S.A. program, that this deduction or elin as amended.	I hereby request that such changing line in the line i	ge be effected. I realize that if the chance future unless it falls within the guid	ange results in decrease or elimination of deduction under lelines established by the Internal Revenue Code of 1986,		
NO-LOAD ROTH INVESTMENT OPTIONS ONLY:					
I acknowledge receipt of the appropriate di Maximum Allowable contribution limits for	the current calendar year. (	Product Disclosure Form not r	equired). Employee's Initials		
This Agreement shall be legally binding and irrevoca shall be effective only with respect to amounts not Employee's statutory limits under Section 402(g) reduction/deduction to all Companies to which sa forwarded to the Company listed above, provided the requested reduction. In the event that the calculation District's calculation shall prevail.	able with respect to amount yet earned at the time of s or the limitation of Section lary reduction/deduction of nat the Employee has suffice ons provided by the District	s earned while the Agreement aid termination. It is provided to 415 of the Internal Rever contributions can be made. It iient earnings during the imme that are lower than the calculation	is in effect, and any termination of this Agreemen that this reduction/deduction does not exceed the ue Code. This limits the total allowable salary is understood that the amount specified will be diately preceding pay period to accommodate the provided by the company / representative, the		
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.					
The Employee is responsible for the accuracy of th reduction/deduction in this agreement, or any other Employee.	e excludable amounts state violation of the requirement	ed in this Agreement. Any over t of Section 403(b) could result	rstatement of the amounts excludable as a salary in additional taxes, interests, and penalties to the		
It is the intent of the parties that the non-forfeitable Income Tax benefits provided for in Section 403(b) becomes effective upon the execution of this Ag	e retirement deferred annui of the Internal Revenue Co reement by Employee and	ty or custodial contract pursua de. <b>Any change to this Agre</b> I <b>Employer.</b>	ant to this Agreement shall qualify for the Federa ement must be in writing to the Employer and		
This Agreement may be terminated by either the Eapplicable.					
Effective Date of this Agreement	, 20	Harlingen CIS 	D, TX		
AGENT / REPRESENTATIVE NAME	AGENT / REPRESENTATIV	E PHONE NUMBER	Mail or fax your SRA form to:  TSA Administration Services Attn: SRA Processing Dept.		
EMPLOYEE	EMPLOYE	ER	P.O. Box 4037		

DATED

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DATED

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