

## **Employee/Employer Contribution Agreement**

In order to comply with Section 403(b) of the Internal Revenue Code of 1986 and to qualify for benefits there under, it is hereby agreed that the employment agreement between the Employee and the Employee is amended in the following manner:

Account Type (Required):					
□ New Account (Any current salar)	-				
□ Change in current contribution ar		(Supersedes any prior	agreement)		
<ul> <li>Employer Contribution (Complet</li> <li>Stop Contributions (Complete Set)</li> </ul>	• •				
- · · ·					
SECTION 1: EMPLOYEE INFORM		N.Y.			
Employee Name	SS			Date of Birth	
Address		City, State,	Zip		
Phone	Name of Plan (So	chool District)			
SECTION 2: SALARY REDUCTIO			st one pay cycle to be a	effective)	
<ul><li>2 a) Effective</li><li>2 b) I elect to reduce my salary b</li></ul>	, 20				
<b>2</b> b) I elect to reduce my salary b	y \$ or%	per pay period			
Fund Company	/ Contr	ract/Account Number	r A	llocation Amount (%)	
2 c)					
2 d) Excess Contribution Calcu	lation (Representative or ]	Plan Administrator u	se only)		
\$ TOTAL PER PAY PERIOD (PRE-TA	Х	=	\$		
TOTAL PER PAY PERIOD (PRE-TA	X & POST-TAX) NUMBER	R OF PAY PERIODS	TOTAL PER YEAR	(PRE-TAX & POST-TAX)	
Eligible for 50+ Catch-up					
Eligible for 15-Year Catch-	Up - Date of Employment:		(Attach 15-Year C	atch-Up Form with calculation	1S)
applicable law. (2) These reductions/ded Salary Reduction/Deduction Agreement ( of the Employee, commencing on the dat this Agreement is amended or revoked b and is legally binding and irrevocable wi its entirety for amounts not yet earned. (6 conditions of employment between the Em	(the "Agreement") remains on fil the the stated reductions/deduction y the Employee. <b>(4)</b> This Agreen th respect to amounts earned whi <b>5)</b> If the Employee terminates em	e with the Employer. (3) s begin, and shall be effect nent applies only to amou ile the Agreement is in eff ployment with the Emplo	This agreement shall be of tive from year to year th nts earned by the Emplo fect. <b>(5)</b> The Employee r yer, this Agreement shall	effective for the remainder of the taxab ereafter until a new Agreement is exec yee after the effective date of the Agree etains the right to terminate the Agree	le year uted or ement, nent in
SECTION 3: EMPLOYER PAID (	CONTRIBUTION				
		n eligible to receive fro	m our employer contr	ibution into my eligible retirement	
account at		ind Company)			
	( **	<b>I</b> • <b>J</b>			
SECTION 4: TERMINAL PAY AT	<u> RETIREMENT OR TERI</u>	MINATION—Employ	vee Deferral Only	The Employee expressly under that this contribution is made i	
One-time reduction from termin	al now in the emount of f	(Te	tal)	of cash for the amount listed al	
			<i>.</i>	This section should not be used	
to be invested in my account at		(Fu	nd Company)	Employer non-elective contrib	utions.
SECTION 5. AUTHODIZATION					
SECTION 5: AUTHORIZATION The Employee understands that the Compa Employee's pre-tax and post-tax contributi reduction/deduction authorized above, incl sole responsibility of the Employee.	ion limits under Code Sections 40	3(b) and 415. The Emplo	yee agrees that all comp	utations done in connection with the sa	lary
DATE EMPLOYEE SIGNAT	URE	DATE	REPRESENTA	TIVE SIGNATURE	—
Submit Completed Form To:					
1480 Kendale Blvd, East Lansing, N Fax: 517-337-5594	мI 48823	DATE	PLAN ADMI	NISTRATOR SIGNATURE	