## Salary Reduction Agreement for 403(b) Programs

Name:	SS#:	
Part 2. Agreeme	ent	
compensation and permitted in the p all applicable state 1) this	Employee elects to become a participant of the  I the terms and conditions of the plan. By executing this agreement em I have that amount contributed as an elective deferral and/or as a salary olan, on his or her behalf into the annuity or custodial accounts as select te or federal income tax rules and regulations (Applicable Law) will be is Salary Reduction Agreement is legally binding and irrevocable with r effect;	reduction contribution to the Roth 403(b) option if ed by the employee. It is intended that the requirements of met. The Employee understands and agrees to the following:
<ul><li>2) this per</li><li>3) this</li></ul>	is Salary Reduction Agreement may be terminated at any time for amou rmanent and remains in effect until a new Salary Reduction Agreement is Salary Reduction Agreement may be changed with respect to amount	is submitted; and
Employee is responencessary or advise exceed the limits and deman made no represent account described his/her selection of	ministrative procedures. onsible for providing the necessary information at the time of initial ensable for the employer to administer the plan. Employee is responsible set forth in applicable law. Furthermore, Employee agrees to indemnifinds whatsoever that may arise from the purchase of annuities or custodination to Employee regarding the advisability, appropriateness or tax or different. Employee agrees Employer shall have no liability whatsoever of the annuity and/or custodial account. Nothing herein shall affect the upersedes all prior salary reduction agreements and shall automatically	for determining that the salary reduction amount does not by and hold Employer harmless against any and all actions, al accounts. Employee acknowledges that Employer has ensequences of the purchase of the annuity and/or custodial for any and all losses suffered by Employee with regard to terms of employment between Employer and Employee.
	onsible for setting up and signing the legal documents to establish an antracts, the Employer is required to establish the contract.	nnuity contract or custodial account. However, in certain
Employee is respondence at the time the	onsible for naming a death beneficiary under annuity contracts or custo the contract or account is established and reviewed periodically.	dial accounts. Employee acknowledges that this is normally
Employee, Emplo	onsible for all distributions and any other transactions with Vendor. A cyce beneficiary or Employee's authorized representative. Employee mp distributions, begin regular distributions, or any other transactions.	Il rights under contracts or accounts are enforceable solely by nust deal directly with the Vendor to make loans, transfers,
Part 3. Represen	ntation by Employee for Calendar Year – 2008:	A. A
A. Particip	pation in other employer plans: (you must check only one)	
	I do not and will not have any other elective deferrals, voluntary s with any other employer.	salary reduction contributions, or non-elective contributions
	I do participate in another employer's 403(b), 401(k), SIMPLE II	RA/401(k) or Salary Reduction SEP. The following
V-	information pertains to all of my other employers for the current	
	Deferrals and/or salary reduction contributions to a Roth 403(b)	
	Contributions \$	or Roth 401(k) plan 5, Non-elective
D. II		in the lest six months. I further garage to provide notification
	not received a Hardship Distribution from a plan of this Employer with	
	employer prior to initiating a request, if I plan to elect a hardship distrib	
C. Maximi	num Elective Deferral or Roth 401(k)/403(b) salary reduction contributi	
	My elective deferral/salary reduction contribution does not exceed or \$15,500).  My elective deferral exceeds the Basic Limit, however; the attack \$5,000. I either do not qualify or choose not to elect the Catch-umage My elective deferral exceeds the Basic Limit, however; the attack the "15-year rule" and the "Age 50 Catch-up provision" for this the basic limit shall be allocated first to the "15-year rule" and not be said to the "15-year rule".	hed worksheets support the additional Age 50 Catch-up of approvision for the "15-year rule." hed worksheets support the additional Catch-up provision for calendar year only. I understand that amounts in excess of

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Part 4	. Voluntary Salary Reduction Inform	nation: (Check all that apply	ly)	
Initiate new salary reduction		Please complete Part 5.	•	
Change salary reduction		This is notification to change the amount of my elective deferral to the new amount listed in Part 5.		
Change Funding Vehicle Provider		This is notification to cha	ange my Funding Vehicle – Complete Part 5.	
Discontinue salary reduction		Please discontinue my elective deferral to the following Funding Vehicle:		
Imple	mentation Date (next available pay or	1 or after):		
Part 5	5. Funding Vehicle & Amount of Pre-	Tax Elective Deferrals:	,	
	Contribution Per Pay Period (select one) *	Funding	g Vehicles (Annuity Contracts or Custodial Accounts)	
1.	□ % or □ \$			
2.	□% or			
3.	□% or □ \$	A	A STATE OF THE STA	
Part :	5a. Funding Vehicle & Amount of Af	ter-Tax Salary Reduction Co	Contributions to the Roth 403(b):	
	Amount Per Pay (select one)*	Funding	g Vehicles (Annuity Contracts or Custodial Accounts)	
1.	□% or			
2.	□ % or			
3.	□% or □			
* N	OTE: Any employee who works varia	ble hours or who does not ha	nave a regular bi-weekly paycheck must select "% of pay."	
Part	6. Employee Signature			
reduc	tions will not exceed the elective deferr	al or contribution limits as det that Employer take the action	nation necessary for the employer to administer the plan and that my salary etermined by Applicable Law. I understand my responsibilities as an a specified in this agreement. I understand that all rights under the annuity e solely by my beneficiary, my authorized representative or me.	
	oyee Signature:		Date:	
	7. Employer Signature oyer hereby agrees to this Salary Reduc	ction Agreement:		
Emp	oyer Signature:	Title:	Date:	
NAME AND ADDRESS OF TAXABLE PARTY.	sion 02/04/2008	1100		