

403(b) Salary Reduction Agreement

Questions? Call us at (800) 953-6260 Asterisks (*) Denote Required Field

							403(b) Plan
*Print Name of School [District						
*Last Name			*First Nar	me	*MI		*Date of Birth
*Street Address			*City		*Sta	ate	*Zip
*Social Security Number	er		*Date of I	Hire	*An	nual Salary	
*Home Phone			Work Pho	one	Ema	ail Address	
I Am Paid:	Monthly	y	□ Ser	mi-monthly		Bi-weekly	
I elect to use the fo	llowing ca	atch-up pro	visions (it	f allowed by employer):		Age 50 Catch-up	
no longer be contributed by the	dify an existed 403(ing deduction)		Provider Name:			
Start Date:		End Date (If A	Applicable):	Per Pay Period Amount:			
Deduction 2 (Optional, if	more than 1	Investment Pr	ovider is use	ed)			
Existing	403((b) Inv		Provider Name:			
☐ New ☐ Cancel		1 ax n 403(b) t-Tax					
Start Date:		End Date (If A	Applicable):	Per Pay Period Amount:			
Deduction 3 (Optional, if	more than 2	Investment Pi	oviders are i	used)			
☐ Existing	403((b) Inv		Provider Name:			
☐ New		Pre-Tax					
☐ Cancel		1 403(b) t-Tax					
Start Date:	E	End Date (If A	Applicable):	: Per Pay Period Amount:			

Bay Bridge Administrators, LLC (BBA) is the third party administrator for the employer's TSA plan. The administrator is providing consolidated billing services among other things for the district. BBA is administering the plan according to the employer Plan Document and Adoption Agreement.

Agreement

By signing the Agreement, Employee agrees to modify his/her salary as indicated above and Employer agrees to contribute this amount on Employee's behalf into the 403(b) annuity(ies) or custodial account(s) selected by Employee and authorized by the Employer properly identifying pre-tax contributions and post-tax Roth 403(b) contributions for proper allocation to segregated accounts by the Service Provider(s). It is intended that the requirements of all applicable state and federal tax rules and regulations (Applicable Law) will be met. Employee understands and agrees that this Agreement:

- 1. Is legally binding and irrevocable with respect to amounts paid or available while it is in effect; however, is effective only for amounts not yet earned or made available.
- 2. May be terminated at any time for amounts not yet paid or available, and that a termination request is permanent and remains in effect until a new salary reduction agreement is submitted.

Read Before You Sign:

I certify that I have read this complete Agreement and that my salary reductions do not exceed contribution limits as determined by Applicable Law. I also certify that I am eligible for the catch up election, if selected. I understand my responsibilities as an Employee under the 403(b) plan, and I request Employer to take the action specifies in this Agreement. I understand that there may be an excess contribution to my 403(b) if I also own more than 50% ("control") of another business. In such event, the maximum contribution to all plans that I control and my 403(b) accounts or annuities may not exceed the limits of the Internal Revenue Code. I understand that my Employer is responsible for knowing that I may control another business and I understand that I must notify my Employer that I have control of another business to ensure that I have not exceeded this maximum amount of contribution.

		C	hec	k	here	if	you	contro	l anot	her	consul	ting	g or o	other	bus	iness	or	comp	oan	y.
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I understand that all rights under the annuity(s) or custodial accounts established by me under the 403(b) plan are enforceable solely by me, my beneficiary or my authorized representative. I also understand that no later than January 1, 2009, my Employer will have a 403(b) Plan in place that will require my Employer, or their designee to authorize certain distributions and loans, and that it will not be solely my responsibility to authorize such transactions. By signing the Agreement, I authorize any Service Provider, or their delegatee to provide information on my Account to Employer or another Service Provider if such information is necessary for compliance purposes or to effectuate such transactions as I may request.

In the event that the Reduction has not been funded for 60 consecutive days, the Reduction may be stopped by the employer. A new Salary Reduction Agreement must be completed to restart the Reduction. Reductions suspended due to hardship withdrawals will not be automatically restarted.

Employer hereby agrees to identify both the pre-tax contributions and the after-tax contributions at the time of remittance to BBA.

Neither your employer nor BBA certifies or endorses any 403(b) Service Provider.

Employee Signature	Agent / Signature
Employee Name (Print)	Agent / Broker Name (Print)
Employee Email Address	Agent / Broker Phone Number
Date of Employee Signature	Agent / Broker Email Address

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Fax: 800-961-6240

Email: Retirement@BBAdmin.com