Salary Reduction Agreement for 403(b)/457 TSA with Match

	Allowed Change Dates: January 1, April 1, July 1, October 1, and 2 weeks following contract adoption						
Part 1. Employee Information (please print)							
Name	Employee ID #	Birth Date					
Pay Periods per year	Requested Start Date	Bargaining Group					

Part 2. Contribution Information (fill in all that apply)

Salary Reduction								
Туре	New	Change	Stop	Service Provider (See list of allowed TSA companies)	Salary Reduction Amount Per Pay Period	Annualized Salary Reduction Amount	Employer Match per Pay Period	Annualized Employer Match
403(b)								
403(b)								
403(b) Roth							N/A	N/A
403(b)		otals						
457							N/A	N/A
457							N/A	N/A
Grand Totals				Totals				

Part 3. Catch Up Provisions

If you are contributing more than the basic limit to a 403(b), and/or 457, you must be using one (or both) of the following:

 \Box I am contributing $_$ using the 15-years service election. (Attach documentation).

 \Box I am contributing \$_____ using the Age 50 and older catch up election.

Part 4. Agreement

By signing this Agreement, Employee agrees to modify his/her salary as	Employee further agrees that:		
indicated above and Employer agrees to contribute this amount on			
Employee's behalf into the 403(b)/457 annuity(ies) or custodial	He/she is responsible for determining that his/her salary reduction amount		
account(s) selected by the Employee. It is intended that the requirements	does not exceed the limits of the Applicable Law;		
of all applicable state and federal tax rules and regulations (Applicable			
Law) will be met. The Employee understands and agrees that this	He/she is responsible for the accuracy of the information provided by		
Agreement:	Employee, which is used in determining Employee's Maximum Annual		
	Contribution limit; and Employer has no liability for any losses suffered		
1. Is legally binding and irrevocable with respect to amounts paid or	by Employee that resulted from his/her participation in the 403(b)/457		
available while it is in effect;	program.		
2. May be terminated at any time for amounts not yet paid or available,	Employee acknowledges that Employer has made no representation to		
and that a termination request is permanent and remains in effect until a	Employee regarding advisability, appropriateness or tax consequences of		
new salary reduction agreement is submitted;	the purchase of the 403(b) program. Nothing herein shall affect the terms		
	of employment between Employer and Employee.		
3. Is effective only for amounts not yet earned or made available in			
accordance with the Employer's administrative procedures.	This agreement supersedes all prior salary reduction agreements and shall		
	automatically terminate if your employment with the Employer is		
	terminated.		

Note: Your employer's administrative policies will determine when 403(b)/457 salary reduction instructions are implemented

Important Information

Part 5. Employee Signature

1. Employer does not choose the annuity contract(s) or custodial account(s) in which contributions are invested.

2. Employees are responsible for setting up and signing the legal documents to establish the annuity contract or custodial account. However, in certain group annuity contracts, Employer may be required to establish the contract.

3. In order to receive the expected tax results, Employees are responsible for investing in annuity contracts or custodial accounts that meet the requirements of Section 403(b)/457 in the Internal Revenue Code.

4. Employees are responsible for naming a death benefit under the 403(b)/457 program. This is normally done at the time the annuity contract or custodial account is established. Beneficiary designations should be reviewed periodically.

5. Employees are responsible for all distributions and any other transactions with their service provider. All rights under the annuity contracts or custodial accounts are enforceable solely by the Employee, Employee Beneficiary or Employee's Authorized Representative. Employee must work directly with the service provider to transfer contract(s) or custodial account(s) to another service provider, begin distributions, make loans, or otherwise access 403(b)/457 program assets.

6. Employees are responsible for determining that salary reductions do not exceed the allowable contribution limits under Applicable Law. Limits should be checked each year for the scheduled increases through 2009.

Read Before You Sign:

By signing this Agreement, you are declaring that the amount you have elected to withhold does not exceed the allowable contribution limits under Applicable Law. If selected in Part 2 above, you are declaring that you are eligible for one or both of the catch up elections as indicated. And you are accepting full responsibility for the amount you have elected to have withheld from your salary and contributed to the 403(b)/457 arrangement. 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(s), if selected, under Part 2 above. I understand my responsibilities as an Employee under the 403(b)/457 programs, and I request Employer to take the action specified in this Agreement. I understand that all rights under annuity(ies) or custodial account(s) established by me under the 403(b)/457 program are enforceable only by me, my beneficiary or my authorized representative.

Employee Signature

Date

Part 6. Acknowledgement and Representative of Sales Agent/Representative

I hereby acknowledge my responsibility to comply with Employer's written directives regarding solicitation of Employees. I also acknowledge my responsibility to assist the Employee in determining the maximum contribution limits.

Sales Agent/Representative (please print clearly)

Phone

Address

Signature

Date

Part 7. Employer Signature

Employer hereby agrees to this Salary Reduction Agreement.

Signature of Employer Representative

Date

Date Received in Payroll