DeHEY McANDREW & Your Employer

Section 403(b) 2015 SALARY REDUCTION AGREEMENT

For new enrollment or to establish a new Section 403(b)Vendor, you will need to complete a separate Salary Reduction Agreement with your Vendor and its investment application.

Please Return Form to: DeHEY McANDREW 101 South Main Avenue Scranton, PA 18504 Telephone:570-346-9960 Facsimile:570-346-3411

						Facsimile:5/0-346-34
Employee Name:	Social Secur	ity No.:	D	Date of Birth:		Year of Hire:
Home Address:		City:			State:	Zip:
SCHOOL DISTRICT:	Phone:		E-Mail	:		
Please Check One: 1. [] Initiate New 403(l 2. [] Initiate New ROT 3. [] Transfer monies ff 4. [] Exchange monies 5. [] Change Future Co 6. [] Terminate 403(b) 7. [] Terminate 403(b) New Reduction Dollar Amount	b) or 403(b)(7) H 403(b) Sala rom a previou: and/or contrib intribution wit Salary Reduct Salary Reduct	ry Reduction Contribution s Employer and establish outions from my current In h your current investment cion Contribution. tion Contribution for six n New Investment s are intended to be ROTH co	bution. n. contrib nvestme t or acc months t Vende	utions with ent Vendor ount with y due to hard or ions, please in	your curre to new a V our current ship withdo	Vendor(s).*
Please Complete if Changing Salary Reduction Previous Contribution Amount (if applicable): \$ Previous Investment Vendor (if applicable:	Dollar Amoun	vestment Vendor	t Vendo	ors:		Note: All Accounts must be opened/established with the listed Investment fund Vendor prior to submitting this Salary Reduction Agreement Form.
Note: Please list <u>ALL</u> 403(b) reductions and <u>ALL</u> 403(b) Annual Deferral Maximum		· •		prior agree	ements.	
Annual contribution is under \$18,000.00 stop and Go to Line 9 on Page Two. 1. \$18,0 2A. 15-Year Service Credit Catch-up Contribution: Have you completed 15 or more years of service with your Current Employer?					es [] No	
2B. Are your total S. 403(b) 15 year catch-up contributions less than \$15,000? If you answered "No" to Line 2A or 2B, skip to Line 5 and enter \$0. If you answered "Yes" to Line 2A and 2B, please read the following information: If you					es []No	
2. Have you made any 15 Veer Service Credit Catch up Contributions in the next?						es [] No
Complete Section 4 only if your Answer to L Maximum Lifetime limit: Previous 15-Year Catch-up contributions ma Remaining Catch-up Available (include this	de in the past:	\$ 15,000.00 (-)		4.		
5. 15-Year Service Catch-up Contribution Amor	unt (may not e	exceed \$3,000 per year):		5.		
6A. Age 50 (+) Catch-up Contribution: Will you	ı reach age 50	or older by 12/31/2015?		6A.	[] Y	es [] No
6B. If Yes, enter \$6,000 in line 6B. If No, enter	\$0.			6B.		

Action to be taken

Please Complete this Section! Employee Deduction Amount and Qualified Vendor.

> If your Dollar Amount is Less than \$18,000.00 per Year. Continue to next Section.

Please Complete this Section only if your Annual Salary Reduction Amount is over \$18,000.00.

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IRC § 403(b) Salary Reduction Plan 2015 SALARY REDUCTION AGREEMENT FORM

	7. Add lines 1, 5, and 6b then enter the total: 2015 Maximum Total cannot exceed \$27,000.00.		7.	
S. 403(b)	8. Enter the total of any contributions already made to a 403(b) plan during 2015:	·	8.	
Calculation: Continued	9. Subtract line 8 from line 7: Line 9 is the Total Amount remaining that you may contribute during 2015:		9.	
Disclosure	IMPORTANT: You may rely on the accuracy of this Worksheet if the information you provid nor your Employer's plan administrator, DeHEY McANDREW, has your pre-2015 data for p Please make sure the information you provide is correct. By signing this Form and worksheet accurate and you agree to indemnify and hold harmless your Employer and DeHEY McAND from providing inaccurate or incomplete information. Your current Employer nor DeHEY McMD ment choices that you elect. Your Employer and Third Party Administrator, DeHEY McAND ment options available under this Plan and you understand there are risks associated with all i Investment Vendor(s) that you have selected may charge a fee for your participation, transfers stand that you are responsible for establishing an account with the Investment Vendor(s) that DeHEY McANDREW, want you to understand that you are responsible for any taxes which a acknowledge that you have selected a death beneficiary with the Investment Vendor. Also, younder this program, and request that your employer take the action specified in this Agreemer enforceable solely by the Employee. You, the Employee, must deal directly with the Investment contracts or custodial accounts, begin distributions, or any other transactions. You must under account established under the program are enforceable solely by you, your beneficiary, or you are solved to the program are enforceable solely by you, your beneficiary, or your participation.	ourge, yourge, yourge, you you unt. A pour	poses of callou certify the Word from an NDREW can be with the case of the word from t	culating the Catch-Up Contribution. nat all the information provided is y and all damages which may result annot be responsible for any invest- e that you have reviewed the invest- tions. You also understand that the or distributions. You also under- sen. Your Employer along with, the result of your election. You your responsibilities as an employee nder the contract or accounts are make loans, transfer to different rights under the annuity or custodial
	Furthermore, I understand to the following:			
Employee Information & Employee Signature	 A. This Salary Reduction Agreement is legally binding and irrevocable with respect to amour effect and supersedes all prior Section 403(b) Salary Reduction Agreements; B. This Salary Reduction Agreement may be terminated under rules established by the Plan a remains in effect until a new Salary Reduction Agreement is submitted; and C. This Salary Reduction Agreement may be changed with respect to amounts not yet paid or D. Maximum Contribution Worksheet is required to implement or increase a payroll deductio E. Employee is responsible for determining that the salary reduction amount does not exceed or state laws (the "Applicable Law"). Furthermore, Employee agrees to indemnify and hole actions, claims and demands whatsoever that may arise from the purchase of annuities or c in excess of contribution limits as defined under Applicable Law except where a Maximum acknowledges that Employer has made no representation to Employee regarding the advisa the purchase of the annuity and/or custodial account described herein. Employer also has mof the particular investment selected by the Employee. Employee agrees Employer shall ha losses suffered by Employee with regard to his/her selection of the annuity and/or custodia. 	and avon (the dE E ustern Control of the label of the la	that a term ailable; and Update req elimits as s mployer ha odial accou ontribution ity, appropi e no repres no liability ccount; its	ination request is permanent and duired annually); and et forth in the applicable federal armless against any and all ints for Employees in amounts was calculated by Employee riateness or tax consequences of entation as to the advisability whatsoever for any and all terms; the selection of the
	insurance company or regulated investment company; the financial condition, operation of company or regulated investment company; or his/her selection and purchase of shares of herein shall affect the terms of employment between Employer and Employee. This agreer agreements and shall automatically terminate if Employee's employment is terminated. F. I have received investment information and counsel regarding your Employer's Section 40 Your Employer's Plan before I have agreed to any investment elections under this Plan. G. I furthermore understand that I may not contribute an amount that will exceed the annual apermit excess elective deferrals under Code Section 402(g).	reg mer 03(l	ulated invent supersed b) Plan and	estment companies. Nothing es all prior salary reduction any investment accounts under
	Nothing herein shall affect the terms of employment between the Employer and myself. This Agreements and shall automatically terminate if my employment is terminated.	agr	reement sup	persedes all prior Salary Reduction
	I hereby agree to reduce my eligible salary or wages each pay period by the above amount(s) Employer to contribute this amount on my behalf to the investment options I have selected in			
	10. Employee Signature:		Date:	
				FOR OFFICE USE ONLY
	Please return all forms to: DeHEY McANDREW 101 South Main Avenue, Scranton PA 18504			Date Received

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Approved

tel. (570) 346-9960 fax (570) 346-3411