Tuscarora Intermediate Unit 11, PA 403(b) or 403(b)(7) Salary Reduction/Deduction Allocation Agreement

1. Employee Information			
Employee Name	Social Security Number		
Work Location	Position		
2. Plan Type			
3. 403(b) Salary Reduction/Deduction (Check all that ap	ply)		
Part A.			
New Participant Change Ac	count	Discontinue (Contribution
Part B.			
Authorized Investment Provider Name:			
Increase from \$ or % per pay period to \$ or	or % beginning the	, 20	pay period.
Decrease from \$ or % per pay period to \$ or	or % beginning the	, 20	pay period.
Effective Date of Change, 20			
I have read the above and understand the proposed change. I hereby requestor elimination of reduction/deduction under the 403(b) U.S. OMNI & TSACCE the future unless it falls within the allowable limits for that year.	-	-	
This Agreement shall be legally binding and irrevocable with respect to Agreement shall be effective only with respect to amounts not yet earned at exceed the Employee's statutory limits under Section 402(g) or the limitati salary reduction/deduction to all Companies to which salary reduction/deduction be forwarded to the Company listed above, provided that the Employ accommodate the requested reduction/deduction. In the event that the calthe company / representative, the Employer's calculation shall prevail.	the time of said termination. It is pro on of Section 415 of the Internal Re action contributions can be made. It ee has sufficient earnings during	evided that this reduction evenue Code. This limit is understood that the atthe immediately precedure.	n/deduction does not is the total allowable amount specified will eding pay period to
I hereby authorize my Employer to reduce/deduct or suspend any contributions established by this agreement, if in its opinion, the total annual contributions would exceed my Maximum Allowable Contribution in any calendar year.			
The Employee is responsible for the accuracy of the excludable amounts stated in this Agreement. Any overstatement of the amounts excludable as a salary reduction/deduction in this agreement, or any other violation of the requirement of Section 403(b) could result in additional taxes, interests, and penalties to the Employee.			
It is the intent of the parties that the non-forfeitable retirement deferred annulncome Tax benefits provided for in Section 403(b) of the Internal Revenue		this Agreement shall q	ualify for the Federa
Any change to this Agreement must be in writing to the Employer and Employer.	becomes effective upon the execu	ution of this Agreemer	nt by Employee and
This Agreement may be terminated by either the Employer or Employee up applicable.	oon thirty (30) days notice to the Cor	mpany and to the Emplo	oyer or Employee as
	Tuscarora Interm	ediate Unit 11, PA	
Effective Date of this Agreement	·		
AGENT / REPRESENTATIVE NAME	AGENT / REPRESENTATIVE PHONE	NUMBER	
EMPLOYEE	EMPLOYER		

Copyright © 2024 - U.S. OMNI & TSACG Compliance Services