WAYNE TRACE LOCAL SCHOOLS SALARY REDUCTION AGREEMENT

(Please Check One)

NOT INTERESTED IN PARTICIPATING

INOT INTERESTED IN PARTICIPATING
 Initial 403(b) Salary Reduction Agreement
 Initial 403(b) Roth Salary Reduction Agreement (After taxes)
 Initial 457 Salary Reduction Agreement

Initial 457 Roth Salary Reduction Agreement (After taxes)
 Change in Contribution Amount or Percentage, Investment Provider Allocation, and/or Money Source

(Supersedes any prior agreement)

Employee and Employer Information	Employee Name (first, middle initial, last)		Social Security Number	Social Security Number	
mormation	Employee Address (Street, City, State, ZIP Code)				
	Employer Name and Address WAYNE TRACE LOCAL SCHOOL DIST	RICT 4915 US RT. 1	127 HAVILAND, OHIO 45851		
Employee Voluntary	Initial Salary Reduction Agreement				
Reduction Allocation Election (Check one)	Effective Date:(allow for at least one pay cycle to be effective)				
	I elect to reduce my salary by (elect one) \$ or% each pay period on a pre-tax basis				
	Change Salary Reduction Agreement				
	Effective Date:(allow for at least one pay cycle to be effective)				
	I elect to amend my salary by (elect one)	\$ or	% each pay period on a pre-tax basis		
 Investment Provider Allocation Election Allocation % total must equal 100% Whole Percentages only 	Effective Date: (Employee is responsible for establishing an account with the Investment Provider before any amounts are contributed by the Employer to the Investment Provider)				
	Investment Provider and plan name Contract/Account Number Allocation %				
				1	
				-	
				-	
			Total:	-	
Authorized Signatures	This Agreement is intended to meet the requirements of, and qualify under, Section 403(b) of the Internal Revenue Code of 1986, as amended, and of the plan adopted by Employer. The Employer and Employee agree that the employment agreement between Employer and Employee is being initiated or amended as stated above. This amendment is incorporated and made a part of the agreement as of the effective date above. The terms of this Agreement are as follows: (1) The Agreement is a legal and binding contract and is irrevocable with respect to amount earned while it is in effect, and applies only to amounts earned while it is in effect; (2) It shall automatically apply to				
	the employment agreement between Employer and Employee for each succeeding year unless amended or terminated by a written notice to Employer; (3) It is terminable at any time for amounts not earned; (4) A termination request remains in effect unless or until a new Agreement is submitted; (5) It replaces any previous Agreement and therefore includes all applicable contribution choices; (6) Employee irrevocably releases all present and /or future rights to receive payment of said sum/total earned from Employer while this agreement is in effect in exchange for the release of the money as pay it is being diverted to the employee account with the Investment Provider identified above.				
	The maximum amount of salary reduction may not exceed the limits of IRC 401(a)(30), 402(g)(1), 403(b)(1)(E), 415(c) and any other applicable IRC provisions.				
	In witness whereof, this Agreement has been executed by and on behalf of the parties this				
	Day of,				
	Employee Signature		Employer Signature and Title (if required)		