Monroe County Intermediate School District, MI Participation Agreement for Internal Revenue Code Section 457(b) Deferred Compensation Program

Name of Company—457(b) Product Provider			

Employee's Name		Social Security Number			
Work Location		Position			
Original Agreement					
With respect to services rendered I compensation for such services shall		the Employer and the E	Employee hereby agree	the Employee's	
Equal amounts of \$	per	pay period beginning the	, 20	pay period.	
Amendment Agreement - Typ	e of Change Desired				
Increase from \$	per pay period to \$	beginning the _	, 20	pay period.	
Decrease from \$	per pay period to \$	beginning the _	,20	_ pay period.	
Suspend	MF OF COMPANY	Effective Date of Su	uspension	_, 20	
The undersigned hereby agrees to the te ("Plan") as such Plan now exists or is here the undersigned makes a subsequent electronact or custodial arrangement for the bor custodial arrangement is designated as	the employer's 457 Deferred Co	the Plan hás been made ava he employer hereby authoriz the signature of the employer mpensation Plan.	illable to them. This election tes on the provider compains provided that the owner of	n shall continue until ny to issue a annuity f the annuity contract	
I (the Employee) understand and agree to	· ·				
My deferrals cannot begin sooner than the Monroe County Intermediate School Distri- Plan. I realize I may not assign or transfer	ct. MI for the exclusive benefit	Agreement approval. My acc of participants and their bene	cumulated deferrals will be eficiaries until paid to me u	e held in trust by the nder the rules of the	
I am responsible for the accuracy of the reduction in this agreement, or any other vithe Employee.	excludable amounts stated in to olation of the requirement of IR:	his Agreement. Any oversta S Code Section 457 could res	tement of the amounts ex sult in additional taxes, inte	cludable as a salary rest, and penalties to	
I hereby authorize my Employer to reduce exceed the maximum allowable limit in any of the excess amount and direct these amounts.	e or suspend any deferrals esta calendar year. Should my def ounts to be refunded to me.	ablished by this agreement, iterral exceed the maximum lin	if in its opinion, the total a mit, I authorize my Employe	nnual deferral would er to disallow deferral	
Release of Liability - The Employee agree with regard to my selection of the annui investment company, the financial condit company, or my selection and purchase of	ees that the Employer and its a ty and/or custodial account, it ion, operation of or benefits shares of regulated investment	gents shall have no liability was terms, the selection of the provided by said insurance companies.	hatsoever for any and all lo e insurance company, cus company, custodian, or r	esses suffered by me stodian, or regulated egulated investment	
The employer hereby authorizes on the pro the signature of the employer provided tha Compensation Plan.	ovider company to issue a annu t the owner of the annuity cont	ity contract or custodial arran ract or custodial arrangemen	gement for the benefit of the tis designated as the emp	ne participant without lloyer's 457 Deferred	
Earnings, if any, will be applied to my accu Trustees, nor agencies of the Employer sha	imulated deferrals in accordanc all be liable for the performance	e with the Company and pro of the Companies or produc	duct I have selected. Neith ts selected by the Employe	er the Employer, nor	
Any change to this Agreement must Employee and Employer.	be in writing to the Employ	er and becomes effective	upon the execution of	this Agreement by	
This Agreement may be terminated by eithe applicable.	r the Employer or Employee upo	on thirty (30) days notice to the	e Company and to the Emp	loyer or Employee as	
Designation of Beneficiary - The benefic accordance with the terms of that specific of	ciary for each annuity contract o contract or account.	r certified account to which co	ontributions are allocated s	hall be determined in	
Effective Date of this Agreement	, 2	o	Monroe County Intermediat	e School District, MI	
AGENT / REPRESENTATIV					
		By:			
EMPLOYEE		EI	MPLOYER REPRESENTATIVE		
DATED	, 20	DATED		_ , 20	

Important Notice- A copy of the account application must accompany this agreement and the following ownership and beneficiary designations must be used:

Owner - "Monroe County Intermediate School District, MI 457(b) Plan FBO (participant's name)"

Beneficiary - Any single or multiple beneficiaries named by the participant. (Do <u>not</u> list Monroe County Intermediate School District, MI as a beneficiary)