

403(b) Salary Reduction Agreement

Participant Instructions

The Salary Reduction Agreement (SRA) is utilized to establish, change, or cancel salary reductions withheld from your paycheck and contributed to the 403(b) Plan on your behalf. The SRA is also used to change the investment providers that receive your contributions. Upon completion, fax or mail a copy of the form to David K. Young Consulting, LLC. Please note that this form is not valid unless all applicable sections are completed and you have signed the form. If you have questions regarding this form, please call 1-877-774-5661 x108.

Upon completion, fax (1-866-422-1347), upload to the secure drop box at www.dkyoung.com/403bforms, or mail a copy of the form to David K. Young Consulting, LLC.

Please allow 5 business days for processing. Salary Reduction Agreements received less than 5 business days prior to the SRA due date are not quaranteed to be processed for that SRA due date.

Important Information

The Employee agrees to indemnify and hold the Employer and David K. Young Consulting, LLC (DKY) harmless against any and all actions, claims, and demands that may arise from the purchase of annuities or custodial accounts in this 403(b) Plan. The Employee acknowledges that neither the Employer nor DKY have made representation to the Employee regarding the advisability, appropriateness, or tax consequences of the purchase of the annuity and/or custodial accounts. The Employee agrees that neither the Employer nor DKY shall have any liability for any and all losses suffered by the Employee with regard to his/her selection of the annuity and/or custodial account; its terms; the selection of the insurance company or regulated investment company; or his/her selection and purchase of shares of regulated investment companies.

The Employer reserves the right to alter terms of this Agreement as required to facilitate program compliance with state and federal law.

The Employer does not choose the annuity contract or custodial account in which the Employee's contributions are invested.

The Employee is responsible for setting up and signing the legal documents to establish the annuity contract or custodial account.

In order for the Employee to receive the expected tax results, the annuity contract or custodial account established must meet the requirements of Section 403(b) of the Internal Revenue Code. It is solely the Employee's responsibility to establish the proper type of contract or account for this purpose.

The Employee is responsible for naming a death beneficiary under the annuity contract or custodial account. This is normally done at the time the contract or account is established, although the designation should be reviewed from time to time.

The Employee is responsible for investment decisions, distributions, and any other transactions with the insurance company or investment company and shall have total responsibility for all distributions and any resulting tax consequences. All rights under the contract or account are enforceable solely by the Employee's beneficiary, or the Employee's authorized representative.

The insurance or investment company may be required to receive approval from the Employer or David K. Young Consulting, LLC, prior to executing certain transactions including loans, hardships, distributions, or transfers (as permitted by the Plan).

The Employee understands that information contained in this Agreement and other non-public information may be shared with the Employer's designated third-party administrator in conjunction with the operation of the 403(b) Plan.

Retain a copy of this form for your records.

403(b) Salary Reduction Agreement



1 Daysonal Information	<u> </u>							
Personal Information * An Asterisk denotes a required field.				y required	fields left b	olank will result in a reject	ed SRA.	
* Participant Name				* Employer Name				
Participant Mailing Address, City, State, Zip Code						Phone Number	Phone Number	
Date of Birth Date of Hire			Em	ail Address		* Social Security Number	* Social Security Number (required)	
2 Salary Reduction						·	<u> </u>	
The Salary Reduction Agreem contributed to the 403(b) plar in which you intend your contributed amount(s) and investigates are salary reductions identified	n on your behal ributions to beg ment provider(s	f. <u>Please check the in under the Effect</u>). This SRA wil l	ne appropriat ctive Date. T I NOT cance	e boxes list o change, l el and repl	ed below a begin, or ca ace any p	and list the beginning of the incel contributions, enter y reviously submitted 40:	<u>e month</u> our	
*Investment Provider Name**	*I have *PER PAY		*Type of Deferrals			*Requested Action *Effective		
	established an account with this vendor	Dollar Amount	Pre-Tax 403(b)	Roth 403(b)	Other		Date SRA Due Date from website prior to	
		\$				□New □Existing □Change □Cancel	desired payroll date	
		¢	П	П	П	□New □Existing		
		<u></u>				☐Change ☐Cancel ☐ ☐New ☐Existing		
		\$				☐Change ☐Cancel		
Total Monthly Contributions								
**Please Note: Certain invest does not pay the administ							r that	
3 Financial Advisor/A	gent Inform	nation						
Financial Advisor/Agent Name						Financial Advisor/Agent Phone Number		
Financial Advisor/Agent Email Address						Financial Advisor/Agent Fax Number		
4 Employee Approval								
I understand and agree to the fol 1. This Salary Reduction Agreeme 2. This Agreement supersedes an 3. The Agreement is legally bindir 4. The Agreement may be termin 5. Nothing herein shall affect the 6. This Agreement shall automatic 7. If the Salary Reduction Agreem SRA due date. 8. My salary reduction do not exc 9. I am responsible for notifying r have not exceeded the maximu 10. Any contribution that exceeds I authorize the automatic cancella Young Consulting, LLC (my emplo or 402(g), (2) if I take a hardship	ent (Agreement) is defended and irrevocable ated or modified atems of my emp cally terminate if ment is received least contribution of the maximum contribution at the maximum contribution of this Salar byer's third-party	or Salary Reduction as with respect to ame at any time for amo loyment with the ending employment is the second of	Agreements. nounts paid or unts not yet p nployer. erminated. days prior to t by applicable of another bu nvolved. be distribute nent in the eve eve additional of	available whaid or available of available of any of contributions	ile this agree ble. date, it is not dopt a retire mployer's 40 the following will cause m	ement is in effect. It guaranteed to be processed Ement plan for that business to 13(b) plan. It g: (1) if either my employer on The to exceed limits under Code	o ensure I r David K.	
I have read and understand the inconfidential information to third p							ase of my	