Gridley Unified School District

403(b) Salary Amendment Agreement



PLEASE NOTE: To utilize the full functionality available within this PDF form, Adobe Acrobat is recommended. If using Chrome as your web browser, you will need to save the form and open in Adobe Acrobat prior to completing the form electronically.

For Pre-tax and Roth (after-tax) Contributions

This form is used to begin, change or stop contributions to a voluntary 403(b) account with the employer sponsored 403(b) plan. This form will be used with both Traditional (pre-tax) accounts as well as Roth (after-tax) accounts.

Form Completion

To complete this form, enter the correct information into each designated field within the 'Employee Information' section. Please ensure all spelling and numbers which are entered are accurate.

Once all employee data has been provided, please enter the correct information into each designated field within the 'Contribution Information' section of this form including your contribution amount and the investment provider to receive your contributions. Please read all contribution limit information prior to determining your contribution amount.

Once all contribution information has been provided you may enter your financial advisor's contact information, if applicable. This information is not required, however recommended if you are working with an advisor.

Please review all information on the completed form for accuracy prior to submission. Once you have verified that all information is accurate, print the form and sign where indicated.

Provide this completed and signed form to your employer.

Investment Provider Selection and Information

Employees are solely responsible for the selection and establishment of a 403(b) account prior to submitting this Salary Amendment Agreement. The investment provider list can be found on page 2 of this form. Investment provider information can be provided by the plan administrator or on the respective company websites. Further information may be available through a financial advisor or tax professional.

Monthly Administration Fee

A fee of \$3 per month is charged to each investment provider by the employer's plan administrator to cover the costs of administration. Many investment providers have agreed to pay this fee and do not pass it along to the plan participants. Some investment providers may require that the plan administration fee be paid by the plan participant. If the participant is responsible for paying this fee it will be deducted through an after-tax payroll deduction.

Contribution Limits

Contribution limits are defined by the Internal Revenue Service each year. Based on your age and years of full-time service with your current employer, you may be eligible to contribute more than the normal annual contribution limit. Please contact a financial advisor or your plan administrator for more information on these provisions.

Questions

For questions about this form please contact Tax Deferred Solutions, the plan administrator, at (866) 446-1072.

Gridley Unified School District 403(b) Salary Amendment Agreement For Pre-tax and Roth (after-tax) Contributions

1127

ROTH - PlanMember Services Corp.



Below is a list of the approved Investment providers for the Employer's 403(b) Plan. The Salary Amendment Agreement can be found following the Investment Provider Listing. \$3 Monthly Fee No 403bcompare **Investment Provider/Vendor Name** Monthly (through payroll Code Fee deduction) 1117 AIG Retirement Services (formerly VALIC) Х Х 1164 American Century Services LLC 1062 American Fidelity Assurance Co. Х 1057 American Funds Service Company Х American United Life Ins Co Х 1128 1 1035 Americo Financial Life/Annuity Х 1041 Ameriprise Financial Services, Inc. Х 1067 AXA Equitable Life Insurance Company Х 1073 Brighthouse Life Ins (MetLife CT/Travelers) Х Х 1926 California Teachers Association (CTA) Х 1097 CalSTRS Pension 2 (VOYA) 1133 **Fidelity Management Trust** Х Х 1025 Fiduciary Trust Intl-Franklin Templeton 1077 Foresters Financial (First Investors) Х 1148 FTJ Fundchoice, Inc Х 1018 **Global Atlantic Financial Group** Х 1817 **GLP & Associates** Х 1092 Great American Insurance Group Х 1113 **GWN/Employee Deposit Acct** Х 1014 Horace Mann Life Ins. Co. Х Х 1135 Industrial Alliance Ins & Fin. Serv. Inc Invesco OppenheimerFunds Х 1108 Jackson National Life III Х Х 1068 Lincoln Investment Planning 1029 Lincoln National Х 1024 MetLife Х 1043 Midland National Life Insurance Х 1015 Modern Woodmen of America Х National Life Group (LSW) Х 1036 1472 North American Company 2 Х 1083 Х NY Life Ins. & Annuity Corp. 1130 Pacific Life Insurance Company Х Х 1030 **PFS** Investments 1127 PlanMember Services Corp. Х Х 1145 Putnam Investments 1117 ROTH - AIG Retirement Services (formerly VALIC) Х 1067 **ROTH - AXA Equitable** Х ROTH - California Teachers Assoc. (CTA) Х 1097 ROTH - CalSTRS Pension 2 (VOYA) Х 1133 **ROTH - Fidelity Management Trust** Х 1077 ROTH - Foresters Financial (First Inv.) Х 1148 **ROTH - FTJ Fund Choice** Х Х 1092 **ROTH - Great American** ROTH - Horace Mann Life Ins. Co. Х 1014 1135 **ROTH - Industrial Alliance Pacific** Х ROTH - Invesco OppenheimerFunds Х 1052 ROTH - Legend Group/ADSERV Х 1068 **ROTH - Lincoln Investment** Х Х 1024 **ROTH - MetLife** 1036 ROTH - National Life Group (LSW) Х

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1000			
1030	ROTH - Primerica Financial Services	X	
1022	ROTH - Security Benefit	X	
1060	ROTH - Voya Financial (Reliastar)	X	
1060	ROTH - Voya Financial (VRIAC)	X	
1022	Security Benefit	X	
1005	T. Rowe Price Trust Company		Х
1052	The Legend Group/ADSERV	X	
1038	Thrivent Financial for Lutherans	X	
1023	TIAA-CREF		Х
1160	TransAmerica	X	
1076	Transamerica Fund Services, Inc 403(b)		Х
1053	USAA Life Insurance Co.	X	
1102	Vanguard Fiduciary Trust Co.		Х
1060	Voya Financial (Reliastar)	x	
1060	Voya Financial (VRIAC)	x	
1042	Waddell & Reed Inc.	x	
1162	Western National (AIG) - 1		Х

Note: Service Providers with a double asterisk notation (**) are not authorized to accept new accounts under your employer's plan. Please contact Tax Deferred Solutions with any questions.

Gridley Unified School District 403(b) Salary Amendment Agreement For Pre-tax and Roth (after-tax) Contributions



The Salary Amendment Agreement is used to establish, change, or cancel voluntary contributions made from your paycheck and remitted to an account within an employer-sponsored 403(b) Plan on your behalf. This completed and signed Salary Amendment Agreement is to be used only for the 403(b) Plan of Gridley Unified School District.

An available list of investment providers can be viewed on page 2 of this form. Further information for investment providers may be found at www.403bcompare.com. Please consult with a financial advisor or tax professional regarding your investment options and contribution limits.

Employee Information	Employee Name		Social Security Number		
	Employee Street Address		Term School Term Full Term	Contribution Frequency Monthly Pay Bi-weekly Pay	
	City		State	Zip Code	
	Email Address		Home Phone		
	Date of Birth	Date of Hire	Work Phone		
Contribution	Unless utilizing the catch-up provision, your Maximum Allowable over) for 2019. You may also be eligible to utilize a Service Base contributions. Please refer to your financial advisor or tax profess limit. The Plan Administrator must approve the calculations of the Please check here if you have contributed to another 403(b), amount of the year-to-date contributions you have made to the o the other Plan:	ed catch-up depending of sional to determine your a Service Based Catch-le 401(k) or 401(a) plan the ther plan(s) : \$	on your years of service eligibility for contributio Up Provision prior to its is calendar year. If so, p and, if app utions to your employer's r your employer's 403(b records, but not listed b nount of zero. ice: Account No. (Required) Cont	e and prior plan ins over the normal use. blease provide the licable, the name of 's 403(b) plan) plan, please be sure below WILL BE <u>stax Fee**</u>	
Effective Date of Change	The effective date of this salary amendment agreement is as soon as administratively feasible, but no later than the first applicable payroll in the month following the date of submission in good order (e.g. If the form is received in May, contributions may begin no later than June).				
Financial Advisor Information	Advisor Name		Advisor Phone		
	Email Address		Firm Name		

Gridley Unified School District 403(b) Salary Amendment Agreement For Pre-tax and Roth (after-tax) Contributions



Employee Agreement and Important Information	By signing this Agreement, Employee agrees to modify his/her salary as indicated and Employer agrees to contribute this amount on Employe behalf into the 403(b) annuity(s) or custodial account(s) selected by Employee and authorized by Employer under the Employer's 403(b) Pla Employer agrees to properly identify pre-tax 403(b) contributions and after-tax Roth contributions for proper allocation to segregated account investment providers. It is intended that the requirements of all applicable state and federal tax rules and regulations (Applicable Law) will be			
	 Employee understands and agrees that this Agreement: Is legally binding and irrevocable with respect to amounts paid or available while it is in effect and is effective only for amounts not yet earned or made available. May be terminated at any time for amounts not yet paid or available, and that a termination request is permanent and remains in effect until a new salary amendment agreement is submitted. 			
	 Supersedes all prior 403(b) salary reduction/amendment agreements and shall automatically terminate if employment wit terminated. 	h the Employer is		
	 Employee further understands and agrees that Employee: Is responsible for notifying TDS if the Employee is currently contributing to another 403(b), 401(k) or 401(a) at the time this salary reduction agreement is signed. Furthermore, the Employee agrees to notify TDS in the event the Employee begins to contribute to another 403(b), 401(k) or 401(a) plan. Is responsible for determining that annual salary reduction contributions to all elective deferral plans do not exceed the limits of the Applicable 			
	 Law. Is responsible for identifying that portion of his/her contribution which is a Roth 403(b) contributions and which portion is a pre-tax 403(b) contribution so that investment providers can properly segregate contributions or apply separate accounting to independently track and monitor each type of contribution. 			
	Is responsible for the accuracy of the information provided by Employee, which may be used in determining Employee's maximum annual contribution limit.			
	 Is solely responsible for any losses suffered by Employee that result from his/her participation in the 403(b) plan and that liability for investment performance of Employee's account(s). 			
	 Acknowledges that Employer has made no representation regarding the advisability, appropriateness or tax consequence the 403(b) plan. Nothing herein shall affect the terms of employment between Employer and Employee. 	s of the purchase of		
	 Acknowledges and authorizes Employer to share information on employee's account(s) with investment providers and/or plan administrators for compliance purposes. 			
	Although Employer must authorize investment providers, Employer does not choose the annuity contract(s) or custodial account(s) in which 403(b) contributions are invested. Employee is responsible for setting up and signing the legal documents to establish the annuity contract or custodial account, which must be established prior to submission of this Agreement.			
	Employers are responsible for all distributions and any other transactions with the investment provider(s). All rights under the annuity contracts or custodial accounts are enforceable solely by Employee, Employee's beneficiary or Employee's authorized representative. However, Employer has certain responsibilities under the 403(b) Plan with respect to the integrity of the transactions for the Plan and may require an authorized representative from Employer to approve any requested transactions by Employees. Employees must cooperate directly with any investment provider or Employer representative, as directed by Employer to exchange contract(s) or custodial account(s) to another investment provider, make distributions, request loans, exchanges or otherwise access 403(b) Plan assets.			
	Employee understands that Employer is authorized to utilize the services of a plan administrator at the discretion of the Employer and, as such, Employer may direct the amount of any salary reduction/deduction to the plan administrator with the intent of having plan administrator distribute such funds to the designated investment provider.			
	Employee understands that the plan administrator charges each investment provider an administration fee of \$3.00 per month for each annuity or custodial account administered in the Plan. In the event the investment provider selected above does not agree to pay the administration fee, Employee authorizes and directs Employer to deduct the administration fee directly from Employee's paycheck each month through an after-tax payroll deduction.			
	I certify that I have read this complete Agreement and that my contributions to the 403(b) Plan do not result in a contribution amount that exceeds the contribution limits under Applicable Law. I understand my responsibilities as an Employee under the 403(b) Plan, and by signing this Agreement, I direct Employer to take the actions specified in this Agreement unless deemed inappropriate by my Employer or plan administrator.			
	By signing this Agreement, I authorize any investment provider, the 403(b) plan administrator, my Employer or their representatives to provide information on my account(s) that may be necessary for compliance purposes or to effectuate such transactions as I may request.			
Employee Signature	Employee Signature	Date		

Provide this completed and signed form to your employer.