MEDFORD AREA PUBLIC SCHOOL DISTRICT SALARY REDUCTION AGREEMENT

Dated: August 21, 2025

Read this before completing this form: This salary reduction agreement does not establish a tax deferred annuity with a specific vendor but only authorizes the withholding of funds from your paycheck. For new enrollments, separate 403(b) enrollment applications must be requested from the vendor(s) you have chosen from the list of District-approved vendors (this list is available at the District office). Please return these separate enrollment application(s) to the District office along with this salary reduction agreement form.

Employee:	SSN:
Address:	
City:	State: Zip:
Phone Number:	Date of Birth:
I. Employee Deferra	als – Section 403(b) <u>Pre-tax</u> Deferral Election.
I hereby authorize the Medford Area P pay period compensation) from my con	rublic School District ("District") to withhold \$whole dollar amount of total mpensation per pay period.
	f the first pay date which is not less than ten (10) business days following the date of crict shall remit the withheld funds to the following Vendor(s) that I have selected:
Amount (whole dollar)	<u>District-Approved Vendor Name</u>
\$	
Amount (whole dollar)	District-Approved Vendor Name
\$	
Please use back of this form, continuing	g in the same fashion above if you wish to select additional vendors.
II. Employee Deferra	als – Section 403(b) <u>Roth After-tax</u> Deferral Election.
	rublic School District ("District") to withhold \$(whole dollar amount or compensation) from my compensation per pay period.
	f the first pay date which is not less than ten (10) business days following the date of trict shall remit the withheld funds to the following Vendor(s) that I have selected:
Amount (whole dollar)	District-Approved Vendor Name
\$	
Amount (whole dollar) {00002251.DOC}	District-Approved Vendor Name

	I.

the Wisconsin Deferred Compensation Plan	OCP Section 457(b) Election PRE-TAX I have elected to participate in a ("WDCP") sponsored by the Wisconsin Department of Employee Trust a Public School District ("District") to withhold \$ ion per pay period.
	first pay date which is not less than ten (10) business days following he District shall remit the withheld funds to the following Vendor(s)
Amount (whole dollar) \$	Vendor Name sconsin Deferred Compensation
participate in the Wisconsin Deferred C Department of Employee Trust Funds.	Section 457(b) Election POST-TAX I have elected to compensation Plan ("WDCP") sponsored by the Wisconsin I hereby authorize the Medford Area Public School District (whole dollar amount) from my compensation per pay period.
	first pay date which is not less than ten (10) business days following he District shall remit the withheld funds to the following Vendor(s)
Amount (whole dollar) \$	Vendor Name sconsin Deferred Compensation

V. Terms/Conditions. This Agreement is legally binding upon me and may be terminated by me only by giving notice of termination in the payroll period preceding the payroll period in which the terminations is to be effective.

I understand and agree that there are limitations on my deferrals under the Medford Area Public School District Employee Savings Plan (403(b) Plan) and the Wisconsin Deferred Compensation Plan and that my contributions under this election do not exceed those limits. Further, I confirm that any deferrals in excess of the general limitations are due to my eligibility for either "catch-up" election which allows for a deferral in excess of the \$23,500 limit (for 2025), adjusted annually) for the 403(b) plan and \$23,500 limit (for 2025), adjusted annually) for the WDCP Section 457(b) Plan.

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By the execution of this Agreement, I represent that:

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- 1) This Agreement shall terminate any prior Salary Reduction Agreement executed between myself and the District under the Medford Area Public School District Employee Savings Plan (403(b) Plan) and the Wisconsin Deferred Compensation Plan.
- 2) I have not executed more than the number of Salary Reduction Agreements permitted during the same plan year under the Plan(s).
- 3) I have made an independent determination as to my desire to make these salary deferrals.
- 4) I have assessed the risk associated with such investment(s) and have determined, with such professional advice as I deemed necessary, that the product offered by the Vendor is suitable to me.
- 5) The District has no responsibility to evaluate or apprise me, now or in the future, as to the performance, status or otherwise as to the operation or viability of any product offered by the Vendor or alternative investments.
- 6) I have made an independent determination as to my deferral level after consideration of the requirements of law and affirm that my contributions are within the limits of the law.
- 7) I understand that I am responsible for determining that the amount of my deferral contributions elected above in this Salary Reduction Agreement, plus any amount deferred under a SIMPLE plan, a 401(k) plan or other 403(b) plan not sponsored by the District, does not exceed the maximum limit specified under Internal Revenue Code section 402(g) for any given plan year.

By executing this Agreement, I hereby elect, where the general limitations of Code sections 403(b), 415(c) and 457(b) are not satisfied, such alternative limitations as are available and necessary for me to comply with the annual addition limitations, as determined under Code sections 415(c)(4) and 457(e).

I release the District from any and all claims that I may assert in the event that the product which I have chosen under this Agreement shall fail to qualify for preferential tax treatment under Code section 403(b). I understand that the District assumes no responsibility, actual or implied, with respect to the calculation of the contribution or the limits on such contributions.

Dated this 21st, day of August 2025

Signature of Employee	
Signature of Employer/Audra Brooks	

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