403(b) SALARY REDUCTION AGREEMENT FORM (SRA) For Tax Sheltered Annuities and Custodial Accounts

- Please supply the information requested below.
- Read all agreements on this form before submitting.
- Fields having an asterisk notation are required.

403(b)

IMPORTANT NOTICE: Before You Sign, Read All Information on this form:

A Tax Sheltered Annuity ("TSA") is an investment account that is set aside for your retirement (only), and is paid for with "pre-tax" dollars. A Custodial Account ("CA") is the group or individual custodial account or accounts, established for each Employee, by the Employee, or by each Employee individually, to hold assets of the Plan. Unless utilizing the catch-up provisions, your Maximum Allowable Contribution ("MAC") cannot exceed \$20,500 (\$27,000 if age 50 or over) in 2022. Both TSA & CA receive tax deferred treatment.

Social Security Number: * Firs	st Name:		MI: * Last Nam	ne:		
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ddress:						
City:	*State:	*Zip:				
Date of Birth: * Pho	one:	*Email address:				
2: Employer Information	า					
Full Organization Name, City ar	nd State:			* Date of Hi	re: (mm/dd/yyyy)	_
3: Contribution Information	tion					
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Part 4: Agreements and Acknowledgements

The above named Employee where applicable, agrees as follows:

- 1. To modify his/her salary reduction as indicated above.
- 2. That his/her Employer transfers the above stated funds on Employee's behalf to OMNI for remittance to the selected Service Provider(s).
- 3. This SRA is legally binding and irrevocable with respect to amounts paid.
- 4. This SRA may be changed with respect to amounts not yet paid.
- 5. This SRA 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 SRA is submitted.
- 6. (a) That OMNI does not choose the annuity contract or custodial account in which your contributions are invested.
 - (b) OMNI does not endorse any authorized Service Provider, nor is it responsible for any investments.
 - (c) OMNI makes no representation regarding the advisability, appropriateness, or tax consequences of the purchase of the TSA and/or CA described herein.
 - (d) (i) OMNI shall not have any liability whatsoever for any and all losses suffered by Employee with regard to his/her selection of the TSA and/or CA, its terms, the selection of any service provider, the financial condition, operation of or benefits provided by said service provider, or his/her selection and purchase of shares by any service provider. Nothing herein shall affect the terms of employment between Employer and Employee.
 - (ii) Employee acknowledges that Employer has made no representation to Employee regarding the advisability, appropriateness, or tax consequences of the purchase of the annuity and/or custodial account described herein.
 - (iii) The Employer shall not have any liability for any and all losses suffered by an Employee with regard to the selection(s) of any TSA and/or CA, any related terms and conditions, the selection of any service provider, the financial condition, operation of or benefits provided by any service provider or the selection and purchase of shares by any service provider.
- 7. To be responsible for setting up and signing the legal documents necessary to establish a TSA or CA.
- 8. To be responsible for naming a death beneficiary under their TSA or CA. This is normally done at the time the contract or account is established. Beneficiary designations should be reviewed periodically.
- 9. That some service providers may take administration fees from your 403(b) account.
- 10. When provided all required information in a timely manner, OMNI is responsible for determining that salary reductions do not exceed the allowable contribution limits under applicable law, and will complete MAC calculations as required by law.
- 11. To contact OMNI and complete the appropriate OMNI forms for any requests for distributions, loans, hardship withdrawals, account exchanges plan-to-plan transfers or rollover contributions. Processing fees for the foregoing transactions may apply.
- 12. This SRA is subject to the terms of the Services Agreement between OMNI and Employer, and to the Information Sharing Agreement between OMNI and the Service Providers.
- 13. This agreement supercedes all prior salary reduction agreements and shall automatically terminate if Employee's employment is terminated.

Part 5: Employee Signature (Mandatory)

I certify that I have read this complete agreement and that my requested salary reduction(s), if in excess of my base limit, represent(s) my wish to utilize any catch-up provisions for which I may be eliqible. I further certify that I will notify OMNI in the event I begin contributing to another 403(b), 401(k) or 401(a) plan. I understand my

	ee under this Program, and I request that Employer take the action specified in this agreement. I understand that all rights under the under the Plan are enforceable solely by my beneficiary, my authorized representative or me.
Employee Signature:	Date:
I agree to comply with all pertin and agree that I must provide a to OMNI is utilized by OMNI to	nt and Representation of Sales Agent/Representative (Not Required to Submit SRA) ent written directives regarding the solicitation of Employee. In the event I provide OMNI with an Employee's date of birth ("DOB"), I acknowledge courate information based on documentation provided to me by the Employee. Furthermore, I understand that any DOB information I provide calculate the Employee's Maximum Allowable Contribution limits, which must be accurate to keep the Employer's plan in compliance with IRS or other responsibility for a claim or demand arising from an error in employee DOB I provide will be governed by the Information Sharing er and OMNI.
Sales Agent/Representative	Name: Phone:
Email:	
Signature:	Date:
I wish the above named be associated with this	agent to be copied on all e-mail communications sent to the plan participant, including certificate(s) of approval, which may transaction.
art 7: Employer Ackno	wledgement (If Applicable)
Salary:	# of TSA/CA Pay Periods: Effective Payroll Date:
Employer Name & Title:	
Employer Signature:	Date:

Please return this agreement to Omni Financial Group, Inc., unless otherwise advised by your employer:

Omni Financial Group, Inc.

220 Alexander Street, Suite 400 • Rochester, NY 14607

Toll Free: (877) 544-OMNI • Fax: (585) 672-6194

Please visit our website at www.omni403b.com

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