## Participation Agreement for Section 403(b) Tax-Deferred Annuity



Submit form to Human Resource Services, Box 35

Employee		Identification No			
parties hereto agree as employee by the amou	follows: Empl nt(s) indicated	oyee does hereby request a below and to pay such amo	ersity (employer) and the employer does hereby agrount(s) to the company(s) as in erms of Section 403(b) of the Ir	ee to reduce the salary of dicated below for the purpose	
Effective Date					
Add Change	Termiı	inate			
Company Name		Deduction Code	Per Pay Period	Annual Amount	
Effective Date					
Add Change	Termii	nate		Ţ	
Company Name		Deduction Code	Per Pay Period	Annual Amount	
however, that either party earned, by giving written Both parties hereby acknown that the annuities purchas administration of the empand all related regulation Employer shall have the rould cause excess cont with or without seeking er such are defined by Interest.	may terminate notice prior to the owledge that the sed, the determination of the determinatio	this agreement as of the end ne beginning of such pay periods agreement is intended to quination of limitations or exclusification plan be consistent authoritative provisions, in ally terminate this agreement if ternal Revenue Service provisions to direct any company named arvice.	ralify amounts involved for salary ions allowance, and other matters stent with Sections 403(b) and 41 n addition to the employer's admit employer has reason to believe sions, to result from continuation. ed above to refund to employee a	deferral. It is the parties' intent is directly related to the 5 of the Internal Revenue Code instrative rules and procedures. continued salary reductions Employer shall have the right any "excess" contributions as	
			alary reductions previously execu les and replaces all such prior ag		
employer and its trustees agreement. Employee ac employer could result in c	, officers, and e knowledges aw disallowance of	mployees, from all claims and areness that participation in or deferral of some or all of the a	e hereby agrees to indemnify and I liability of any type directly or inc ertain deferred compensation arra above amounts. Employee certified ployer, as well as any previous "e	firectly arising out of this angements with another is that any and all prior years'	
Employee's Approval					
	Signature		Date		
Employer's Approval					
	Cianatura		Doto		

0617-4493 / Middle Tennessee State University does not discriminate against students, employees, or applicants for admission or employment on the basis of race, color, religion, creed, national origin, sex, sexual orientation, gender identity/expression, disability, age, status as a protected veteran, genetic information, or any other legally protected class with respect to all employment, programs, and activities sponsored by MTSU. The Assistant to the President for Institutional Equity and Compliance has been designated to handle inquiries regarding the non-discrimination policies and can be reached at Cope Administration Building 116, 1301 East Main Street, Murfreesboro, TN 37132; Marian Wilson@mtsu.edu; or 615-898-2185. The MTSU policy on non-discrimination can be found at www.mtsu.edu/titleix.