

BIC U.S. 403(b)(9) PLAN EMPLOYEE SALARY REDUCTION AGREEMENT

Employee Information					
Employee:				Account Number:	
Address:					
SSN:		Phone Number :		Email :	
Birthdate:		Date Age 59 1/2 :		Date Age 73 :	
Employer Name:			Trustee/Issuer : General	Conference Board of Brethren in Christ U.S.	
Part A: Deferral Election					
Please make one selection from the choices below. Multiple elections in this Part A require separate forms.					
□ 1	Signature section.)				
□2	I, the above-named Employee of the Employer, hereby apply to participate in Employee Elective Deferrals, and enter into the following Salary Reduction Agreement. (Please complete the balance of this form.)				
Part B: Elective Deferrals					
The undersigned Participant hereby directs the Employer to make the following payroll deductions if permitted in the underlying plan document, to be paid to and invested by the BIC Foundation. My Employer's administrative policies will determine when contribution instructions are implemented. I elect to defer the amounts by which my salary or wages are reduced to the Employer's 403(b) Plan as Elective Deferrals under the Plan, as follows:					
□1	Pre-Tax Elective Deferrals			ensation (not to exceed%) per pay ith your Employer for available period options)	
Part C:	Additional Contribution Election		<u>,,,</u>	,	
I am contributing more than the employee elective deferral limit under IRC Section 402(g), as indexed. (Check if applicable)					
1	I am contributing \$ (maximum \$7,500 for 2025, indexed) using the age 50 and older catch up election or up to \$11,250 using the age 60 to 63 catch up election. I am age at the end of the current tax year. Additional Contribution Elections will be reduced from				
Part D: Agreement					
By signing this Agreement, Employee agrees to modify his/her salary as indicated above and Employer agrees to contribute this amount on Employee's behalf into the 403(b) custodial account(s) selected by Employee and authorized by the Employer. It is intended that the requirements of all applicable state and federal tax rules and regulations (Applicable Law) will be met. The Employee understands and agrees that this Agreement:					
1	Is legally binding and irrevocable with respect to amounts paid or available while it is in effect; however, is effective only for amounts not yet				
2	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 reduction agreement is submitted.				
Employee further agrees that:					
In conjunction with his/her Employer, he/she is responsible for determining that his/her salary reduction amount does not exceed the limits of the Applicable Law.					
He/she is responsible for the accuracy of the information provided by Employee, which is used in determining Employee's maximum annual contribution limit.					
Employer has no liability for any losses suffered by Employee that result from his/her participation in the 403(b) plan.					
He/she acknowledges that Employer has made no representation to Employee regarding the advisability, appropriateness or tax consequences of the purchase of the 403(b) plan. Nothing herein shall affect the terms of employment between Employer and Employee.					
This agreement supersedes all prior 403(b) salary reduction agreements and shall automatically terminate if employment with the Employer is terminated.					
Part E: Important Information					
In order to receive the expected tax results, Employees are responsible for investing in custodial accounts that meet the requirements of Section 403(b) of the Internal Revenue Code.					
2	Employees are responsible for naming a death beneficiary under the 403/h) plan. This is normally done at the time the custodial account is				
3	Employers are responsible for all distributions and any other transactions with the BIC Foundation. All rights under the custodial accounts (unless a group arrangement) are enforceable solely by Employee, Employee's beneficiary or Employee's authorized representative. However				

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Part F: Signatures I certify that I have read this complete Agreement and that my salary reductions do not exceed contribution limits that I am eligible for the catch up election(s), if selected, under Part C above. I understand my responsibilities as Employer to take the action specified in this Agreement. I understand that there may be excess contributions to n another business. In such event, the maximum contribution to all plans that I control and my 403(b) accounts or a 415 limits, plus the age 50 or 60 to 63 catch-up limit, if applicable. I understand that my Employer is responsible and I understand that I must notify my Employer that I have control of another business to ensure that I have not	an Employee under the 403(b) plan, and I request my 403(b) if I own more than 50% ("control") of annuities for the year may not exceed IRC Section for knowing that I may control another business			
☐ I control another consulting or other business or company.				
I understand that all rights under the custodial accounts (unless a group arrangement) established by me under the 403(b) plan are enforceable solely by me, my beneficiary or my authorized representative. By signing this Agreement, I authorize the BIC Foundation, or their delegee to provide information on my Account to Employer or another Vendor if such information is necessary for compliance purposes or to effectuate such transactions as I may request.				
Signature of Employee	Date			
Signature of Employer	Date			
Effective Date: Make the effective date of this agreement the first day of the pay period following the date that I, the parti Make the effective date of this agreement: / (Must be a future date)	icipant, have signed above.			

Once this form is completed, signed, and dated, please retain a copy for your records, and return the original copy to your employer.

Employees are responsible for determining that salary reductions do not exceed the allowable contribution limits under Applicable Law.

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