Worksheet for Congregational Development of Professional Church Worker Compensation

1. Base Salary a. Education Level and Number of years of creditable service (Exhibit 2, p. 17-18) (See p. 6, 7 th bullet in Part III for assistance in determining levels of second career workers.) b. Adjustment for size of congregation/school x (Salary Index, p. 8)	
c. Adjustment for regional COLA	
Subtotal	
(Amount designated for Housing Allowance (Exhibits 3 and 4, p. 19-20)	
2. Allowances and Supplemental Benefits	
a. Housing Equity (if parsonage or renting) (p. 9-10) b. Social Security (p. 12) c. Retirement, Welfare, Survivor Benefits	
(p. 12) d	
3. Ministry Related Expenses	
a. Auto	
(p.14) b. Continuing Education, Professional Seminars	
(p.14) c. Conferences (District/Synod)	
(p.14) d. Memberships in Professional Organizations	
e. Professional Books/Periodicals (p.14)	
f	
g TOTAL	

OM-330

Exhibit 2.

OM-330

Exhibit 2.

Sample Resolutions for Establishing Housing Allowances

Sample 1

RESOLVED, that (name of Congregation) as a Standing Resolution to remain in force and effect until such time as amended or revoked, hereby authorizes and establishes a housing allowance for each Minister of the Gospel at any time serving it in the amount of \$	
Sample 2	
RESOLVED, that (name of Congregation), as a Standing Resolution to remain in force and effect until such time as amended or revoked, hereby authorizes and establishes a housing allowance for each Minister of the Gospel at any time serving it in an amount each year equal to% of that person's gross annual compensation.	
Sample 3	
RESOLVED, that (name of Congregation), as a Standing Resolution to remain in force and effect until such time as amended or revoked, here authorizes and establishes a housing allowance for (individual's name) at any time serving it in the amount of \$	
Sample 4	
RESOLVED, that (name of Congregation), as a Standing Resolution to remain in force and effect until such time as amended or revoked, hereby authorizes and establishes a housing allowance for (individual's name) at any time serving it in an amount each year equal to% of that person's annual compensation.	
Sample 5	
BE IT RESOLVED that the dollar amounts noted adjacent to the names of those individuals listed below, be stipulated as rental allowance for theyear in accordance with the regulations of the Internal Revenue Service. It should be noted also, that each of those individuals fully understands that the "Burden of Proof" is upon them to substantiate those amounts." (List professional workers below.)	

Exhibit 4

Housing Allowance Designation

In compliance with the IRS ruling for housing allowance, that provides for advance declaration of the amount of housing allowance before receipt of payment, I (we) make the following declarations:

ITEM		Amount
Housing Payments (Principal and Interest of	or Rental)	
Taxes		
Utilities		
Telephone		
Insurance		
Maintenance		
Repairs		
Furnishings		
Total		
I (we) request that (Name and location of C \$of my 201 remuneration as "Housi Assembly of (Title of Responsible Body) n declaration and the "Burden of Proof" is m amounts indicated above.	ng Allowance" and record same in neeting to be held (insert date). I a	to the minutes of the Voter's lso understand that it is my (our)
(Signature)	(Signature)	(Date)
(If you file a joint return, both husband and	i wite should sign.)	

Exhibit 5

Flexible Spending Arrangement

SALARY REDUCTION AGREEMENT

This Agreement is made and entered into on	, 202,
by and between	(the "Employer") and
(the "Work	cer").
RI	ECITALS
SINCE, the Worker is employed by the Employer;	
SINCE, the Worker is a participant in the Concordia He all or part of the cost for Dependent coverage under sai	ealth Plan of The Lutheran Church-Missouri Synod and pays d Plan;
SINCE, the Employer has adopted a resolution adoptin Arrangement") which is attached hereto and incorporat	g a flexible spending arrangement (the "Flexible Spending ed by reference; and
SINCE, the Worker desires to participate in the Flexible the worker the opportunity to participate in the Flexible	e Spending Arrangement, and the Employer desires to offer e Spending Arrangement:
TERMS AN	ND CONDITIONS
THEREFORE, in consideration of the mutual promises follows:	herein contained, the Employer and the Worker agree as
1. By means of this Agreement, the Worker elects to p	articipate in the Flexible Spending Arrangement.
2. During the term of this Agreement, the worker authorized basis (based upon the Employer's regular payr	orizes the Employer to withhold in equal installments on a roll period) the annual amount ofdollars (\$) per calendar year ("Yearly
	with the first payment of compensation after the effective ant shall be prorated for periods of employment during any

- 3. The Employer and the Worker agree that the amount withheld from the Worker's salary will be credited by the Employer to a bookkeeping account bearing the name "Dependent Withholding". The Employer agrees to remit the installment to the Concordia Health Plan in payment of the worker's share of the Concordia Health Plan contributions.
- 4. The Worker and the Employer agree that this Agreement shall be effective (a) for one year beginning on the first day of the immediately succeeding January, or (b) for the portion of the current calendar year remaining in the case of a newly eligible worker, or (c) in the first year of the Flexible Spending Arrangement in the case of worker eligible to participate in the Flexible Spending Arrangement before the effective date, for the portion of the year remaining after the effective date of the Flexible Spending Arrangement. Unless the Worker in writing notifies the Employer prior to the expiration of this Agreement of his/her intention not to renew this Agreement, this Agreement will be automatically renewed for another one-year term effective the next succeeding calendar year.

such calendar year, which is less that a full calendar year.

- 5. The Employer agrees (a) to reduce the Worker's gross income by the amount of the Yearly Contribution Amount actually withheld and remitted pursuant to the Agreement, and (b) to adjust the Worker's gross income to reflect his/her lower salary for purposes of state (if applicable) and federal income tax and Social Security tax withholding.
- 6. The Worker agrees that his/her election to participate in the Flexible Spending Arrangement, as evidenced by this Salary Reduction Agreement, is irrevocable for the plan year to which it applies; provided, however, that he/she may change this elect on account of a change in family circumstances, provided that the change in the election directly related to the changed circumstances, as permitted by the Internal Revenue Code of 1986, as amended. The Worker agrees that he/she may not repudiate, or "take back," his/her election in order to receive his/her normal salary, a refund or the Yearly Contribution Amount, or some other benefit. The Worker and the Employer further agree that the Worker shall not be able to use a Salary Reduction Agreement to decrease his/her salary for one year in order to obtain any benefits in later years.
- 7. This Flexible Spending Arrangement has not been and will not be submitted to the Internal Revenue Service for approval, and this, the Employer does not assure that intended tax benefits will be available. By accepting potential benefits under this Flexible Spending Arrangement, any covered Worker and his/her covered dependents agree to be liable for any taxes or penalties, plus interest, if any, that the federal or state government may impose with respect to these benefits for the Yearly Contribution Amount.
- 8. The Worker agrees that the Employer shall not be liable for any loss or obligation with respect to any medical or dental benefit under the Concordia Health Plan. The Worker further agrees that in the event of the Employer's failure to properly remit the withheld amount to the Concordia Health Plan, his/her exclusive remedy under this Agreement (after giving the Employer adequate opportunity to correct any error) will be a refund of the amount withheld, which was not properly paid.

IN WITNESS WHEREOF, the parties have executed this Agreement			
this	day of	, 202	
		Worker Signature	
		Employer Representative Signature & Title	

Additional Worksheets

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(Exhibits 3 and 4, p.19-20)	
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b. Social Security	
(p.12)	
c. Retirement, Welfare, Survivor Benefits (p.12)	
d	
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f	
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TOTAL	
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TOTAL