## CONTRACT FOR A TEACHER OF A CATHOLIC SCHOOL

Γhi		(date), by	
	sconsin, hereinafter designated as the Teacher (Employee).	(address), Employer and	(City), (Teacher) hereinafter designated as
ГН	IE TEACHER AGREES:		
1.	courses assigned by the Principal and knowledge, skill and efforts to the p which may include but are not limit	d to perform the other duties or responsibili- erformance of his/her duties as teacher and ed to the following: participating in and att	(Principal). To teach and supervise the grade, grades or ities involved in said assignment. To devote his/her I to follow other duties and directives assigned by the Principal, ending Mass with students; praying with and leading students g students for participation in Mass, sacraments and other
2.	To attend and participate in school fibe called by school authorities.	aculty meetings during or outside of regula	ar school hours, and such other professional meetings as might
3.	To comply with the Catholic teacher Wisconsin educational preparation.	educational preparation and certification req	uirements of the Archdiocese of Milwaukee and State of
4.	To provide leadership in maintainin climate conducive to learning.	g a Catholic atmosphere in character devel-	opment and religious training and to contribute to a desirable
5.	To observe policies and procedures	of the local Parish/School, as well as the po	licies and regulations of the Archdiocese of Milwaukee.
5.	of Ethical Standards for Church Lea	ders. To model and teach Catholic religiou	es of the Parish/School, tenets of the Catholic Church and Code is and moral values, and to perform all duties and responsibilities nity in accordance with the doctrines, laws and norms of the
7.	-	growth and: to maintain proper certificatio Public Instruction; or obtain certification/lid	n /licensure according to Parish/School Policy, Archdiocesan censure pursuant to Archdiocesan policies.
ГН	IE PARISH/SCHOOL AS EMP	LOYER AGREES:	
1.		yearly salary of \$termination or reduction in force. The salar	subject to deductions required or allowed by law. Salary y shall be paid in installments as follows:
2.	Such paid leave is limited by Parish	-	ave will be provided as specified by local Parish/School policy. In of five days paid leave in any one school year for a full-time sence.
3.	_	der local personnel policy, deduction may basence. The number of workdays shall be	be made from the teacher's salary at a rate of 1/ of e considered days.
1.	the employer. Continued unsatisfact grounds for discharge include, but a teach; inability to provide appropria	ory work or conduct shall be considered or re not limited to: failure to comply with co	hout good and sufficient cause which shall be determined by ne such justifiable reason for discharge. Other justifiable ntractual obligations or Parish/School policies; inability to frequent absenteeism; unreasonable tardiness; unprofessional t not in keeping with Catholic principles.
5.			mployment before the expiration of the term of this an policy 4530: Termination of Employees and/or

6. In the event that the employer terminates the non-probationary teacher's employment, the teacher shall have the right to voluntarily pursue the Grievance Procedures as stated in local Parish/School policy and/or Archdiocesan policy 4540: Employment Grievances. Pursuit of such grievance shall not delay the effective date of such termination.

## **BOTH PARTIES AGREE:**

- That the first two one-year contracts with a parish/school are collectively deemed to constitute a two-year probationary period, and either contract can be terminated by the employer with or without cause at any time during such period.
- That a regular program of supervision and evaluation should be followed, Archdiocesan Policy 4510: Evaluation of Parish and School 2. Personnel.
- That both parties will teach and act consistently in accordance with Catholic doctrine and Catholic moral and social teaching, and that as a Teacher, Employee is a ministerial leader and plays a vital role in carrying out the mission of the Parish/School and Catholic Church.
- That if, as to any contract following the initial two one-year contracts, the employer or the non-probationary teacher shall be unwilling to renew that contract for the following school year, either party shall provide written notice to the other on or before April 15th. Archdiocesan Policy 4531: Non-Renewal of Contract should be followed.
- That any non-probationary teacher contract that is offered for the next school year should be offered by (date), and if accepted by the teacher, signed and returned to the school by
- This Contract (unless the initial two contracts) shall be terminated or altered only by mutual agreement in writing signed by both parties, (except as noted in #4, #5, and #6, "The Parish/School as Employer Agrees" or #10, Both Parties Agree).
- This Contract is made solely between the undersigned parties and constitutes the entire understanding with respect to the subject matter therein. There are no restrictions, promises, covenants or undertakings other than those expressly set forth or incorporated by reference herein. This Contract supersedes all prior negotiations, agreements and undertakings between the parties with respect to such subject matter. Any changes or additions, i.e., addendums to this contract must be made in writing and signed and dated by both parties.
- The Employee agrees that the sum of \$1,500 will be a fair and reasonable sum to compensate the employer for damages (e.g. damages in the form of time, effort and financial reimbursement to pay and secure substitute staff) it may incur as a result of the employee's termination of this contract at any time during the contract period. However, if the employee submits a written resignation 30 days or less prior to the commencement of the contract, the fee due to the employer will be \$1,000. The employee agrees that the employer may deduct such liquidated damages from wages due but not yet paid, and that the amount of liquidated damages will be more significant once the contract has commenced.
- If reduction in force becomes necessary during the term of this contract, the Principal should use written procedures and criteria as currently approved by the employer as specified under local personnel policy and/or Archdiocesan policy 4532: Reduction in Force.
- 10. Parish/School has a right to amend, suspend or terminate the contract and/or any individual term of the contract for any reason, circumstance, or event beyond Parish/School's control, In the event that this Contract is amended, suspended, or terminated pursuant to this provision: Parish/School shall provide written notice to Employee as soon as practicable. Such amendment, suspension or termination shall not constitute a breach of contract by Parish/School, and Parish/School shall not be responsible to Employee for any loss resulting from the amendment, suspension or termination, or any failure to perform any terms or conditions of the Contract, except that parish/School shall be responsible for payment of wages for work actually performed based on the "per day" rate identified in the Contract.

(date) and shall end on

This contract shall commence on	(date) and shall end on	(date).
In witness whereof the parties hereto have affixed their signature this and on behalf of the parties they represent.	day of	(date) for
PARISH/SCHOOL	TEACHER	
By:  PASTOR/PARISH DIRECTOR/PRESIDENT	IF A RELIGIOUS, COMMUNITY RE	PRESENTATIVE
PRINCIPAL		

Revised: 03/2023; ONE SIGNED COPY TO PERSONNEL FILE, ONE COPY TO EMPLOYEE, ONE COPY TO PASTOR/PARISH DIRECTOR/PRESIDENT