

SCHOOL EMPLOYEE CONTRACT

YEAR: 2019-2020

EMPLOYEE CONTRACT NO.: 2

STATE OF ARKANSAS COUNTY OF LOGAN

PARTIES: The BOONEVILLE School District, Party of the First Part, and JOHN ANTHONY WEAVER, Party of the Second Part, agree as follows:

EMPLOYMENT: The Party of the First Part by a majority vote of the School Board at a legally held meeting on **NOVEMBER 12, 2019** agrees to employ **JOHN ANTHONY WEAVER**, Party of the Second Part, as provided herein:

SERVICE: Party of the Second Part agrees to perform services as follows: **TRANSPORTATION DIRECTOR**
Additional Duty:

These services will be rendered in accordance with the policies set forth by the Party of the First Part. Compensation has been included in the total contract amount for all of the above services. Any change in services may result in a reduction of or an addition to the total compensation under this contract.

TIME: The period of time covered by this contract is **152** days, from **11/12/2019** through **06/30/2020**.

COMPENSATION: Total compensation under this contract is **\$21,158.40** to be paid in **8** installments. Rate of compensation will be as follows: **\$2,644.80**

Furthermore, the Party of the First Part is authorized to make legally required deductions from the compensation herein stated. Manual calculations of the above stated compensation may vary by cents. In this event the amount stated above shall govern.

BOARD POLICIES: The Parties in this contract agree to comply with all policies established by the Board of Education.

CERTIFICATION: The Party of the Second Part certifies that, at the date of this contract, he or she is not under employment contract with another school district.

REFUND OF UNEARNED COMPENSATION: The Party of the Second Part agrees to refund the Party of the First Part any compensation received for which no services were rendered.

TERMINATION: This contract may be terminated by either party pursuant to law.

OTHER CONDITIONS: Any subsequent contracts shall supersede the provisions of this contract.

OTHER DUTIES AS ASSIGNED BY THE SUPERINTENDENT.

THIS CONTRACT IS FOR \$17.40 X 8 HRS X 152 DAYS

YEARS OF SERVICE = 0 (EXPERIENCE CREDIT YEARS = 10)

Given on: **NOVEMBER 13, 2019**

BY: _____
JOHN ANTHONY WEAVER

BY: _____
Board President

Address

Phone

BY: _____
Board Secretary

NAME: RHONDA G LYLE

SCHOOL EMPLOYEE CONTRACT

YEAR: 2019-2020

EMPLOYEE CONTRACT NO.

STATE OF ARKANSAS COUNTY OF LOGAN

PARTIES: The BOONEVILLE School District, Party of the First Part, and **RHONDA G LYLE**, Party of the Second Part, agree as follows:

EMPLOYMENT: The Party of the First Part by a majority vote of the School Board at a legally held meeting on **NOVEMBER 12, 2019** agrees to employ **RHONDA G LYLE**, Party of the Second Part, as provided herein:

SERVICE: Party of the Second Part agrees to perform services as follows: **BUS DRIVER**
Additional Duty:

These services will be rendered in accordance with the policies set forth by the Party of the First Part. Compensation has been included in the total contract amount for all of the above services. Any change in services may result in a reduction of or an addition to the total compensation under this contract.

TIME: The period of time covered by this contract is **115** days, from **11/12/2019** through **05/19/2020**.

COMPENSATION: Total compensation under this contract is **\$3,926.10** to be paid in **9** installments. Rate of compensation will be as follows: **\$436.23**

Furthermore, the Party of the First Part is authorized to make legally required deductions from the compensation herein stated. Manual calculations of the above stated compensation may vary by cents. In this event the amount stated above shall govern.

BOARD POLICIES: The Parties in this contract agree to comply with all policies established by the Board of Education.

CERTIFICATION: The Party of the Second Part certifies that, at the date of this contract, he or she is not under employment contract with another school district.

REFUND OF UNEARNED COMPENSATION: The Party of the Second Part agrees to refund the Party of the First Part any compensation received for which no services were rendered.

TERMINATION: This contract may be terminated by either party pursuant to law.

OTHER CONDITIONS: Any subsequent contracts shall supersede the provisions of this contract.

OTHER DUTIES AS ASSIGNED BY THE SUPERINTENDENT.

THIS CONTRACT IS FOR \$17.07 X 2 HRS X 115 DAYS

YEARS OF SERVICE = 0

Given on: **NOVEMBER 13, 2019**

BY: _____
RHONDA G LYLE

BY: _____
Board President

Address

Phone

BY: _____
Board Secretary