

*The following information is not part of the contract but is given for district records:
Certificate Based on «Degree Hrs» Additional Hours.*

Total Years of Experience: «Years Exp»

Years in this District: «Dist Yrs»

Social Security Number: XXX-XX-«SSN4»

Member of Teacher Retirement: Yes

PARKERS CHAPEL SCHOOL DISTRICT #35

TEACHER'S CONTRACT

STATE OF ARKANSAS

COUNTY OF UNION

This agreement is entered into by and between the **Parkers Chapel School District** and «Fname Lname» for and in consideration of the mutual covenants and agreements set forth herein.

- I. The School District, District hereafter, by a majority vote of those members of its board of directors present at a legally held meeting on the **13th day of April, 2015** agrees to employ «Fname Lname», Employee hereafter, as a «Position» to perform services as directed by the Administration.
- II. The time period covered by this contract is from **July 1, 2015**, to **June 30, 2016**, for «Days» days.
- III. The District agrees to compensate Employee as follows: \$ «Tot Salary» to be paid in 12 installments.

Total compensation under this contract is derived from Base Salary \$ «BaseDays» plus:

\$ «Stipend 1» stipend* for «Duty 1»; \$ «Stipend 2» stipend* for «Duty 2»;

\$ «Stipend 3» stipend* for «Duty 3»; \$ «Stipend 4» stipend* for «Duty 4».

*Stipend is for stated school year only and is not automatically renewed.

IV. OTHER CONDITIONS OF EMPLOYMENT:

Compensation will be the amount of the 2014-2015 salary schedule plus any additional state and local contributions for the School Year 2015-2016.

- V. The District's personnel policies in effect at the time this contract is executed shall be considered part of this contract by incorporation and will be binding upon both parties unless changed by mutual consent.
- VI. Employee certifies that at the date of this contract Employee is not under contract with another school district with the exception of shared employment with a district in addition to this District.
- VII. Employee agrees to refund to the school district any compensation received for which no services were rendered.
- VIII. Contract is null and void if not returned within 30 days of receipt.

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