## DIOCESE of DAVENPORT BOARD OF EDUCATION

**POLICY 303.2** 

## **Probationary Teacher Contract**

This agreement is entered into between		(hereafter designated as the employer)				
and	(he	reafter designated as th	e employee).			
IT IS H	IEREBY AGREED AS FOLLOWS:					
1.	<b>RESPONSIBILITY.</b> The employee represents that the employee is qualified to fulfill the professional services required in this contract, and that a copy of certificates, qualifications, transcripts, or other required documents are on file in employer's administrative offices.					
2.	<b>TERM.</b> The term of this contract shall be	egin on	_ and termina	ite on	and includes	
	days of service specifically the agreement is for services rendered from to					
	with	payments	from	to	<del></del>	
3.	<b>DUTIES.</b> The employee promises to support the Catholic mission and philosophy of the school, the policies and regulations of said employer and the Board of Education of the Diocese of Davenport, and will faithfully perform the duties of as stated in the job description. Employee will observe the policies, regulations and directives of the Diocese, the local Board of Education, the State Department of Education (with the understanding that when applicable the Faith Formation Guidelines is overriding), and will know and abide by the policies and procedures specified in the Diocesan and local school/parish handbooks.					
4.	<b>COMPENSATION.</b> The employer shall pay the employee a salary of \$ a year, payable in equal (semi-monthly, monthly) installments, less the deductions which are either required by law or authorized under the terms of this contract. Components for less than a full year will be based on the percentage of days allowed less any deductions. Unauthorized or leave exceeding that allowed by contract and benefits attachment shall be without pay and may affect job performance reviews.					
5.	<b>BENEFITS.</b> The following benefits shall be provided by the employer: (If using an attachment note that her e.g. see Attachment 1).					
6.	DISCHARGE. The employer shall have the this contract for reason, which may inclua. inefficiency or incompetence; b. insubordination;	_		spend the emp	loyee during the term of	
	<ul><li>c. disability, as shown by medical evide</li><li>d. immoral conduct as identified in Pol</li></ul>				65.	
7.	BREACH OF CONTRACT. If teacher terming required to pay an amount not to exceed this breach and will make every effort to one of the contract o	for associate	ed costs. Tead	her recognizes	the disruptive effect of	
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**8. AGREEMENT.** This contract is the entire agreement between the employer and the employee and extends for only this term. Issues and timelines related to future contracts are governed by Policies for Faith Formation and Education Programs. This contract supersedes all prior written or oral agreements; there are no agreements outside of the contract other than those as specifically set forth herein; and this contract may not be amended, changed, modified or altered without the written consent of both the employer and the employee.

This contract must be signed and returned by	<del>.</del>
IN WITNESS WHEREOF, the parties hereto have affixed the	eir signatures on the date set forth opposite their signatures.
Official title of corporation (parish/school institution)	
Ву:	
(Signature) Principal	Date
(Signature) Pastor or Canonical Administrator	Date
(Signature)Board of Education President	
(Signature) Board of Education Freshaent	Butc
Signature Superintendent of Schools	Date
Signature Superintendent of Schools	Date
(Signature) Employee	Date

Policy Adopted: March 15, 1989 Policy Revised: June 5, 2002 Policy Reviewed: May 17, 2010 Policy Revised: December 2015 Policy Revised: October 2019 Policy Promulgated: October 17, 2019