Rule 24.2 CONTINGENT CONTRACT OF EMPLOYMENT WITH MISSISSIPPI PUBLIC SCHOOL DISTRICTS.

CONTINGENT CONTRACT OF EMPLOYMENT WITH MISSISSIPPI PUBLIC SCHOOL DISTRICTS

This agreement is made and entered into as of the dates indicated below, by and between

| First Name | Middle Name | Last Name | Social Security Number | | | | |
|---|--|-------------------------|--|--|--|--|--|
| (employee), and to (employer), with school board of the | the employee having b | een duly elected and a | School District pproved for employment by the | | | | |
| Check (x) the app | ropriate box | | | | | | |
| education program | n before September 1, I of Education before | | on from an approved teacher e of a proper license by the | | | | |
| □ This agreement is contingent upon employee's graduation from an approved teacher education program before December 31, 20, or the issuance of a proper license by the Mississippi Board of Education before February 15, 20 | | | | | | | |
| This agreement w | rill be null and void sho | ould this condition not | be satisfied by the employee. | | | | |
| If the agreement is declared null and void in accordance with the terms and conditions set out above, both parties do hereby agree that the employee will be paid for services to that date only for such amounts as are paid to substitute teachers in the district. The employee further agrees that the district may withhold from the employee's final salary payment, or take such legal action as may be necessary to collect from the employee, any amounts previously paid in excess of the amount paid to substitute teachers. This agreement provides: | | | | | | | |
| That the employe and shall hold the | <u> </u> | the employer for the s | scholastic year(s) 20 20 | | | | |
| | Assistant Superinten | dent, Principal, Licens | ed Employee | | | | |
| | e available to perform | assigned duties beginn | aid scholastic year. And that the ing on, erwise, as may be amended by the | | | | |

| employer due to an emergency or other good cause employer. | in accordance with the policies of the |
|--|--|
| That the employee will perform assigned duties during will consist of days and will commence and the policies of the employer. That the employee agrees to reassignment during the license is held. | d end on dates established in accordance with |
| That in consideration for the duties performed under compensate the employee with an annual salary of basis as determined by the local school board. And accordance with the policies of the employer and is Education Program scale for the appropriate license an amount from the local salary supplement scale of employer as compensation for which other duties as school district may reduce the employee's state min comply with the school district employee furlough of such salary is conditioned upon the availability of salaries. Employee's salary shall be payable in account and the Constitution of the State of Mississippi, in effirst month of employment, regardless of the number the employee. If employee fails to complete the corroverpayment, employee shall become liable immed district for the sum of all amounts received in payment compensation paid for which service has been rend Stafford Loan rate at the time employee discontinuous | that the annual salary is established in based on an amount from the Adequate and years of experience of the employee and f the employer, and/or an amount from the re to be performed by the employee. The imum salary by a pro rata daily amount to provisions provided in statute. The payment f adequate education funds provided for ordance with applicable state and federal law equal monthly installments beginning in the er of days worked in any particular month by intractual obligation and receives any liately to the school board of the employing nent less the corresponding amount of any ered, plus interest accruing at the current |
| This contract shall be subject to all applicable police employer, the Mississippi Educator Code of Ethics State Board of Education, and the laws of the State from the Superintendent's office. This contract is su to the end of the school year by an Interim Superint Education in a District of Transformation established and/or 37-17-13. | and Standards of Conduct as adopted by the of Mississippi, copies of which are available abject to being terminated immediately prior tendent appointed by the State Board of |
| This contract of employment has been executed in contract of the employee and the duly authorized the signature of the employee and the duly authorized the signature of the employee and the duly authorized the signature of the employee and the duly authorized the signature of the employee and the duly authorized the signature of the employee and the duly authorized the signature of the employee and the duly authorized the signature of the employee and the duly authorized the signature of the employee and the duly authorized the employee and the employee and the duly authorized the employee and the emp | - |
| Superintendent | Employee |
| Date | Date |

The employer does not discriminate on the basis of sex, race, religion, color, national origin, age or handicap.

NOTE: In accordance with state law, if the employee should arbitrarily and willfully breach this contract and abandon his or her employment without first being released by the school board of the school district, then the school board may recommend to the Mississippi State Board of Education that the teaching license of the employee be suspended for a period of one (1) scholastic year.

NOTE: This contract shall only be used for school district personnel whose positions require certification by the Mississippi Department of Education.

Source: Miss. Code Ann. § 37-1-3 (Revised 09/2022)