THIS CONTRAC	CT, made this	day	of			year	of		, by	and be	etween		
		Charter	School	in				,	Idaho	("the S	School"),	and	
			("the Te	eacher").									
WITNESSETH:													
1. The School he	reby employs the	Teacher pursuant	to Idał	no Code §	§ 33-5	206 for	the du	ration of	the _			sch	ool year,
consisting o	f a period of		days,	and ag	rees	to pay	the	Teacher	for	said	services	а	sum of
				Dollars	(\$		) (	of which _		sh	all be pa	ıyabl	le on the
(	day(s) of the me	onths			year	of		_ to					year of
inc	lusive, and such d	other monetary be	nefits a	s accorde	ed to it	ts certific	ated e	employees	s by tl	he Scho	ool.		

#### 2. Teaching assignment(s): \_\_\_\_

and such other duties as may be assigned by the School for which the Teacher is properly certified and endorsed.

- 3. The Teacher agrees to perform all teaching assignments made by the School in accordance with the highest professional standards and to have and maintain the legal qualifications required to teach in the aforesaid grades or subjects during all times that performance is required hereunder.
- 4. It is understood and agreed between the parties that this Contract is subject to the applicable laws of the State of Idaho, such duly adopted rules of the State Board of Education that apply to public charter schools, and the policies of the School which are, by reference, incorporated herein and made a part of this Contract the same as if fully set forth herein, and that no property rights attach to this Contract beyond the term of this Contract.
- 5. A full year under this Contract will count towards renewable contract status, in accordance with Section 33-515, Idaho Code.
- 6. Any material false statement knowingly made in the written application for a position with the School shall constitute sufficient ground for voiding this Contract.
- 7. It is mutually understood and agreed by and between the parties that nothing herein contained shall operate or be construed as a waiver of any of the rights, powers, privileges, or duties of either party hereto, by and under the laws of the State of Idaho, except as expressly stated in this agreement.
- The terms of this Contract shall be subject to amendment and adjustment to conform to the terms of a Master Contract, if any, applicable for the same school year as this Contract, including, but not limited to, amendments or modifications made pursuant to Section 33-522, Idaho Code.

	_ CHARTER SCHOOL	COUNTY, STATE OF IDAHO
TEACHER	BOARD O	, CHAIRMAN
	Attest:	

### STATE OF IDAHO

# CHARTER SCHOOL SUPPLEMENTAL CONTRACT FORM

THIS CONTRACT, Made this	day of	year of	, by and between
	Charter School	in	, Idaho ("the
School"), and		("the Employee"),	
WITNESSETH:			
1. The School hereby contracts to hire th	e Employee to perform a	n extra duty assignment as pr	rovided in the job description
as	for a period of	months and/or	_ days, beginning on the
day c	of	, in the year of	, and extending to the
day o	of	, in the year of	, at the compensation
rate or fixed amount of		(\$	) until this Contract has
been fulfilled. Said compensation sh	all be paid in monthly i	nstallments on the	day of
each month for the performance of th	e extra duty assignment,	beginning in the month of	in
the year of, and ending in th	e month of	in the year o	of

- 2. The Employee will, at all times, faithfully perform all of the duties that may be required pursuant to the express and implicit terms hereof, to the reasonable satisfaction of the School. Such duties shall be rendered at School premises and such other place or places as the School shall in good faith require or as the interests, needs, business or opportunity of the School shall require.
- The Terms of Employment of this Contract shall remain in effect for the period set forth above and concerns the extra duty described herein. This Contract is separate and apart from any certificated employee's regular duties and any other Teacher Contract Form.
- 4. It is understood and agreed between the parties that this Contract is subject to the applicable laws of the State of Idaho, the duly adopted rules of the State Board of Education and the policies of the School which are, by reference, incorporated herein and made a part of this Contract the same as if fully set forth herein, and that no property rights attach to this Contract beyond the term of this Contract. It is further understood that this Contract excludes any expectation of employment beyond the terms given herein, and the procedural requirements of Section 33-515A, Idaho Code.

IN WITNESS WHEREOF the School has caused this Contract to be executed in its name by its proper officials and the Employee has executed the same all on the date first above written.

CHARTER	SCHOOL	COUNTY, STATE	OF IDAHO
EMPLOYEE	Ву	BOARD OF DIRECTORS	CHAIRMAN
	Attest:		

ADMINISTRATOR OR CLERK

	THIS CONTRA	ACT, made this d	lay of	year of _	, by a	nd between			Charter So	chool in	
		Idaho ("the School"), a	nd			("the <sup>-</sup>	Feacher").				
W	ITNESSETH:										
1.	The School he	ereby employs the Teacl	her pursuant t	to Idaho Co	de § 33-520	6 for the du	uration of the	-		_ school	year
	consisting of	f a period of	(	days, and	agrees to	pay the	Teacher for	said	services	a sun	n of
				D	ollars (\$		_) of which _		_ shall be	) payabl	le on
	the	_ day(s) of the months		year of _	to		year of	in	clusive, ar	d such	other
	monetary ber	nefits as accorded to its o	certificated em	ployees by	the School.						

- 3. The Teacher agrees to perform all teaching assignments made by the School in accordance with the highest professional standards and to have and maintain the legal qualifications required to teach in the aforesaid grades or subjects during all times that performance is required hereunder.
- 4. It is understood and agreed between the parties that this Contract is subject to the applicable laws of the State of Idaho, such duly adopted rules of the State Board of Education that apply to public charter schools, and the policies of the School which are, by reference, incorporated herein and made a part of this agreement the same as if fully set forth herein.
- 5. Any material false statement knowingly made in the written application for a position with the School shall constitute sufficient ground for voiding this Contract.
- 6. The School Board of Directors may terminate or reduce the full-time equivalency status of this contract upon conclusion of the school year stated in Section 1 of this contract, without owing any further compensation, in the event that the Board institutes a reduction in force pursuant to Section 33-522A, Idaho Code, resulting in the termination or reduction of the employment relationship between the School and the Teacher.
- 7. It is mutually understood and agreed by and between the parties that nothing herein contained shall operate or be construed as a waiver of any of the rights, powers, privileges, or duties of either party hereto, by and under the laws of the State of Idaho, except as expressly stated in this Contract.
- The terms of this Contract shall be subject to amendment and adjustment to conform to the terms of a Master Contract, if any, applicable for the same school year as this Contract, including, but not limited to, amendments or modifications made pursuant to Section 33-522, Idaho Code.

IN WITNESS WHEREOF the School has caused this Contract to be executed in its name by its proper officials and the Teacher has executed the same all on the date first above written.

	_ CHARTER SCHOOL	COUNTY(IES) STATE OF IDAHO
	Ву	, CHAIRMAN
TEACHER	BOARD OF D	IRECTORS
	Attest:	
	ADMINISTRA	TOR OR CLERK

	THIS CONTRA	ACT, made this d	lay of	year of _	, by a	nd between			Charter So	chool in	
		Idaho ("the School"), a	nd			("the <sup>-</sup>	Feacher").				
W	ITNESSETH:										
1.	The School he	ereby employs the Teacl	her pursuant t	to Idaho Co	de § 33-520	6 for the du	uration of the	-		_ school	year
	consisting of	f a period of	(	days, and	agrees to	pay the	Teacher for	said	services	a sun	n of
				D	ollars (\$		_) of which _		_ shall be	) payabl	le on
	the	_ day(s) of the months		year of _	to		year of	in	clusive, ar	d such	other
	monetary ber	nefits as accorded to its o	certificated em	ployees by	the School.						

- 3. The Teacher agrees to perform all teaching assignments made by the School in accordance with the highest professional standards and to have and maintain the legal qualifications required to teach in the aforesaid grades or subjects during all times that performance is required hereunder.
- 4. It is understood and agreed between the parties that this Contract is subject to the applicable laws of the State of Idaho, such duly adopted rules of the State Board of Education that apply to public charter schools, and the policies of the School which are, by reference, incorporated herein and made a part of this agreement the same as if fully set forth herein.
- 5. Any material false statement knowingly made in the written application for a position with the School shall constitute sufficient ground for voiding this Contract.
- 6. The School Board of Directors may terminate or reduce the full-time equivalency status of this contract upon conclusion of the school year stated in Section 1 of this contract, without owing any further compensation, in the event that the Board institutes a reduction in force pursuant to Section 33-522A, Idaho Code, resulting in the termination or reduction of the employment relationship between the School and the Teacher.
- 7. It is mutually understood and agreed by and between the parties that nothing herein contained shall operate or be construed as a waiver of any of the rights, powers, privileges, or duties of either party hereto, by and under the laws of the State of Idaho, except as expressly stated in this Contract.
- The terms of this Contract shall be subject to amendment and adjustment to conform to the terms of a Master Contract, if any, applicable for the same school year as this Contract, including, but not limited to, amendments or modifications made pursuant to Section 33-522, Idaho Code.

IN WITNESS WHEREOF the School has caused this Contract to be executed in its name by its proper officials and the Teacher has executed the same all on the date first above written.

	_ CHARTER SCHOOL	COUNTY(IES) STATE OF IDAHO
	Ву	, CHAIRMAN
TEACHER	BOARD OF D	IRECTORS
	Attest:	
	ADMINISTRA	TOR OR CLERK

THIS CONTRACT, made this	day of	yea	r of, b	y and between
	Charter School in		, I	daho ("the School"), and
	("the Teacher").			
WITNESSETH:				
1. The School hereby employs the Teache	r pursuant to Idaho Code § 33-520	06 for the dur	ation of the	school year,
consisting of a period of	days, and agrees to	o pay the	Teacher for sa	aid services a sum of
	Dollars (\$		) of which	shall be payable on
the day(s) of the months	; year	of	to	year of
inclusive, and such other mo	netary benefits as accorded to its c	ertificated em	ployees by the S	chool.
Base Salary			\$	
Placement on Salary Schedule: E	Education Experience			
Extended Days			\$	
		TOTAL	\$	
2. Teaching assignment(s):				

and such other duties as may be assigned by the School for which the Teacher is properly certified and endorsed.

- 3. The Teacher agrees to perform all teaching assignments made by the School in accordance with the highest professional standards and to have and maintain the legal qualifications required to teach in the aforesaid grades or subjects during all times that performance is required hereunder.
- 4. It is understood and agreed between the parties that this Contract is subject to the applicable laws of the State of Idaho, such duly adopted rules of the State Board of Education that apply to public charter schools, and the policies of the School which are, by reference, incorporated herein and made a part of this agreement the same as if fully set forth herein, and that no property rights attach to this Contract beyond the term of this Contract and the non-renewal procedures provided in Section 33-514(2)(c), Idaho Code.
- 5. Any material false statement knowingly made in the written application for a position with the School shall constitute sufficient ground for voiding this Contract.
- 6. It is mutually understood and agreed by and between the parties that nothing herein contained shall operate or be construed as a waiver of any of the rights, powers, privileges, or duties of either party hereto, by and under the laws of the State of Idaho, except as expressly stated in this Contract.
- 7. The terms of this Contract shall be subject to amendment and adjustment to conform to the terms of a Master Contract, if any, applicable for the same school year as this Contract, including, but not limited to, amendments or modifications made pursuant to Section 33-522, Idaho Code.

	CHARTER SCHOOL	COUNTY, STATE OF IDAHO
	Ву	, CHAIRMAN
TEACHER	BOARD OF	DIRECTORS
	Attest:	
	ADMINISTR	ATOR OR CLERK

	THIS CONTRA	CT, made this d	lay of	year of _	, by a	nd between			Charter So	chool in	
		Idaho ("the School"), a	nd			("the <sup>-</sup>	Feacher").				
W	ITNESSETH:										
1.	The School he	ereby employs the Teacl	her pursuant t	to Idaho Co	de § 33-520	6 for the du	uration of the	-		_ school	year
	consisting of	f a period of	(	days, and	agrees to	pay the	Teacher for	said	services	a sun	n of
				D	ollars (\$		_) of which _		_ shall be	) payabl	le on
	the	_ day(s) of the months		year of _	to		year of	in	clusive, ar	d such	other
	monetary ber	nefits as accorded to its o	certificated em	ployees by	the School.						

- 3. The Teacher agrees to perform all teaching assignments made by the School in accordance with the highest professional standards and to have and maintain the legal qualifications required to teach in the aforesaid grades or subjects during all times that performance is required hereunder.
- 4. It is understood and agreed between the parties that this Contract is subject to the applicable laws of the State of Idaho, such duly adopted rules of the State Board of Education that apply to public charter schools, and the policies of the School which are, by reference, incorporated herein and made a part of this agreement the same as if fully set forth herein.
- 5. Any material false statement knowingly made in the written application for a position with the School shall constitute sufficient ground for voiding this Contract.
- 6. The School Board of Directors may terminate or reduce the full-time equivalency status of this contract upon conclusion of the school year stated in Section 1 of this contract, without owing any further compensation, in the event that the Board institutes a reduction in force pursuant to Section 33-522A, Idaho Code, resulting in the termination or reduction of the employment relationship between the School and the Teacher.
- 7. It is mutually understood and agreed by and between the parties that nothing herein contained shall operate or be construed as a waiver of any of the rights, powers, privileges, or duties of either party hereto, by and under the laws of the State of Idaho, except as expressly stated in this Contract.
- The terms of this Contract shall be subject to amendment and adjustment to conform to the terms of a Master Contract, if any, applicable for the same school year as this Contract, including, but not limited to, amendments or modifications made pursuant to Section 33-522, Idaho Code.

IN WITNESS WHEREOF the School has caused this Contract to be executed in its name by its proper officials and the Teacher has executed the same all on the date first above written.

	_ CHARTER SCHOOL	COUNTY(IES) STATE OF IDAHO
	Ву	, CHAIRMAN
TEACHER	BOARD OF D	IRECTORS
	Attest:	
	ADMINISTRA	TOR OR CLERK

	THIS CONTRA	CT, made this d	lay of	year of _	, by a	nd between			Charter So	chool in	
		Idaho ("the School"), a	nd			("the <sup>-</sup>	Feacher").				
W	ITNESSETH:										
1.	The School he	ereby employs the Teacl	her pursuant t	to Idaho Co	de § 33-520	6 for the du	uration of the	-		_ school	year
	consisting of	f a period of	(	days, and	agrees to	pay the	Teacher for	said	services	a sun	n of
				D	ollars (\$		_) of which _		_ shall be	) payabl	le on
	the	_ day(s) of the months		year of _	to		year of	in	clusive, ar	d such	other
	monetary ber	nefits as accorded to its o	certificated em	ployees by	the School.						

- 3. The Teacher agrees to perform all teaching assignments made by the School in accordance with the highest professional standards and to have and maintain the legal qualifications required to teach in the aforesaid grades or subjects during all times that performance is required hereunder.
- 4. It is understood and agreed between the parties that this Contract is subject to the applicable laws of the State of Idaho, such duly adopted rules of the State Board of Education that apply to public charter schools, and the policies of the School which are, by reference, incorporated herein and made a part of this agreement the same as if fully set forth herein.
- 5. Any material false statement knowingly made in the written application for a position with the School shall constitute sufficient ground for voiding this Contract.
- 6. The School Board of Directors may terminate or reduce the full-time equivalency status of this contract upon conclusion of the school year stated in Section 1 of this contract, without owing any further compensation, in the event that the Board institutes a reduction in force pursuant to Section 33-522A, Idaho Code, resulting in the termination or reduction of the employment relationship between the School and the Teacher.
- 7. It is mutually understood and agreed by and between the parties that nothing herein contained shall operate or be construed as a waiver of any of the rights, powers, privileges, or duties of either party hereto, by and under the laws of the State of Idaho, except as expressly stated in this Contract.
- The terms of this Contract shall be subject to amendment and adjustment to conform to the terms of a Master Contract, if any, applicable for the same school year as this Contract, including, but not limited to, amendments or modifications made pursuant to Section 33-522, Idaho Code.

IN WITNESS WHEREOF the School has caused this Contract to be executed in its name by its proper officials and the Teacher has executed the same all on the date first above written.

	_ CHARTER SCHOOL	COUNTY(IES) STATE OF IDAHO
	Ву	, CHAIRMAN
TEACHER	BOARD OF D	IRECTORS
	Attest:	
	ADMINISTRA	TOR OR CLERK

THIS CONTRAC	CT, made this	day	of			year	of		, by	and be	etween		
			ter School in, Idaho ("the Sch			School"),	nool"), and						
			("the Te	eacher").									
WITNESSETH:													
1. The School he	reby employs the	Teacher pursuant	to Idał	no Code §	§ 33-5	206 for	the du	ration of	the _			sch	ool year,
consisting o	f a period of		days,	and ag	rees	to pay	the	Teacher	for	said	services	а	sum of
				Dollars	(\$		) (	of which _		sh	all be pa	ıyabl	le on the
(	day(s) of the me	onths			year	of		_ to					year of
inc	lusive, and such d	other monetary be	nefits a	s accorde	ed to it	ts certific	ated e	employees	s by tl	he Scho	ool.		

#### 2. Teaching assignment(s): \_\_\_\_

and such other duties as may be assigned by the School for which the Teacher is properly certified and endorsed.

- 3. The Teacher agrees to perform all teaching assignments made by the School in accordance with the highest professional standards and to have and maintain the legal qualifications required to teach in the aforesaid grades or subjects during all times that performance is required hereunder.
- 4. It is understood and agreed between the parties that this Contract is subject to the applicable laws of the State of Idaho, such duly adopted rules of the State Board of Education that apply to public charter schools, and the policies of the School which are, by reference, incorporated herein and made a part of this Contract the same as if fully set forth herein, and that no property rights attach to this Contract beyond the term of this Contract.
- 5. A full year under this Contract will count towards renewable contract status, in accordance with Section 33-515, Idaho Code.
- 6. Any material false statement knowingly made in the written application for a position with the School shall constitute sufficient ground for voiding this Contract.
- 7. It is mutually understood and agreed by and between the parties that nothing herein contained shall operate or be construed as a waiver of any of the rights, powers, privileges, or duties of either party hereto, by and under the laws of the State of Idaho, except as expressly stated in this agreement.
- The terms of this Contract shall be subject to amendment and adjustment to conform to the terms of a Master Contract, if any, applicable for the same school year as this Contract, including, but not limited to, amendments or modifications made pursuant to Section 33-522, Idaho Code.

	_ CHARTER SCHOOL	COUNTY, STATE OF IDAHO		
TEACHER	BOARD O	, CHAIRMAN		
	Attest:			

	THIS CONTRA	CT, made this d	lay of	year of _	, by a	nd between			Charter So	chool in	
		Idaho ("the School"), a	nd			("the <sup>-</sup>	Feacher").				
W	ITNESSETH:										
1.	The School he	ereby employs the Teacl	her pursuant t	to Idaho Co	de § 33-520	6 for the du	uration of the	-		_ school	year
	consisting of	f a period of	(	days, and	agrees to	pay the	Teacher for	said	services	a sun	n of
				D	ollars (\$		_) of which _		_ shall be	) payabl	le on
	the	_ day(s) of the months		year of _	to		year of	in	clusive, ar	d such	other
	monetary ber	nefits as accorded to its o	certificated em	ployees by	the School.						

- 3. The Teacher agrees to perform all teaching assignments made by the School in accordance with the highest professional standards and to have and maintain the legal qualifications required to teach in the aforesaid grades or subjects during all times that performance is required hereunder.
- 4. It is understood and agreed between the parties that this Contract is subject to the applicable laws of the State of Idaho, such duly adopted rules of the State Board of Education that apply to public charter schools, and the policies of the School which are, by reference, incorporated herein and made a part of this agreement the same as if fully set forth herein.
- 5. Any material false statement knowingly made in the written application for a position with the School shall constitute sufficient ground for voiding this Contract.
- 6. The School Board of Directors may terminate or reduce the full-time equivalency status of this contract upon conclusion of the school year stated in Section 1 of this contract, without owing any further compensation, in the event that the Board institutes a reduction in force pursuant to Section 33-522A, Idaho Code, resulting in the termination or reduction of the employment relationship between the School and the Teacher.
- 7. It is mutually understood and agreed by and between the parties that nothing herein contained shall operate or be construed as a waiver of any of the rights, powers, privileges, or duties of either party hereto, by and under the laws of the State of Idaho, except as expressly stated in this Contract.
- The terms of this Contract shall be subject to amendment and adjustment to conform to the terms of a Master Contract, if any, applicable for the same school year as this Contract, including, but not limited to, amendments or modifications made pursuant to Section 33-522, Idaho Code.

IN WITNESS WHEREOF the School has caused this Contract to be executed in its name by its proper officials and the Teacher has executed the same all on the date first above written.

	_ CHARTER SCHOOL	COUNTY(IES) STATE OF IDAHO
	Ву	, CHAIRMAN
TEACHER	BOARD OF D	IRECTORS
	Attest:	
	ADMINISTRA	TOR OR CLERK

	THIS CONTRA	CT, made this d	lay of	year of _	, by a	nd between			Charter So	chool in	
		Idaho ("the School"), a	nd			("the <sup>-</sup>	Feacher").				
W	ITNESSETH:										
1.	The School he	ereby employs the Teacl	her pursuant t	to Idaho Co	de § 33-520	6 for the du	uration of the	-		_ school	year
	consisting of	f a period of	(	days, and	agrees to	pay the	Teacher for	said	services	a sun	n of
				D	ollars (\$		_) of which _		_ shall be	) payabl	le on
	the	_ day(s) of the months		year of _	to		year of	in	clusive, ar	d such	other
	monetary ber	nefits as accorded to its o	certificated em	ployees by	the School.						

- 3. The Teacher agrees to perform all teaching assignments made by the School in accordance with the highest professional standards and to have and maintain the legal qualifications required to teach in the aforesaid grades or subjects during all times that performance is required hereunder.
- 4. It is understood and agreed between the parties that this Contract is subject to the applicable laws of the State of Idaho, such duly adopted rules of the State Board of Education that apply to public charter schools, and the policies of the School which are, by reference, incorporated herein and made a part of this agreement the same as if fully set forth herein.
- 5. Any material false statement knowingly made in the written application for a position with the School shall constitute sufficient ground for voiding this Contract.
- 6. The School Board of Directors may terminate or reduce the full-time equivalency status of this contract upon conclusion of the school year stated in Section 1 of this contract, without owing any further compensation, in the event that the Board institutes a reduction in force pursuant to Section 33-522A, Idaho Code, resulting in the termination or reduction of the employment relationship between the School and the Teacher.
- 7. It is mutually understood and agreed by and between the parties that nothing herein contained shall operate or be construed as a waiver of any of the rights, powers, privileges, or duties of either party hereto, by and under the laws of the State of Idaho, except as expressly stated in this Contract.
- The terms of this Contract shall be subject to amendment and adjustment to conform to the terms of a Master Contract, if any, applicable for the same school year as this Contract, including, but not limited to, amendments or modifications made pursuant to Section 33-522, Idaho Code.

IN WITNESS WHEREOF the School has caused this Contract to be executed in its name by its proper officials and the Teacher has executed the same all on the date first above written.

	_ CHARTER SCHOOL	COUNTY(IES) STATE OF IDAHO
	Ву	, CHAIRMAN
TEACHER	BOARD OF D	IRECTORS
	Attest:	
	ADMINISTRA	TOR OR CLERK

	THIS CONTRA	CT, made this d	lay of	year of _	, by a	nd between			Charter So	chool in	
		Idaho ("the School"), a	nd			("the <sup>-</sup>	Feacher").				
W	ITNESSETH:										
1.	The School he	ereby employs the Teacl	her pursuant t	to Idaho Co	de § 33-520	6 for the du	uration of the	-		_ school	year
	consisting of	f a period of	(	days, and	agrees to	pay the	Teacher for	said	services	a sun	n of
				D	ollars (\$		_) of which _		_ shall be	) payabl	le on
	the	_ day(s) of the months		year of _	to		year of	in	clusive, ar	d such	other
	monetary ber	nefits as accorded to its o	certificated em	ployees by	the School.						

- 3. The Teacher agrees to perform all teaching assignments made by the School in accordance with the highest professional standards and to have and maintain the legal qualifications required to teach in the aforesaid grades or subjects during all times that performance is required hereunder.
- 4. It is understood and agreed between the parties that this Contract is subject to the applicable laws of the State of Idaho, such duly adopted rules of the State Board of Education that apply to public charter schools, and the policies of the School which are, by reference, incorporated herein and made a part of this agreement the same as if fully set forth herein.
- 5. Any material false statement knowingly made in the written application for a position with the School shall constitute sufficient ground for voiding this Contract.
- 6. The School Board of Directors may terminate or reduce the full-time equivalency status of this contract upon conclusion of the school year stated in Section 1 of this contract, without owing any further compensation, in the event that the Board institutes a reduction in force pursuant to Section 33-522A, Idaho Code, resulting in the termination or reduction of the employment relationship between the School and the Teacher.
- 7. It is mutually understood and agreed by and between the parties that nothing herein contained shall operate or be construed as a waiver of any of the rights, powers, privileges, or duties of either party hereto, by and under the laws of the State of Idaho, except as expressly stated in this Contract.
- The terms of this Contract shall be subject to amendment and adjustment to conform to the terms of a Master Contract, if any, applicable for the same school year as this Contract, including, but not limited to, amendments or modifications made pursuant to Section 33-522, Idaho Code.

IN WITNESS WHEREOF the School has caused this Contract to be executed in its name by its proper officials and the Teacher has executed the same all on the date first above written.

	_ CHARTER SCHOOL	COUNTY(IES) STATE OF IDAHO
	Ву	, CHAIRMAN
TEACHER	BOARD OF D	IRECTORS
	Attest:	
	ADMINISTRA	TOR OR CLERK

THIS CONTRACT is made this **2nd** day of **June** year of **2016**, by and between **Taylor's Crossing Public** Charter School in **Idaho Falls** Idaho ("the School"), and **Blaine McInelly** ("the Teacher"), provided that the Teacher certifies that he or she has not received any state-funded early retirement benefit. Past receipt of such benefit makes the Teacher ineligible for employment in a certificated capacity, pursuant to Section 33-1004H, Idaho Code, and automatically renders this Contract null and void.

#### WITNESSETH:

 The School hereby employs the Teacher pursuant to Section 33-1004H, Idaho Code, on a limited one school-year at-will basis, solely for the duration of the 2016/2017 school year, consisting of a period of 185 days, and agrees to pay the teacher for said services a base sum of Twenty Eight Thousand Four Hundred Twenty Four Dollars (\$28,424.00), of which \$2,368.67 shall be payable on the 25th day(s) of the months July, year of 2016, to June, year of 2017, inclusive, and such other benefits as indicated herein.

#### 2. Teaching assignment(s): .44 Physical Education Teacher

and such other duties as may be assigned by the School for which the Teacher is properly certified and endorsed.

- 3. The parties hereto agree that this is a one-year Contract entered into pursuant to Section 33-5206(4), Idaho Code, and is limited in duration to the school year set forth above, and that no property rights attach to this Contract beyond the term of this Contract. No further notice is required by the School to terminate the Contract at the conclusion of the school year, and such Contract will automatically terminate at the end of the school year.
- 4. The Teacher will accrue one (1) day of sick leave per month of the contract period. Sick leave will \_\_\_\_ will not \_X\_\_\_ accumulate beyond the contract period for use in subsequent contracts entered into with the School by the Teacher. No sick leave accrued pursuant to this Contract shall qualify for the unused sick leave benefit as provided in section 33-1228, Idaho Code.
- 5. The School will provide the following benefits to the Teacher during the contract period:

NO Health Insurance	
NO Life Insurance	
NO Other (	)

- 6. The Teacher agrees to perform all teaching assignments made by the School in accordance with the highest professional standards and to have and maintain the legal qualifications required to teach the assigned grades or subjects during all times that performance is required hereunder.
- 7. It is understood and agreed between the parties that this Contract is subject to the applicable laws of the State of Idaho, such duly adopted rules of the State Board of Education that apply to public charter schools, and the policies of the School which are, by reference, incorporated herein and made a part of this Contract the same as if fully set forth herein.
- 8. Any material false statement knowingly made in the written application for a position with the School shall constitute sufficient ground for voiding this Contract.

SDE Approved 5/1/2014

- 9. It is mutually understood and agreed by and between the parties that nothing herein contained shall operate or be construed as a waiver of any of the rights, powers, privileges, or duties of either party hereto, by and under the laws of the State of Idaho, except as expressly stated in this Contract.
- 10. The terms of this contract are separate and apart from, and do not include or incorporate, any terms of any Master Contract.

IN WITNESS WHEREOF the School has caused this Contract to be executed in its name by its proper officials and the Teacher has executed the same all on the date first above written.

Taylors Crossing Public	CHARTER SCHOOL	Bonneville	COUNTY(IES) STATE OF IDAHO
-------------------------	----------------	------------	----------------------------

TEACHER

BOARD OF DIRECTORS

Attest: \_\_\_\_\_

by \_\_\_\_\_

ADMINISTRATOR OR CLERK

### STATE OF IDAHO

# CHARTER SCHOOL SUPPLEMENTAL CONTRACT FORM

THIS CONTRACT, Made this	day of	year of	, by and between
	Charter School	in	, Idaho ("the
School"), and		("the Employee"),	
WITNESSETH:			
1. The School hereby contracts to hire th	e Employee to perform a	n extra duty assignment as pr	rovided in the job description
as	for a period of	months and/or	_ days, beginning on the
day c	of	, in the year of	, and extending to the
day o	of	, in the year of	, at the compensation
rate or fixed amount of		(\$	) until this Contract has
been fulfilled. Said compensation sh	all be paid in monthly i	nstallments on the	day of
each month for the performance of th	e extra duty assignment,	beginning in the month of	in
the year of, and ending in th	e month of	in the year o	of

- 2. The Employee will, at all times, faithfully perform all of the duties that may be required pursuant to the express and implicit terms hereof, to the reasonable satisfaction of the School. Such duties shall be rendered at School premises and such other place or places as the School shall in good faith require or as the interests, needs, business or opportunity of the School shall require.
- The Terms of Employment of this Contract shall remain in effect for the period set forth above and concerns the extra duty described herein. This Contract is separate and apart from any certificated employee's regular duties and any other Teacher Contract Form.
- 4. It is understood and agreed between the parties that this Contract is subject to the applicable laws of the State of Idaho, the duly adopted rules of the State Board of Education and the policies of the School which are, by reference, incorporated herein and made a part of this Contract the same as if fully set forth herein, and that no property rights attach to this Contract beyond the term of this Contract. It is further understood that this Contract excludes any expectation of employment beyond the terms given herein, and the procedural requirements of Section 33-515A, Idaho Code.

IN WITNESS WHEREOF the School has caused this Contract to be executed in its name by its proper officials and the Employee has executed the same all on the date first above written.

CHARTER	SCHOOL	COUNTY, STATE	OF IDAHO
EMPLOYEE	Ву	BOARD OF DIRECTORS	CHAIRMAN
	Attest:		

ADMINISTRATOR OR CLERK

THIS CONTRAC	CT, made this	day	of			year	of		, by	and be	etween		
		Charter	School	in				,	Idaho	("the S	School"),	and	
			("the Te	eacher").									
WITNESSETH:													
1. The School he	reby employs the	Teacher pursuant	to Idał	no Code §	§ 33-5	206 for	the du	ration of	the _			sch	ool year,
consisting o	f a period of		days,	and ag	rees	to pay	the	Teacher	for	said	services	а	sum of
				Dollars	(\$		) (	of which _		sh	all be pa	ıyabl	le on the
(	day(s) of the me	onths			year	of		_ to					year of
inc	lusive, and such d	other monetary be	nefits a	s accorde	ed to it	ts certific	ated e	employees	s by tl	he Scho	ool.		

#### 2. Teaching assignment(s): \_\_\_\_

and such other duties as may be assigned by the School for which the Teacher is properly certified and endorsed.

- 3. The Teacher agrees to perform all teaching assignments made by the School in accordance with the highest professional standards and to have and maintain the legal qualifications required to teach in the aforesaid grades or subjects during all times that performance is required hereunder.
- 4. It is understood and agreed between the parties that this Contract is subject to the applicable laws of the State of Idaho, such duly adopted rules of the State Board of Education that apply to public charter schools, and the policies of the School which are, by reference, incorporated herein and made a part of this Contract the same as if fully set forth herein, and that no property rights attach to this Contract beyond the term of this Contract.
- 5. A full year under this Contract will count towards renewable contract status, in accordance with Section 33-515, Idaho Code.
- 6. Any material false statement knowingly made in the written application for a position with the School shall constitute sufficient ground for voiding this Contract.
- 7. It is mutually understood and agreed by and between the parties that nothing herein contained shall operate or be construed as a waiver of any of the rights, powers, privileges, or duties of either party hereto, by and under the laws of the State of Idaho, except as expressly stated in this agreement.
- The terms of this Contract shall be subject to amendment and adjustment to conform to the terms of a Master Contract, if any, applicable for the same school year as this Contract, including, but not limited to, amendments or modifications made pursuant to Section 33-522, Idaho Code.

	_ CHARTER SCHOOL	COUNTY, STATE OF IDAHO
TEACHER	BOARD O	, CHAIRMAN
	Attest:	

THIS CONTRAC	CT, made this	day	of			year	of		, by	and be	etween		
		Charter	School	in				,	Idaho	("the S	School"),	and	
			("the Te	eacher").									
WITNESSETH:													
1. The School he	reby employs the	Teacher pursuant	to Idał	no Code §	§ 33-5	206 for	the du	ration of	the _			sch	ool year,
consisting o	f a period of		days,	and ag	rees	to pay	the	Teacher	for	said	services	а	sum of
				Dollars	(\$		) (	of which _		sh	all be pa	ıyabl	le on the
(	day(s) of the me	onths			year	of		_ to					year of
inc	lusive, and such d	other monetary be	nefits a	s accorde	ed to it	ts certific	ated e	employees	s by tl	he Scho	ool.		

#### 2. Teaching assignment(s): \_\_\_\_

and such other duties as may be assigned by the School for which the Teacher is properly certified and endorsed.

- 3. The Teacher agrees to perform all teaching assignments made by the School in accordance with the highest professional standards and to have and maintain the legal qualifications required to teach in the aforesaid grades or subjects during all times that performance is required hereunder.
- 4. It is understood and agreed between the parties that this Contract is subject to the applicable laws of the State of Idaho, such duly adopted rules of the State Board of Education that apply to public charter schools, and the policies of the School which are, by reference, incorporated herein and made a part of this Contract the same as if fully set forth herein, and that no property rights attach to this Contract beyond the term of this Contract.
- 5. A full year under this Contract will count towards renewable contract status, in accordance with Section 33-515, Idaho Code.
- 6. Any material false statement knowingly made in the written application for a position with the School shall constitute sufficient ground for voiding this Contract.
- 7. It is mutually understood and agreed by and between the parties that nothing herein contained shall operate or be construed as a waiver of any of the rights, powers, privileges, or duties of either party hereto, by and under the laws of the State of Idaho, except as expressly stated in this agreement.
- The terms of this Contract shall be subject to amendment and adjustment to conform to the terms of a Master Contract, if any, applicable for the same school year as this Contract, including, but not limited to, amendments or modifications made pursuant to Section 33-522, Idaho Code.

	_ CHARTER SCHOOL	COUNTY, STATE OF IDAHO
TEACHER	BOARD O	, CHAIRMAN
	Attest:	

	THIS CONTRA	CT, made this d	lay of	year of _	, by a	nd between			Charter So	chool in	
		Idaho ("the School"), a	nd			("the <sup>-</sup>	Feacher").				
W	ITNESSETH:										
1.	The School he	ereby employs the Teacl	her pursuant t	to Idaho Co	de § 33-520	6 for the du	uration of the	-		_ school	year
	consisting of	f a period of	(	days, and	agrees to	pay the	Teacher for	said	services	a sun	n of
				D	ollars (\$		_) of which _		_ shall be	) payabl	le on
	the	_ day(s) of the months		year of _	to		year of	in	clusive, ar	d such	other
	monetary ber	nefits as accorded to its o	certificated em	ployees by	the School.						

- 3. The Teacher agrees to perform all teaching assignments made by the School in accordance with the highest professional standards and to have and maintain the legal qualifications required to teach in the aforesaid grades or subjects during all times that performance is required hereunder.
- 4. It is understood and agreed between the parties that this Contract is subject to the applicable laws of the State of Idaho, such duly adopted rules of the State Board of Education that apply to public charter schools, and the policies of the School which are, by reference, incorporated herein and made a part of this agreement the same as if fully set forth herein.
- 5. Any material false statement knowingly made in the written application for a position with the School shall constitute sufficient ground for voiding this Contract.
- 6. The School Board of Directors may terminate or reduce the full-time equivalency status of this contract upon conclusion of the school year stated in Section 1 of this contract, without owing any further compensation, in the event that the Board institutes a reduction in force pursuant to Section 33-522A, Idaho Code, resulting in the termination or reduction of the employment relationship between the School and the Teacher.
- 7. It is mutually understood and agreed by and between the parties that nothing herein contained shall operate or be construed as a waiver of any of the rights, powers, privileges, or duties of either party hereto, by and under the laws of the State of Idaho, except as expressly stated in this Contract.
- The terms of this Contract shall be subject to amendment and adjustment to conform to the terms of a Master Contract, if any, applicable for the same school year as this Contract, including, but not limited to, amendments or modifications made pursuant to Section 33-522, Idaho Code.

IN WITNESS WHEREOF the School has caused this Contract to be executed in its name by its proper officials and the Teacher has executed the same all on the date first above written.

	_ CHARTER SCHOOL	COUNTY(IES) STATE OF IDAHO
	Ву	, CHAIRMAN
TEACHER	BOARD OF D	IRECTORS
	Attest:	
	ADMINISTRA	TOR OR CLERK

	THIS CONTRA	CT, made this d	lay of	year of _	, by a	nd between			Charter So	chool in	
		Idaho ("the School"), a	nd			("the <sup>-</sup>	Feacher").				
W	ITNESSETH:										
1.	The School he	ereby employs the Teacl	her pursuant t	to Idaho Co	de § 33-520	6 for the du	uration of the	-		_ school	year
	consisting of	f a period of	(	days, and	agrees to	pay the	Teacher for	said	services	a sun	n of
				D	ollars (\$		_) of which _		_ shall be	) payabl	le on
	the	_ day(s) of the months		year of _	to		year of	in	clusive, ar	d such	other
	monetary ber	nefits as accorded to its o	certificated em	ployees by	the School.						

- 3. The Teacher agrees to perform all teaching assignments made by the School in accordance with the highest professional standards and to have and maintain the legal qualifications required to teach in the aforesaid grades or subjects during all times that performance is required hereunder.
- 4. It is understood and agreed between the parties that this Contract is subject to the applicable laws of the State of Idaho, such duly adopted rules of the State Board of Education that apply to public charter schools, and the policies of the School which are, by reference, incorporated herein and made a part of this agreement the same as if fully set forth herein.
- 5. Any material false statement knowingly made in the written application for a position with the School shall constitute sufficient ground for voiding this Contract.
- 6. The School Board of Directors may terminate or reduce the full-time equivalency status of this contract upon conclusion of the school year stated in Section 1 of this contract, without owing any further compensation, in the event that the Board institutes a reduction in force pursuant to Section 33-522A, Idaho Code, resulting in the termination or reduction of the employment relationship between the School and the Teacher.
- 7. It is mutually understood and agreed by and between the parties that nothing herein contained shall operate or be construed as a waiver of any of the rights, powers, privileges, or duties of either party hereto, by and under the laws of the State of Idaho, except as expressly stated in this Contract.
- The terms of this Contract shall be subject to amendment and adjustment to conform to the terms of a Master Contract, if any, applicable for the same school year as this Contract, including, but not limited to, amendments or modifications made pursuant to Section 33-522, Idaho Code.

IN WITNESS WHEREOF the School has caused this Contract to be executed in its name by its proper officials and the Teacher has executed the same all on the date first above written.

	_ CHARTER SCHOOL	COUNTY(IES) STATE OF IDAHO
	Ву	, CHAIRMAN
TEACHER	BOARD OF D	IRECTORS
	Attest:	
	ADMINISTRA	TOR OR CLERK

THIS CONTRACT is made this **1st** day of **July** year of **2016**, by and between **Taylor's Crossing Public** Charter School in **Idaho Falls** Idaho ("the School"), and **Heather Priest** ("the Teacher"), provided that the Teacher certifies that he or she has not received any state-funded early retirement benefit. Past receipt of such benefit makes the Teacher ineligible for employment in a certificated capacity, pursuant to Section 33-1004H, Idaho Code, and automatically renders this Contract null and void.

#### WITNESSETH:

The School hereby employs the Teacher pursuant to Section 33-1004H, Idaho Code, on a limited one school-year at-will basis, solely for the duration of the 2016/2017 school year, consisting of a period of 185 days, and agrees to pay the teacher for said services a base sum of Twenty Four Thousand Seven Hundred Twenty Dollars (\$24,720.00), of which \$2,060.00 shall be payable on the 25th day(s) of the months July, year of 2016, to June, year of 2017, inclusive, and such other benefits as indicated herein.

#### 2. Teaching assignment(s): .40 Elementary Education Teacher

and such other duties as may be assigned by the School for which the Teacher is properly certified and endorsed.

- 3. The parties hereto agree that this is a one-year Contract entered into pursuant to Section 33-5206(4), Idaho Code, and is limited in duration to the school year set forth above, and that no property rights attach to this Contract beyond the term of this Contract. No further notice is required by the School to terminate the Contract at the conclusion of the school year, and such Contract will automatically terminate at the end of the school year.
- 4. The Teacher will accrue one (1) day of sick leave per month of the contract period. Sick leave will \_\_\_\_ will not \_X\_\_\_ accumulate beyond the contract period for use in subsequent contracts entered into with the School by the Teacher. No sick leave accrued pursuant to this Contract shall qualify for the unused sick leave benefit as provided in section 33-1228, Idaho Code.
- 5. The School will provide the following benefits to the Teacher during the contract period:

NO Health Insurance	
NO Life Insurance	
NO Other (	)

- 6. The Teacher agrees to perform all teaching assignments made by the School in accordance with the highest professional standards and to have and maintain the legal qualifications required to teach the assigned grades or subjects during all times that performance is required hereunder.
- 7. It is understood and agreed between the parties that this Contract is subject to the applicable laws of the State of Idaho, such duly adopted rules of the State Board of Education that apply to public charter schools, and the policies of the School which are, by reference, incorporated herein and made a part of this Contract the same as if fully set forth herein.
- 8. Any material false statement knowingly made in the written application for a position with the School shall constitute sufficient ground for voiding this Contract.

SDE Approved 5/1/2014

- 9. It is mutually understood and agreed by and between the parties that nothing herein contained shall operate or be construed as a waiver of any of the rights, powers, privileges, or duties of either party hereto, by and under the laws of the State of Idaho, except as expressly stated in this Contract.
- 10. The terms of this contract are separate and apart from, and do not include or incorporate, any terms of any Master Contract.

IN WITNESS WHEREOF the School has caused this Contract to be executed in its name by its proper officials and the Teacher has executed the same all on the date first above written.

Taylors Crossing Public CHARTER SCH	100L Bonneville	COUNTY(IES) STATE OF IDAHO
-------------------------------------	-----------------	----------------------------

TEACHER

BOARD OF DIRECTORS

Attest: \_\_\_\_\_

by \_\_\_\_\_

ADMINISTRATOR OR CLERK

	THIS CONTRA	CT, made this d	lay of	year of _	, by a	nd between			Charter So	chool in		
		Idaho ("the School"), a	nd			("the <sup>-</sup>	Feacher").					
W	ITNESSETH:											
1. The School hereby employs the Teacher pursuant to Idaho Code § 33-5206 for the duration of the school										year		
	consisting of	f a period of	(	days, and	agrees to	pay the	Teacher for	said	services	a sun	n of	
				D	ollars (\$		) of which shall			) payabl	le on	
	the	_ day(s) of the months		year of _	to		year of	in	clusive, ar	d such	other	
	monetary benefits as accorded to its certificated employees by the School.											

- 3. The Teacher agrees to perform all teaching assignments made by the School in accordance with the highest professional standards and to have and maintain the legal qualifications required to teach in the aforesaid grades or subjects during all times that performance is required hereunder.
- 4. It is understood and agreed between the parties that this Contract is subject to the applicable laws of the State of Idaho, such duly adopted rules of the State Board of Education that apply to public charter schools, and the policies of the School which are, by reference, incorporated herein and made a part of this agreement the same as if fully set forth herein.
- 5. Any material false statement knowingly made in the written application for a position with the School shall constitute sufficient ground for voiding this Contract.
- 6. The School Board of Directors may terminate or reduce the full-time equivalency status of this contract upon conclusion of the school year stated in Section 1 of this contract, without owing any further compensation, in the event that the Board institutes a reduction in force pursuant to Section 33-522A, Idaho Code, resulting in the termination or reduction of the employment relationship between the School and the Teacher.
- 7. It is mutually understood and agreed by and between the parties that nothing herein contained shall operate or be construed as a waiver of any of the rights, powers, privileges, or duties of either party hereto, by and under the laws of the State of Idaho, except as expressly stated in this Contract.
- The terms of this Contract shall be subject to amendment and adjustment to conform to the terms of a Master Contract, if any, applicable for the same school year as this Contract, including, but not limited to, amendments or modifications made pursuant to Section 33-522, Idaho Code.

IN WITNESS WHEREOF the School has caused this Contract to be executed in its name by its proper officials and the Teacher has executed the same all on the date first above written.

	_ CHARTER SCHOOL	COUNTY(IES) STATE OF IDAHO
	Ву	, CHAIRMAN
TEACHER	BOARD OF D	IRECTORS
	Attest:	
	ADMINISTRA	TOR OR CLERK

THIS CONTRAC	THIS CONTRACT, made this		day of			year	year of			, by and between			
				arter School in						, Idaho ("the School"),			and
	("the Te	eacher").											
WITNESSETH:													
1. The School he	reby employs the	Teacher pursuant	to Idał	no Code §	§ 33-5	206 for	the du	ration of	the _			sch	ool year,
consisting o	f a period of		days,	and ag	rees	to pay	the	Teacher	for	said	services	а	sum of
				Dollars	(\$		) (	of which _		sh	all be pa	ıyabl	le on the
(	day(s) of the me	onths			year	of		_ to					year of
inc	inclusive, and such other monetary benefits as accorded to its certificated employees by the School.												

#### 2. Teaching assignment(s): \_\_\_\_

and such other duties as may be assigned by the School for which the Teacher is properly certified and endorsed.

- 3. The Teacher agrees to perform all teaching assignments made by the School in accordance with the highest professional standards and to have and maintain the legal qualifications required to teach in the aforesaid grades or subjects during all times that performance is required hereunder.
- 4. It is understood and agreed between the parties that this Contract is subject to the applicable laws of the State of Idaho, such duly adopted rules of the State Board of Education that apply to public charter schools, and the policies of the School which are, by reference, incorporated herein and made a part of this Contract the same as if fully set forth herein, and that no property rights attach to this Contract beyond the term of this Contract.
- 5. A full year under this Contract will count towards renewable contract status, in accordance with Section 33-515, Idaho Code.
- 6. Any material false statement knowingly made in the written application for a position with the School shall constitute sufficient ground for voiding this Contract.
- 7. It is mutually understood and agreed by and between the parties that nothing herein contained shall operate or be construed as a waiver of any of the rights, powers, privileges, or duties of either party hereto, by and under the laws of the State of Idaho, except as expressly stated in this agreement.
- The terms of this Contract shall be subject to amendment and adjustment to conform to the terms of a Master Contract, if any, applicable for the same school year as this Contract, including, but not limited to, amendments or modifications made pursuant to Section 33-522, Idaho Code.

	_ CHARTER SCHOOL	COUNTY, STATE OF IDAHO
TEACHER	BOARD O	, CHAIRMAN
	Attest:	

	THIS CONTRA	CT, made this d	lay of	year of _	, by a	nd between			Charter So	chool in		
		Idaho ("the School"), a	nd			("the <sup>-</sup>	Feacher").					
W	ITNESSETH:											
1. The School hereby employs the Teacher pursuant to Idaho Code § 33-5206 for the duration of the school										year		
	consisting of	f a period of	(	days, and	agrees to	pay the	Teacher for	said	services	a sun	n of	
				D	ollars (\$		) of which shall			) payabl	le on	
	the	_ day(s) of the months		year of _	to		year of	in	clusive, ar	d such	other	
	monetary benefits as accorded to its certificated employees by the School.											

- 3. The Teacher agrees to perform all teaching assignments made by the School in accordance with the highest professional standards and to have and maintain the legal qualifications required to teach in the aforesaid grades or subjects during all times that performance is required hereunder.
- 4. It is understood and agreed between the parties that this Contract is subject to the applicable laws of the State of Idaho, such duly adopted rules of the State Board of Education that apply to public charter schools, and the policies of the School which are, by reference, incorporated herein and made a part of this agreement the same as if fully set forth herein.
- 5. Any material false statement knowingly made in the written application for a position with the School shall constitute sufficient ground for voiding this Contract.
- 6. The School Board of Directors may terminate or reduce the full-time equivalency status of this contract upon conclusion of the school year stated in Section 1 of this contract, without owing any further compensation, in the event that the Board institutes a reduction in force pursuant to Section 33-522A, Idaho Code, resulting in the termination or reduction of the employment relationship between the School and the Teacher.
- 7. It is mutually understood and agreed by and between the parties that nothing herein contained shall operate or be construed as a waiver of any of the rights, powers, privileges, or duties of either party hereto, by and under the laws of the State of Idaho, except as expressly stated in this Contract.
- The terms of this Contract shall be subject to amendment and adjustment to conform to the terms of a Master Contract, if any, applicable for the same school year as this Contract, including, but not limited to, amendments or modifications made pursuant to Section 33-522, Idaho Code.

IN WITNESS WHEREOF the School has caused this Contract to be executed in its name by its proper officials and the Teacher has executed the same all on the date first above written.

	_ CHARTER SCHOOL	COUNTY(IES) STATE OF IDAHO
	Ву	, CHAIRMAN
TEACHER	BOARD OF D	IRECTORS
	Attest:	
	ADMINISTRA	TOR OR CLERK

THIS CONTRAC	THIS CONTRACT, made this		day of			year	year of			, by and between			
				arter School in						, Idaho ("the School"),			and
	("the Te	eacher").											
WITNESSETH:													
1. The School he	reby employs the	Teacher pursuant	to Idał	no Code §	§ 33-5	206 for	the du	ration of	the _			sch	ool year,
consisting o	f a period of		days,	and ag	rees	to pay	the	Teacher	for	said	services	а	sum of
				Dollars	(\$		) (	of which _		sh	all be pa	ıyabl	le on the
(	day(s) of the me	onths			year	of		_ to					year of
inc	inclusive, and such other monetary benefits as accorded to its certificated employees by the School.												

#### 2. Teaching assignment(s): \_\_\_\_

and such other duties as may be assigned by the School for which the Teacher is properly certified and endorsed.

- 3. The Teacher agrees to perform all teaching assignments made by the School in accordance with the highest professional standards and to have and maintain the legal qualifications required to teach in the aforesaid grades or subjects during all times that performance is required hereunder.
- 4. It is understood and agreed between the parties that this Contract is subject to the applicable laws of the State of Idaho, such duly adopted rules of the State Board of Education that apply to public charter schools, and the policies of the School which are, by reference, incorporated herein and made a part of this Contract the same as if fully set forth herein, and that no property rights attach to this Contract beyond the term of this Contract.
- 5. A full year under this Contract will count towards renewable contract status, in accordance with Section 33-515, Idaho Code.
- 6. Any material false statement knowingly made in the written application for a position with the School shall constitute sufficient ground for voiding this Contract.
- 7. It is mutually understood and agreed by and between the parties that nothing herein contained shall operate or be construed as a waiver of any of the rights, powers, privileges, or duties of either party hereto, by and under the laws of the State of Idaho, except as expressly stated in this agreement.
- The terms of this Contract shall be subject to amendment and adjustment to conform to the terms of a Master Contract, if any, applicable for the same school year as this Contract, including, but not limited to, amendments or modifications made pursuant to Section 33-522, Idaho Code.

	_ CHARTER SCHOOL	COUNTY, STATE OF IDAHO
TEACHER	BOARD O	, CHAIRMAN
	Attest:	

THIS CONTRAC	THIS CONTRACT, made this		day of			year	year of			, by and between			
				arter School in						, Idaho ("the School"),			and
	("the Te	eacher").											
WITNESSETH:													
1. The School he	reby employs the	Teacher pursuant	to Idał	no Code §	§ 33-5	206 for	the du	ration of	the _			sch	ool year,
consisting o	f a period of		days,	and ag	rees	to pay	the	Teacher	for	said	services	а	sum of
				Dollars	(\$		) (	of which _		sh	all be pa	ıyabl	le on the
(	day(s) of the me	onths			year	of		_ to					year of
inc	inclusive, and such other monetary benefits as accorded to its certificated employees by the School.												

#### 2. Teaching assignment(s): \_\_\_\_

and such other duties as may be assigned by the School for which the Teacher is properly certified and endorsed.

- 3. The Teacher agrees to perform all teaching assignments made by the School in accordance with the highest professional standards and to have and maintain the legal qualifications required to teach in the aforesaid grades or subjects during all times that performance is required hereunder.
- 4. It is understood and agreed between the parties that this Contract is subject to the applicable laws of the State of Idaho, such duly adopted rules of the State Board of Education that apply to public charter schools, and the policies of the School which are, by reference, incorporated herein and made a part of this Contract the same as if fully set forth herein, and that no property rights attach to this Contract beyond the term of this Contract.
- 5. A full year under this Contract will count towards renewable contract status, in accordance with Section 33-515, Idaho Code.
- 6. Any material false statement knowingly made in the written application for a position with the School shall constitute sufficient ground for voiding this Contract.
- 7. It is mutually understood and agreed by and between the parties that nothing herein contained shall operate or be construed as a waiver of any of the rights, powers, privileges, or duties of either party hereto, by and under the laws of the State of Idaho, except as expressly stated in this agreement.
- The terms of this Contract shall be subject to amendment and adjustment to conform to the terms of a Master Contract, if any, applicable for the same school year as this Contract, including, but not limited to, amendments or modifications made pursuant to Section 33-522, Idaho Code.

	_ CHARTER SCHOOL	COUNTY, STATE OF IDAHO
TEACHER	BOARD O	, CHAIRMAN
	Attest:	

### STATE OF IDAHO STANDARD CHARTER ADMINISTRATOR CONTRACT

	THIS CONTRACT, made this day of year of, by and betweer								
	Charter School,, Idaho ("the School")								
and	("the Administrator").								
wп	INESSETH:								
1.	That the School hereby employs said Administrator to perform the duties of so								
	designated by the School and to perform such other duties as specified by the School at any time during the term hereof,								
	provided that the Administrator is properly certified and endorsed to perform said duties for a period of years								
	( months or days per year), beginning in the month and day of, year of								
	, through the month and day of, year of, at a base salary of								
	(\$) per year, plus any additiona								
	annual increments, and such other monetary benefits accorded by the School to employees under contract for this								
	position which may be described in a separate addendum. Said salary shall be paid in equal monthly installments in the								
	amount of \$on the day(s) of each month beginning in, year								
	of to vear of inclusive								

- 2. In consideration of the promises and agreement of the School herinbefore recited, the Administrator agrees to assume the duties above recited at \_\_\_\_\_\_\_, Idaho on \_\_\_\_\_\_\_, in the year \_\_\_\_\_\_, and to faithfully perform and discharge the same to the best of his/her ability and as directed by the School and to comply with the applicable laws of the State of Idaho and duly adopted rules of the State Board of Education, and such regulations, directives and policies as the Board of Directors may legally prescribe which are, by reference, incorporated in and made a part of this agreement the same as if set forth herein.
- 3. The School shall review this Contract during the \_\_\_\_\_\_ year of performance hereunder to consider employing the Administrator beyond the last year designated in this contract. If the School elects to employ the Administrator beyond the last year designated in this Contract, it shall offer the Administrator a new Contract that reflects the new terms of employment, unless one of the parties notifies the other party by the sooner of the date this Contract expires or the July 1<sup>st</sup> following the last school year of employment under this Contract, of the intent to discontinue employment.
- 4. It is hereby mutually stipulated and agreed by and between the parties hereto that nothing herein contained shall operate or be construed as a waiver of any of the rights, powers, privileges, or duties of either party hereto, by and under the laws of the State of Idaho, otherwise than is herein expressly stated, and that no property rights attach to this Contract beyond the term of this Contract.
- 5. The terms of this Contract shall be subject to amendment and adjustment to conform to the terms of any negotiated agreement between the parties as long as those terms do not conflict with the terms of this Contract.

IN WITNESS WHEREOF the School has caused this Contract to be executed in its name by its proper officials and the Administrator has executed the same all on the date first above written.

CHARTER SCH	100L	COUNTY, STATE OF ID,		
ADMINISTRATOR	_ Ву	BOARD OF DIRECTORS	_, CHAIRMAN	
	Attest:	CLERK		

This contract form is approved by the State Superintendent of Public Instruction. Any other form must be approved by the State Superintendent and reviewed for reapproval every three years.