

ONE YEAR TERM CONTRACT

The UNITED INDEPENDENT SCHOOL DISTRICT (“District”) hereby, employs the undersigned professional employee (“Employee”), and Employee accepts employment on the following terms and conditions:

1. **Term.** Employee will be employed for the **2023-2024** school year, according to the hours and dates set by the District as they exist or may hereafter be amended. The District may extend the end date in a school year to the extent the District adjusts the instructional schedule due to a school or District closing required by disaster, flood, extreme weather conditions, fuel curtailment, epidemic, pandemic, or other calamity. This term contract (“Contract”) assures Employee of a position with the District during the term hereof, but it does not assure Employee of future employment, total salary, and daily rate of pay for future school years. If Employee has not served the required probationary period, this Contract has been given in error, and Employee shall be employed as a probationary contract employee, under the terms and conditions established in the District’s standard probationary contract. The District will provide Employee with start and end dates by the penalty-free resignation date (see Tex. Educ. Code § 21.210).
2. **Credentials.** This Contract is conditioned upon the Employee’s satisfactorily providing, before the first day of instruction, the certification, service records, licenses and other records and information required by state and federal law, the Texas Education Agency (“TEA”), the State Board for Educator Certification (“SBEC”), or the District.
 - 2.1 **Certification:** The Employee agrees to maintain the required certification, permit, or licensure requirements throughout the term of this Contract.
 - 2.2 **Failure to Maintain Certification or Qualifications:** If the Employee fails to fulfill the requirements necessary to extend a temporary or emergency certificate or permit, or the Employee’s certification expires, is canceled, is relinquished, is suspended, or is revoked, the District may provide the Employee with notice that this Contract is void pursuant to Texas Education Code section 21.0031.
3. **Representations.** The Employee makes the following representations and agreements:
 - 3.1 **Criminal History Review:** At the beginning of this Contract, and at any time during this Contract, the Employee specifically agrees to submit to a review of his or her national criminal history record information (“NCHRP”) as required, by law, the District, TEA, and/or SBEC.
 - 3.2 **Beginning of Contract:** The Employee represents that he/she has disclosed to the District, in writing, any indictment, conviction, no contest or guilty plea, deferred adjudication, or other adjudication of the Employee for any felony or any offense listed at 19 Texas Administrative Code § 249.16 (c), policy DH (Local), or an offense involving moral turpitude. The Employee understands that a criminal history record acceptable to the District, at its sole discretion, is a condition of this Contract.
 - 3.3 **During Contract:** The Employee also agrees that, during the term of this Contract, the Employee will notify the Superintendent or designee, in writing, of any arrest, indictment, conviction, no contest or guilty plea, deferred adjudication, or other adjudication of the Employee of any criminal offense, or other adjudication for any felony or any offense listed at 19 Texas Administrative Code § 249.16 (c), or policy DH (Local). Employee agrees to provide such written notification within three (3) calendar days, or within any shorter period specified in District policy.
 - 3.4 **False statements and misrepresentations:** The Employee represents that any required records or information provided in his or her employment application are true and correct. Any false statements, misrepresentations, omissions of requested information, or fraud by the Employee in or concerning any required records or in the employment application may be grounds for termination or nonrenewal, as applicable.
4. **Duties.** The Employee agrees to perform his or her duties as follows:
 - 4.1 **General standard:** The Employee shall perform the duties of the position assigned as prescribed by state and federal law and regulations, and as may be assigned by the District. The Employee shall perform those duties with reasonable care, skill, and diligence.
 - 4.2 **Assignment/Reassignment:** The District shall have the right to assign or reassign the Employee to positions and to make changes in responsibilities, work, transfers, or classification at any time during this Contract term. Employee is, further, subject to the assigned duties and/or directives given to Employee by supervisory personnel. Assigned duties include all those duties necessary to fulfill obligations as a Certified/Professional and also include, but shall not be limited to, attendance at workshops, in-service training and/or staff meetings as may be reasonably required by Employee’s supervisor(s), upon reasonable notice to Employee, as well as institutes and meetings called or designated which, in the opinion of the Superintendent, will support sound public school operations. Assigned duties include all those duties necessary to fulfill obligations as a Certified/Professional and also include working from home during a District closure due to a government or Board order. Assigned duties do not include any supplemental duty described in Clause 4.3. Employee shall have no property right to any particular position, assignment, campus, duty or title.
 - 4.3 **Supplemental duty:** A supplemental duty is a duty not included in the assignment that is named in this Contract. This Contract does not cover assignments of or payments for supplemental duties. Any such payments for supplemental duties are not included as part of the annual salary under this Contract. This Contract does not create a property right to continued employment in any supplemental duty. Supplemental duties for which the Board has established separate, additional compensation may, from time to time, be requested by Employee and assigned to Employee, subject to the Superintendent’s sole discretion. The Superintendent may assign such supplemental duty assignments on an at-will basis as may be agreed upon between Employee and Superintendent, but in no event may such compensation exceed the amount budgeted for the particular extra duty assignment. If Employee is assigned to and agrees to a supplemental duty, the start and end dates for the supplemental duty may be different from the start and end dates under this Contract. Employee has the ability to accept or reject any supplemental duties. If an Employee accepts a supplemental duty, Employee may unilaterally terminate the supplemental duties and said termination shall have no impact on this Contract. The District may also terminate any supplemental duties accepted by Employee and said termination shall have no impact on this Contract. If Employee accepts any supplemental duties, Employee shall execute a separate agreement with the District that shall list the terms and conditions of the supplemental duties.
 - 4.4 **Rules:** The Employee shall comply with all Board and District directives, state and federal laws and rules, and District policy and regulations, as they exist or may hereafter be amended.
5. **Compensation.** The District agrees to pay the Employee compensation as follows:
 - 5.1 **Salary:** The District shall pay the Employee according to the compensation plan adopted by the Board each school year. The Employee’s salary includes consideration for any assigned duties, responsibilities, and tasks as stated in Clause 4.2; supplemental duties as stated in Clause 4.3 are not covered by this Contract. Compensation of supplemental duties are independent of this Contract. Compensation includes consideration for all assigned duties, responsibilities, and tasks, regardless of the actual number of hours or days, including days not designated on the school calendar, weekends, staff development days and days designated as “holidays” on the District’s duty schedule that Employee works during this Contract period, except as provided in the District’s supplemental duty schedule for which the Board has established additional compensation. **Employee’s salary does not include consideration for any supplemental duty.** The District shall pay the Employee’s salary according to the District’s established payroll schedule. Employee shall be employed according to the hours and workdays of employment set by the District. Hours and workdays may be amended, as needed, or as determined by the District. The Board of Trustees shall authorize payment to Employee, of an annual salary according to the Compensation Plan adopted by the Board as applicable to the Employee based on the Employee’s job assignment. In the case of professional employees referred to in Section 21.402, Texas Education Code, compensation shall not be less than the state minimum salary. Employee’s salary shall be reduced for absences in excess of authorized paid leave. Anything to the contrary herein notwithstanding, if Employee is employed after the beginning of the school year, Employee shall be paid a prorated portion of the annual salary in equal installments, tracking the normal District pay cycle, with prorating to be based on the number of workdays remaining in the school year as established by the District. Employee’s prorated salary shall be equally divided by the remaining months in this Contract’s pay cycle, unless otherwise agreed to in writing. In the case of all other employees, compensation shall be

Employee:

LAST NAME, FIRST NAME – ID# XXXX

solely determined by Employee's placement on the compensation plan adopted by the Board. Placement on the District Compensation Plan is subject to validation of experience and state and/or District certification requirements. Total compensation is subject to modification based on validated experience, degree, certification, and assignment. Errors in calculation shall be corrected and Employee shall reimburse District for wage overpayments because of such errors. Additionally, Employee agrees that the District may deduct any wage overpayments under this Contract from one or more of the Employee's paychecks. Employee understands that qualifying employees may receive an incentive payment under the District's compensation plan, or any other federal, state or local incentive program. Any incentive payment distributed is considered a payment for performance and not an entitlement as part of the Employee's salary. Employee must meet qualifications, on an annual basis, for incentive pay as set out by State law, Board policy or District procedure. Employee does not have a property right to incentive pay and the District may terminate such extra compensation at the end of the school year. The Chapter 21 due process rights are not applicable to the termination of incentive pay. If the Employee qualifies, the Employee may receive incentive pay or pay for performance under the District's compensation plan, federal law, or state law, including Education Code Chapter 21, subchapter O.

- 5.2 **Furloughs.** If the District implements a furlough under Texas Education Code section 21.4021, the Employee's salary will be reduced in proportion to the number of furlough days. The reduction will be equally distributed over the remainder of the applicable school year.
- 5.3 **Annualized Salary:** If the Employee will work on a less than 12-month basis, the Employee's salary will be paid on an annualized basis. The District will make deductions from each paycheck for income tax withholding and benefits.
- 5.4 **Benefits:** The District shall provide benefits to the Employee as provided by state law and Board policies. The District reserves the right to amend its policies at any time during the term of this Contract to reduce or increase these benefits, at the Board's sole discretion.
6. **Other provisions.**
- 6.1 **Equipment and reports:** The Employee shall satisfactorily submit or account for all grades, reports, school equipment, or other required items upon request from the District. Subject to Texas Education Code section 31.104(e), the Employee agrees that the last salary payments for each fiscal year of this Contract are conditioned upon the Employee's accounting for all such items. The Employee agrees that the District may deduct the value of any lost or damaged school equipment from the Employee's final paychecks for the fiscal year in which the loss or damage occurs. The Employee also agrees that the District may deduct any wage overpayments under this Contract from one or more of the Employee's paychecks. Employee shall be required to use personal equipment, including but not limited to personal cellular phones, personal computers, and personal internet service, when working from home is required during a District closure due to a government or Board order, or when there is an emergency taking place during normal District operations.
- 6.2 **Special funding:** Employment in federally or categorically funded positions is expressly conditioned on the availability of full funding for the position. If full funding becomes unavailable, the Employee is subject to termination or nonrenewal, as applicable.
- 6.3 **Addenda:** This Contract includes one or more addenda, as follows:
(1) Addendum A: _____
(2) Addendum B: _____
7. **Suspension.** In accordance with Texas Education Code Chapter 21, the District may suspend the Employee without pay during the term of this Contract for good cause as determined by the Board.
8. **Termination and Nonrenewal of Contract.**
- 8.1 **Termination:** This Contract will terminate upon:
8.1.1 **Good cause:** A determination by the Board of good cause in accordance with applicable law, including Texas Education Code section 21.211 and Board policy;
8.1.2 **Financial exigency:** A determination by the Board that a financial exigency requires a reduction in personnel. Unless otherwise defined in local policy, "financial exigency" means any event or occurrence that creates a need for the District to reduce financial expenditures for personnel, including a decline in the District's financial resources, a decline in enrollment, a cut in funding, a decline in tax revenues, or an unanticipated expense or capital need;
8.1.3 **Program change:** A determination by the Board that a program change requires termination of the Employee's Contract. Unless otherwise defined in local policy, "program change" means any elimination, curtailment, or reorganization of a curriculum offering, program, or school operation. "Program change" includes a change in curriculum objectives, a modification or reorganization of staffing patterns on a particular campus or district-wide, a redirection of financial resources to meet the educational needs of the students, a lack of student response to a particular course offering, legislative revisions to programs, or a reorganization or consolidation of two or more individual schools or school districts; or
8.1.4 **Resignation:** The Employee's resignation at the end of a school year without penalty, pursuant to Texas Education Code section 21.210.
- 8.2 **Nonrenewal:** The District may nonrenew this Contract in accordance with Texas Education Code Chapter 21, as applicable, and Board policy.
9. **General provisions.**
- 9.1 **Amendment:** This Contract may not be amended except by written agreement of the parties.
- 9.2 **Severability:** If any provision in this Contract is, for any reason, held to be invalid, illegal, or unenforceable, such invalidity, illegality, or unenforceability shall not affect any other provision of the Contract. This Contract shall be construed as if such invalid, illegal, or unenforceable provision had never been a part of the Contract, and the other provisions of the Contract will remain in full force and effect.
- 9.3 **Entire agreement:** All existing agreements and contracts, both verbal and written, between the parties regarding the employment of the Employee are superseded by this Contract. This Contract, and any addenda, constitutes the entire agreement between the parties. **This Contract does not constitute a "unified contract" with any supplemental duties agreement between the parties.**
- 9.4 **Applicable law:** Texas law shall govern construction of this Contract.
- 9.5 **Paragraph headings:** The headings used at the beginning of each numbered paragraph in this Contract are not intended to have any legal effect; the headings do not limit or expand the meaning of the paragraphs that follow them.
10. **Notice to Employee.** The Employee agrees to keep a current permanent address and e-mail address on file with the District's Personnel office. Unless Texas Education Code chapter 21 requires a different notice delivery method, the Employee agrees that the District may meet any legal obligation it has to give the Employee written notice regarding this Contract or the Employee's employment by hand-delivering the notice to the Employee or by sending the notice by e-mail, fax, certified mail, regular mail, and/or express delivery service to the Employee's permanent address of record.
11. **Expiration of offer.** This offer of employment contract shall expire unless the Employee signs and returns this Contract to the Department of Human Resources or responds via electronic communication (e-mail or text message) that they agree to the terms of the Contract on or before **May 26, 2023**. Failure to return the signed Contract by the methods described above by **May 26, 2023** shall be deemed the Employee's rejection of this offer of employment contract and the Employee's resignation from current employment, if any, at the end of the existing contract term.

Board of Trustees of the United Independent School District

Employee's Signature

Date



Ramiro Veliz III, Board President

PROBATIONARY CONTRACT

UNITED INDEPENDENT SCHOOL DISTRICT ("District") hereby employs the undersigned professional employee, ("Employee"), and the Employee accepts employment on the following terms and conditions:

1. **Term.** Employee will be employed for the **2023-2024** school year, according to the hours and dates set by the District as they exist or may hereafter be amended. The District may extend the end date in a school year to the extent the District adjusts the instructional schedule due to a school or District closing required by disaster, flood, extreme weather conditions, fuel curtailment, epidemic, pandemic, or other calamity. This probationary contract ("Contract") assures Employee of a position with the District during the term hereof, but it does not assure Employee of future employment, total salary, and daily rate of pay for future school years. The District will provide Employee with start and end dates by the penalty-free resignation date (see Tex. Educ. Code § 21.105). If the effective date of this Contract is after the first day of the school year, no part of service under this Contract shall fulfill any portion of the probationary period defined by Chapter 21.
2. **Credentials.** This Contract is conditioned upon the Employee's satisfactorily providing, before the first day of instruction, the certification, service records, licenses and other records and information required by state and federal law, the Texas Education Agency ("TEA"), the State Board for Educator Certification ("SBEC"), or the District.
 - 2.1 **Certification:** The Employee agrees to maintain the required certification, permit, or licensure requirements throughout the term of this Contract.
 - 2.2 **Failure to Maintain Certification or Qualifications:** If the Employee fails to fulfill the requirements necessary to extend a temporary or emergency certificate or permit, or the Employee's certification or permit expires, is canceled, is relinquished, is suspended, or is revoked, the District may provide the Employee with notice that this Contract is void pursuant to Texas Education Code section 21.0031.
3. **Representations.** The Employee makes the following representations and agreements:
 - 3.1 **Criminal History Review:** At the beginning of the Contract, and at any time during this Contract, the Employee specifically agrees to submit to a review of his or her national criminal history record information ("NCHRI") as required by law, the District, TEA, and/or SBEC.
 - 3.2 **Beginning of Contract:** The Employee represents that he/she has disclosed to the District, in writing, any indictment, conviction, no contest or guilty plea, deferred adjudication, or other adjudication of the Employee for any felony or any offense listed at 19 Texas Administrative Code § 249.16 (c), policy DH (Local), or an offense involving moral turpitude. The Employee understands that a criminal history record acceptable to the District, at its sole discretion, is a condition of this Contract.
 - 3.3 **During Contract:** The Employee also agrees that, during the term of this Contract, the Employee will notify the Superintendent or designee, in writing, of any arrest, indictment, conviction, no contest or guilty plea, deferred adjudication, or other adjudication of the Employee of any criminal offense, or other adjudication for any felony or any offense listed at 19 Texas Administrative Code § 249.16 (c) or policy DH (Local). Employee agrees to provide such written notification within three (3) calendar days, or within any shorter period specified in District policy.
 - 3.4 **False statements and misrepresentations:** The Employee represents that any required records or information provided in his or her employment application are true and correct. Any false statements, misrepresentations, omissions of requested information, or fraud by the Employee in or concerning any required records or in the employment application may be grounds for termination or nonrenewal, as applicable.
4. **Duties.** The Employee agrees to perform his or her duties as follows:
 - 4.1 **General standard:** The Employee shall perform the duties of the position assigned as prescribed by state and federal law and regulations, and as may be assigned by the District. The Employee shall perform those duties with reasonable care, skill, and diligence.
 - 4.2 **Assignment/Reassignment:** The District shall have the right to assign or reassign the Employee to positions, duties and to make changes in responsibilities, work, transfers, or classification at any time during this Contract term. Employee is, further, subject to the assigned duties and/or directives given to Employee by supervisory personnel. Assigned duties include all those duties necessary to fulfill obligations as a Certified/Professional and also include, but shall not be limited to, attendance at workshops, in-service training and/or staff meetings as may be reasonably required by Employee's supervisor(s), upon reasonable notice to Employee, as well as institutes and meetings called or designated which, in the opinion of the Superintendent, will support sound public school operations. Assigned duties include all those duties necessary to fulfill obligations as a Certified/Professional and also include working from home during a District closure due to a government or Board order. Assigned duties do not include any supplement duty described in Clause 4.3. Employee shall have no property right to any particular position, assignment, campus, duty or title.
 - 4.3 **Supplemental duty:** A supplemental duty is a duty not included in the assignment that is named in this Contract. This Contract does not cover assignments of or payments for supplemental duties. Any such payments for supplemental duties are not included as part of the annual salary under this Contract. This Contract does not create a property right to continued employment in any supplemental duty. Supplemental duties for which the Board has established separate, additional compensation may, from time to time, be requested by Employee and assigned to Employee, subject to the Superintendent's sole discretion. The Superintendent may assign such supplemental duty assignments on an at-will basis as may be agreed upon between Employee and Superintendent, but in no event may such compensation exceed the amount budgeted for the particular extra duty assignment. If Employee is assigned to and agrees to a supplemental duty, the start and end dates for the supplemental duty may be different from the start and end dates under this Contract. Employee has the ability to accept or reject any supplemental duties. If an Employee accepts a supplemental duty, Employee may unilaterally terminate the supplemental duties and said termination shall have no impact on this Contract. The District may also terminate any supplemental duties accepted by Employee and said termination shall have no impact on this Contract. If Employee accepts any supplemental duties, Employee shall execute a separate agreement with the District that shall list the terms and conditions of the supplemental duties.
 - 4.4 **Rules:** The Employee shall comply with all Board and District directives, state and federal laws and rules, and District policy and regulations, as they exist or may hereafter be amended.
5. **Compensation.** The District agrees to pay the Employee compensation as follows:
 - 5.1 **Salary:** The District shall pay the Employee according to the compensation plan adopted by the Board each school year. The Employee's salary includes consideration for any assigned duties, responsibilities, and tasks as stated in Clause 4.2; supplemental duties as stated in Clause 4.3 are not covered by this Contract. Compensation of supplemental duties are independent of this Contract. Compensation includes consideration for all assigned duties, responsibilities, and tasks, regardless of the actual number of hours or days, including days not designated on the school calendar, weekends, staff development days and days designated as "holidays" on the District's duty schedule that Employee works during this Contract period, except as provided in the District's supplemental duty schedule for which the Board has established additional compensation. **Employee's salary does not include consideration for any supplemental duty.** The District shall pay the Employee's salary according to the District's established payroll schedule. Employee shall be employed according to the hours and workdays of employment set by the District. Hours and workdays may be amended, as needed, or as determined by the District. The Board of Trustees shall authorize payment to Employee, of an annual salary according to the Compensation Plan adopted by the Board as applicable to the Employee based on the Employee's job assignment. In the case of professional employees referred to in Section 21.402, Texas Education Code, compensation shall not be less than the state minimum

Employee: **LAST NAME, FIRST NAME - ID#XXXXX**

salary. Employee's salary shall be reduced for absences in excess of authorized paid leave. Anything to the contrary herein notwithstanding, if Employee is employed after the beginning of the school year, Employee shall be paid a prorated portion of the annual salary in equal installments, tracking the normal District pay cycle, with prorating to be based on the number of workdays remaining in the school year as established by the District. Employee's prorated salary shall be equally divided by the remaining months in this Contract's pay cycle, unless otherwise agreed to in writing. In the case of all other employees, compensation shall be solely determined by Employee's placement on the compensation plan adopted by the Board. Placement on the District Compensation Plan is subject to validation of experience and state and/or District certification requirements. Total compensation is subject to modification based on validated experience, degree, certification, and assignment. Errors in calculation shall be corrected and Employee shall reimburse the District for wage overpayments because of such errors. Additionally, Employee agrees that the District may deduct any wage overpayments under this Contract from one or more of the Employee's paychecks. Employee understands that qualifying employees may receive an incentive payment under the District's compensation plan, or any other federal, state or local incentive program. Any incentive payment distributed is considered a payment for performance and not an entitlement as part of the Employee's salary. Employee must meet qualifications, on an annual basis, for incentive pay as set out by State law, Board policy or District procedure. Employee does not have a property right to incentive pay and the District may terminate such extra compensation at the end of the school year. The Chapter 21 due process rights are not applicable to the termination of incentive pay. If the Employee qualifies, the Employee may receive incentive pay or pay for performance under the District's compensation plan, federal law, or state law, including Education Code Chapter 21, subchapter O.

- 5.2 **Furloughs:** If the District implements a furlough under Texas Education Code section 21.4021, the Employee's salary will be reduced in proportion to the number of furlough days. The reduction will be equally distributed over the remainder of the applicable school year.
- 5.3 **Annualized Salary:** If the Employee will work on a less than 12-month basis, the Employee's salary will be paid on an annualized basis. The District will make deductions from each paycheck for income tax withholding and benefits.
- 5.4 **Benefits:** The District shall provide benefits to the Employee as provided by state law and Board policies. The District reserves the right to amend its policies at any time during the term of this Contract to reduce or increase these benefits, at the Board's sole discretion.

6. **Other provisions.**

- 6.1 **Equipment and reports:** The Employee shall satisfactorily submit or account for all grades, reports, school equipment, or other required items upon request from the District. Subject to Texas Education Code section 31.104(e), the Employee agrees that the last salary payments for each fiscal year of this Contract are conditioned upon the Employee's accounting for all such items. The Employee agrees that the District may deduct the value of any lost or damaged school equipment from the Employee's final paychecks for the fiscal year in which the loss or damage occurs. The Employee also agrees that the District may deduct any wage overpayments under this Contract from one or more of the Employee's paychecks. Employee shall be required to use personal equipment, including but not limited to personal cellular phones, personal computers, and personal internet service, when working from home is required during a District closure due to a government or Board order, or when there is an emergency taking place during normal District operations.
- 6.2 **Special funding:** Employment in federally or categorically funded positions is expressly conditioned on the availability of full funding for the position. If full funding becomes unavailable, the Employee is subject to termination or nonrenewal, as applicable.
- 6.3 **Addenda:** This Contract includes one or more addenda, as follows:
(1) Addendum A: _____
(2) Addendum B: _____

7. **Suspension:** In accordance with Texas Education Code Chapter 21, the District may suspend the Employee without pay during the term of this Contract for good cause as determined by the Board.

8. **Termination of Contract.**

- 8.1 **Termination:** This Contract will terminate, in accordance with the procedures at Texas Education Code Chapter 21, if the Board determines that termination of Employee's Contract at the end of the Contract period will serve the best interests of the District, or if the Board determines that any of the following exists: good cause, financial exigency, or a program change. This Contract will also terminate if the Employee provides written notice of resignation before the penalty-free resignation date (see Tex. Educ. Code section 21.105).

9. **General provisions.**

- 9.1 **Amendment:** This Contract may not be amended except by written agreement of the parties.
- 9.2 **Severability:** If any provision in this Contract is, for any reason, held to be invalid, illegal, or unenforceable, such invalidity, illegality, or unenforceability shall not affect any other provision of the Contract. This Contract shall be construed as if such invalid, illegal, or unenforceable provision had never been a part of the Contract, and the other provisions of the Contract will remain in full force and effect.
- 9.3 **Entire agreement:** All existing agreements and contracts, both verbal and written, between the parties regarding the employment of the Employee are superseded by this Contract. This Contract, and any addenda, constitutes the entire agreement between the parties. **This Contract does not constitute a "unified contract" with any supplemental duties agreement between the parties.**
- 9.4 **Applicable law:** Texas law shall govern construction of this Contract.
- 9.5 **Paragraph headings:** The headings used at the beginning of each numbered paragraph in this Contract are not intended to have any legal effect; the headings do not limit or expand the meaning of the paragraphs that follow them.

10. **Notice to Employee.** The Employee agrees to keep a current permanent address and e-mail address on file with the District's human resources office. Unless Texas Education Code chapter 21 requires a different notice delivery method, the Employee agrees that the District may meet any legal obligation it has to give the Employee written notice regarding this Contract or the Employee's employment by hand-delivering the notice to the Employee or by sending the notice by e-mail, fax, certified mail, regular mail, and/or express delivery service to the Employee's permanent address of record.

11. **Expiration of offer.** This offer of employment contract shall expire unless the Employee signs and returns this Contract to the Department of Human Resources or responds via electronic communication (e-mail or text message) that they agree to the terms of the Contract on or before **May 26, 2023**. Failure to return the signed Contract by the methods described above by **May 26, 2023** shall be deemed the Employee's rejection of this offer of employment contract and the Employee's resignation from current employment, if any, at the end of the existing contract term.

Board of Trustees of the United Independent School District

Employee's Signature

Date



Ramiro Veliz III, Board President

CONTRACT
Non-Certified Professional

UNITED INDEPENDENT SCHOOL DISTRICT (“District”) hereby employs the undersigned employee, (“Employee”), in a non-certified position. The Employee accepts employment on the following terms and conditions:

1. **Term.** Employee will be employed for the **2023-2024** school year, according to the hours and dates set by the District as they exist or may hereafter be amended. The District may extend the end date in a school year to the extent the District adjusts the instructional schedule due to a school or District closing required by disaster, flood, extreme weather conditions, fuel curtailment, epidemic, pandemic, or other calamity. This contract (“Contract”) assures Employee of a position with the District during the term hereof, but it does not assure Employee of future employment, total salary, and daily rate of pay for future school years.
2. **Credentials.** The Employee shall maintain the following credentials:
 - 2.1 **Documentation:** This Contract is conditioned upon the Employee’s satisfactorily providing, before the first day of performance under this Contract, the credentials, licenses, and other records and information, if any, required by law, the Texas Education Agency (“TEA”), the State Board for Educator Certification (“SBEC”) or the District. Employee agrees to maintain any required certification, permit, or licensure requirements throughout the term of this Contract. If Employee fails to fulfill the requirements necessary to extend a temporary or emergency certificate or permit, or if Employee’s certification or permit expires, is canceled, is relinquished, is suspended, or is revoked, the District may provide Employee with notice that this Contract is void. If Employee is to be employed under a local district teaching permit, this Contract is conditioned upon Employee maintaining the local district teaching permit throughout the term of the Contract.
3. **Representations.** The Employee makes the following representations and agreements:
 - 3.1 **Criminal History Review:** At the beginning of this Contract, and at any time during this Contract, the Employee specifically agrees to submit to a review of his or her national criminal history record information (“NCHRF”) as required by law, the District, TEA, and/or SBEC.
 - 3.2 **Beginning of Contract:** The Employee represents that, he/she has disclosed to the District, in writing, any indictment, conviction, no contest or guilty plea, deferred adjudication, or other adjudication of the Employee for any felony or any offense listed in 19 Texas Administrative Code § 249.16 (c) policy DH (Local), or an offense involving moral turpitude. The Employee understands that a criminal history record acceptable to the District, at its sole discretion, is a condition of this Contract.
 - 3.3 **During Contract:** The Employee also agrees that, during the term of this Contract, the Employee will notify the Superintendent or designee, in writing, of any arrest, indictment, conviction, no contest or guilty plea, deferred adjudication or other adjudication of the Employee of any criminal offense, or other adjudication for any felony or any offense listed at 19 Texas Administrative Code § 249.16 (c), or policy DH (Local). Employee agrees to provide such written notification within three (3) calendar days, or within any shorter period specified in District policy.
 - 3.4 **False statements and misrepresentations:** The Employee represents that any required records or information provided in his or her employment application are true and correct. Any false statements, misrepresentations, omissions of requested information, or fraud by the Employee in or concerning any required records or in the employment application may be grounds for termination or nonrenewal, as applicable.
4. **Duties.** The Employee agrees to perform his or her duties as follows:
 - 4.1 **General standard:** The Employee shall perform the duties of the position assigned as prescribed by state and federal law and regulations, and as may be assigned by the District. The Employee shall perform those duties with reasonable care, skill, and diligence.
 - 4.2 **Assignment/Reassignment:** The District shall have the right to assign or reassign the Employee to positions, duties and to make changes in responsibilities, work, transfers, or classification at any time during this Contract term. Employee is, further, subject to the assigned duties and/or directives given to Employee by supervisory personnel. Assigned duties include all those duties necessary to fulfill obligations as a Non-Certified Professional and also include, but shall not be limited to, attendance at workshops, in-service training and/or staff meetings as may be reasonably required by Employee’s supervisor(s), upon reasonable notice to Employee, as well as institutes and meetings called or designated which, in the opinion of the Superintendent, will support sound public school operations. Assigned duties include all those duties necessary to fulfill obligations as a Non-Certified Professional and also include working from home during a District closure due to a government or Board order. Assigned duties do not include any supplement duty described in Clause 4.3. Employee shall have no property right to any particular position, assignment, campus, duty or title.
 - 4.3 **Supplemental duty:** A supplemental duty is a duty not included in the assignment named in this Contract. This Contract does not cover assignments of or payments for supplemental duties. Any such payments for supplemental duties are not included as part of the annual salary under this Contract. This Contract does not create a property right to continued employment in any supplemental duty. Supplemental duties for which the Board has established separate, additional compensation may, from time to time, be requested by Employee and assigned to Employee, subject to the Superintendent’s sole discretion. The Superintendent may assign such supplemental duty assignments on an at-will basis as may be agreed upon between Employee and Superintendent, but in no event may such compensation exceed the amount budgeted for the particular extra duty assignment. If Employee is assigned to and agrees to a supplemental duty, the start and end dates for the supplemental duty may be different from the start and end dates under this Contract. Employee has the ability to accept or reject any supplemental duties. If an Employee accepts a supplemental duty, Employee may unilaterally terminate the supplemental duties and said termination shall have no impact on this Contract. The District may also terminate any supplemental duties accepted by Employee and said termination shall have no impact on this Contract. If Employee accepts any supplemental duties, Employee shall execute a separate agreement with the District that shall list the terms and conditions of the supplemental duties.
 - 4.4 **Rules:** The Employee shall comply with all Board and District directives, state and federal laws and rules, and District policy and regulations as they exist or may hereafter be amended.
5. **Compensation.** The District agrees to pay the Employee compensation as follows:
 - 5.1 **Salary:** The District shall pay the Employee according to the compensation plan adopted by the Board. The Employee’s salary includes consideration for any assigned duties, responsibilities, and tasks as stated in Clause 4.2; supplemental duties as stated in Clause 4.3 are not covered by this Contract. Compensation of supplemental duties are independent of this Contract. Compensation includes consideration for all assigned duties, responsibilities, and tasks, regardless of the actual number of hours or days, including days not designated on the school calendar, weekends, staff development days and days designated as “holidays” on the District’s duty schedule that Employee works during this Contract period, except as provided in the District’s supplemental duty schedule for which the Board has established additional compensation. **Employee’s salary does not include consideration for any supplemental duty.** The District shall pay the Employee’s salary according to the District’s established payroll schedule. Employee shall be employed according to the hours and workdays of employment set by the District. Hours and workdays may be amended, as needed, or as determined by the District. The Board of Trustees shall authorize payment to Employee, of an annual salary according to the Compensation Plan adopted by the Board as applicable to the Employee based on the Employee’s job assignment. In the case of professional employees referred to in Section 21.402, Texas Education Code, compensation shall not be less than the state minimum salary. Employee’s salary shall be reduced for absences in excess of authorized paid leave. Anything to the contrary herein notwithstanding, if Employee is employed after the beginning of the school year, Employee shall be paid a prorated portion of the annual salary in equal installments, tracking the normal District pay cycle, with prorating to be based on the number of workdays remaining in the school year as established by the District. Employee’s prorated salary shall be equally divided by the remaining months in this Contract’s pay cycle, unless otherwise agreed to in writing. In the case of all other employees,

Employee: **LAST NAME, FIRST NAME – ID#**

compensation shall be solely determined by Employee's placement on the compensation plan adopted by the Board. Placement on the District Compensation Plan is subject to validation of experience and state and/or District certification requirements. Total compensation is subject to modification based on validated experience, degree, certification, and assignment. Errors in calculation shall be corrected and Employee shall reimburse the District for wage overpayments because of such errors. Additionally, Employee agrees that the District may deduct any wage overpayments under this Contract from one or more of the Employee's paychecks. Employee understands that qualifying employees may receive an incentive payment under the District's compensation plan, or any other federal, state or local incentive program. Any incentive payment distributed is considered a payment for performance and not an entitlement as part of the Employee's salary. Employee must meet qualifications, on an annual basis, for incentive pay as set out by State law, Board policy or District procedure. Employee does not have a property right to incentive pay and the District may terminate such extra compensation at the end of the school year. The Chapter 21 due process rights are not applicable to the termination of incentive pay. If the Employee qualifies, the Employee may receive incentive pay or pay for performance under the District's compensation plan, federal law, or state law, including Education Code Chapter 21, subchapter O.

5.2 **Annualized Salary:** If the Employee will work on a less than 12-month basis, the Employee's salary will be paid on an annualized basis. The District will make deductions from each paycheck for income tax withholding and benefits.

5.3 **Benefits:** The District shall provide benefits to the Employee as provided by state law and Board policies. The District reserves the right to amend its policies at any time during the term of this Contract to reduce or increase these benefits, at the Board's sole discretion.

5.4 **Furloughs:** If the District implements a furlough under Texas Education Code section 21.4021, Employee will be subject to the same number of furlough days as for other contract personnel and your salary will be reduced in proportion to the number of furlough days. The reduction will be equally distributed over the remainder of the applicable school year.

6. **Other provisions.**

6.1 **Equipment and reports:** The Employee shall satisfactorily submit or account for all grades, reports, school equipment, or other required items upon request from the District. Subject to Texas Education Code section 31.104(e), the Employee agrees that the last salary payments for each fiscal year of this Contract are conditioned upon the Employee's accounting for all such items. The Employee agrees that the District may deduct the value of any lost or damaged school equipment from the Employee's final paychecks for the fiscal year in which the loss or damage occurs. The Employee also agrees that the District may deduct any wage overpayments under the Contract from one or more of the Employee's paychecks. Employee shall be required to use personal equipment, including but not limited to personal cellular phones, personal computers, and personal internet service, when working from home is required during a District closure due to a government or Board order, or when there is an emergency taking place during normal District operations.

6.2 **Special funding:** Employment in federally or categorically funded positions is expressly conditioned on the availability of full funding for the position. If full funding becomes unavailable, the Employee is subject to termination or nonrenewal, as applicable.

6.3 **Addenda:** This Contract includes one or more Addenda, as follows:

- (1) Addendum A: _____
- (2) Addendum B: _____

7. **Suspension.** This Contract is not governed by the suspension provisions of Texas Education Code Chapter 21. The District may suspend the Employee, with pay, at any time during this Contract at the District's sole discretion. The District may suspend the Employee without pay for good cause as determined by the Board.

8. **Termination of Contract.**

8.1 **Termination:** This Contract is not governed by the termination and nonrenewal provisions of Texas Education Code Chapter 21. This Contract will terminate at the end of the Contract term, or upon a determination by the Board of any of the following: good cause, financial exigency or program change. You may resign during the Contract term only with the consent of the Board or designee.

8.2 **Renewal and Nonrenewal:** This Contract is not governed by the renewal and the nonrenewal provisions of Texas Education Code Chapter 21. This Contract does not give the Employee any rights to the procedures required by Texas Education Code Chapter 21 or to any property rights in employment beyond the Contract term.

9. **General provisions.**

9.1 **Amendment:** This Contract may not be amended except by written agreement of the parties.

9.2 **Severability:** If any provision in this Contract is, for any reason, held to be invalid, illegal, or unenforceable, such invalidity, illegality, or unenforceability shall not affect any other provision of the Contract. This Contract shall be construed as if such invalid, illegal, or unenforceable provision had never been a part of the Contract.

9.3 **Entire agreement:** All existing agreements and contracts, both verbal and written, between the parties regarding the employment of the Employee are superseded by this Contract. This Contract, and any addenda, constitutes the entire agreement between the parties. **This Contract does not constitute a "unified contract" with any supplemental duties agreement between the parties.**

9.4 **Applicable law:** Texas law shall govern construction of this Contract.

9.5 **Paragraph headings:** The headings used at the beginning of each numbered paragraph in this Contract are not intended to have any legal effect; the headings do not limit or expand the meaning of the paragraphs that follow them.

10. **Notice to Employee.** The Employee agrees to keep a current permanent address and e-mail on file with the District's Personnel office. The Employee agrees that the District may meet any legal obligation it has to give the Employee written notice regarding this Contract or the Employee's employment by hand-delivering the notice to the Employee or by sending the notice by e-mail, fax, certified mail, regular mail, and/or express delivery service to the Employee's permanent address of record.

Expiration of offer. This offer of employment contract shall expire unless the Employee signs and returns this Contract to the Department of Human Resources or responds via electronic communication (e-mail or text message) that they agree to the terms of the Contract on or before **May 26, 2023**. Failure to return the signed Contract by the methods described above by **May 26, 2023** shall be deemed the Employee's rejection of this offer of employment contract and the Employee's resignation from current employment, if any, at the end of the existing contract term.

Board of Trustees of the United Independent School District



Ramiro Veliz III, Board President

Employee's Signature

Date

RETIRE / REHIRE ADDENDUM

Employee: _____

Assignment: CLASSROOM TEACHER

Compensation: U.I.S.D. COMPENSATION PLAN, 2023-2024

Date given to Employee: _____

Date returned by Employee: _____

If the Employee is receiving or has received retirement benefits through the Teacher Retirement System of Texas ("TRS") or any other retirement program ("Retirement Benefits"), the Employee acknowledges the following:

1. The District cannot and does not make any guarantees regarding the Employee's continued right to receive the Retirement Benefits.
2. The Employee is relying on his or her own investigation and understanding of the law and upon the guidelines, rules, and regulations regarding employment after retirement of the program(s) under which the Employee has retired. The Employee is not relying on any statements made by the District regarding the effect of District employment on the Employee's Retirement Benefits.
3. The Employee agrees not to sue or otherwise bring any claim against the District, its Board of Trustees, its Superintendent, or any other employee or agent of the District for any loss or reduction in the value of the Employee's Retirement Benefits.
4. If the Employee retired under TRS, the District must report the Employee's employment to TRS. The Employee agrees not to sue or otherwise bring any claim against the District, its Board of Trustees, its Superintendent, or any other employee or agent of the District based on such reports.

Please sign below and return this document to the Superintendent or designee.

Employee's Signature

Date

CERTIFICATION ADDENDUM

Employee: _____
Assignment: _____
Compensation: U.I.S.D. Compensation Plan, 2023-2024
Date given to Employee: _____
Date returned by Employee: _____

UNITED INDEPENDENT SCHOOL DISTRICT (the "District"), and the undersigned professional employee, ("Employee), hereby enter into this Certification Addendum to the Employee's Probationary / Term / Continuing Contract (circle one) ("Employee's Contract"), as follows:

Employee acknowledges that:

- _____ Employee does not hold an endorsement, supplemental certificate, or standard certificate issued by the State Board for Educator Certification ("SBEC") in the current assignment; and Employee holds or will work under a _____ (enter Employee's current permit, certificate, or deficiency plan); or
- _____ Employee's certificate will expire during the term of Employee's Contract and that Employee is required by state law to renew the certificate.

Employee's Contract is subject to Employee becoming and remaining certified and/or Employee's completion of a certification plan, as follows (select applicable requirements):

- _____ Employee must provide to the District by _____ (date) documentation that Employee has passed all parts of the exam necessary for standard certification, supplemental certification, or endorsement in Employee's current assignment;
- _____ Employee must provide to the District by _____ (date) documentation that Employee has completed _____ semester hours under the deficiency plan; and/or
- _____ Employee must provide to the District by _____ (date) documentation that Employee has obtained certification from SBEC, or has renewed Employee's certificate with SBEC, in Employee's current assignment.

Employee agrees to satisfy the condition(s) indicated above by the date(s) specified. If Employee fails to fulfill the requirements necessary to extend a temporary or emergency certificate or permit, or if Employee's certification expires, is canceled, or is revoked, the District may provide Employee notice that Employee's Contract is void pursuant to Texas Education Code section 21.0031.

I have read this addendum and agree to abide by its terms and conditions:

Board of Trustees of the United Independent School District



Employee Signature / Date

Ramiro Veliz III, Board President

**UNITED INDEPENDENT SCHOOL DISTRICT
DISTRICT OF INNOVATION ADDENDUM**

2023-2024

UNITED INDEPENDENT SCHOOL DISTRICT (“District”), and the undersigned employee, (“you” or “your”), hereby enter into this Certification Addendum to your Probationary / Term / Continuing Contract (circle one) (“Employee’s Contract”), as follows:

You acknowledge that:

- _____ You do not hold an endorsement, supplemental certificate, or standard certificate issued by the State Board for Educator Certification (“SBEC”); or

- _____ Your certificate will expire during the term of the Contract and you are required by state law to hold a certificate for your position; or

- _____ You hold an endorsement, supplemental certificate, or standard certificate issued by SBEC, but your Contract position is not within your certified field.

You further acknowledge that your Contract is subject to the District remaining a “District of Innovation” (“DOI”) as authorized by Texas Education Code section 12A.001. Your Contract is also subject to the District maintaining an exemption – under the District’s DOI plan – from Texas Education Code section 21.003, which requires teacher certification for Dual Credit and Career and Technical Education teachers.

You agree that, in the event the District fails to maintain its status as a District of Innovation, or fails to maintain an exemption from Texas Education Code section 21.003, the District has good cause to terminate your Contract.

I have read this addendum and agree to abide by its terms and conditions:

Employee: _____

Date signed: _____

United Independent School District

By:

Title: Associate Superintendent for Human Resources

Date signed: _____

United Independent School District
Notice of Assignment of Exempt Personnel to Supplemental Duties,
2023-2024

This is to notify you of your supplemental duty assignment(s), which you have voluntarily accepted, effective for the **2023-2024** school year. A *supplemental duty* is a duty not included in your “assignment” under your employment contract. We appreciate your willingness to serve our students in this extra capacity.

You are assigned and voluntarily agree to the following supplemental duty(ies), with the annual stipend amount(s) indicated of:

Employee / ID No. / Campus

<i>LAST NAME, FIRST NAME – ID # –/ CAMPUS LOCATION</i>
--

<i>Duty</i>	<i>Assignment(s)</i>	<i>Dates</i>	<i>Stipend Amount</i>
<i>#1</i>	<i>Stipend</i>		
<i>#2</i>	<i>Stipend</i>		
	<i>Totals</i>		

in accordance with the supplemental duty pay schedule approved by the Board and as indicated above. This stipend will be paid in equal installments and is in addition to your regular pay. You will continue to receive this stipend for as long as you have this/these supplemental duty assignment(s). Your stipend is conditioned upon maintaining any and all required certifications for the position throughout the term of your supplemental duty assignment(s). Your stipend includes payment for all duties, responsibilities, and additional time this/these supplemental duty assignment(s) require(s). A stipend associated with a particular supplemental duty may be prorated if you do not complete the assignment(s) or your assignment(s) is/are terminated for any reason.

Your supplemental duty assignment(s) is/are at-will and is/are not a part of your employment contract with the District. There is no property right to your continuation of this/these supplemental duty assignment(s). Your supplemental duty assignment(s) may require work before the start date or after the end date of your employment contract assignment. In the event the District is closed due to a government or Board order, your supplemental duty assignment(s) shall require you to work from home and perform all duties necessary to fulfill all obligations to perform your supplement duty/duties assignment. You shall be required to use personal equipment, including but not limited to personal cellular phones, personal computers, and personal internet service, when working from home is required during a District closure due to a government or Board order, or when there is an emergency taking place during normal District operations. You may resign one or more of these duties at any time or the District may reassign or terminate one or more duties at any time.

You agree to keep a current permanent address and e-mail address on file with the District’s Personnel office. You agree that the District may meet any legal obligation it has to give you written notice regarding your supplemental duties by hand-delivering the notice to you or by sending the notice by e-mail, fax, certified mail, regular mail, and/or express delivery service to the your permanent address of record.

Please sign below to acknowledge this assignment and return this document to the Superintendent or designee.

Employee: _____

Date signed: _____

UNITED INDEPENDENT SCHOOL DISTRICT

By: _____
 Superintendent or Designee

Date: _____



UNITED INDEPENDENT SCHOOL DISTRICT

FROM: David R Canales, Associate Superintendent of Human Resources
DE: David R Canales, Superintendente Asociado de Recursos Humanos

SUBJECT: **REASONABLE ASSURANCE OF EMPLOYMENT**
REF: **Garantía razonable de empleo**
DATE: **May, 2023**

Contingent upon available funding, the United Independent School District (“District” or “UISD”) presently intends to assure you of your employment in our District for the **2023-2024** school year, in accordance with provisions of the Texas Unemployment Compensation Act.

By virtue of this notice, please understand that you are not eligible for unemployment benefits during any scheduled school breaks including, but not limited to, summer, Christmas, and spring breaks. This assurance is contingent upon continued school operations and will not apply in the event of any disruption that is beyond the control of the District (i.e., lack of school funding, pandemic, natural disasters, court orders, public insurrections, war, etc.). In the event the District is closed due to a government or Board order, you shall be required to work from home and perform all duties necessary to fulfill all obligations to perform your job duties. You shall be required to use personal equipment, including but not limited to personal cellular phones, personal computers, and personal internet service, when working from home is required during a District closure due to a government or Board order, or when there is an emergency taking place during normal District operations.

Please note the auxiliary/paraprofessional and classified personnel are employed at the will of the District and acquire neither tenure nor expectancy of re-employment with the District. Employment with the District creates no property interest in continued employment. Understand that you may be reassigned or reclassified at any time and have no property interest in a specific campus, duty, title or position. This is not a contract for employment. Your employment is at-will and may be discontinued at any time by you or the District.

Your services on behalf of the children of the District are appreciated.

Dependiendo de los fondos disponibles, UISD actualmente intenta garantizar su empleo en nuestro Distrito para el ciclo escolar 2023-2024, de acuerdo a las estipulaciones de la Ley de Compensación por Desempleo de Texas.

En virtud de este aviso, por favor comprenda que usted no es elegible para obtener beneficios de desempleo durante ningún receso escolar programado, incluyendo, pero sin limitarse a, vacaciones de verano, de Navidad, y de primavera. Esta garantía está sujeta a las operaciones escolares continuas y no aplicarán en caso de cualquier situación que esté fuera del control del Distrito (por ejemplo: falta de fondos escolares, pandemia, desastres naturales, órdenes de la corte, insurrección pública, guerra, etc.). En caso de que el distrito cierre debido a una orden del gobierno o de la mesa directiva, se le pedirá que trabaje desde su casa y cumpla con las tareas necesarias para llevar a cabo todas sus obligaciones y sus deberes laborales. Se requerirá el uso de equipo personal, incluyendo, pero sin limitarse a, teléfonos celulares personales, computadoras personales y servicio de internet personal cuando se requiera laborar desde su casa durante el cierre del distrito debido a una orden del gobierno o de la mesa directiva, o cuando ocurra una emergencia durante las operaciones normales del distrito.

Por favor tome en cuenta que el personal auxiliar/no titulado y clasificado es empleado a voluntad del Distrito y no adquiere antigüedad, ni expectativa de volver a ser contratado por el Distrito. El empleo con el Distrito no crea ningún derecho de propiedad en la continuidad del mismo. Comprenda que podría ser reasignado o reclassificado en cualquier momento y no tiene derecho de restitución en una escuela determinada, deber, título o puesto. Este no es un contrato de empleo. Su empleo es a voluntad propia y el Distrito o usted pueden darlo por terminado.

Se agradece su servicio a nombre de los niños del Distrito.

Employee Name / Nombre del empleado: _____

ID No. / No. de Identificación: _____

Signature / Firma del empleado

Date / Fecha
Campus No. xxx / Assignment No. xxx