ADDENDUM, Concerning Stude	nt Information, to the Contract	
("the Contract") dated, betw	een The School Board of Palm Beach and	
Country Day of Jupiter [vendor/partner].		
as an "other school official" for purposes of receiving ling FLA. STAT. § 1002.22(3)(d)2 because the School Distinterests in receiving this information in order to carry of under the Contract. (All other terms of the Contract re	nited personally-identifiable student information under trict recognizes the Party has legitimate educationa ut the Party's responsibilities for the school or Distric	
legitimate educational interest in receiving only the	ract. The District has determined that the Party has a following fields of student data [for example: name, es as necessary to cover the minimum scope of data	
 will limit the access to student information to its en educational interest in the information (i.e., they le carry out their responsibilities under the Contract); 	uployees and/or agents who actually have a legitimate gitimately need to access the information in order to and	
student information except for the legitimate purpos that all employees/agents accessing the data must be the confidentiality requirements; and	es/agents to avoid, accessing personally-identifiable es recognized under this Addendum, and shall require e trained in, and sign an acknowledgement regarding,	
Party's employees/agents to the extent allowed her	Code Rule 6A-1.0955(6)(g), that student information by party other than appropriate school officials or the ein (even if the document is first redacted to remove prior written consent of the adult student or the	
 shall maintain any confidential student information locked cabinets, and the Party shall monitor the sec will dispose of all information disclosed to it by the purpose for which the information is disclosed has information (whichever is sooner), by shredding purposes 	urity and safekeeping of the confidential data; and e School District (and any copies thereof), after the s been served, or five years after the receipt of the paper documents finely enough to prevent possible over-writing (or physically destroying) any electronic	
The parties acknowledge that the terms contain in the Contract.	ed in this Addendum supersede any inconsistent terms	
IN WITNESS WHEREOF, the parties hereto h	ave executed this Addendum:	
[Legal name of the Party]	The School Board of Palm Beach County	
By:	Ву:	
Date:	Date:	

ADDENDUM, Concerning Student Information, to the Contract ("the Contract") dated ______, between The School Board of Palm Beach and Discovery Pre-School [vendor/partner].

Pursuant to School Board Policy 5.50, receipt of which is acknowledged by the vendor's/partner's signature below, the School District hereby designates Discovery Pre-School [vendor/partner] ("the Party") as an "other school official" for purposes of receiving limited personally-identifiable student information under FLA. STAT. § 1002.22(3)(d)2 because the School District recognizes the Party has legitimate educational interests in receiving this information in order to carry out the Party's responsibilities for the school or District under the Contract. (All other terms of the Contract remain the same.)

As a condition precedent to receiving confidential student information, the Party warrants and agrees that the Party:

- will limit the access to student information to its employees and/or agents who actually have a legitimate educational interest in the information (i.e., they legitimately need to access the information in order to carry out their responsibilities under the Contract); and
- shall avoid, and shall instruct applicable employees/agents to avoid, accessing personally-identifiable student information except for the legitimate purposes recognized under this Addendum, and shall require that all employees/agents accessing the data must be trained in, and sign an acknowledgement regarding, the confidentiality requirements; and
- will comply with the requirements of Fla. Admin. Code Rule 6A-1.0955(6)(g), that student information shall not be disclosed by the Party in any form to any party other than appropriate school officials or the Party's employees/agents to the extent allowed herein (even if the document is first redacted to remove personally-identifiable information), without the prior written consent of the adult student or the parent/guardian, as appropriate; and
- shall maintain any confidential student information in secure data processing facilities or in securely locked cabinets, and the Party shall monitor the security and safekeeping of the confidential data; and
- will dispose of all information disclosed to it by the School District (and any copies thereof), after the purpose for which the information is disclosed has been served, or five years after the receipt of the information (whichever is sooner), by shredding paper documents finely enough to prevent possible recovery of information, and by totally erasing and over-writing (or physically destroying) any electronic media such as computer files, tapes, or diskettes, or physically destroyed.

The parties acknowledge that the terms contained in this Addendum supersede any inconsistent terms in the Contract.

IN WITNESS WHEREOF, the parties hereto have executed this Addendum:

[Legal name of the Party]	The School Board of Palm Beach County
By: [person having authority to enter legally-binding agreements on behalf of the Party]	Ву:
Date:	Date:

ADDENDUM, Concerning Student Information, to the Contract ("the Contract") dated September 22, 2005, between The School Board of Palm Beach and La Petite Academy [vendor/partner].

Pursuant to School Board Policy 5.50, receipt of which is acknowledged by the vendor's/partner's signature below, the School District hereby designates La Petite Academy [vendor/partner] ("the Party") as an "other school official" for purposes of receiving limited personally-identifiable student information under FLA. STAT. § 1002.22(3)(d)2 because the School District recognizes the Party has legitimate educational interests in receiving this information in order to carry out the Party's responsibilities for the school or District under the Contract. (All other terms of the Contract remain the same.)

	al student information, the Party warrants and agrees
 that the Party: will limit the use of, or access to, confidential stud actually needed to complete the services under control legitimate educational interest in receiving only the grade-level, school attending, etc.; add more space actually deemed needed]: 	ract. The District has determined that the Party has a following fields of student data [for example: name, is as necessary to cover the minimum scope of data
actually deemed needed]:,	; and
 will limit the access to student information to its empeducational interest in the information (i.e., they leg carry out their responsibilities under the Contract); a shall avoid, and shall instruct applicable employee student information except for the legitimate purpose that all employees/agents accessing the data must be the confidentiality requirements; and will comply with the requirements of Fla. Admin. Conshall not be disclosed by the Party in any form to an Party's employees/agents to the extent allowed here personally-identifiable information), without the parent/guardian, as appropriate; and shall maintain any confidential student information locked cabinets, and the Party shall monitor the section will dispose of all information disclosed to it by the purpose for which the information is disclosed has information (whichever is sooner), by shredding precovery of information, and by totally erasing and o media such as computer files, tapes, or diskettes, or 	provides and/or agents who actually have a legitimate gitimately need to access the information in order to and s/agents to avoid, accessing personally-identifiable as recognized under this Addendum, and shall require trained in, and sign an acknowledgement regarding, ode Rule 6A-1.0955(6)(g), that student information y party other than appropriate school officials or the sin (even if the document is first redacted to remove prior written consent of the adult student or the in secure data processing facilities or in securely arity and safekeeping of the confidential data; and a School District (and any copies thereof), after the speen served, or five years after the receipt of the aper documents finely enough to prevent possible ver-writing (or physically destroying) any electronic
The parties acknowledge that the terms contained	ed in this Addendum supersede any inconsistent terms
in the Contract.	
IN WITNESS WHEREOF, the parties hereto ha	ave executed this Addendum:
[Legal name of the Party]	The School Board of Palm Beach County
By:	Ву:
[person having authority to enter legally-binding agreements on behalf of the Party]	

ADDENDUM, Concerning Student Information, to the Contract ("the Contract") dated September 22, 2005, between The School Board of Palm Beach and Ruth and Edward Taubman Early Childhood Center [vendor/partner].

Pursuant to School Board Policy 5.50, receipt of which is acknowledged by the vendor's/partner's signature below, the School District hereby designates Ruth and Edward Taubman Early Childhood Center [vendor/partner] ("the Party") as an "other school official" for purposes of receiving limited personallyidentifiable student information under FLA. STAT. § 1002.22(3)(d)2 because the School District recognizes the Party has legitimate educational interests in receiving this information in order to carry out the Party's responsibilities for the school or District under the Contract. (All other terms of the Contract remain the same.)

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	ential student information, the Party warrants and agrees
that the Party:	
actually needed to complete the services under co- legitimate educational interest in receiving only t	tudent information to the limited scope of information ontract. The District has determined that the Party has a he following fields of student data [for example: name, aces as necessary to cover the minimum scope of data
	; and
educational interest in the information (i.e., they carry out their responsibilities under the Contract	
student information except for the legitimate purp	yees/agents to avoid, accessing personally-identifiable oses recognized under this Addendum, and shall require be trained in, and sign an acknowledgement regarding,
shall not be disclosed by the Party in any form to Party's employees/agents to the extent allowed h personally-identifiable information), without th parent/guardian, as appropriate; and shall maintain any confidential student informat locked cabinets, and the Party shall monitor the sewill dispose of all information disclosed to it by purpose for which the information is disclosed information (whichever is sooner), by shredding	any party other than appropriate school officials or the erein (even if the document is first redacted to remove the prior written consent of the adult student or the etion in secure data processing facilities or in securely security and safekeeping of the confidential data; and the School District (and any copies thereof), after the has been served, or five years after the receipt of the g paper documents finely enough to prevent possible d over-writing (or physically destroying) any electronic or physically destroyed.
The parties acknowledge that the terms conta	ained in this Addendum supersede any inconsistent terms
in the Contract.	
IN WITNESS WHEREOF, the parties hereto	have executed this Addendum:
Gegal name of the Party] & cora late In.	The School Board of Palm Beach County
By	Ву:
binding agreements on behalf of the Party]	

Date: