

THE SCHOOL DISTRICT OF PALM BEACH COUNTY

Agreement between the School Board of Palm Beach County and R.B. MacNaughton, Inc., Richard Pratt. President

AGENDA ITEM NUMBER	BOARD MEETING DATE March 15, 2006		
CONTACT	PX		
Gail Verrigni	50901		
SCHOOL/DEPARTMENT Department of Safe Schools/Prevention Center			

			 :						
ТН	IS A	GREE	MENT is entered	d into this	sixteenth da	y ofMar	ch , 2006	by and betwe	en the SCHOOL
BOARD OF PALM BEACH COUNTY, hereinafter referred to as "Board" and R.B. MacNaughton, Inc., Richard Pratt, President hereinafter referred to as "Consultant". WHEREAS, the Board desires to enter into this Agreement with the Consultant, providing, among other things, for the									
Co	Consultant's services to the Board; and								
Во	WHEREAS, the Consultant desires to enter into this Agreement with respect to his/her (hereinafter his) services to the Board, upon the terms and conditions hereinafter set forth.								
WHEREAS, the Consultant is specially trained and possesses the necessary skills, experience, education and competency, and licenses or credentials to perform the required services.									
	NC	W, TH	EREFORE, the	Board and the 0	Consultant agree	as follows:			
	1.	TERM	I						
		The t	erm of this Agre	ement shall con	nmence on	March 16, 2006	and shall en	d onJune 3	30, 2006
	2.	RESP	ONSIBILITIES	OF CONSULTA	NT				
		A. T	he Consultant sl	nall perform the	following service	es:			
		P	rovide custom S	afe Schools Ale	rt and Acknowl	edgement Syster	n for Youth (SS.	AASY) reports	for four
		R R	eports: Refention	nt high schools	with transitional	programs. The raph Reports: A	reports include:	FCAT Alerts; B	irth Date
						apii reports. 11	itoridance, i co	uni, Ol A and 5	uspension.
				ocation of servic		vention Center's			
		<u></u>	1aich 10, 2000 t	o June 30, 2000	unough the Fre	vention Centers	server.		
	3.	CONS	SULTANT BACK	GROUND INFO	DRMATION				
		Educa	tion B.S., Mi	chigan State Un	iversity				
		Positio	on and Address	President, 23	SE Third Terrac	e, Suite 2, Dania	Beach, FL 3300)4	
	Position and Address President, 23 SE Third Terrace, Suite 2, Dania Beach, FL 33004 Target Group/School/Department Palm Beach Lakes, Forest Hill, Royal Palm and Atlantic Community High Schools							Schools	
								i Demoois	
Approximate Number to be Served 8,400									
4. EVALUATION/FOLLOW-UP METHOD Alison Adler Chief Safety and Learning Environment							vironment		
Evaluation of the Consultant shall be provided by Alison Adler, Chief, Safety and Learning Environment of the District at regular intervals and in accordance with the attached evaluation tool, Exhibit "A".								nonment .	
						un une attached e		AITIDIL A .	
FINANCIAL IMPACT The financial impact is \$6,000.00 The source of funds is Federal National Drug Prevention Coordinator Grant									
_	The financial impact is\$6,000.00 The source of funds is Federal National Drug Prevention Coordinator Grant								
IA_			FUND 405	FUNCTION	OBJECT		• • • • • • • • • • • • • • • • • • • •	PROGRAM	GL
			425	6402	3101	9010	5563		!

5. COMPLIANCE WITH POLICIES AND LAWS

The Consultant shall comply with all current School Board of Palm Beach County's Policies. The School Board's policies are located at http://www.palmbeach.k12.fl.us/ or www.schoolboardpolicies.com and are incorporated herein. It shall be the Consultant's responsibility to comply with all School Board Policies as they may be modified from time to time during the term of this Agreement. The Consultant shall abide by all applicable federal, state and local laws.

6. COMPENSATION

t..

	A.	The School Board shall pay the Consultant the maximum sum of (write out amount)							
	Six thousand dollars								
		(\$ <u>NA</u>), for a maximum ofNA hours which is based upon the following rate schedule.						
		Daily Rate: _ Hourly Rate: _		Half Day Rate: Flat Rate:	NA \$6,000				
		I grant permission for any or all parts of this presentation to be videotaped. Yes No							
	B.	have been full necessary to s	y and satisfactorily performed substantiate the full and satisfa	. The Consultant shall submit to	ces for which payment is requested.				
		Alison Adler,	Ed.D., Chief, Safety and Lea	rning Environment					
7.	CONFIDENTIALITY OF STUDENT RECORDS								
	The Consultant is subject to all School District obligations relating to compliance with student records confidentiality laws. By signing this Agreement, the Consultant acknowledges and agrees to comply with the Family Educational Rights and Privacy Act (FERPA) and all State and Federal Laws relating to the confidentiality of student records.								
	Consultant will not receive student Information.								
	Consultant will receive student Information and Release or Transfer of Student Information (PBSD 0313) we completed prior to Consultant receiving student information.								
	×	has legitimate school official	educational interests in the ir in accordance with School B	Since parental consent will not a street of the street of	eby be deemed an "other r into the Addendum				
8.	ВА	CKGROUND	HECKS/FINGERPRINTING						

The School District shall screen applicants and shall be governed by Fl. Stat. § 1012.32(2)(a) [§ 231.02(2)(a)]. The Consultant agrees to submit to a background check and fingerprinting by the School District's Police Department at the sole cost of the Consultant. The Consultant shall not begin providing services contemplated by this Agreement until clearance by the School District. The School Board shall not be liable for rejection of the Consultant on the basis of these compliance obligations. The Consultant agrees that neither the Consultant, nor any employee, agent or representative of the Consultant who has been convicted or who is currently under investigation for a crime against children in accordance with § 435.04. Florida Statutes will enter onto any school site.

9. INDEPENDENT CONTRACTOR

The Consultant is, for all purposes arising under this Agreement, an independent contractor, the Consultant and its officers, agents or employees may not, under any circumstances, hold themselves out to anyone as being officers. agents or employees of the Board. No officer, agent or employee of the Consultant or Board shall be deemed an officer, agent or employee of the other party. Neither the Consultant nor Board, nor any officer, agent or employee thereof, shall be entitled to any benefits to which employees of the other party are entitled, including, but not limited to, overtime, retirement benefits, workers compensation benefits, injury leave, or other leave benefits.

10. OWNERSHIP

- A. All reports, studies, information, data, statistics, forms, designs, plans, procedures, systems, and other materials produced by the Consultant under this Agreement shall be the sole and exclusive property of Board. No such materials produced, either in whole or in part, under this Agreement shall be subject to private use, copyright or patent right by the Consultant in the United States or in any other country without the express written consent of Board.
- B. Board shall have unrestricted authority to publish, disclose, distribute and otherwise use, copyright or patent any such materials produced by the Consultant under this Agreement.

11. INDEMNIFICATION/HOLD HARMLESS

The Consultant shall, in addition to any other obligation to indemnify the Palm Beach County School Board and to the fullest extent permitted by law, protect, defend, indemnify and hold harmless the School District, their agents. officers, elected officials and employees from and against all claims, actions, liabilities, losses (including economic losses), costs arising out of any actual or alleged bodily injury, sickness, disease or death, or injury to or destruction of tangible property including the loss of use resulting there from, or any other damage or loss arising out of, or claimed to have resulted in whole or in part from any actual or alleged act or omission of the Consultant, or anyone

directly or indirectly employed by them, or of anyone for whose acts any of them may be liable in the performance of the work; or violation of law, statute, ordinance, governmental administration order, rule or regulation in the performance of the work; claims or actions made by the Consultant or other party performing the work. The indemnification obligations hereunder shall not be limited to any limitation on the amount, type of damages, compensation or benefits payable by or for Consultant under workers' compensation acts; disability benefit acts, other employee benefit acts or any statutory bar. Any cost or expenses, including attorney's fees, incurred by the Palm Beach County School District to enforce this agreement shall be borne by the Consultant. The Consultant recognizes the broad nature of this indemnification and hold harmless article, and voluntarily makes this covenant for good and valuable consideration provided by the School Board in support of this indemnification in accordance with the laws of the State of Florida. This article will survive the termination of this Agreement.

	·	
12.	TRAVEL	
	Travel is is not allowable for this contract. Estimated travel expense is not to exceed for the term of the contract. The Consultant agrees to submit all necessary documentation and p	\$0.00
	accordance with F. S. § 1 12.061 and School Board Policy #6.01. The Consultant further agrees	
	for travel must be submitted on travel reimbursement forms with the rates determined by F.S. §	
	Board Policy 6.01 and must be authorized by the appropriate administrator(s).	

13. AMENDMENT

1...

 I_{i}

This Agreement may be amended only with the mutual consent of the parties. All amendments must be in writing and must be approved by the School Board.

14. ASSIGNMENT

Neither the Consultant nor the Board may assign or transfer any interest in this Agreement without the prior written consent of the other party.

15. GOVERNING LAW AND VENUE

This Agreement shall be construed in accordance with the laws of the State of Florida. Any dispute with respect to this Agreement is subject to the laws of Florida, venue in Palm Beach County, Florida. Each Party shall be responsible for its own attorney's fees and costs incurred as a result of any action or proceeding under this agreement.

16. TERMINATION

The Board reserves the right to terminate this contract at any time and for any reason, upon giving thirty (30) days notice to the other party. If said contract should be terminated for convenience as provided herein, the Board will be relieved of all obligations under said contract and the Board will only be required to pay that amount of the contract actually performed to the date of termination with no payment due for unperformed work or lost profits. In the event School Board determines that the Consultant's services are not being performed as agreed upon, the Consultant shall be deemed to be in default and the School Board reserves the right to cancel this contract with five (5) days notice and to withhold all monies due the Consultant until such time as the Board, in its sole discretion shall determine whether to have the contract services completed by others or to cease obtaining the services. In the event that the Board determines to have the contract completed by others, the Consultant shall be liable for any costs of completion in excess of that called for in this contract. In the event that the Board determines not to have the contract completed by others, the Consultant shall be paid for the services that it satisfactorily performed prior to the termination but, in no event, shall the Consultant be paid for any work not actually performed or for lost profits.

In the event that it is determined that a termination for cause was unjustified, the termination shall be deemed a termination for convenience and the Consultant shall be entitled to payment only for work actually performed prior to the termination and to any additional sums.

17. MINORITY STATUS

18. LEGAL REVIEW

The parties hereto represent that they have reviewed the Agreement and have sought legal advice concerning the legal significance and ramifications of the provisions contained herein.

PBSD 1420 (Rev. 05/25/2005) Page 3 of 4

Any notice permitted or required under this Agreement shall be in writing and signed by the party giving or serving the same, and shall be served either by personal delivery or certified mail to the following persons and at the following addresses: Consultant: (Add Consultant's address) SCHOOL BOARD OF PALM BEACH COUNTY, FLORIDA R.B. MacNaughton, Inc. **Purchasing Department** 23 S.E. 3rd Terrace, Suite 2 3300 Forest Hill Boulevard, Suite A 323 Dania Beach, FL 33004 West Palm Beach, Florida 33406 20. **MANDATORY CONTRACT DOCUMENTS** This Agreement includes the terms and conditions set forth in this document, and set forth in the following additional documents attached hereto and incorporate herein: (approval will not be granted without these mandatory attachments) "Exhibit A" Provide consultant evaluation "Exhibit B" Beneficial Interest and Disclosure of Ownership Affidavit (PBSD 1997) NOW, THEREFORE, the parties hereto have affixed their signatures on the day and year first above written. Aconymended for approval by SIGNATURE OF PRINCIPAL / DIRECTOR DATE PRINT NAME PRINT NAME SIGNATURE OF CHIEF OFFICER DATE SIGNATURE OF APPROPRIATE ASSOCIATE /AREA / ASSISTANT SUPERINTENDENT Dr. Alison Adler, Chief, Safety and Learning Environment Ann Killets, Chief Academic Officer PRINT NAME PRINT NAME The School Board of Consultant Palm Beach County, Florida By: R.B. MacNaug ton, Inc., Richard Pratt, President THOMAS E. LYNCH CHAIRMAN PRINT CONSULTANT DATE By: SIGNATURE Attest: By: ARTHUR E. JOHNSON SUPERINTENDENT DATE Richard Pratt, President, R.B. MacNaughton, Inc.

PRINT NAME

SIGNATURE

PRINT NAME

SIGNATURE

PRINT NAME

Witnesses: (Two are required)

PBSD 1420 (Rev. 05/25/2005)

Witnesses: (Two are required)

SIGNATURE

PRINT NAME

SIGNATURE

PRINT NAME

١.

NOTICES

19.

ADDENDUM, Concerning Student Information, to the Consultant Contract Agreement ("the Contract") dated 3/16/06, between The School Board of Palm Beach and R.B. MacNaughton, Inc. [vendor/parmer].

Pursuant to School Board Policy 5.50, receipt of which is acknowledged by the vendor's/partner's signature below, the School District hereby designated B. MacNaughton, [bracker/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
 cducational 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 Flu. 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 reducted 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 crasing 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]

By:

[person having authority to enter legally-binding agreements of behalf of the Party]

5.\Public\Hyu\MEMOx 2004\110204 State Re Contracts.doc

The School Board of Palm Beach County

Je brien 10, 200.