

THE SCHOOL DISTRICT OF PALM BEACH COUNTY **Request for Document Approval by Legal Services**

DIRECTIONS: Allow two weeks for review and approval. **DO NOT** use "ASAP" for a required date. A specific due date is required. Your document may be returned for failure to complete the information below.

Date Submitted 0 4 / 0 7 / 2 0 0 6 Number of Copies Submitted 1
Name of Document SES Provider/Board Agreement
School/Department Submitting Department of Supplemental Educational Services
Contact Person Janie Coburn Telephone (561) 434 - 8856 PX 48856
Date Required 0 5 / 0 5 / 2 0 0 6 (DO NOT use "ASAP" - a specific date is required)
Is this a continuation/duplication of prior document? 🛛 Yes 🗌 No
If any changes, are they marked? yes
Is substance of document acceptable to your Assistant Superintendent or Director? 🛮 Yes 🛮 🗆 No 🐧 🔯
Are permits required? Yes No
Have required permits been obtained? ☐ Yes ☐ No ☒ N/A
Do you wish to pick up document? 🛛 Yes 🗌 NoPony? 🗋 Yes 🗌 No
Comments:
RECEIVED
MAY 0 2 2006
BY LEGAL SERVICES
Judy & wick 4/7/06 SIGNATURE OF DEPARTMENT HEAD OR AREA EXECUTIVE DATE
Attorney Assigned 1000000000000000000000000000000000000

of Contract: Provider Agreement	Supplemental Educational Services Board Meeting Date
	Board meeting bate
CONTRAC	CT REVIEW CHECKLIST
Consistency with Law and Scho	ool Board Policy:
	Comments
Consistent with School Board Policy	YES
Consistent with Florida, federal and local laws	YES
Contract Terms:	Comments
Term (Duration of Contract)	From the date of signature to June 30, 2007
Termination Clause	Board may terminate without cause upon giving thirty (30) days notice to other party. If the consultant is in default, the Board may cancel contract upon five (5) days notice to the other party.
Insurance /Liability Issues/ Indemnification	Risk Management should review and approve all insurance clauses. Please refer to section 16 and 17.
Regulatory issues	None
Confidentiality Provision	Yes (Provider agrees to comply with FERPA. Provider should execute Addendum Concerning Student Information. Please refer to section 9 and 10.
Warranties	N/A
Labor Issues	The Labor Relations Department should review any issues.
Disclaimers	N/A
Governing Law & Venue	Governing Law: Florida; Venue: Palm Beach County
Business Principles:	Comments
Sound Business Principles	Yes.
Reasonableness of Fees	Please refer to section 7.
Payment TermsLump sum, installmentsPayment Due datesLate fees	Please refer to section 8.

Sound Business Principles	Yes.
Reasonableness of Fees	Please refer to section 7.
Payment TermsLump sum, installmentsPayment Due datesLate fees	Please refer to section 8.
Other legues:	

	Offinions
Conflict of Interest Disclosures	None
Non-Negotiable Issues	None
Miscellaneous Issues	None
Appropriate Departmental Sign-off	

Special Considerations: _ The issues noted above were explained to the appropriate District staff and/or Division Chief



THE SCHOOL DISTRICT OF PALM BEACH COUNTY

Agreement between the School Board of Palm Beach County

BEACH COUT	and		
		(Provider)	
THIS AGR	EEMENT is entered into this	day of	by and between the SCHOOI
BOARD OF	F PALM BEACH COUNTY, herein	after referred to as "Board" and _	
hereinafter	referred to as "Provider."		

WHEREAS, the Board desires to enter into this Agreement with the Provider, for the purpose of providing supplemental education services in compliance with applicable law, including No Child Left Behind; and

WHEREAS, the Provider desires to enter into this Agreement with respect to its services to the Board, upon the terms and conditions hereinafter set forth; and

WHEREAS, the Provider is specially trained and possesses the necessary skills, experience, education and competency, and licenses or credentials to perform the required services.

NOW, THEREFORE, the Board and the Provider agree as follows:

1. TERM

The term of this Agreement shall commence on _____ and shall end on June 30, 2007.

2. RESPONSIBILITIES OF PROVIDER

The Provider shall perform the following services:

- A. Statement of Goals. For each eligible student whose parent elects to receive Supplemental Educational Services (SES) from the Provider, the Provider and the Board shall develop a Statement of Goals in consultation with the student's parent. The Provider shall make no changes to, or terminate, any student's Statement of Goals without the written consent of the Board and the student's parent. This consultation between the Provider, the Board and each eligible student's parent(s) shall be held before any payments are made for supplemental services. The Provider shall not be reimbursed for any supplemental services it renders without proof of this Agreement and a Board-approved Individual Achievement Plan (IAP) signed by the parent and the Provider.
- B. Progress Reports. For each student to whom Provider gives services under this Agreement, the Provider shall send to the Board, the student's school and the student's parent a written report describing the student's progress, including benchmark data. Progress reports shall be sent according to the submission schedule defined in section 3.B of this Agreement. If requested by the Board or a parent, the Provider shall give these reports in the following languages: English, Spanish, Creole, and Portuguese. Failure to timely submit said reports may delay the processing of the monthly invoices until receipt of these reports or, at the discretion of the Board, constitute "good cause" for termination of this Agreement.
- C. Records of Attendance. For each invoice, the Provider shall submit monthly records of student attendance on a form(s) generated through the Supplemental Services Tracker (SST) computer system with a descriptive cover page provided by the Board. The information shall include the name, address and school of student; the hourly rate for the service given to student; the name of Provider's employee who rendered the service; the amount of time of such service for each day measured to the nearest fifteen (15) minutes and initialed by the student's parent/guardian or the student if the parent/guardian is not in attendance; the total number of hours of such service identified by academic subject (reading, mathematics and/or writing) covered at each session; and the amount due. Each record shall be signed by a representative of the Provider, a representative of the Board and by the Director of Supplemental Educational Services.

3. PROVIDER AGREES:

A.	To measure the student's progress toward achieving the goals stated above by the following method(s)

	B. To send progress reports to regularly inform the student's parents, the student's school and the Board regarding the student's progress toward achieving the goals stated on the Individual Achievement Plan. Progress reports will be submitted to each according to the following schedule:							
		To parents	Weekly □	Monthly □	Other			
		To the school	Weekly □	Monthly \square	Other			
		To the Board	Monthly □	Other				
		Progress will be report	rted to Board empl	loyee Judith Kline	k.			
	C.	# Sessions per Week		# Sessions per I	Month:			
		Type of Service:	Check and comp	lete all that apply.				
			Online	One-on-One □				
			Small Group □	Maximum numb	er of students per tutor			
		Time/Day of Sessions	3:					
		Location of Sessions:	Check all that ap	ply.				
			School Site	Community Site	□ Store Front □	In Home □		
		Such services shall in Plan if applicable.	nclude all of the a	accommodations s	stated in the student's	IEP, LEP Plan and 504		
4.	PR	OVIDER FURTHER A	GREES:					
	A.	To supervise students	s at all times.					
	В.	B. To supervise students through the end of tutoring and until parent pick-up or appropriate arrangements are met. If services are on a school campus, the Provider must follow School Age Child Care (SACC) procedures.						
	C.	C. To comply with section 13 throughout the contractual period.						
	D.	presently have in th	eir class and the	at they are not		to tutor any student they until their workday is action.		
5.	EV	ALUATION/FOLLOW-	UP METHOD					
	Sup	Evaluation of the Provider's services shall be conducted by staff members of the Departments of Supplemental Services and NCLB/Title I at regular intervals and in accordance with the evaluation tool provided by the Board.						
6.	СО	MPLIANCE WITH PO	LICIES AND LAW	'S				
	The Provider shall comply with all current Board Policies. The Board's Policies are located at http://www.palmbeach.k12.fl.us/ or www.schoolboardpolicies.com and are incorporated herein. It shall be the Provider's responsibility to comply with all Board Policies as they may be modified from time to time during the term of this Agreement. The Provider shall abide by all applicable Federal, State and Local Laws.							
7.	СО	MPENSATION						
	Α.		ation for the School	ol District of Palm		student by the Florida 2006-2007 school year		
					is the same hourly rate approval to provide tute	submitted to the Florida oring services.		

- B. The Provider shall submit to the Board monthly invoices itemized by name and address of student, service provided, and amount owed. Section 8 of this Agreement provides a listing of the required documentation for each invoice. Such invoices shall be submitted by the 10th day of each month after services have been rendered. The Board shall process payments to the Provider within forty-five (45) days of submission of such invoices. Failure to timely submit said invoices to the Board may result in the delay of processing of the monthly invoices and, at the discretion of the Board, constitute "good cause" for termination of this Agreement.
- C. No payment shall be made unless and until the Board verifies that all services for which payment is requested have been fully and satisfactorily performed. The Provider shall submit to the Board any documentation necessary to substantiate the full and satisfactory performance of the services for which payment is requested. The administrator who will verify the services have been performed and approve the invoice is Judith Klinek.
- D. No payment shall be made for any services rendered prior to the date of the required background clearance and fingerprinting completed by the Board.

8. METHOD OF PAYMENT

The Provider shall submit a monthly invoice by the 10th day of each month after services have been rendered. Invoices must include the Board-provided cover page, a list of tutors' names and social security numbers, the Individualized Achievement Plan (due with first invoice only), the attendance sheets with tutors' names for students listed, the SST computer-generated itemized invoice, and the SES Student Subject and Hours form. The Provider may receive up to the maximum dollar amount assigned per student by the Florida Department of Education for the School District of Palm Beach County for the 2006-2007 school year for supplemental services for each student served. Any request for additional funds is outside the responsibility of the Board and rests with the Provider and the parent. Payment will be based on the total number of hours the student actually attends. Payment will not be made for any student absences.

The Provider shall submit a request for payment with a student attendance record and other required documentation to:

Judith Klinek
The School District of Palm Beach County
Supplemental Educational Services, Suite C-124
3300 Forest Hill Boulevard
West Palm Beach, Florida 33406-5813

9. CONFIDENTIALITY OF STUDENT RECORDS

The Provider is subject to all Board obligations relating to compliance with student records confidentiality laws. By signing this Agreement, the Provider 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.

10. STUDENT RECORD SECURITY

All student records shall be kept in a secure location preventing access by unauthorized individuals. The Provider shall maintain an access log delineating date, time, agency, and identity of any individual accessing student records who is not in the direct employ of Provider. The Provider shall not forward to any person other than parent or the Board any student record, including, but not limited to, the student's identify, without the written consent of the parent and the Board. Upon termination of this Agreement, the Provider shall turn over to the Board all student records of the Board's eligible students to whom the Provider has provided services under this Agreement.

11. PROVIDER FACILITY ACCESS

The Provider shall allow access to its facilities for periodic monitoring of each student's instructional program by the Board and shall be invited to participate in any review of each student's progress by the Board. Board representatives shall have access to observe each student at work, observe the instructional setting, interview the Provider, and review each student's progress.

12. PROVIDER RECORDS

The Provider shall provide access to all records or reports, or other matter relating to this Agreement upon request by the Board. The Provider shall maintain fiscal records for five (5) years and shall keep them available for audit.

13. BACKGROUND CHECKS/FINGERPRINTING

The Provider shall be governed by Section 1012.32(2)(a) [231.02(2)(a)], Florida Statutes. All contractual personnel (vendors, contractors, individuals, or entities) under contract with the Board who are permitted access on school grounds when students are present, who have direct contact with students or contact with students through computer Internet services or who have access to or control of school funds must undergo level 2 screening. Level 2 screening consists of fingerprinting and a background check, as set forth in section 1012.32, Florida Statutes. All contractual personnel agree to undergo a background check and fingerprinting if he/she is an individual who meets any of the above conditions and to require that all employees and subcontractors of the organization who meet any of the above conditions submit to a background check, including fingerprinting by the Board's Police Department, or another Florida school district, at the sole cost of the Provider. Contract personnel shall not begin providing services contemplated by the contract until he or she receives notice of clearance by the Board. Neither the Board, nor its members, officers, employees, nor agents, shall be liable under any legal theory for any claim whatsoever for the rejection of the Provider (or discontinuation of the Provider's services) on the basis of these compliance obligations. The Provider agrees that neither the Provider, nor any employee, agent nor representative of the Provider who has been convicted or who is currently under investigation for a crime delineated in section 435.04, Florida Statutes, will be employed in the performance of this Agreement.

14. DISTRICT'S SUPPLEMENTAL SERVICES TRACKER SYSTEM (SST)

The Provider shall use the Board's Supplemental Services Tracker system. The Provider shall attend training offered in the use of the Tracker system and appropriately follow all procedures including, but not limited to, the online enrollment of each student, completion of the goal setting and Individual Achievement Plan, completion of attendance and invoicing forms, and any additional form requested by the Tracker to enable the Board and the State to verify with the Provider or parent that services have been rendered.

The Board has paid for two hours of technical phone support for assistance to the Provider in using the Tracker system. Payment for any additional support time shall be the responsibility of the Provider. The Tracker system will notify the Provider and the Board of the hourly rate and payment due for any phone support hours in excess of the two prepaid hours. Any payment due will be deducted from the Provider's monthly invoice payment.

15. INDEPENDENT CONTRACTOR

The Provider is, for all purposes arising under this Agreement, an independent contractor. The Provider 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 Provider or Board shall be deemed an officer, agent or employee of the other party. Neither the Provider nor the 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.

16. INDEMNIFICATION/HOLD HARMLESS

The Provider shall, in addition to any other obligation to indemnify the Board and to the fullest extent permitted by law, protect, defend, indemnify and hold harmless the Board, its 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 Provider, or anyone directly or indirectly employed by the Provider, or of anyone for whose acts the Provider 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 Provider 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 the Provider 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 Board to enforce this Agreement shall be borne by the Provider. The Provider recognizes the broad nature of this indemnification and hold harmless article, and voluntarily makes this covenant for good and valuable consideration provided by the 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.

17. PROVIDER'S INSURANCE REQUIRMENTS:

A. Commercial General Liability Coverage

Limits: \$1,000,000 Each Occurrence

\$2,000,000 Aggregate

Coverage shall include bodily injury, property damage, personal injury, contractual liability, sexual abuse and molestation coverage.

B. Worker Compensation Insurance

Limits: Coverage A Statutory

Coverage B \$500,000

If the Provider is entreating Board premises for services, a waiver of subrogation must be provided.

C. Auto Liability (if the Provider is transporting students)

Limits: \$5,000,000 Each Occurrence

\$5,000,000 Aggregate

D. Errors and Omissions

Limits: \$1,000,000 Each Claim

\$1,000,000 Aggregate

The Provider agrees to continue insurance coverage for 24 months after cancellation/termination of this Agreement.

18. THE PROVIDER AND THE BOARD MUTUALLY AGREE:

- A. This Agreement terminates automatically upon payment of the total amount for supplemental services or at of the close of business on the specified ending date of Agreement.
- B. This Board assumes no liability related to the provision of services by the Provider beyond reimbursement to the Provider for services as identified in this Agreement.
- C. Transportation to and from the Provider is the responsibility of the parent, guardian, or other adult unless other arrangements have been agreed upon.
- D. Absences in excess of two (2) consecutive sessions of the contracted days will result in termination of services without documentation of extenuating circumstances.

19. AMENDMENT

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 Board.

20. ASSIGNMENT

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

21. 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.

22. TERMINATION

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

23. LEGAL REVIEW

Provider: (add Provider's address)

Reviewed and Approved

as to Legal Sufficiency

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.

24. NOTICES

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 address:

SCHOOL BOARD OF PALM BEACH

3300 Forest Hill Boulevard, Suite A-323

West Palm Beach, FL 33406

COUNTY, FLORIDA Purchasing Department

NOW, THEREFORE, the parties hereto have a	ffixed their signatures on the day and year first above written
The School Board of Palm Beach County, Florida	Provider
	PRINT PROVIDER NAME
By:	By:
DATE	DATE
Attest:	
By: ARTHUR C. JOHNSON, PH.D.	PRINT NAME
DATE 100 CONTRACTOR	

FY07 TITLE I SCHOOLS (88)

School				# of		Reading	Reading	Math	Math
Grade 05	AYP	School	Loca	Students	F/R %	Level 1	Level 2	Level 1	Level 2
В	N	Barton Elementary	0741	668	95.80	34.9%	13.3%	27.9%	23.6%
С	N	Bear Lakes Middle	1981	990	67.97	42.2%	27.5%	34.1%	25.2%
С	N	Belle Glade Elementary	2401	667	98.50	41.4%	18.4%	38.2%	30.1%
Α	N	Belvedere Elementary	0531	515	91.06	26.7%	17.1%	15.4%	19.2%
В	N	Benoist Farms Elementary	2751	631	84.94	27.0%	16.1%	26.6%	32.5%
В	N	Berkshire Elementary	0601	622	72.02	27.6%	12.5%	20.5%	23.3%
Α	Υ	Boca Raton Elementary	0951	363	64.18	20.0%	18.7%	19.9%	25.0%
D	N	Boynton Beach High	2361	1,691	44.05	61.2%	24.1%	37.3%	25.4%
С	N	Carver Middle	2041	1,172	55.20	40.5%	20.8%	39.8%	20.9%
Α	Υ	Cholee Lake Elementary	2761	1,395	63.08	20.4%	17.9%	16.5%	22.7%
В	N	Conaress Middle	1581	933	63.55	36.1%	25.7%	35.1%	23.8%
	N	Conniston Middle	0541	935	72.72	34.3%	22.7%	26.4%	24.2%
	Υ	COTaylor/Kirklane Elementary	1531	1,046	78.29	25.8%	14.6%	21.4%	19.8%
	N	Crosspointe Elementary	2731	735	75.51	26.5%	16.3%	26.9%	23.2%
Α	Y	D D Eisenhower Elementary	1541	308	64.28	15.7%	17.6%	16.5%	22.2%
В	Y	Diamond View Elementary	3261	916	64.51	20.6%	16.5%	17.3%	23.0%
C	Y	Dr. Mary McLeod Bethune Elementary	2491	555	95.85	39.2%	24.6%	30.4%	29.6%
<u>A</u>	Y	Egret Lake Elementary	2101	366	82.24	24.7%	21.6%	22.0%	24.1%
В	Y	Forest Hill Elementary	0621	1.133	68.49	25.2%	17.5%	19.3%	23.5%
В	N	Forest Hill High	0581	1,755	54.92	44.4%	27.5%	22.5%	20.9%
С	N	Forest Park Elementary	0831	494	88.46	38.0%	25.7%	27.8%	26.6%
С	N	Galaxy Elementary	0821	447	88.81	39.8%	20.9%	25.0%	28.7%
В	Y	Glade View Elementary	1251	416	97.83	27.1%	25.6%	20.7%	24.1%
D	N	Glades Central High	2301	1,256	89.64	68.7%	23.4%	30.5%	29.8%
F	N	Gold Coast Community School	1641	196	74.48	75.3%	17.6%	65.1%	24.5%
A	Y	Gove Elementary	1241	918	90.30	21.8%	20.6%	21.0%	23.5%
В	N	Grassy Waters Elementary	3351	938	68.44	24.6%	16.9%	22.4%	24.7%
Α	Y	Greenacres Elementary	0631	613	82.87	19.5%	15.5%	14.3%	21.9%
В	Y	Grove Park Elementary	1411	709	84.90	24.4%	21.7%	21.8%	28.6%
N	NA	Guided Path Academy	0412	61	88.52	60.0%	40.0%	90.9%	9.1%
A	N	Heritage Elementary	2571	819	73.38	19.0%	16.7%	15.3%	19.0%
В	N	Highland Elementary	0671	783	95.65	30.1%	16.5%	18.1%	25.3%
С	N	Howell L. Watkins Middle	0121	1,023	61.58	36.6%	29.0%	35.8%	28.5%
Α	N	Indian Pines Elementary	1861	958	80.89	21.1%	18.4%	17.8%	23.1%
NA	N	Indian Ridge School	2411	78	73.07	51.6%	22.6%	54.8%	19.4%
A	Y	J. C. Mitchell Elementary	0931	594	50.16	14.4%		8.1%	18.7%
В	N	Jeaga Middle	2701	1,207	71.91	36.2%		29.6%	25.2%
D	N	John F. Kennedy Middle	0201	1,011	90.00	50.2%	26.2%	47.8%	27.6%

Page 1

FY07 TITLE I SCHOOLS (88)

School				# of		Reading	Reading	Math	Math
Grade 05	AYP	School	Loca	Students	F/R %	Level 1	Level 2	Level 1	Level 2
Α	Y	Jupiter Elementary	0071	645	55.96	13.8%	10.6%	10.6%	17.5%
С	N	KEC/Canal Point Elementary	1831	498	97.99	40.5%	17.9%	30.8%	27.1%
NA	NA	L C Swain Middle School (New)	0021	1,150	73.21				
С	N	Lake Park Elementary	0141	431	92.57	37.4%	20.3%	31.1%	25.0%
N	N	Lake Shore Annex	3101	74	86.48	76.3%	23.7%	55.3%	26.3%
D	N	Lake Shore Middle	1232	1,068	94.85	54.1%	25.0%	50.0%	24.6%
С	N	Lake Worth Middle	2131	920	90.76	49.6%	23.6%	39.0%	25.5%
С	N	Lantana Elementary	0751	542	71.77	29.9%	19.8%	26.6%	30.2%
С	N	Lantana Middle	0761	871	58.43	32.3%	24.3%	31.4%	22.2%
Ā	Y	Liberty Park Elementary	1871	871	67.04	20.0%	16.3%	15.0%	18.9%
D	N	Lincoln Elementary	0211	504	91.46	41.2%	22.8%	33.3%	26.4%
A	Y	Meadow Park Elementary	0591	579	64.59	14.0%	10.9%	12.7%	21.6%
В	Y	Melaleuca Elementary	1441	738	74.52	25.7%	19.4%	19.4%	27.8%
В	N	North Grade Elementary	0681	765	75.42	23.5%	17.2%	18.1%	23.3%
A	N	North Palm Beach Elementary	0131	523	61.37	20.6%	17.7%	15.7%	26.1%
В	Y	Northboro Elementary	0291	710	63.09	21.5%	15.8%	20.1%	25.8%
В	Y	Northmore Elementary	0271	533	91.55	29.6%	22.5%	18.4%	30.5%
A	N	Odyssey Middle	2601	1,093	64.04	32.5%	25.6%	28.3%	21.5%
В	N	Okeeheelee Middle	2151	1,186	56.91	34.1%	23.6%	30.7%	23.3%
C	N	Orchard View Elementary	2351	616	68.34	28.4%	20.6%	31.1%	32.9%
C	N	Pahokee Elementary	1101	510	97.64	43.2%	25.9%	36.5%	26.3%
С	N	Pahokee Senior High	1771	898	92.53	69.0%	22.9%	22.9%	31.3%
С	N	Pahokee Middle	1771	898	92.53	49.8%	25.9%	36.1%	27.1%
В	N	Palm Beach Gardens High (New)	1371	2,562	51.28	34.6%	30.6%	15.9%	18.8%
С	N	Palm Beach Lakes High	1851	2,207	55.45	53.1%	31.9%	21.1%	29.7%
В	Υ	Palm Beach Public Elementary	0421	316	64.55	16.5%	14.2%	15.0%	17.3%
В	Υ	Palm Springs Elementary	0651	789	84.15	28.4%	16.4%	22.9%	25.5%
В	N	Palm Springs Middle	0611	1,317	70.69	34.1%	26.0%	27.0%	24.2%
Α	Y	Palmetto Elementary	0561	703	86.62	23.9%	16.0%	19.6%	21.7%
В	N	Pine Grove Elementary	0911	532	90.97	37.1%	15.7%	25.0%	22.0%
C	N	Pioneer Park Elementary	2371	492	98.17	34.1%	25.1%	27.7%	33.5%
D	N	Pleasant City Elementary	2591	332	94.27	41.3%	17.4%	37.0%	34.8%
С	N	Plumosa Elementary	0871	383	79.37	31.7%	17.2%	30.3%	24.9%
A	N	Poinciana Elementary (New)	0791	617	49.91	21.5%	11.2%	15.4%	24.1%
В	N	Rolling Green Elementary	0781	773	93.53	31.5%	19.9%	28.8%	27.5%
С	N	Roosevelt Elementary	0341	569	90.68	36.8%	20.6%	33.5%	26.9%
В	N	Roosevelt Middle	0311	1,293	58.93	22.3%	24.4%	23.6%	20.8%
С	N	Rosenwald Elementary	1321	359	97.21	37.6%	21.3%	31.0%	26.9%

FY07 TITLE I SCHOOLS (88)

School Grade 05	ΔΥΡ	School	Loca	# of Students	F/R %	Reading Level 1	Reading Level 2	Math Level 1	Math Level 2
В	Y	Seminole Trails Elementary	1711	966	52.79	24.1%	17.4%	21.6%	24.3%
A	N	South Grade Elementary	2431	784	96.81	29.4%	20.6%	22.9%	24.9%
A	Y	South Olive Elementary	0572	686	53.79	12.7%	10.3%	10.9%	12.0%
Α	Υ	Starlight Cove Elementary	0771	746	77.88	23.1%	17.0%	18.0%	26.8%
В	N	Tradewinds Middle (New)	2781	1,245	56.14	31.1%	26.3%	29.7%	24.0%
Α	Υ	U B Kinsey/Palmview Elementary	0361	607	75.78	20.9%	18.8%	14.2%	22.0%
С	N	Village Academy	2811	526	95.81	45.0%	26.0%	38.0%	21.0%
С	Y	Washington Elementary	0191	498	90.36	23.0%	23.9%	17.5%	22.1%
Α	Υ	West Gate Elementary	0481	964	90.24	25.3%	22.3%	22.3%	25.8%
С	N	West Riviera Elementary	1401	533	94.18	38.6%	20.6%	34.9%	28.0%
В	N	Westward Elementary	0351	582	83.16	29.7%	20.2%	30.0%	24.0%
Α	Υ	Wynnebrook Elementary	1391	827	85.97	22.3%	15.8%	13.0%	19.5%

Title: Standard agreement for providers of Supplemental Educational Services for

The No Child Left Behind and Title I programs

Recommendation: I recommend that the School Board approve a standard agreement for

providers of Supplemental Educational Services (SES) for the NCLB

and Title I programs.

Description: In accordance with the NCLB Law 107-110, Section 1116(e)(2) and (3), SES

must be offered to eligible students in schools that have not made AYP for three

or more years.

Students are eligible if they are receiving free or reduced price meals and they

are among the lowest performers in their school.

The State of Florida provides each school district with a list of approved providers.

each provider must sign the contract with the district. Parents can then choose a

provider from the list of those who signed a contract.

The services are paid for out of the Title I 10% set aside money of \$3,138,462

(estimated allocation).

The state will set the amount per student in the School District of Palm Beach

County. This amount will not exceed \$1280 per student.

Legal Review: yes (KD)

Contact:

Ann Killets akillets@palmbeach.k12.fl.us

Alison Adler

Judith Klinek

Kay Scott

Financial Impact: The financial impact to the Special Revenue Budget is estimated at

\$3,138,462. The source of funds is the Title I budget.

Full Review: No

Attachments: