	-	165	Board Item	
		## L B L	Board Meetin	
*Form Consu			ultant Contract PBSD 14	
T REVIEW CHECKLIST				
Consistency with Law and School Board Policy:				
Comments				
YES				
YES				
Com	ments			
October 1, 2006 – June 30, 2007; Please refer to Section 1.				
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. Please refer to Section 16.				
		e all insurar	nce clauses.	
None				
Consultant will not receive student information.				
N/A				
The Labor Relations Department should review any issues.		es.		
N/A				
Governing Law: Florida; Venu Section 15.	e: Palm Beac	h County; P	lease refer to	
Com	ments			
]	
Yes.				
\$14,000.00; Please refer to Sections 6 and 12.				
\$110 per session for 125 sessito Sections 6 and 12.	ons, plus \$250	.00 for trave	el: Please refer	
	YES Com October 1, 2006 – June 30, 2 Board may terminate withou notice to other party. If the may cancel contract upon fire Please refer to Section 16. Risk Management should revie Indemnification: Please refer to None Consultant will not receive so N/A The Labor Relations Department N/A Governing Law: Florida; Venus Section 15. Com Yes. \$14,000.00; Please refer to Section 125 session for 125 session	Comments YES Comments YES Comments Consultant is may cancel contract upon five (5) days not please refer to Section 16. Risk Management should review and approvindemnification: Please refer to Section 11. None Consultant will not receive student inform N/A The Labor Relations Department should review N/A Governing Law: Florida; Venue: Palm Beac Section 15. Comments Yes. \$14,000.00; Please refer to Sections 6 and 12 \$110 per session for 125 sessions, plus \$250	Comments YES YES Comments Consultant will not cause upon giving thir notice to other party. If the consultant is in default, the may cancel contract upon five (5) days notice to the Please refer to Section 16. Risk Management should review and approve all insurar Indemnification: Please refer to Section 11. None Consultant will not receive student information. N/A The Labor Relations Department should review any issuently in the Labor Relations Department should review any issuently in the Labor Relations Department should review any issuently in the Labor Relations Department should review any issuently in the Labor Relations Department should review any issuently in the Labor Relations Department should review any issuently in the Labor Relations Department should review any issuently in the Labor Relations Department should review any issuently in the Labor Relations Department should review any issuently in the Labor Relations Department should review any issuently in the Labor Relations Department should review any issuently in the Labor Relations Department should review any issuently in the Labor Relations Department should review any issuently in the Labor Relations Department should review any issuently in the Labor Relations Department should review any issuently in the Labor Relations Department should review and approve all insurar Indemnification: N/A The Labor Relations Department should review and approve all insurar Indemnification: N/A The Labor Relations Department should review and approve all insurar Indemnification: N/A The Labor Relations Department should review and approve all insurar Indemnification: N/A The Labor Relations Department should review and approve all insurar Indemnification: N/A The Labor Relations Department should review and approve all insurar Indemnification: N/A	

Conflict of Interest Disclosures None

Non-Negotiable issues	None
Miscellaneous Issues	
Appropriate Departmental Sign-off	
Special Considerations:	
The issues noted above were explain	ed to the appropriate District staff and/or Division Chief. YES NO D
	Byl Attorney (Name and Date)