

## THE SCHOOL DISTRICT OF PALM BEACH COUNTY

## Contract/Agreement Addendum Concerning Student Information

THE BEACH COOL	9		
ADDENDUM, Concerning Student Info			July 1, 2007
between the school (named below) or (named below).	The School Board of Pa	alm Beach County, Florida (named below	) and vendor partner
School or School Board	The School Bo	oard of Palm Beach County	
Vendor or Partner	Palm Heal	thcare Foundation, Inc.	
Pursuant to School Board Policy 5.50, Board of Palm Beach County, Florida school official" for the purpose of recei Florida Statutes, because the School	(the "School Board") her iving limited personally-i Board recognizes the P	nowledged by the vendor's/partner's sign reby designates [vendor/partner] ("the F dentifiable student information under se arty has a legitimate educational interes the school or School Board under the C	Party") as an "other ection 1002.22(3)(d)2, st in receiving this
As a condition precedent to receiving	confidential student info	rmation, the Party warrants and agrees	that the Party:
complete the Party's duties and/or s legitimate educational interest in rec attending, etc. (Indicate fields of dat Student name and demographics, gr	services under the Controceiving only the following a requesting below); and rade level, school, DOB achievement, curriculum	ation to the limited scope of information act. The School Board has determined a fields of student data, for example: naid , grades, attendance record, discipline a course information, academic history,	that the Party has a me, grade-level, school record, testing records,
	y legitimately need to ac	s and/or agents who actually have a legi cess the information in order to carry or	
except for the legitimate purposes	recognized under this A	s to avoid, accessing personally-identifia ddendum, and shall require that all emp t regarding, the confidentiality requireme	oloyees/agents accessing
by the Party in any form to any par	ty other than appropriate document is first redacte	e 6A-1.0955(6)(g), that student informat e other school officials or the Party's en ed to remove personally-identifiable info rent/guardian, as appropriate; and	ployees/agents to the
<ul> <li>shall maintain any confidential stud the Party shall monitor the security</li> </ul>	dent information in secur and safekeeping of the	re data processing facilities or in secure confidential data; and	ly locked cabinets, and
for which the information is disclos sooner), by shredding paper docur	ed has been served, or ments finely enough to p	or the School Board (and any copies the five years after the receipt of the inform prevent possible recovery of information nedia such as computer files, tapes, or o	ation (whichever is , and by totally erasing
The parties acknowledge that the	terms contained in this /	Addendum supersede any inconsistent	terms in the Contract.
IN WITNESS	WHEREOF, the parties	s hereto have executed this Addendum:	
Legal name of the Party (vendor/partner)		The School	
Palm Healthcare Foundation, Inc.		The School Board of Paln	a Beach County
		or The School Board of Palm Beach	
Signature of person having authority to enter legally binding agreements on behalf of the Party.	Date	Signature of person having authority to enter legally binding agreements on behalf of the School or The Scho Palm Beach County, Florida	

PBSD 2220 (New 9/8/2006) ORIGINAL - attach to contract

Exhibit # \_\_\_\_\_B

## Addendum Concerning Fingerprinting to the Agreement

## Between the School Board of Palm Beach County ("School Board") and Palm Healthcare Foundation, Inc. ("Contractor")

The parties have entered into a Contra	act dated for the Contractor to
provide certain services to the School Board.	The parties wish to amend the Contract based upon the
terms and conditions contained herein. The	following language is hereby incorporated into the
Contract:	
All contractual personnel (vendors, in	dividuals, or entities) under contract with the School
Board who are permitted access on school	grounds when students are present, who have direct
contact with students or who have access t	to or control of school funds must undergo level 2
screening. Level 2 screening consists of fin	ngerprinting and a background check, as set forth in
section 1012.32, Florida Statutes. All contra	ctual personnel agree to undergo a background check
and fingerprinting if he/she is an individual v	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 finge	erprinting by the School Board's Police Department, at
the sole cost of the Contractor. Contract pers	sonnel shall not begin providing services contemplated
by the Contract until he or she receives notice	of clearance by the School Board. Neither the School
Board, nor its members, officers, employees,	nor agents, shall be liable under any legal theory for
any claim whatsoever for the rejection of the	he Contractor (or discontinuation of the Contractor's
services) on the basis of these compliance obli	igations. Contractor agrees that neither the Contractor,
nor any employee, agent nor representative	of the Contractor who has been convicted or who is
currently under investigation for a crime de	elineated in section 435.04, Florida Statutes, will be
employed in the performance of this Contract.	
The parties acknowledge that the tern	ns of this Addendum supersede any inconsistent terms
in the Contract.	
IN WITNESS WHEREOF, the partie	es hereto have executed this Addendum:
[Contractor]	The School Board of Palm Beach County, Florida
Ву:	Ву: