

# THE SCHOOL DISTRICT OF PALM BEACH COUNTY

# School District Consultant Agreement

AGENDA ITEM NUMBER	BOARD M	EETING DATE	
CONTACT		PX ·	
Gloria A. Crutchfie	ld	23418	
SCHOOL / DEPARTMENT			
Suncoast Community High School			

Agreement between the School Board of Palm Beach County and

			iorida At	liantic	Universi	τy		
THIS AGREEM	IENT is entered	l into this <u>twen</u>	ity-second	day of	Aug	ust , 2007	_ by and betwe	en the SCHOOL
BOARD OF PA hereinafter refe	LM BEACH CO	UNTY, hereinafi sultant".	ter referred	to as "B	Board" and $\_$	Florida	Atlantic Unive	rsity
WHEREAS Consultant's se	6, the Board des	ires to enter into ard; and	this Agree	ment wit	th the Consu	ıltant, providing,	among other th	ings, for the
		t desires to ente ditions hereinaft			nt with respe	ect to his/her (he	reinafter his) se	rvices to the
WHEREAS competency, ar	, the Consultan nd licenses or cr	t is specially trai edentials to peri	ined and por form the rec	ssesses quired se	s the necessa ervices.	ary skills, experie	ence, education	and
NOW, THE	REFORE, the E	Board and the C	onsultant aç	gree as 1	follows:			
1. TERM								0
	_	ement shall com		Aug	ust 22, 2007	and shall en	d on <u>May 2</u>	$\frac{23,200.8}{100}$
2. RESPO	NSIBILITIES O	F CONSULTAN	1T					M
A. Th	e Consultant sha	all perform the fo	ollowing ser	vices:				
						2) across two nine		
						ter); teach 1 section		Equations
<u>(M</u>	AP2302) across to	wo nine weeks; ar	nd 1 section of	of Matrix	Theory (MA	S2103) across two	o nine weeks.	
B. Time, date, and location of services:								
Two	Two sections of Calculus 2 (periods 1 & 3) and one section of Differential Equations (period 7) will be taught beginning August 22, 2007 with a semester exam to determine credit. Two sections of Calculus 3 (periods 1 & 3)							
and o	ne section Matric Theory (perio	d 7) will be taught from Januar	y 22, 2008 through May	y 23, 2008 with	semester exams to dete	rmine credit . Classes taught on	at Suncoast.	
3. CONSU	JLTANT BACK	GROUND INFO	RMATION					
	on Bill Mech,							
			orida Atlant	ic Unive	ersity, 777 (	Glades Road, Bo	ca Raton, FL 3	3431
						lagnet Program		***************************************
		be Served 11		<u> </u>	0 1710137 00 17	Magnot 1 10grann	ur buildoubt iiig	511 15011001
						<u> </u>		
		W-UP METHOD				Gloria A. Cru	ıtchfield	
		ıltant shall be pr	•		TIT	LE OF THE CONSULTA	INT 'SUPERVISOR	
of the D	istrict at regular	intervals and in	accordance	e with th	e attached e	valuation tool, E	xhibit "A".	
FINANCIAL IN	IPACT							-
The financia	l impact is	\$60,000.00	The sc	ource of	funds is ar	osition purchased	from 2007-2008	AP/IB monies.
DEPT	FUND	FUNC	ACCT		PROGRAM	BUDG. MGR.	LOCAL CODE	AWARD YEAR
0151	1000	5103	539350		3065	0151	000	
	. ~							·

# 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 <a href="http://www.palmbeach.k12.fl.us/">http://www.palmbeach.k12.fl.us/</a> or <a href="www.schoolboardpolicies.com">www.schoolboardpolicies.com</a> 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

A. The School Board shall pay the Consultant the maximum sum of (write out amount)					amount)			
			Sixty thousand dollars (\$6	60,000.00) (overload assignment	for Adjunct Professor)			
		(\$	), for a maximum of	hours which is based up	on the following rate schedule.			
		Daily Rate:		Half Day Rate:				
		Hourly Rate:		Flat Rate:	\$60,000.00			
		I grant permiss	ion for any or all parts of t	his presentation to be videotaped.	🛛 Yes 🔲 No			
	B.	been fully and substantiate the	satisfactorily performed. T e full and satisfactory perf	ntil the Board verifies that all servi he Consultant shall submit to the ormance of the services for which rformed and approve the invoice	Board any documentation nece payment is requested. The ad	essary to		
		Gloria A. Crut	chfield					
7.	СО	NFIDENTIALIT	OF STUDENT RECORD	os .				
	law	s. By signing this	s Agreement, the Consulta	t obligations relating to compliance ant acknowledges and agrees to c ederal Laws relating to the confide	omply with the Family Education	ntiality onal Rights		
		Consultant will not receive student information.						
			receive student Information r to Consultant receiving s	on and <i>Release or Transfer of Stud</i> tudent information.	dent Information (PBSD 0313)	will be		
	X	legitimate educ accordance wit	ational interests in the info	on. Since parental consent will not ormation, Consultant shall hereby 0 and shall enter into the Addendi incorporated herein.	be deemed an "other school or	fficial" in		

# 8. BACKGROUND CHECKS/FINGERPRINTING

The Jessica Lunsford Act: All individuals who are permitted access on school grounds when students are present, individuals who will have direct contact with children or any student of the School District, or who will have access to or control of school funds must be fingerprinted and background checked. Consultant agrees 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 individuals in the organization who meet any of the conditions to submit to a background check, including fingerprinting by the School District's Police Department, at the sole cost of Consultant. Consultant shall not begin providing services contemplated by this Agreement until Consultant receives notice of clearance by the School District. The School Board, nor its members, officers, employees, or agents, shall not be liable under any legal theory for any kind of claim whatsoever for the rejection of Consultant (or discontinuation of Consultant's services) on the basis of these compliance obligations. 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 delineated in Florida Statutes §435.04 will be employed in the performance of this contract.

# 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.

#### INDEMNIFICATION/HOLD HARMLESS 11.

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 $\square$ is $\boxtimes$ 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 proof of expenses in
	accordance with F. S. § 1 12.061 and School Board Policy #6.01. The Consultant further agrees that reimbursement for
	travel must be submitted on travel reimbursement forms with the rates determined by F.S. § 112.061 and School Board
	Policy 6.01 and must be authorized by the appropriate administrator(s).

#### 13. 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 School Board.

### **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.

# **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.

# **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					
The School District strongly encourages active minority/women business enterprise participation with all professional services. The Consultant certifies that:					
This business is minority owned and operated (minimum 51%)	🗌 Yes 🛛 No				
If a consultant not representing a firm, I am a minority.	☐ Yes ☒ No				
If either statement above was checked yes, please indicate minority group.					
☐ Black or African American ☐ Asian ☐ Native Hawaiian or Other F	<u> </u>				
☐ American Indian or Alaskan Native ☐ Disabled ☐ White Female	☐ Other				

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.

# 19. 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 addresses:

Consultant		Bill Mech, Ph.D.			PALM BEACH COUNTY, FLORIDA	
Address	Florida Atlantic University					Purchasing Department
		777 Glades Road			3300 Forest Hill Boulevard, Suite A 323	
		I	Boca Ra	aton, FL 33431		West Palm Beach, Florida 33406
Telephone #	£ ( 561	) 297 -	0274	Extension #		
•		uired)			wmech@fau.e	edu
This doc	mant Email (required)  MANDATORY CONTRACT DOCU  This Agreement includes the terms documents attached hereto and included attachments)  "Exhibit A"  "Exhibit B"  "Exhibit B"		e terms and inc	and conditions set f orporate herein: (ap Provide consultani	forth in this documen oproval will not be gra t evaluation (PBSD 2	t, and set forth in the following additional anted without these mandatory

- \$2,500 or less requires consultant and principal/director signature only.
- \$2,501 to \$10,000 requires signature of consultant, principal/director, area/assistant superintendent, chief academic/operating officer and superintendent.
- All consultant contracts over \$10,001 must be approved by the Legal Department before going to the Board.
   The Board Chairman will sign the contract after Board Approval.

NOW, THEREFORE, the parties here		ir signatures on the day and year first above written.	
Dian R Slich	Diane R. Gli Associate D Sponsored Rese	Pirector PORTAGRIPA ATLANTIC UNIVERSITY	_
SIGNATURE OF CONSULTANT	DATE	PRINT NAME OF THE CONSULTANT	
SIGNATURE OF PRINCIPAL / DIRECTOR	6/18/0°	Gloria A. Crutchfield  PRINT NAME OF THE PRINCIPAL/DIRECTOR	
SIGNATURE OF AREA/ASSISTANT SUPERINTENDENT	SM 8. 1	DANSOF THE AREA / ASSISTANT SUPERINTENDENT	2/
SIGNATURE OF CHIEF ACADEMIC / OPERATING OFFICER	8.15.07	PRINT NAME OF THE CHIEF ACADEMIC / OPERATING OFFICER	_
SIGNATURE OF LEGAL SERVICES DESIGNEE	8-15-07 DATE	Halinthia RDI lland PRINT NAME OF THE LEGAL SERVICES DESIGNEE	_
SIGNATURE OF ARTHUR C. JOHNSON, Ph. D. SUPERINTENDENT	DATE	SIGNATURE OF WILLIAM G. GRAHAM DATE SCHOOL BOARD CHAIRMAN	_



# THE SCHOOL DISTRICT OF PALM BEACH COUNTY

# Contract/Agree nent Addendum Concerning Str lent Information

ADDENDUM, Concerning between the school (name (name) below).	Student Information, to the Contrac ed below) or The School Board of P	n Beach County, Florida (named below) and vendor partner
School or Sch	ool Board Suncoast Con	nity High School
Vendar or Par	tnër Florida Atla	ic University
school official" for the pur Florida Statutes, pecause	Policy 5.50, receipt of which is ackrunty, Florida (the "School Board") he pose of receiving limited personally the School Board recognizes the Poy out the Party's responsibilities for same.)	viedged by the vendor's/partner's signature below. The School by designates [vendor/partner] ("the Party") as an "other ntifiable student information under section 1002.22(3)(d)2, y has a legitimate educational interest in receiving this a school or School Board under the Contract. (All other terms
<ul> <li>will limit the use of, or a complete the Party's du legitimate educational in</li> </ul>	o receiving confidential student infor press to, confidential student inform ties and/or services under the Contri- pterest in receiving only the following fields of data requesting below); and	ation, the Party warrants and agrees that the Party: on to the limited scope of information actually needed to The School Board has determined that the Party has a aids of student data, for example: name, grade-level, school
duly specifie	d fields according to the s, grades and grade leve	\$chool Board els in Calculus II/III
will imit the eccess to interest in the informativesponsibilities under the content of the	student information to its employees ion (i.e., they legitimately need to acc the Contract); and	d/or agents who actually have a legitimate educational as the information in order to carry out the Party's
except for the logitimet	etruct applicable employees/agents a purposes recognized under this Ac d in, and sign an acknowledgement	avoid, accessing personally-identifiable student information, indum, and shall require that all employees/agents accessing jarding, the confidentiality requirements; and
extent allowed herein (	uirements of Fla, Admiri, Code Rule to any party other than appropriate even if the document is first redacted stult student or the minor child's pare	1.0955(6)(g), that student information shall not be disclosed her school officials or the Party's employees/agents to the remove personally-identifiable information), without the prior 'guardien, as appropriate; and
<ul> <li>shall maintain any cont the Party shall monitor</li> </ul>	idential student information in secure the security and safekeeping of the (	ata processing facilities or in securely locked cabinets, and indential data; and
<ul> <li>Will dispose of all information which the intermetic</li> </ul>	nation disclosed to it by the school or in is disclosed has been served, or it	e School Board (and any copies thereof), after the purpose years after the receipt of the information (whichever is

The parties ack nowledge that the terms contained in this Ar

sooner), by shredding paper documents finely enough to pre-

and ever-writing (or physically destroying) any electronic me

IN WITNESS WHEREOF, the parties I

endum supersede any inconsistent terms in the Contract.

years after the receipt of the information (whichever is

ent possible recovery of information, and by totally erasing

a such as computer files, tapes, or diskettes, or physically

eto have executed this Addendum:

The School

Legal name of the carty (vendor/partner) FLORIDA ATLANTIC UNIVERSITY

Signature of person having authority to enter legally blooding agreements on behalf of the Pasociate Director

sponsored Research, DOR

PBSD 2220 (New 9/8/2006)

destroyed.

ΦRIGINAL - attach to contract

r The School Board of Palm Beach County, Florida

ignature of person having authority onter legally binding agreements

n behalf of the School or The School Board of alm Beach County, Florida

Exhibit #

Date