

**CONTRACT REVIEW CHECKLIST****Consistency with Law and School Board Policy:**

Comments

Consistent with School Board Policy	YES
Consistent with Florida, federal and local laws	YES

**Contract Terms:**

Comments

Term (Duration of Contract)	<b>July 1, 2007- June 30, 2008; Please refer to Section 1.</b>
Termination Clause	<b>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.</b>
Insurance /Liability Issues/ Indemnification	Risk Management should review and approve all insurance clauses. Indemnification: Please refer to Section 11.
Regulatory issues	<b>None</b>
Confidentiality Provision	<b>Consultant will receive confidential student information; Please refer to Section 7 and Addendum Concerning Student Information.</b>
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; Please refer to Section 15.

**Business Principles:**

Comments

Sound Business Principles	<b>Yes.</b>
Reasonableness of Fees	\$131,705.00; Please refer to Section 6A.
Payment Terms --Lump sum, installments --Payment Due dates --Late fees	Flat Rate: \$131,705.00; Please refer to Section 6A.

**Other Issues:**

Comments

Conflict of Interest Disclosures	None
Non-Negotiable Issues	<b>None</b>
Miscellaneous Issues	Parties should initial change to page 1 (correction of name of consultant); Recommendation: Add language to paragraph 12 that maximum sum in 6A includes any reimbursement for travel expenses.
Appropriate Departmental Sign-off	

**Special Considerations:**

The issues noted above were explained to the appropriate District staff and/or Division Chief. YES ☐ NO ☐

*Kathleen A. [Signature]* 8-16-07  
By: Attorney (Name and Date)