

District School Board of Pasco County

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Heather Fiorentino, Superintendent

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Department of Purchasing

Kendra Goodman, CPPO, CPPB, Purchasing Agent

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August 16, 2011

MEMORANDUM

TO:

Honorable School Board Members

FROM:

Kendra Goodman, CPPO, CPPB, Purchasing Agent

RE:

Supplemental Educational Services Agreements for

1 to 1 Tutor, LLC., 1:1 Online Tutoring Services, LLC., 100% LEAPS
Learning, 5 Star Learning, Inc., !A! Creative Learning Academy, A Quantum
Leap Educational Services, LLC., A Smart Place To Be Educational Services,
A Stepping Stone To Excellence, !A-Team Learning, LLC., A+ In Home
Tutoring, Inc., !A+ On Point Online, !A+ Tutor U,! "A+ C.A.T.", "AAA" All
About Achievement, ABC Tutors Me, Academic Adventures, Academic
Excellence Tutoring, ACES Tutoring, Datamatrics Inc. d/b/a Achieve
HighPoints, Advanced Learners Private Tutoring, LLC., 100% ALC
Advanced Learning Center, After School Programs, Inc., !!!@All Things
Through Learning, Inc., Alpha Academic Services, Inc., Amar & Educational
Service, Inc., Aspire Innovative Learning, Inc., ATS Project Success, !"Ayuda
Academica", BTTX, LP d/b/a Babbage Net School, Basic Learning Skills,
Inc., Champions Mind, Club Z! In-Home Tutoring Services, Inc., Community
Learning Center, Computer ED, Inc., Empowering Youth, Inc.,

Learning Center, Computer ED, Inc., Empowering Youth, Inc., Empowerment Tutoring, LLC., FUNdamentals Free Tutoring, LLC., Grade Plus Tutors, Group Excellence, HE-LPS, High Achievers, Inc., HOPE Educational Opportunities, Huntington Learning Centers, Inc., Imagine Learning, Inc., Imagine Moving Forward Learning Center, ! "In-Home Academic Tutoring", Innovadia, JFK Tutoring, Inc., Kaleidoscope Kids Learning Center, LLC., KnowledgePoints – Tampa Bay, Learn It Online, LLC., Lifetime Learning Consulting Group, Inc., Mobile Minds Tutoring, Mt. Moriah Community Development Corporation, Next Level Scholars, Inc., S & S Hope Learning Concepts, Second 2 None Educational Services, Inc., Smart Start Tutoring, Inc., Smarty Pants Learning Academy, Corp., Students Opting 4 Success, Summit Learning Services, Inc., Sylvan Learning Center of Hillsborough & Pasco, Sylvan Learning Center of Leon & Pasco, Tudler.com

and Vision Performance.

Date/Time: August 10, 2011 09:48:00

Page 1 of 2

Memo/Board/Supplemental Educational Services Agreements August 16, 2011 Page 2 of 2

The School District has numerous supplemental educational services agreements with various facilities in order to comply with the No Child Left Behind Act by providing educational services to the students at Title I Schools. Please reference the attached memo from Ms. Elena Garcia, Supervisor of Title I, Curriculum and Instructional Services, for further information regarding these agreements. The services covered under these agreements are considered educational services; and, therefore, are exempt from the competitive pricing requirements as outlined in DOE's Section 6A-1.012(12)(f).

Due to the high number of contracts being sent for Board approval only the first contract in its entirety is being submitted along with the fourth page and page 16 (signature page) of all other SES contracts in an effort to save resources. All other pages (1-3, 5-15, and page 17) are the same for all contracts and are on file in Purchasing for your review if necessary.

At this time, we respectfully request your approval to enter into the one-year agreements with the above-referenced facilities. The educational services are outlined in the agreements and are attached for your perusal. These agreements will commence upon Board approval and expire on May 1, 2012.

Should you have any questions regarding this matter, please contact Elena Garcia or me at your earliest convenience.

KDG/dam Attachments

District School Board of Pasco County

Supplemental Educational Service Provider Contract

***Note: Due to the high number of contracts being sent for Board approval the first three (3) pages of the SES Provider Contracts following the first contract have been omitted in an effort to save resources and are the same for all contracts. These pages contain the title page and the table of contents only.

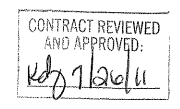


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This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and 1761 Tutor, LC ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

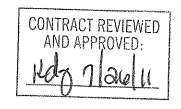
I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as below at a rate Section III-U described in \$59<u>.00</u> per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00-1,192.00) during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

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- contract will result in the termination of the contract and removal from the district's active vendor list for three (3) years.
- E. Is financially sound and otherwise capable of fulfilling its requirements to the School Board, students and parents during the term of this Contract.

III. The Provider agrees to:

- A. Complete the Definition of Services form identifying the subjects, type of services and the location of the services.
- B. Any Provider using a school as a location for pretesting, SLP conferences, tutoring or post testing will need complete, sign and abide by all provisions outlined in the Facilities Use Agreement. Facility Use Agreement Forms should be given to schools in a timely matter in order to allow each school 48 hours to obtain signatures. Once the Facilities Use Forms are signed by the Provider and School Principal, full payment will be due regardless of the rooms actually used. No refunds will be granted once signatures have been obtained.
- C. Attend a mandatory Provider Orientation (Date TBD). Failure to attend this mandatory Orientation will result in the inability to serve. Additionally, Providers must attend the Provider Fair/Open House at each school it will be serving. Attendance at the entire length of the Provider Fair at each site is mandatory in order to provide services at the site. Providers must have their own representatives at the Provider Fair/Open House. No School Board employee may represent a Provider at the Provider Fair/ Open House at the same school in which he or she is employed. All Provider representatives attending Provider Fairs must be cleared through Fingerprinting.
- D. Any marketing and advertising materials used in the District must be preapproved and include the following disclaimer:

Your child may qualify for free tutoring if your child is eligible for free or reduced priced lunch **AND** attends an eligible Title I school. If parental requests for free tutoring exceed the amount of funding available, the school district will serve the students with the greatest need. Neither the Florida Department of Education nor the School District promote or endorse any particular supplemental educational services (SES) provider.

In addition, any incentives and/or free give away materials must be preapproved.

E. Provide SES for the 2011-2012 school year with such services to be provided to students upon approval by the District School Board of Pasco County of the Student Learning Plan (SLP) referenced in Section III. K. Services to students for the 2011-2012 school year must be provided to eligible students, enrolled before September 23, no later than October 15. The Provider will make the initial contact with the parent/guardian within 10 school days of receiving student information. Three or more documented attempts to contact parents must occur within the 10 day period, including at least one attempt by US Mail. If a signature from a parent or guardian is not obtained, services may not begin. Provider will complete the SLP within 20 school days after receipt of student assignment to Provider. Failure to contact parents or to complete the SLP in the specified time may result in the reassignment of students or the cancellation of the contract. In the event that the contract with a state-approved provider is signed less than 20 days prior to October 15, the provider shall be afforded no less than 20 days from the date the contract was executed to begin delivering services.

The Provider will ensure that the SES delivered are:

1. Research-based:

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- Specifically designed to increase the academic achievement of eligible students as measured by the No Child Left Behind Act of 2001 under the state's assessment system; and
- 3. Enabling eligible students to make reasonable progress, given their academic skills when services began, toward attaining proficiency in meeting state academic achievement standards.
- 4. Consistent with the School Board and State content and instruction:
- 5. Secular and neutral with reference to matters of religious, political and social ideology.
- F. Provide SES to eligible students consistent with federal and state law, and as specified by the terms of this Contract; A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. Students are limited to one session of 60 minutes per day. Services must be completed no later than May 1, 2012. No sessions beyond May 1 may be invoiced.
- G. Provide parents and the School District with copies of the student's monthly progress entered into the Cayen Management System in an understandable and uniform format, including alternative formats upon request, and to the extent practicable, in a language that the parents can understand; provided, however, that communication in Spanish shall always be "practicable". The final progress report must include post-test data for the student:
- H. That eligible students may only be registered for the Provider's services by the School Board. Enrollment forms are to be distributed by the Title 1 Office and school representative only. No provider is permitted to distribute enrollment forms, nor permitted to alter or complete any enrollment form;
- Meet all applicable federal, state, and local health, safety, and civil rights laws, and School Board Rules, including but not limited to the Americans with Disabilities Act and Section 504 of the Rehabilitation Act;
- J. To maintain the confidentiality of all students receiving SES and not disclose the identity of any student who is eligible for or receiving SES without the prior written permission of the student's parents/guardians, except as authorized by School Board personnel;
- K. Initiate a Student Learning Plan (SLP) that will be incorporated herein as Appendix A and become a term of this Contract. The SLP will be developed and monitored using the Caven System. Such SLP agreement shall include and address:
 - 1. SLP goals must be written in S.M.A.R.T. format.
 - 2. Students must have a minimum of two (2) SLP goals, but no more then three (3).
 - 3. SLP goals must be limited to one subject only.
 - 4. The Provider will submit to the District a summary of all assessment instruments approved for use by the Provider in their state approved application by September 17. The summary will define the assessment instrument, the grade levels it will be used to assess, the subject and benchmarks assessed, the grading scale and an interpretation of the results.
 - 5. The Provider will complete the pre-assessment with each student prior to the development of the student's SLP, and record the results in Cayen System prior to submitting the SLP for content approval. SLP's submitted without pre-assessment results shown on the SLP will be denied;
 - 6. The specific achievement goals for the student;
 - 7. A description of how the student's progress will be measured;

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- 8. A timetable for improving student achievement;
- 9. The number of sessions the student will be receiving;
- 10. Procedures approved by the School Board for informing the student's parents, teachers, and the School Board of the student's progress in writing on a monthly basis;
- 11. Provision for the termination of the SLP and this Contract if the Provider fails to meet the goals and timetables specified in the agreement. (This shall not limit the School Board's right to terminate the agreement and/or Contract as provided elsewhere in this Contract.);
- 12. For all students who have an Individualized Education Plan (IEP), Limited English Proficient Plan (LEP), or are receiving services under Section 504, to develop the goals and timetables consistent with the IEP, LEP, or Section 504 services;
- 13. Changes to a student's SLP may only be made with the written consent of the District Supervisor of Title I and in consultation with parents/guardians. The Provider shall not unilaterally terminate a SLP. The Provider must obtain written authorization from the School Board before terminating a SLP; and
- 14. Parents/guardians shall not be charged for any services rendered under the SLP unless such services and charges are clearly identified in writing as additional services independent of this Contract and agreed upon in advance and in writing by the parents/guardians. The School Board shall not be considered a party to such an agreement. Such arrangements shall be completely separate and apart from any agreement between the Provider and the School Board. In no event shall the agreed upon charges for additional services obligate the School Board financially, nor shall the School Board incur any obligations or expense in excess of the State/Federal reimbursement amount as identified in Section I D above.
- 15. Providers may not invoice for any sessions until a parent signature is obtained on the SLP.
- 16. In the event a student is transferred, the new Provider must complete a new SLP as outlined above.
- L. Provide qualified instructors as required in the Provider proposal approved by the Florida Department of Education; and to provide qualified substitutes who have been Level 2 district fingerprinted when the regularly scheduled tutor is not available. In the event that a tutoring session must be cancelled, give forty-eight (48) hour notification to the parent and the school to allow adequate time for alternative arrangements to be made. If the On-Site Facilitator must supervise students, due to the unavailability of the scheduled tutor, a \$25.00 fee will be charged, per fifteen (15) minute interval.
- M. Ensure that its employees conduct themselves in a professional competent manner and in keeping with the standards as specified in State Board Rules, Chapter 6B-1 and also to dress and maintain a personal appearance conducive to respect for the educational professional. Provider agrees to limit contact with dually employed teachers/tutors to non-contract hours; and to limit the use of school facilities to after school hours. All dually employed teachers must complete and sign a Dual Employment Form prior to beginning services. In the event that a Provider is also an employee of the District School Board of Pasco County, the Provider must insure that services to eligible students are restricted to teachers/tutors who do not service those students during the regular school day or their most recent students. Employees that are dually employed, may not use any School Board resources to the benefit of the Provider or promote or endorse any one Provider.

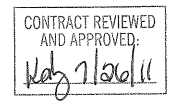
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- N. Provider will maintain all appropriate licenses that are required to provide SES and inform the District Supervisor of Title I immediately if any licenses are revoked or suspended. During the term of this Contract, the Provider shall comply with all applicable School Board Policies, federal, state, and local statues, laws ordinances, rules and regulations relating to the provision of SES, including securing and maintaining in force such permits, certificates of occupancy, and/or licenses as are required by law in connection with the furnishing of services pursuant to this Contract. The Provider must submit a plan and evidence of tutor training and monitoring. Tutor training must include SLP development, curriculum implementation, instructional strategies, ethical practices, and reporting of suspected child abuse or neglect. Evidence of training of all tutors must be submitted to the Title 1 Office. Evidence includes training materials of the above topics and a form signed and dated by each tutor by October 10.
- O. Provide direct and appropriate supervision of students during hours designated for the provision of services; ensuring that students follow the Pasco County School Board Student Code of Conduct at all times; and provide supervision until students are released to parent/guardian, or other designee as permitted by parent/guardian in writing; this includes dismissal to extended day programs, extracurricular activities, or approved transportation providers. Agree to pay a \$25.00 fee for each fifteen (15) minute increment that the On-Site Facilitator or other school employee must supervise students beyond the school day. Provide a plan to the building principal and/or SES On-Site Facilitator for releasing students to their parents.
- P. Ensure that anyone who will be at school when students are present or who has direct contact with students has been fingerprinted and cleared by the District prior to the time they begin working with students. The Provider agrees to fingerprint all service providers as required by §1012.32(2)(a), Florida Statutes (2003). The District shall perform the processing of each applicant's fingerprints. The cost of fingerprinting will be borne by the Provider or the applicant. The Provider agrees that applicants shall not be hired prior to the District's receipt, review, and approval of the fingerprint results of the Provider's applicants from the Florida Department of Law Enforcement and the Federal Bureau of Investigations. The Provider agrees not to hire applicants whose fingerprint check results reveal non-compliance with standards of good moral character and to ensure that no employee of the Provider working with students of the School Board has been convicted of a violent or serious felony, or a felony involving the abuse or neglect of children, as defined by Statutes.
- Q. Provide the district with a list of curriculum materials to be used by the tutor prior to the start of tutoring.
- R. Notify the District Supervisor of Title I within twenty-four (24) hours of an accident or incident when a pupil or tutor has suffered an injury, or injured another individual, or has been involved in an activity requiring notification of law enforcement or emergency personnel. The Provider agrees to submit a written summary report of the occurrence to the District Supervisor of Title I within three (3) days of original notification.

 The Provider shall further require that all staff members, including volunteers, are
 - The Provider shall further require that all staff members, including volunteers, are familiar with and agree to adhere to child abuse and/or missing children reporting obligations and procedures as required by state law. Provider agrees to provide annual training to all its employees regarding mandated reporting of child abuse and missing children. Provider will submit documentation of such training to the District by December of each year. Provider agrees that all staff members will abide by such laws in a timely manner.

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The Provider shall submit immediately by facsimile and mail, within twenty-four (24) hours, an accident or incident report to the School Board when it is notified or otherwise becomes aware of circumstances including, but not limited to: all allegations of molestation, child abuse, or missing children under the Provider's supervision.

The Provider further agrees to notify the principal, as the ultimate authority in the building, and School Board immediately, of any information that may be detrimental to the health or safety of any students or that may inhibit the Provider's performance of this Contract:

- S. Provide the School Board with access to all facilities and records as may be necessary for the School Board to monitor compliance with this Contract. The Provider shall notify the School Board and provide the address of the location, and any change in location, along with all required permits, certificates of occupancy, or other approvals as may be required for the intended facility, in which it will provide SES to eligible students at least ten (10) days prior to the commencement of services. The Provider shall provide access to the School Board's representatives to its SES facilities for periodic monitoring of each student's instructional program. The School Board's representatives shall have access to observe each student at work during the SES sessions, observe the instructional setting, interview the Provider, and review each student's progress, including a behavior intervention plan, if any:
- T. The provider agrees to track and report students attendance daily using the Cayen System and implement intervention for students who are habitually absent. In the case of habitual absences, at least three (3) attempts must be made to contact the parent or guardian. Absences totaling three (3) will result in the withdrawal of the student. If withdrawing a student, documentation must be in Cayen for the reason of the withdrawal, or it will not be approved. There will be no withdrawing of students due to reduced numbers as students complete sessions. A parent survey must be competed upon withdrawal.
- U. Submit to the School Board via the Cayen System (on or before the 7th of each month) one monthly invoice per provider, itemized by name/address of student, services provided, dates of attendance and actual numbers of hours for which services were provided, and amount owed. Invoices should **not** include time spent for administering pre and post assessments to students. The Provider also agrees to provide this information in aggregate form. Such invoices shall be submitted by the 15th of the month following the rendering of services. Invoices submitted later than the 15th of the following month after services are rendered are subject to non-payment. The School Board shall process payments to the Provider within forty-five (45) days of submission of such invoices. Final invoices shall be submitted no later than May 15 of any calendar year;
- V. Follow all School Board policies, regulations and guidelines and to work at the District's direction regarding the prioritization of those students that are to receive SES from the Provider in the event there are more students requesting SES from the Provider than can be accommodated:
- W. Be solely responsible for the provision of all appropriate materials, supplies, equipment, and facilities for each student as required in his/her SLP, to refrain from using school materials and systems equipment, such as computers, copy machines, VCRs, and DVDs, and to leave the facility in the condition that it was found. A Provider who desires to use the School Board's facilities to implement its SES must make a separate application for use of facilities through the procedures outlined in Attachment E to this contract:
- X. Maintain student records including the Cayen System documentation and provide the School Board access to the same. All SES student records, including but not limited to

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attendance, assessments, and any other progress reports, shall be kept by the Provider in a secure location and prohibiting access by unauthorized individuals. The Provider shall maintain an access log delineating date, time, agency, and identity of any individual accessing SES student records. The Provider shall not forward to any person, other than the parents/guardians, any student record without the written consent of the parents/guardian or the School Board.

The Provider agrees to provide access to and copies of all SES student records to the School Board upon the School Board's request. Upon completion or termination of a student's SLP, or termination of this Contract, the Provider agrees to provide all SES student records under its custody or control to the School Board.

The School Board shall have the right to inspect and audit the Provider's facilities and records and to observe services being rendered. The Provider shall provide access to all records, reports, logs or other matters relating to this Contract for the current school year immediately upon request by the School Board. Fiscal records created pursuant to this contract and records related to prior school years relating to SES shall be maintained by The Provider for five (5) years and shall be available for audit upon twenty-four (24) hours notice.

The Provider shall maintain daily records of student services provided, (i.e. Tutoring Log) including the name/address of the student, the name of the Provider's employee who rendered the service, and the amount of time of such service. Said records shall be maintained in a manner and form as may be determined by the School Board. Such records are subject to the inspection requirements delineated herein. Monthly attendance records and progress reports for each student shall be submitted with invoices for payment. Any invoice submitted without sufficient attendance documentation or the monthly progress report may be subject to non-payment. The Provider is paid only for the sessions students attend. The Provider shall permit access to and/or a copy of such records to School Board upon request;

- Y. To indemnify, hold harmless and defend the Board, its officers, agents and employees individually and collectively from and against all liabilities, obligations, losses, damages, penalties, interest, claims, actions, assessments fines, suits demands, investigations, proceedings, judgments, orders or injuries, including death to any person, or damage, of whatever nature, to any property and all costs including court costs and attorneys' fees, and disbursements, whether suit is instituted or not, and if instituted, at all tribunal levels (wherever raised by the parties hereto or a third party) imposed on, or incurred by or asserted against the Board or any of them arising out of or in connection with or based directly or indirectly upon (a) The Provider's directors, officers employees, agents subcontractors or representatives, of their duties and obligations under or pursuant to this agreement, including without limitations, the failure to maintain insurance or notify the Board; (b) any material breach of this agreement by the Provider(s) (c) False or inaccurate representation or warranty made by or on behalf of the Provider(s), and (d) any act or omission, negligence, or intentional acts of the Provider(s), or any of the Provider's directors officers, employees agents, subcontractors or other representatives;
- Z. That it will not attempt to, purport to, or actually lend the faith and credit of the School Board to any third person or entity;
- AA. Shall not intentionally expose the District to unnecessary embarrassment or disparagement.
- BB. Furnish to the School Board a valid copy of the most recent adopted partnership Agreements or bylaws of the corporation and also a complete and accurate list of the

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Governing Board of Directors (or Trustees or Partners) and to timely update said information as changes in such governance occur. (Attach as Appendix B) The Provider shall avoid any actual or potential conflict of interest on behalf of itself or its employees providing services hereunder, including but not limited to, employment with the School Board. Any employees of the Provider that are also employees of the School Board shall be immediately disclosed to the School Board, with such disclosure to be in writing on the SES Provider/School Board Dual Employment Disclosure form. Any employee of the School District may not tutor any student who is enrolled in his/her regular class. Also, an employee of the School District may not provide tutoring services during his/her regular work hours.

- CC. If the Provider is a State of Florida approved provider, or an agency or political subdivision of the State as defined by Section 768.28, Florida Statutes, the Provider shall furnish the Board upon request, written verification of liability protection in accordance with Section 768.28, Florida Statutes;
- DD. At all times during the Agreement Term, the Provider(s) shall, at its sole cost and expense, procure and maintain in full force and effect, with insurance carriers duly authorized to do business in the State of Florida, with a general Best's rating of "A-" or better and a financial size category of "IV" or better according to the A.M. Best Rating Guide and acceptable to the Board, the following types of insurance: Commercial General Liability Insurance

Except as otherwise provided, the commercial General Liability Insurance provided by the Provider(s) shall conform to the requirements hereinafter set forth:

- 1. The Provider's Insurance shall cover the Provider(s) for those sources of Liability (Including but not by way of limitation, coverage for operations, Products/Completed Operations, independent contractors, and liability contractually assumed) which would be covered by the latest occurrence form edition of the standard Commercial General Liability Coverage Form (ISO Form CG 00 01), as filed for use in the State of Florida by the Insurance Services Office;
- 2. The minimum limits to be maintained by the Provider(s) (inclusive of any amounts provided by an umbrella or excess policy) shall be \$1 million per occurrence/\$3 million annual aggregate;
- 3. Except with respect to coverage for Property Damage Liability, the Commercial General Liability coverage shall apply on a first dollar basis without any application of a deductible or a self-insured retention. The coverage for Property Damage Liability shall be subject to a maximum deductible of \$1,000 per occurrence; and
- 4. The Provider(s) shall include the School Board and its members, officers and employees as "additional insured" on the required Commercial General Liability Insurance. The coverage afforded such Additional Insured shall be no more restrictive than that which would be afforded by adding the Board as Additional Insured using the latest Additional Insured Owners, Lessees or Contractors (Form B) Endorsement (ISO Form CG 20 10), The Certificate of Insurance shall be clearly marked to reflect "The School Board of Pasco County, Florida, its members, officers, employees and agents as additional insured." (Attach as Appendix C)

Automobile Liability Insurance (Applicable to providers who transport students) The Automobile Liability Insurance shall conform to the following requirements:

1. The Provider's Insurance shall cover the Provider(s) for those sources of liability

which would be covered by section II of the latest occurrence edition of the standard Business Auto Policy (ISO Form CA 00 01), including coverage for liability

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- contractually assumed, as filed for use in the state of Florida by the Insurance Services Office;
- 2. Coverage shall be included on all owned, non-owned and hired autos used in connection with his agreement; and
- 3. The minimum limits to be maintained by the Provider(s) (inclusive of any amounts provided by an umbrella or excess policy) shall be \$1 million per occurrence, and if subject to an annual aggregate, \$3 million annual aggregate.

Workers' Compensation/Employers' Liability

The Workers' Compensation/Employers' Liability Insurance provided by the Provider(s) shall conform to the following requirements:

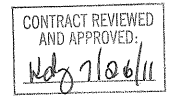
- 1. The Provider's insurance shall cover the Provider(s) (and to the extent its sub-contractors and sub-subcontractors are not otherwise insured), for those sources of liability which would be covered by the latest edition of the standard Workers' Compensation Policy, as filed for use in Florida by the National Council on Compensation Insurance, without restrictive endorsements. In addition to coverage for the Florida Workers' Compensation Act, where appropriate, coverage is to be included for the Federal Employer's Liability Act and any other applicable federal or state law; and
- 2. Subject to the restrictions found in the standard Workers' Compensation Policy, there shall be no maximum limit on the amount of coverage for liability imposed by the Florida Workers' Compensation Act or any other coverage customarily insured under Part One of the standard Workers' Compensation Policy. The minimum amount of coverage for those coverages customarily insured under Part Two of the standard Workers' Compensation Policy shall be: EL Each Accident: \$500,000; EL Disease-Policy Limit; \$500,000; EL Disease-Each Employee: \$500,000.

Professional Liability Insurance

The Professional Liability Insurance provided by the Provider(s) shall conform to the following requirements:

- 1. The Provider's Professional Liability insurance shall be on a form acceptable to the Board and shall cover those sources of liability typically insured by Professional Liability Insurance, arising out of or the rendering or failure to render professional services in the performance of this agreement, including all provisions of indemnification which is part of this agreement;
- 2. The insurance shall be subject to a maximum deductible not to exceed \$25,000;
- 3. If on a claims-made basis, the Provider(s) shall maintain without interruption, the Professional Liability Insurance until three (3) years after this agreement; and
- 4. The minimum limits to be maintained by the Provider(s) (inclusive of any amounts provided by an umbrella or excess policy) shall be \$1 million per claim/annual aggregate.
- EE. By appropriate rider or endorsements to such policies, the Board shall be included as an additional insured under such policies, which endorsements or riders shall further provide that coverages thereunder shall be primary without right of contribution of any insurance carried by the Board. Prior to commencement of services hereunder, the Provider(s) shall provide to Board's office of Risk and Benefits Management copies of the riders or endorsement described above. Each insurance policy evidencing the insurance required hereunder shall bear the appropriate endorsements whereby the insurance carrier waives any rights of subrogation acquired against the Board and the Students by reason of any payment under such policy and shall provide that such

Supplemental Educational Services Contractual Agreement Page 12 of 16 Last update 06/1/11 17



- insurance carriers shall notify the Board in writing at least thirty (30) days prior to any cancellation, termination, non-renewal or modification to the Provider's Policy (ies) required under this agreement.
- FF. Upon the execution of this agreement, the Provider(s) shall furnish the District Supervisor of Title I with Certificates of Insurance evidencing the Provider's insurance coverage is consistent with the terms of the agreement. (Attach as Appendix D) The Provider(s) shall also provide copies of the policies to the Board. The Provider(s) shall also provide the Board with Certificates of Insurance that are valid for the entire length of the tutoring sessions. The Provider(s) shall be in material breach of this agreement if the Provider(s) fails to obtain replacement insurance coverage prior to the date in which coverage is terminated. In this event the Board may terminate this agreement without further liability to the Provider(s). Additionally the Provider(s) shall be liable to the Board for any and all damages incurred due to the Provider's failure to perform the agreement terms;
- GG. Abide by all assurances provided to the Florida Department of Education in the Provider's State-approved Supplemental Educational Services Application and notify the School Board immediately if at any time the Provider can no longer certify or meet these assurances; and
- HH. The Provider shall not discriminate on the basis of race, religion, sex, age, or handicap in employment or in the operation of its program(s).

IV. The Parties agree that:

A. Term, Renewal, Modification and Amendment:

The period of this contract shall be August 2011 through May 1, 2012, and shall become effective upon full execution of the contract by both parties. No payment shall be authorized for services provided prior to the full execution of this contract. No payment shall be authorized for services provided to any eligible student for whom the Provider has not submitted to the School Board a fully executed, original SLP, including parent's signature. This Contract may be renewed for up to two (2) additional one year terms by mutual agreement of the parties and upon the terms and conditions agreeable for such renewal.

This Contract may be modified or amended during its initial term or any renewal term upon the approval of both parties, and such modifications shall be in writing and executed by the parties. No change in this Contract or a student's SLP shall result in a per student School Board financial obligation to the Provider in excess of the School Board's annual Title I per student allocation as determined by the Florida Department of Education:

B. Source of Funds and Limitations:

Nothing in this Contract shall be construed to require the School Board to meet its financial obligations with funds or sources of funding that are not specifically provided pursuant to, and available for expenditure under, the No Child Left Behind Act of 2001. Nor does this Contract create a multiple fiscal year obligation, and any financial commitment on the part of the School Board contained in this Contract is subject to annual appropriation by the School Board, federal and or state governments, as applicable, and the Parties agree that the School Board has no obligation to fund the financial obligations under this Contract other than for the then-current year of the Contract term and subject to the requirements of the No Child Left Behind Act of 2001, or until the Contract is terminated, if terminated during the term of the Contract;

Supplemental Educational Services Contractual Agreement Page 13 of 18 Last update 06/1/11



C. Transportation:

Transportation arrangements and costs for students receiving services under this Contract are between the Provider and the eligible student's parents, and that the School Board has no obligations to provide transportation in connection with the Provider's responsibility to provide services under this Contract;

D. Dispute Resolution:

Disputes between the District and The Provider concerning the interpretation of, requirements, or performance of this Contract shall be submitted in writing and delivered in person or by certified mail to the Supervisor of Title I Services, at 7227 Land O'Lakes Blvd. Land O'Lakes, FL 34638;

E. Subcontract and Assignment:

The Provider shall not subcontract or assign any of the work contemplated under this Contract:

F. Default:

Failure on the part of the Provider to comply with or fulfill any term, condition, or timeline as specified in this Contract, or the Parent-District-Provider Agreement, will be sufficient to place the Provider in Default of its obligations under this contract. If the School Board determines that the Provider is in Default as described above, the School Board shall notify the Provider in writing immediately and shall have the right to withhold payment of outstanding invoices. The Provider shall have seven (7) days from receipt of Default Notification from the School Board to respond in writing with a plan to cure said Default. If the Default is not cured within fifteen (15) days of School Board Notification to the Provider, the School Board may, at its sole discretion, terminate the Contract. If the Contract is terminated under this Default provision, the School Board shall only be liable for payment for services provided through the termination date, at the sole discretion of the School Board. If it is determined that the cause of the Default will endanger the health, safety, or welfare of students of Pasco County Public Schools receiving SES from the Provider, then this Contract may be terminated immediately;

G. Termination:

During the term of this Contract, the School Board shall retain the right to terminate this Contract with or without cause upon (thirty) 30 days prior written notice, except under circumstances as identified in Section IV F above.

The Provider may also elect to terminate this contract upon thirty (30) days written notice; however, in no event shall the Provider's exercise of its right to terminate this Contract alleviate Provider of its responsibilities to complete any existing SLP's. Upon termination that is not occasioned by Provider's default, the School Board shall pay, without duplication, for all services satisfactorily performed up to the date of termination. In consideration of this payment, the Provider waives all rights to any further payment from School Board; if a contract is cancelled, a new one may not be issued in subsequent years, in accordance with District School Board of Pasco County's financial policy and procedure.

H. Independent Contractor:

This Contract is by and between two independent agents and is not intended to and shall not be construed to create an agent, servant, employee, partnership, joint venture, or association relationship between the parties hereto. The Provider understands and agrees that it shall be responsible for providing its own salaries, payroll taxes, withholding, insurance, workers compensation coverage, and all other benefits of any kind, as required by law for its own employees, and assumes the full responsibility for the acts, and/or

Supplemental Educational Services Contractual Agreement Page 14 of 18
Last update 06/1/11



omissions of his/her employees or agents as they relate to the services to be provided under this Contract.

The parties shall in no event be construed to be partners, joint venturers or associates of the other in the conduct of each party's business, nor shall the School Board be liable for the debts of the Provider in the conduct of the Provider's business. The Provider and any person working for or on behalf of the Provider shall at all times be, and be regarded as, independent contractors, and are in no manner employees, servants, or agents of the School Board.

The Provider and any person working for or on behalf of the Provider shall provide all necessary materials to effectively perform their duties. The Provider agrees to comply with all applicable laws, including but not limited to state, federal and local tax laws; local and state laws concerning the licensing and operation of a business of the nature contemplated herein; local and state laws relating to health and safety; state and federal laws relating to nondiscrimination in employment; workers' compensation laws; and state and federal wage and hour laws;

I. Governing Laws:

Provider agrees to be bound by any amendments to any State or Federal laws referenced in this Contract or which impact the SES described herein upon the effective date of such amendments. In the event of any dispute arising out of the interpretation or execution of this Contract, such dispute shall be adjudicated in Florida and be subject to the laws of Florida:

J. Non-Exclusivity:

This Contract does not grant to the Provider any exclusive privileges or rights; the School Board may contract with other Providers for the procurement of comparable services. The School Board makes no commitment to request from Provider any minimum or maximum amount of services hereunder, except as otherwise set forth in this Contract;

K. Severability:

If any provision of this Contract is determined to be unenforceable or invalid by a court of competent jurisdiction, the remainder of the Contract shall remain in full force and effect:

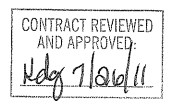
L. Governing Law:

The terms and conditions of this Contract shall be governed by the laws of the State of Florida with venue in Pasco County, Florida. Nothing contained in this Contract shall give or allow any claim or right of action whatsoever to any other party or third party. It is the express intent of the parties to this Contract that any person receiving services or benefits hereunder shall be deemed an incidental beneficiary only;

M. Entire Agreement:

This Contract represents the entire agreement between the parties. No other promises or agreements have been made other than those in the Contract. This Contract supersedes any prior agreements, understandings, promises, or representations, whether claimed to be oral or in writing. The parties have incorporated into this Contract their entire understanding of the requirements under this agreement. Each party acknowledges that it has read this Contract carefully, fully understands the meaning of the terms of this Contract, and is signing this Contract knowingly and voluntarily. The failure of either party to insist in any one or more instances upon the strict performance of any one or more of the provisions of this Contract, shall not be construed as a waiver or relinquishment for the failure of any such term or provision, and the same shall continue in full force and effect. No waiver or relinquishment of any rights or privileges

Supplemental Educational Services Contractual Agreement Page 15 of 18 Last update 06/1/11



N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The F	rovider's Name and Address	
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
Signed and effective this	5th day of July	, 20 11
2300 Valley Address Irving, TX City, State, Zip	or, LLC ducational Service Provider: View Ln, #623, 75062 er: _20-4688712	
Supplemental Educations **Education** **Education	al Service Provider Authorized Representative:	
Signed and effective this	day of	, 20
School Board Authorized	<i>y</i> -	
Board Chairman		Date

Supplemental Educational Services Contractual Agreement Page 16 of 16

CONTRACT REVIEWED AND APPROVED:

17

Confidential Information:

Confidential Information: Each party acknowledges that it will have access to certain confidential information of the other party concerning the other party's business plans, employees and students' personal information, clients, technology, and products, including the terms and conditions of this Agreement ("Confidential Information"): Confidential Information will include, but not be limited to, each party's proprietary software and customer, employee, student information. Each party agrees that it will not use in any way, for its own account or the account of any third party, except as expressly permitted by this Agreement, nor disclose to any third party (except as required by law or to that party's attorneys, accountants and other advisors on a need to know basis), any of the other party's Confidential Information and will take reasonable precautions to protect the confidentiality of such Confidential Information.

"Owner" refers to the party disclosing Proprietary Information hereunder, whether such party is the District School Board of Pasco County or vendor and whether such disclosure is directly from Owner or through Owner's employees or agents; and "Recipient" refers to the party receiving any Proprietary Information hereunder. Recipient hereby acknowledges and agrees that the Proprietary Information shall remain the sole and exclusive property of Owner. The disclosure of the Proprietary Information to Recipient does not confer upon Recipient any license, interest or rights of any kind in or to the Proprietary Information, except as provided under this Agreement. Recipient shall protect the Proprietary Information of Owner the same degree of protection and care Recipient uses to protect its own Proprietary Information, but in no event less than reasonable care. Each party shall promptly notify the other party of any actual or suspected misuse or unauthorized disclosure of the other party's Confidential Information.

Exceptions: Information will not be deemed Confidential Information hereunder if such information: (i) is known to the receiving party prior to receipt from the disclosing party directly or indirectly from a source other than one having an obligation of confidentiality to the disclosing party; (ii) becomes known (independently of disclosure by the disclosing party) to the receiving party directly or indirectly from a source other than one having an obligation of confidentiality to the disclosing party; (iii) becomes publicly known or otherwise ceases to be secretly or confidential, except through a breach of this Agreement by the receiving party; or (iv) is independently developed by the receiving party.

(Company Name) 1 To 1 Tutor, LLC By: Authorized Signature	By: District School Board of Pasco County Authorized Signature
Name: <u>Kristen Stone</u> Title: <u>Director of Florida</u> Programs Date: <u>07/05/11</u>	Name: Kendra Godman Title: Purchasing Agent Date: 712610

Attachment

17 817



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and I'l Online Tologia, Services ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as III-U rate of described Section. below at a in for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00),192.00 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

Supplemental Educational Services Contractual Agreement Page 4 of 17 Last update 06/1/11

N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The I	Provider's Name and Address		
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638		
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638		
Signed and effective this	5th day of July	_, 20 / 1	
Address	Tutoming Services, CLC Educational Service Provider: Pasmouth Avenue Suite 1 CA 91311		
Tax Identification Numb	er: <u>27-49 5552</u> 3	***************************************	
2.2	al Service Provider Authorized Representative:		
Signed and effective this	wey'a	, 20	
School Board Authorized			
Board Chairman	Date	CON	TRACT REVIEWE
Supplemental Education	al Services Contractual Agreement Page 16 of 161	7 AN	ID APPROVED:



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and 100% LEAP'S Learning ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as III-U below at rate of described in Section \$65 per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,192.00
- during 2011-2012) this rate shall include all expenses incurred in the provision of SES.

 E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;

CONTRACT REVIEWED

Supplemental Educational Services Contractual Agreement Page 4 of 16 17 Last update 06/1/11

understanding of the requirements under this agreement. Each party acknowledges that it has read this Contract carefully, fully understands the meaning of the terms of this Contract, and is signing this Contract knowingly and voluntarily. The failure of either party to insist in any one or more instances upon the strict performance of any one or more of the provisions of this Contract, shall not be construed as a waiver or relinquishment for the failure of any such term or provision, and the same shall continue in full force and effect. No waiver or relinquishment of any rights or privileges established by this Contract shall be deemed to have been made by either party unless in writing and signed by the parties; and

N. Notices:

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

parties at their res	pective address as follows:	
As to the Provider: The P	rovider's Name and Address	
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
Signed and effective this	V	, 20
Name of Supplemental E	ning Services ducational Service Provider:	
2015 South Tuttl	e Ave	
Address		
Sarasota, FL 342 City, State, zip	139	
City, State, zip		
Tax Identification Numb	er: 26-214 5479	

School Board-Authorized Representative:

Supplemental Educational Services Contractual Agreement Page 16 of 16 17 Last update 06/1/11

CONTRACT REVIEWED AND APPROVED:

Board Chairman

Date



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and <u>5Star Learning</u> ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00), if 200 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

Supplemental Educational Services Contractual Agreement Page 4 of 16 17 Last update 06/1/11

N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The F	Provider's Name and Address	
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
Signed and effective this	day of July,	20
5 Star Leo Name of Supplemental E 1550 S. Fren Address Sanford, Fl City, State, zip	ducational Service Provider:	
Tax Identification Number	er: <u>26-0349268</u>	,
Supplemental Educationa Comilla Barn	al Service Provider Authorized Representative:	CEO
Signed and effective this		, 20 <u>1</u>]
School Board Authorized	Representative:	
Board Chairman	Date	CONTRACT REV
Supplemental Educations	al Services Contractual Agreement Page 16 of 16 17	AND APPROV



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Al Creative Learning Academ ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;

B. Assist parents, if requested by them, in obtaining additional information regarding state-

approved SES providers that are available to serve their child(ren);

C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);

D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00 \$1,190.00

E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;

B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;

C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;

D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

Supplemental Educational Services Contractual Agreement Page 4 of 1617 Last update 06/1/11

N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The F	Provider's Name and Address		
As to the School Board:	District School Board of Pasco 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	County	
With a copy to:	Supervisor of Title I Services District School Board of Pasco 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	County	
Signed and effective this	03 day of July	, 20	<u>'/</u>
1 A! Creation Name of Supplemental E	e <u>Learning Acaden</u> Educational Service Provider:	ry.	tu-Astronomorphism (*)
	h Street		
Address			
Tampa F City, State, zip	L. 33610		
Tax Identification Numb	er: <u>27-4584512</u>		
Supplemental Educations	al Service Provider Authorized R	epresentative:	
Marlus Bre	reden Mars	Breede	
Signed and effective this	reden Marf 03 day of July		20_1/_
School Board Authorized	1 Representative:		
Board Chairman	- 1	Date	CONTRACT REVIEW
Supplemental Education	al Services Contractual Agreeme	nt Page 16 of 16 17	AND APPROVED:



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and A GUADATHAN LEAR SOLUTION ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;

B. Assist parents, if requested by them, in obtaining additional information regarding state-

approved SES providers that are available to serve their child(ren);

C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);

D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as below rate described in Section III-U per session \$58 Sm Grown \$59.50 INDIVIOUS for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00 119200 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.

E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;

B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;

C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;

D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

Supplemental Educational Services Contractual Agreement Page 4 of 1/17 Last update 06/1/11

N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The P	rovider's Name and Address		
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638		
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638		
Signed and effective this	2ND day of July	, 20 11	
A GUARTIA LEAP	FOUCATIONAL SERVICES LLC		
Name of Supplemental E	ducational Service Provider:		nun
	ROAD STE 2		
Address	1-07-20 - 01-0		
JACKSONVILLE E	1 32257		
City, State, zip			
Tax Identification Numb	er: <u>20 - 4930992</u>		
Supplemental Educations	al Service Provider Authorized Representative	ə:	
Gorell Vules	JOSEPH VICKERI PRESIDENT		••••
Signed and effective this	day of	, 20	-
School Board Authorized	d Representative:		
y			
Board Chairman	Date		OT DEVIEWED
Supplemental Education	al Services Contractual Agreement Page 16 o	ABITA	ACT REVIEWED APPROVED:



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Asmort 1000 10 Be ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of 170 individual 170 Small group 160 Large group per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00) 1192 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

Supplemental Educational Services Contractual Agreement Page 4 of 1617 Last update 06/1/11

N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The F	Provider's Name and Address	
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
Signed and effective this	26 day of June	, 20 _1 /
P.O. BOX 10 Address Abopka, FL City, State, zip	OCC TO Be Educational Service Provider: 034 Apopka, FL 32704 Der: 26-287125/	32704
Supplemental Education	al Service Provider Authorized Represent	ative:
Mary J.	woolvidge	
Signed and effective this	36 day of June	, 20 <u>l1</u>
School Board Authorize	d Representative:	
Board Chairman		Date

Supplemental Educational Services Contractual Agreement Page 16 of 18 17



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Stephen Store to Excellence, LL ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at rate 5950 per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00 1192) during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the



N. Notices:

As to the Provider:

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

A Stepping Stone To Excellence 327 Office Plaza Drive Suite 209

Tallahassee, FL 32301

•	•	
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd	
	Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
Signed and effective this	day of	, 20
A Stepping St Name of Supplemental E	ducational Service Provider:	
327 office Pla. Address	2a Drive Suite 209	
Tallaharsee 1	FL 32301	
City, State, zip		
Tax Identification Number	er: <u>45 - 058 7958</u>	****
Supplemental Educations	al Service Provider Authorized Representative:	
Robert Wils	ON HOUSE	
Signed and effective this	day of	, 20
School Board Authorized	Representative:	
Board Chairman	Date	

Supplemental Educational Services Contractual Agreement Page 16 of 1677 Last update 06/1/11





This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and I A-Team Learning, LLC ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of 150 per his for Small group 150 per his for large group per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.001192° during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED AS AMEQUED:

Supplemental Educational Services Contractual Agreement Page 4 of 1617 Last update 06/1/11

N. Notices:

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The I	Provider's Name and Address		
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638		
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638		
Signed and effective this	6 day of July	1100	
Name of Supplemental Ed 901 Cutler Address	Learning LLC Western Rd	FlyND - Pres	ident
	7 20770		***************************************
City, State, zip	7. 32779		
Tax Identification Number	:: <u>27466</u> 2753		
	Service Provider Authorized Representativ	e:	-
Signed and effective this _	day of	, 20	
School Board Authorized I	Representative:		
Board Chairman		Date	
Supplemental Educational Last update 06/1/11	Services Contractual Agreement Page 16 of		ACT REVIEWED AI VED-A S AMENDE I



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and At In Home Toking, Line, ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at rate of a for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00)19200 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

Supplemental Educational Services Contractual Agreement Page 4 of 1617 Last update 06/1/11

N. Notices:

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The F	Provider's Name and Address	
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
Signed and effective this	30 day of She	, 20
P-O. 130 x 7 Address (NESCEY Chee City, State, zip)	otons inc. Educational Service Provider: 891 pel, Fl 33545 er: 27-1889050	
**	al Service Provider Authorized Representative:	
Signed and effective this	Lide Off day of	, 20
School Board Authorized	Representative:	
Board Chairman	Dat	Le





This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Interest of Pasco County, Florida, ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

Ĭ.	The	Scho	ol	Boa	rd	agrees	to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,192.00 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;



understanding of the requirements under this agreement. Each party acknowledges that it has read this Contract carefully, fully understands the meaning of the terms of this Contract, and is signing this Contract knowingly and voluntarily. The failure of either party to insist in any one or more instances upon the strict performance of any one or more of the provisions of this Contract, shall not be construed as a waiver or relinquishment for the failure of any such term or provision, and the same shall continue in full force and effect. No waiver or relinquishment of any rights or privileges established by this Contract shall be deemed to have been made by either party unless in writing and signed by the parties; and

N. Notices:

Board Chairman

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The Provider's Name and Address As to the School Board: District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638 Supervisor of Title I Services With a copy to: District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638 Signed and effective this day of Address Tax Identification Number: Supplemental Educational Service Provider Authorized Representative: 20 School Board Authorized Representative: Supplemental Educational Services Contractual Agreement Page 16 of 16 17 Last update 06/1/11

Date



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and At Tator ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described III-U in Section below aŕ rate \$ 59 60 / hour per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00119200 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

Supplemental Educational Services Contractual Agreement Page 4 of July 1



N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The F	rovider's Name and Address		
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	y	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	y	
Signed and effective this	28 day of June	, 20) 11
! A+ Tutor L	4		
Name of Supplemental E	ducational Service Provider:		
3900 Edgewate	er Drive 32804		
Address			ALL CONTROL OF THE PARTY OF THE
Orlando .FL	32804		
City, State, zip			orania de la companya
Tax Identification Numb	er: 90-0336749		
Supplemental Educations	al Service Provider Authorized Represe	entative:	
Jel Kmb	all		Name and the second
Signed and effective this	day of		20
School Board Authorized	LKopresentative:		
15 Mu			
	7		
Board Chairman		Date	
		•	CONTRACT REVIEWED
Supplemental Educations	al Services Contractual Agreement Pag	e 16 of 16 ()	THURST .



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and \(\frac{\llossed}{\llossed} \frac{\llosse

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of On-Sitc \$55.00 In-Home \$50.50 per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.0019202) during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The P	Provider's Name and Address	
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
Signed and effective this	5 day of July	, 20
Name of Supplemental E	Educational Service Provider:	***************************************
11813 N. ari	nenia (Ive	
Address		
Tampa FL	33612	
City, State, zip		
Tax Identification Numb	er: <u>75-3180874</u>	
Supplemental Educations	al Service Provider Authorized Representativ	ve:
Nacleu	T. Comb	
Signed and effective this		, 20 / /
School Board Authorized		
Board Chairman	Da	ate

Supplemental Educational Services Contractual Agreement Page 16 of 16 17

CONTRACT REVIEWED



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and "All About Helicular" ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described , in Section III-U below rate of a \$59.50 per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00-119200) during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the



N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The P	rovider's Name and	Address		
As to the School Board:	District School Boar 7227 Land O'Lakes Land O'Lakes, FL	Blvd		
With a copy to:	Supervisor of Title I District School Boar 7227 Land O'Lakes Land O'Lakes, FL	rd of Pasco County Blvd		
Signed and effective this	day of	July	, 20	11_
"AAA" A11	About Ac	July hievement		
Name of Supplemental E	ducational Service Pr	gvider:		
Name of Supplemental E	Ulf Blug	1, 4202		
Address Redination	Shores,	Florida	337	06
City, State, zip	, , , , , , , , , , , , , , , , , , ,			
Tax Identification Number	er:	0660910		
Supplemental Educationa	l Service Provider A	uthorized Representative		
Susan D	aniels	Sugan De	mel	?
Signed and effective this			, 20	
School Board Authorized	Representative:			
Board Chairman		Date		
		•		CONTRACT REVIEWED

Supplemental Educational Services Contractual Agreement Page 16 of 16



This Contract is made and entered between The School Board of Pasco County, Florida, ("Provider") for the purpose of providing ("School Board") and ABC TUTORS ME Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding stateapproved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as III-U below rate of described Section in Small group instruction: \$60, Large group instruction: \$55, In-home tutoring: \$60 per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00 (1920) during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the



N. Notices:

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The P	rovider's Name and Addre	ess	
As to the School Board:	District School Board of 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638		
With a copy to:	Supervisor of Title I Serv District School Board of 7227 Land O'Lakes Blvd Land O'Lakes, FL 3463	Pasco County	
Signed and effective this		June	, 20 <u>11</u>
ABC TUTORS			
Name of Supplemental E	ducational Service Provid	er:	
27209 La Jolla W	ay		
Address Wesley Chapel FI	33455		1
City, State, zip			1
Tax Identification Numb	er: 208713518		
and an	al Service Provider Author	ized Representative:	
Kelly Odom	aller I To	f V	
Signed and effective this		ne 28	, 20 <u>11</u>
School Board Authorized	Representative:		
Board Chairman	1	, Da	te
	Į		\





This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Acodernic Adventive ("Seprovider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding stateapproved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,194.00 [1920] during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the



N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The P	rovider's Name ar	nd Address		
As to the School Board:	District School B 7227 Land O'Lak Land O'Lakes, Fl	ces Blvd	ounty	
With a copy to:	Supervisor of Tit District School B 7227 Land O'Lak Land O'Lakes, F.	oard of Pasco Co ces Blvd	ounty	
Signed and effective this	(day of	<u> </u>		, 20)
Academia Name of Supplemental E 3310 C Address Tampa City, State, zip	Horess FL 3	Provider: St 3607		202
Tax Identification Numb	er: <u> </u>	294931		
Supplemental Educations Latricia Signed and effective this	al Service Provider Jay of	Authorized Rep	oresentative:	, 201
School Board Authorized				
Board Chairman			Date	

Supplemental Educational Services Contractual Agreement Page 16 of 1617



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Academic Excellence Tutoring ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of #59.50 per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.001) (200 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

N. Notices:

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The F	rovider's Name and Address	
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
Signed and effective this	27 day of June	, 20 <u>\ </u>
Academic Exceller Name of Supplemental E 712 N Scenic Hw	ducational Service Provider:	<u> </u>
Address	T	
Lake Wales, FL	33853	
City, State, zip		
Tax Identification Number	er: <u>74-3248151</u>	
Supplemental Educationa	al Service Provider Authorized Representative:	1
Signed and effective this	day of	, 20
School Board Authorized	Representative:	
Board Chairman		Date
• •		*





This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and <u>AUES Tutoring</u> ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of per session

for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00-)(\$2.20 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.

E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The P	rovider's Name and Address	
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
Signed and effective this	5th day of July	, 20 _//
PO BOX 40 Address GOTHA FO City, State, zip Tax Identification Numb Supplemental Educations	ducational Service Provider: 8 . 34734-04/8 er: 02-068/988 al Service Provider Authorized Representative:	
Signed and effective this	Berts/Sandra Brook day of	s / Director
School Board Authorized		· · · · · · · · · · · · · · · · · · ·
Board Chairman	Date	- OOLTPAC

Supplemental Educational Services Contractual Agreement Page 16 of 16 \ 7



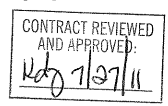
This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Achieve High Points by Datamatics Inc ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described III-U below at rate of in Section a. per session \$70 per hour for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00 i19.200 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the



N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

And the Duniden The D	unuidan'n Nomeo and Adduga	Achieve 3505 I	HighPo	ints B	damotics Inc
As to the Provider: The P	rovider's Name and Address	3505 L	ノひんけい	Mark	lane
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	Dulut	n Ga	3009	Suite210 6
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638				
Signed and effective this	27 day of June		20 11		
	ints by Datamatics Ind ducational Service Provider: n Park Lane Suite 21				
Address	1 Paix Larie Switz	<u> </u>			
	0001				
Duluth Ga 3	0010				
City, State, zip					
Tax Identification Number	er: <u>582073834</u>			••	
Supplemental Educations	al Service Provider Authorized Represent	ative:			
Devina Sin	igh # Suk	6-2	······································		
Signed and effective this	27 day of June		, 20 <u>11</u>		
School Board Authorized	l Representative:				
Board Chairman		Date			
Supplemental Educations	al Services Contractual Agreement Page	16 of 16 17	CONTRA	CT REVIE	}



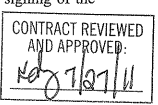
This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Advonced Learne Estructural Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below rate of \$59.60 hc per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00 /1920) during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the



N. Notices:

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As to the Provider: The F	Provider's Name and Address	
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
Signed and effective this	24 day of Jine	, 20
13911 W. Hills Address Tumpa, Fo City, State, zip	mers Private Tutcking ducational Service Provider: arough Ave Scute 309 38635	
	er: <u>03-0482633</u>	
Supplemental Educations Charles Supplemental Educations Signed and effective this School Board Authorized Charles	day of	rey, Pirector
Board Chairman		Date

Supplemental Educational Services Contractual Agreement Page 16 of 16 | 7 Last update 06/1/11

CONTRACT REVIEWED AND APPROVED:



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and <u>loolo ALC - Advanced Les</u> ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00 119200) during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

	,	
As to the Provider: The F	Provider's Name and Address	
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
Signed and effective this	21 ⁵¹ day of JUNE Alvance Learning Center Educational Service Provider:	20 11
10090 ALC-	Advanced LEARNING CENTER	es, INC.
Name of Supplemental E	ducational Service Provider:	
1911 TYR	one Blud.	
A 1.1	re, FL. 337010	
City, State, zip		
Tax Identification Numb	er: 59-3560631	
Supplemental Education	al Service Provider Authorized Representative:	Thend
Signed and effective this	day of	_, 20
School Board Authorized	d Representative:	rhaddh wyy fy mar ann a gair
Board Chairman	Date	A h 1 things if A war in man 12 and 12 and 12
Supplemental Education	al Services Contractual Agreement Page 16 of 16	CONTRACT REVIEWED AND APPROVED



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and https://doctor. Program@Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described Section 59.50 in III-U below at a rate of per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00) 19200 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The P	rovider's Name and Address		
As to the School Board:	District School Board of Pasc 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	co County	
With a copy to:	Supervisor of Title I Services District School Board of Pasc 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638		
Signed and effective this	5th day of July	<u> </u>	. 20 11
/520 S Po	ngal Program ducational Service Provider: Swerme Ro Beach, Fl	Is, Inc (AS	(P)
•	er: <u>(50</u> 32/	678	
*	1 Service Provider Authorized	Representative:	
Signed and effective this	day of		_, 20
School Board Authorized	Representative:		
Board Chairman		Date	
Supplemental Educationa	l Services Contractual Agreen	nent Page 16 of 16 (7)	CONTRACT RI



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and All Things Through Leganus, The ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of 70.00 per session

for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00 | 1926 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.

E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

N. Notices:

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The I	Provider's Name and Address		
As to the School Board:	District School Board of Pasco Cour 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	ity	
With a copy to:	Supervisor of Title I Services District School Board of Pasco Cour 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	nty	
Signed and effective this	7 day of July		, 20 <u>11</u>
2202 N. HAROLO Address TAMPA, Fl. 3 City, State, zip Tax Identification Number	3607 er: 300 358 815		
	l Service Provider Authorized Repres		
	day of		
School Board Authorized	Representative:		***************************************
Board Chairman		Date	





This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Alpha Acra demic Services ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,192.00 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;



N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The P	rovider's Name and Address		
As to the School Board:	District School Board of Pasco O 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	County	
With a copy to:	Supervisor of Title I Services District School Board of Pasco (7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	County	
Signed and effective this	282 day of June	, 20	
1	Alpha Academic Service	S	
Name of Supplemental E	ducational Service Provider:		
	Gniffin Rd		
Address			
Coope	en City, 72. 33:	328	
City, State, zip	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
Tax Identification Numb	er: <u>26-1411483</u>		
Supplemental Educations	al Service Provider Authorized Re	epresentative:	
*^^	^ -	7.01	2
KICHAND ISA	eta Mesident/coo	Mulan 1sty	
Signed and effective this	day of		20
School Board Authorized	l Representative:		
Board Chairman		Date	
			CONTRACT REVIEWED

Supplemental Educational Services Contractual Agreement Page 16 of 16 17



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Amar Educational Services ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1-190.00 t 192 %) during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

N. Notices:

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The P	rovider's Name and Address	
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
Signed and effective this	6 day of July	, 20 _1/
5448 Hoff Address	Onal Services, Inc. ducational Service Provider: ner Aue. Ste 202 32812	
Tax Identification Numb	er: 26-4484604	
Supplemental Educations	al Service Provider Authorized Representati Helo/ D. Moraham	ve:
,	day of	, 20
School Board Authorized	d Representative:	
Board Chairman		Date
		

Supplemental Educational Services Contractual Agreement Page 16 of 16 | 7 Last update 06/1/11

CONTRACT REVIEWED AND APPROVED;



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Aspire Innovative Learning, Inc. ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as rate of Section III-U below described in \$59.60 per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,192.00 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;

AND APPROVED:

understanding of the requirements under this agreement. Each party acknowledges that it has read this Contract carefully, fully understands the meaning of the terms of this Contract, and is signing this Contract knowingly and voluntarily. The failure of either party to insist in any one or more instances upon the strict performance of any one or more of the provisions of this Contract, shall not be construed as a waiver or relinquishment for the failure of any such term or provision, and the same shall continue in full force and effect. No waiver or relinquishment of any rights or privileges established by this Contract shall be deemed to have been made by either party unless in writing and signed by the parties; and

N. Notices:

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The Provider's Name and	l Ac	ddress
---	------	--------

As to the School Board: District School Board of Pasco County

7227 Land O'Lakes Blvd Land O'Lakes, FL 34638

With a copy to:

Last update 06/1/11

Board unairman

Supervisor of Title I Services

District School Board of Pasco County

7227 Land O'Lakes Blvd Land O'Lakes, FL 34638

Signed and effective this 12th day of July , 20	11
Aspire Unovative Learning, Inc. Name of Supplemental Educational Service Provider:	
140 Island Way, Suite 267	
Address	
Clearwater, Fl. 33767	
City, State, zip	
Tax Identification Number: 27-1960726	
Supplemental Educational Service Provider Authorized Representative:	
Jasmine Turner	
Signed and effective this 12 ⁺¹ day of July ,2	0. N.I.
School Board Authorized Representative:	
	CONTRACT REVIEWED
Supplemental Educational Services Contractual Agreement Page 16 of 16 7	AND APPROVED:

Date



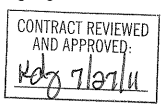
This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Project Sweess ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding stateapproved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described Section below at a rate of \$59.50 (based on a \$ 1190.00 PPA) per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00-11920) during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the



N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The F	rovider's Name and Address		
As to the School Board:	District School Board of Pasco Cou 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	nty	
With a copy to:	Supervisor of Title I Services District School Board of Pasco Cou 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	nty	
Signed and effective this	27th day of June		20
ATS Project	Sweess Educational Service Provider:		
Name of Supplemental E	ducational Service Provider:		
20674 Hauko	rol .		
Address			
(linton Towns)	hie NI 48038		
City, State, zip	nif, MI 48038		***************************************
Tax Identification Numb	er: 38-2709553		
	al Service Provider Authorized Repre		
Signed and effective this	day of		, 20
School Board Authorized	d Representative:		Annaha Annaha Annaha Annaha Annaha
Board Chairman		Date	CONTRACT REVIEWED
		•	AND APPROVED:
Supplemental Education	al Services Contractual Agreement P	age 16 of 16 (7)	



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and I' Hyuda Academica" ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as rate of described Section III-U below a On site & On home services al \$59.50 per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00 1190.00 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The F	rovider's Name and Address			
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638			
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638			
Signed and effective this	5 day of July	, 20	<u>))</u>	
!" QYUQA QQ Name of Supplemental E	Ademica: Educational Service Provider:	·		
P.O. BOX 27				
Address Tampa F	L 33688			
City, State, zip				
Tax Identification Numb	er: <u> </u>			
Supplemental Educations	al Service Provider Authorized Representati	ve:		
Shilaks	ln			
Signed and effective this	day of		.0	
School Board Authorized	Representative:			
Board Chairman		Date	CONT	TRACT BEHILLER
			CUN	TRACT REVIEWED

Supplemental Educational Services Contractual Agreement Page 16 of 16



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Babbage Net School ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

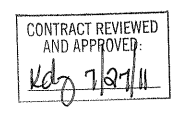
I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at rate of \$70 per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00 (19200 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

Supplemental Educational Services Contractual Agreement Page 4 of 16 17 Last update 06/1/11



N. Notices:

Last update 06/1/11

As to the Provider: The Provider's Name and Address

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
Signed and effective this	7th day of July	, 20 11
Babbage Net School		
Name of Supplemental E	ducational Service Provider:	**************************************
1600 Highway 6 South, S	suite 260	
Address		
Sugar Land, TX		
City, State, zip		
Tax Identification Number	er: 27-3028387	
Supplemental Iducationa	l Service Provider Authorized Representation 12. Notes Suction	/e:
Signed and effective this	7th day of July	, 20 11
School Board Authorized	Representative:	design to the second se
Board Chairman		Date

Supplemental Educational Services Contractual Agreement Page 16 of 16 17



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Basic Learning Skills, Inc. ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described Section, below in III-U at a rate of per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00) (1920) during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

Supplemental Educational Services Contractual Agreement Page 4 of 16 7 Last update 06/1/11

N. Notices:

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The P	rovider's Name and Address	
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
Signed and effective this	1st day of July	, 20 <i>1</i> /
2794 First s Address Ft. Myers, Fl City, State, Zip	ning Skills, Inc. ducational Service Provider: 31. 33916 er: 27-0142955	
Supplemental Educationa	al Service Provider Authorized Representat	
Signed and effective this	Lot day of July	, 20 / /
School Board Authorized	l Representative:	
Board Chairman		Date

Supplemental Educational Services Contractual Agreement Page 16 of 1617 Last update 06/1/11





This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and OHAMPIONS ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described Section III-U below in at a rate of Stopy Indindual and \$.60 pm group per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1.190.00) (9200 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED
AND APPROVED:

N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The I	'rovider's Name and Address			
As to the School Board:	District School Board of Past 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	sco County		
With a copy to:	Supervisor of Title I Service District School Board of Pas 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638			
Signed and effective this	5 day of July		, 20 11	
Address Anlington Tollington, State, zip	NS MIND ducational Service Provider: ns St. Surte 433-51 X 76011 er: 27-45295	7		
-	al Service Provider Authorize	<u>^</u>		
<u>Florine</u>	Mati			
Signed and effective this	day of	***************************************	, 20	
School Board Authorized	Representative:		***************************************	
Board Chairman		Date		ACT REVIEWED
Supplemental Educationa	al Services Contractual Agree	ement Page 16 of 16") AND	APPROVED;



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Link z! Tar Home Tutoring Services, L. ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of the foreach student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00-11-1200) during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The P	rovider's Name and Address		
As to the School Board:	District School Board of Pasco Co 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	unty	
With a copy to:	Supervisor of Title I Services District School Board of Pasco Co 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	unty	
Signed and effective this	ay of July	, 20	<u>u</u>
	ducational Services Tac.		
15310 Amberly D	rive, Suite 110		
Tampa FL 33647 City, State, zip			The state of the s
Tax Identification Number	er: <u>65- 1262940</u>		
Supplemental Educationa	al Service Provider Authorized Rep		
Michiel	h Todd A. Walder		•
Signed and effective this	day of		20
School Board Authorized	Representative:		
		r"	
Board Chairman		Date	OONTD A OT DESIGNATION
Supplemental Educations	al Services Contractual Agreement	Page 16 of 16-17	CONTRACT REVIEWED AND APPROVED:



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and <u>Community Learning Conter</u> ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,192.00 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;

Supplemental Educational Services Contractual Agreement Page 4 of 16 7 Last update 06/1/11



understanding of the requirements under this agreement. Each party acknowledges that it has read this Contract carefully, fully understands the meaning of the terms of this Contract, and is signing this Contract knowingly and voluntarily. The failure of either party to insist in any one or more instances upon the strict performance of any one or more of the provisions of this Contract, shall not be construed as a waiver or relinquishment for the failure of any such term or provision, and the same shall continue in full force and effect. No waiver or relinquishment of any rights or privileges established by this Contract shall be deemed to have been made by either party unless in writing and signed by the parties; and

N. Notices:

With a copy to:

Last update 06/1/11

Board Chairman

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The Provider's Name and Address As to the School Board: District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638

> Supervisor of Title I Services District School Board of Pasco County

7227 Land O'Lakes Blvd Land O'Lakes, FL 34638

Tax Identification Number: 59-3521809 Supplemental Educational Service Provider Authorized Representative: School Board Authorized Representative: Supplemental Educational Services Contractual Agreement Page 16 of 16 (7) CONTRACT REVIEWED

AND APPROVED:

Date



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Computer ED Inc. ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00/1920) during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED
AND APPROVED:

Kdy 7/27/11

Supplemental Educational Services Contractual Agreement Page 4 of 16-17 Last update 06/1/11

N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The I	Provider's Name and Address		
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638		
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638		
Signed and effective this	_5th day of	, 20 _	<u>//</u>
Computer ED Inc			
	ducational Service Provider:		
19785 W. Twelve	Mile Rd. #367		
Address			
Southfield, MI 48	076		
City, State, zip			and the second and th
Tax Identification Numb	er: <u>26-4764150</u>		
Supplemental Educations	al Service Provider Authorized Representa	tive:	
	Muhael H Bottle		
Signed and effective this		, 20	11
School Board Authorized	Representative:		
Board Chairman		Date	
			CONTRACT REVIEWED

Supplemental Educational Services Contractual Agreement Page 16 of 16 17



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Employed ("Missing County, Florida, ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who muct specific requirements under Title 1, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren):
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,192.00 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County:
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;

Supplemental Educational Services Contractual Agreement Page 4 of #6 17 Last update 06/1/11

CONTRACT REVIEWED AND APPROVED:

N. Notices:

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The F	Provider's Name and Address			
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638			
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638			
Signed and effective this	1st day of July	_, 20		
Empowering	Youth Inc.			
P.O. Box 694	ducational Service Provider:			
Address Miami FL. 33 City, State, Lip	3269			
Tax Identification Number	er: 26-4623312			
	al Service Provider Authorized Representative:	•		
Andrea Wanza Signed and effective this	langa, Executive Director	, 20_//		
School Board Authorized Representative:				
Board Chairman	Date	······		

Supplemental Educational Services Contractual Agreement Page 16 of 16 7 Last update 06/1/11





Empowering Tutoring

No Child Left Behind Act of 2001 Supplemental Educational Services Contractual Agreement

This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and <u>Expression Turns of Lag.</u> ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I. pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,192.00 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;

Supplemental Educational Services Contractual A greement Page 4 of 16 20 Last update 06/1/11



understanding of the requirements under this agreement. Each party acknowledges that it has read this Contract carefully, fully understands the meaning of the terms of this Contract, and is signing this Contract knowingly and voluntarily. The failure of either party to insist in any one or more instances upon the strict performance of any one or more of the provisions of this Contract, shall not be construed as a waiver or relinquishment for the failure of any such term or provision, and the same shall continue in full force and effect. No waiver or relinquishment of any rights or privileges established by this Contract shall be deemed to have been made by either party unless in writing and signed by the parties; and

N. Notices:

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The P	rovider's Name and Address
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638
Signed and effective this	15t day of JUV , 20 11
Emply emental E Name of Supplemental E D. DOX 69 Address M. am. FL City, State, zip	+ Tutoring LLC ducational Service Provider: 4862 33269
Tax Identification Number	er: 26-1703565
Supplemental Educationa	Il Service Provider Authorized Representative:
Signed and effective this	$\int_{0}^{2\pi} day \text{ of } \int U / \int_{0}^{2\pi} day = \int_{0}^{2\pi$
Supplemental Educational Last update 06/1/11	al Services Contractual Agreement Page 16 of 16 (7

Board Chairman

Date



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and <u>FWN damentals free Turbring</u> ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described of Section III-U below at a rate in per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.001) (2200 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the



N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The P	rovider's Name and Address		
As to the School Board:	District School Board of Pasco Count 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	y	
With a copy to:	Supervisor of Title I Services District School Board of Pasco Count 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	ty	
Signed and effective this	6th day of July	, 2	0_11_
FUNdamentals Name of Supplemental E 2196 Salish Address Palm Harbor, City, State, zip			
Tax Identification Numb	er: 26-1959390		
	al Service Provider Authorized Representation Parm H		<i>†</i>
Signed and effective this	H, Allison Parrott Loth day of July		20
School Board Authorized	l Representative:		
Board Chairman		Date	CONTRACT REVIEWE
Supplemental Education	al Services Contractual Agreement Pag	ze 16 of 16 (7	AND APPROVED:



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and <u>GRADE PLUC TUTOR</u> ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;

B. Assist parents, if requested by them, in obtaining additional information regarding state-

approved SES providers that are available to serve their child(ren);

C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);

D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,192.00 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.

E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;

B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student

achievement standards;

Supplemental Educational Services Contractual Agreement Page 4 of 16 (7) Last update 06/1/11

understanding of the requirements under this agreement. Each party acknowledges that it has read this Contract carefully, fully understands the meaning of the terms of this Contract, and is signing this Contract knowingly and voluntarily. The failure of either party to insist in any one or more instances upon the strict performance of any one or more of the provisions of this Contract, shall not be construed as a waiver or relinquishment for the failure of any such term or provision, and the same shall continue in full force and effect. No waiver or relinquishment of any rights or privileges established by this Contract shall be deemed to have been made by either party unless in writing and signed by the parties; and

N. Notices:

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

•		
As to the Provider: The P	rovider's Name and Address	
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
Signed and effective this	7 [*] day of JULY	_, 20 <u>//</u>
GRADE PLUS		
Name of Supplemental E	ducational Service Provider:	
8721 SANTA	MONICA BLVD, # 1445	
Address	7	
LOS MAIGHIES	, CA 90069-4507	
City, State, zip		
Tax Identification Numb	er: <u>27 - 2356659</u>	
Supplemental Educations	al Service Provider Authorized Representative:	
Ashish	•	
Signed and effective this	day of	, 20
	•	

Supplemental Educational Services Contractual Agreement Page 16 of 1617 Last update 06/1/11

Board Chairman

School Board Authorized Representative:

CONTRACT REVIEWED AND APPROVED:



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Group Excellence ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of per session for each student. A session shall be given (60) recorded to the contract, upon make it is not the contract, upon described in Section III-U below at a rate of per session

for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00-1192° during 2011-2012) this rate shall include all expenses incurred in the provision of SES.

E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

7

CONTRACT REVIEWED AND APPROVED:

Supplemental Educational Services Contractual Agreement Page 4 of Jol 7 Last update 06/1/11

N. Notices:

Last update 06/1/11

As to the Provider: The Provider's Name and Address

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	ÿ		
With a copy to:	Supervisor of Title I Services District School Board of Pasco Count 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	y		
Signed and effective this	a 7th day of JWY		20 _	<u> </u>
Group Excelle Name of Supplemental I	Educational Service Provider:			
	al Expy, Ste 230			
Dallas, TX 75	243			
City, State, zip	202105200			
Tax Identification Number	per: 202106390			
Supplemental Education	al Service Provider Authorized Repres			
Signed and effective thi			, 20	
School Board Authorize	ed Representative:			
0				
Board Chairman		Date		
	To the Country of December 2	16-61619		CONTRACT REVIEWED

Supplemental Educational Services Contractual Agreement Page 16 of 16 7



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and HE-LPS ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

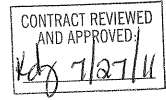
I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described Section III-U below at rate of in a \$5500 per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,192.00 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;

Supplemental Educational Services Contractual Agreement Page 4 of 16 17 Last update 06/1/11



understanding of the requirements under this agreement. Each party acknowledges that it has read this Contract carefully, fully understands the meaning of the terms of this Contract, and is signing this Contract knowingly and voluntarily. The failure of either party to insist in any one or more instances upon the strict performance of any one or more of the provisions of this Contract, shall not be construed as a waiver or relinquishment for the failure of any such term or provision, and the same shall continue in full force and effect. No waiver or relinquishment of any rights or privileges established by this Contract shall be deemed to have been made by either party unless in writing and signed by the parties; and

N. Notices:

Board Chairman

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

HE-LPS Key Circle

As to the Provider: The I	Provider's Name and Address	Naples, FL 3	4112-5058
As to the School Board:	District School Board of Pasc 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638		
With a copy to:	Supervisor of Title I Services District School Board of Pasc 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638		
Signed and effective this	6 day of July igh Expectations	, , , , , , , , , , , , , , , , , , ,	20 11 5
HE-CPS M	igh expectations	- Learning From	nores Juccess
Name of Supplemental E	ducational Service Provider:		
151 Round K Address	ey Circle		
Naples, FL City, State, zip			
Tax Identification Numb	er: 20 - 864 487	8	
Supplemental Educations	al Service Provider Authorized	Representative	
	Terry Debe		
Signed and effective this	•		, 20
School Board Authorized	1 Representative:		
Supplemental Education Last update 06/1/11	al Services Contractual Agreem	nent Page 16 of 16 [7	CONTRACT REVIEWED AND APPROVED:
			1 1 WX 7 10-1

Date

G. Termination 14	
H. Independent Contractor	
I. Governing Laws	
J. Non-Exclusivity	
K. Severability	
L. Governing Law	
M. Entire Agreement	
N. Notices 15	
Signatures 16	
Supplemental Educational Services Contractual Agreement Page 3 of 16 7 Last update 06/1/11 Last update 06/1/11Last update 06/1/11	
No Child Left Behind Act of 2001 Supplemental Educational Services Contractual Agreement	
This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and High Active ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.	
I. The School Board agrees to: A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers; B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren); C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren); D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of	• WEE
B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student):

notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows: As to the Provider: The Provider's Name and Address
As to the School Board: District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638 With a copy to: Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638
Signed and effective this 12 day of Joing, 20 // Name of Supplemental Educational Service Provider: High Achievers Address Po Bek 355 City, State, zip Alpharetta, GA 30023 Tax Identification Number: 52-239805)
Supplemental Educational Service Provider Authorized Representative: Deborate Bethung Signed and effective this day of
School Board Authorized Representative: Supplemental Educational Services Contractual Agreement Page 16 of 16 Last update 06/1/11
Board Chairman Date

Signature Date The Mendra Goodman, Purchasing Agent District School Board of Pasco County



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and for Educational Many ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U, below at a rate of 57.50 in home may be supply the per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00 [172.00] during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

Supplemental Educational Services Contractual Agreement Page 4 of 16 (7 Last update 06/1/11

N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The P	Provider's Name and Address	
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	<i>i 1</i>
Signed and effective this	The day of hely	, 20 //
HOPE Educat	rional Opportunities	
Name of Supplemental E	ducational Service Provider:	
1905 ETIND	enare OR,	
Address Plant City	FZ 33563	
City, State, zip		
Tax Identification Numb	er: <u>27-2024014</u>	
Supplemental Educations	al Service Provider Authorized Representative:	
To Tupner-	-Director	
Signed and effective this		, 20 <u></u>
School Board Authorized	Representative:	
Board Chairman	Dat	
•	. Date	· · · · · · · · · · · · · · · · · · ·

Supplemental Educational Services Contractual Agreement Page 16 of 167



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Hunting County Learning Control of County ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as III-U rate of below a described Section in per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00-1192°0 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

Supplemental Educational Services Contractual Agreement Page 4 of 16 1 Last update 06/1/11

N. Notices:

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The P	rovider's Name and Address	
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
Signed and effective this	b day of U	, 20
Name of Supplemental E	Corning Centers, Incoducational Service Provider:	
Address		
Oradell, K	JT 071049	
City, State, zip		
Tax Identification Number	er: 22-200 22 61	
	al Service Provider Authorized Representative:	
Signed and effective this		, 20
School Board Authorized	l Representative:	
15 Uy		
Board Chairman	Date	

Supplemental Educational Services Contractual Agreement Page 16 of 1617 Last update 06/1/11





This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and <u>Twaging Learning</u>, <u>Tuc.</u> ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of per session

for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00 119200 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.

E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED ROTAL

Supplemental Educational Services Contractual Agreement Page 4 of 16 (7) Last update 06/1/11

N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The P	rovider's Name and Address	
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
Signed and effective this		_, 20 _//
Imagine.	Learning, Inc.	
Name of Supplemental E	ducational Service Provider:	··········
191 KIV	er Park D.	
Address Provo	er Park Dr. 1T 84664	
City, State, zip		
Tax Identification Number	er: 01-0814204	***************************************
	al Service Provider Authorized Representative: Chief Finance	l Office
Signed and effective this	day of	, 20
School Board Authorized	Representative:	
Board Chairman		Date

Supplemental Educational Services Contractual Agreement Page 16 of 1617



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Income Moning Faring Trac ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

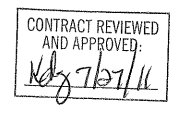
I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,192.00 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;

Supplemental Educational Services Contractual Agreement Page 4 of 16 7 Last update 06/1/11



understanding of the requirements under this agreement. Each party acknowledges that it has read this Contract carefully, fully understands the meaning of the terms of this Contract, and is signing this Contract knowingly and voluntarily. The failure of either party to insist in any one or more instances upon the strict performance of any one or more of the provisions of this Contract, shall not be construed as a waiver or relinquishment for the failure of any such term or provision, and the same shall continue in full force and effect. No waiver or relinquishment of any rights or privileges established by this Contract shall be deemed to have been made by either party unless in writing and signed by the parties; and

N. Notices:

Board Chairman

As to the Provider: The Provider's Name and Address

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the School Board:	District School Board of Pasco County
	7227 Land O'Lakes Blvd
	Land O'Lakes, FL 34638
With a copy to:	Supervisor of Title I Services
The state of the s	District School Board of Pasco County
	7227 Land O'Lakes Blvd
	Land O'Lakes, FL 34638
	17th
Signed and effective this	12^{th} day of $3uly$, 2011
TMARILAR M	aving Farmand Inc
Name of Supplemental E	oving Forward Inc. ducational Service Provider:
	Ave 30. Sinte 220
Address	THE SEL COURT
St Palmoli	100 F1 33717
City, State, zip	ing, FL 33712
City, State, Elp	
Ton Tanadi Goodina Namele	er: <u>27-4482490</u>
1 ax 1dentification Numb	er:
Supplemental Educations	al Service Provider Authorized Representative:
tryest 1	McDonabl, Frank
Signed and effective this	day of, 20
~	
School Board Authorized	Representative:
Supplemental Education	al Services Contractual Agreement Page 16 of 16' [7]
Last update 06/1/11	(00

VTRACT REVIEWED

Date



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and I lowe At a committed ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described III-II below rate of in Section a \$ 59.50 pu hour per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00 11920) during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

Supplemental Educational Services Contractual Agreement Page 4 of 1617 Last update 06/1/11

N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The F	Provider's Name and Address	
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
Signed and effective this	5 day of July	, 20
Name of Supplemental Educational Service Provider: 11811 M. Armenia are Address Tampa FL 33412 City, State, zip Tax Identification Number: 27-1920809		
Supplemental Educations	al Service Provider Authorized Representative	e: , 20 <u></u> 1/
School Board Authorized	d Representative:	
Board Chairman	Dat	e

Supplemental Educational Services Contractual Agreement Page 16 of 16/17



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and INNOVADIA ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,192.00 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;

CONTRACT REVIEWED

Supplemental Educational Services Contractual Agreement Page 4 of 16 [7] Last update 06/1/11

understanding of the requirements under this agreement. Each party acknowledges that it has read this Contract carefully, fully understands the meaning of the terms of this Contract, and is signing this Contract knowingly and voluntarily. The failure of either party to insist in any one or more instances upon the strict performance of any one or more of the provisions of this Contract, shall not be construed as a waiver or relinquishment for the failure of any such term or provision, and the same shall continue in full force and effect. No waiver or relinquishment of any rights or privileges established by this Contract shall be deemed to have been made by either party unless in writing and signed by the parties; and

N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The P	rovider's Name and Address	
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
Signed and effective this	7th day of July	, 20 🛂]
INNOVADÍA	-	
Name of Supplemental E	ducational Service Provider:	
8721 SANTA	MONICA BLVD, # 1445	
Address	·	
LOS ANGELES	g CA - 90069 - 4507	
City, State, zip	7	
Tax Identification Numb	er: 26 - 335 6418	
Supplemental Educations	al Service Provider Authorized Representative:	
Angt		
Signed and effective this	day of	, 20
	Representative:	

Supplemental Educational Services Contractual Agreement Page 16 of 16 17

CONTRACT REVIEWED



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and The Tithory ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00119200) during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

Supplemental Educational Services Contractual Agreement Page 4 of 16 17 Last update 06/1/11

N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The F	Provider's Name and Address	1337 South 544	2 Proper 33008
As to the School Board:	Provider's Name and Address District School Board of Pasce 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	North Lauderd o County	ale, 11 33 30
With a copy to:	Supervisor of Title I Services District School Board of Pasco 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	o County	
Signed and effective this	day of		20
1337 South S Address North Laude City, State, zip	ducational Service Provider: State Road 7 Idale, FL 33068		
Tax Identification Numb	er: <u>07-0052954</u>		
1/2 fr	al Service Provider Authorized		
Signed and effective this	30 day of June	***	_, 20__
School Board Authorized	Representative:		***************************************
Board Chairman	+ "	Date	CONTRACT B

Supplemental Educational Services Contractual Agreement Page 16 of 1617



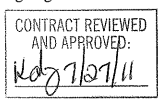
This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Melanscope Kins Learning Ctr. ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.001(?) or during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards:
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

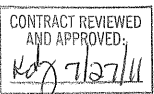


N. Notices:

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

A 4 (1 TO 2.1 MY . TO	N	
As to the Provider: The P	Provider's Name and Address	
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	4
Signed and effective this	29 day of June	, 20
Name of Supplemental E	Kids Learning Center, 11	C
COL E. Alex	ander Street	
Address Plant City, City, State, zip	FL 33563	
Tax Identification Numb	er: 14-2014466	
Supplemental Educations Maria R. Dav	al Service Provider Authorized Representative:	
Signed and effective this	<u> </u>	, 20
School Board Authorized	l Representative:	
David Chalana		·
Board Chairman	Date	College de la College

Supplemental Educational Services Contractual Agreement Page 16 of 16 17 Last update 06/1/11





This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Knowledge Tampe Bay ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U. below at a rate of
- described in Section III-U, below at a rate of significant per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00(19.200) during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

contract reviewed and approved:

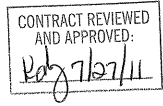
Supplemental Educational Services Contractual Agreement Page 4 of 16 (7) Last update 06/1/11

N. Notices:

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The P	rovider's Name and Address			
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638			
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638			
Signed and effective this	7 day of July	, 20 //		
Knowledge	Points - Tampa Bay ducational Service Provider:			
Name of Supplemental E	ducational Service Provider:			
5215 Pine Rocklands Ave				
Address Lithia	F1 33547			
City, State, zip				
Tax Identification Number	er: <u>59-37/4770</u>			
Supplemental Educationa	al Service Provider Authorized Representativ	re:		
Signed and effective this	day of	, 20		
School Board Authorized	Depresentative:			
		<u></u>		
Board Chairman	Dat	te		

Supplemental Educational Services Contractual Agreement Page 16 of 17 Last update 06/1/11





This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Learn It Online, LLC ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of \$59.50 per hour per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00) (1200 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

Supplemental Educational Services Contractual Agreement Page 4 of 16 17 Last update 06/1/11

N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The I	rovider's Name and Address		2201 Old Court Road, Attn. Raquel Whiting Gilm
As to the School Board:	District School Board of Pas 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638		VP Legal & Gov Affairs
With a copy to:	Supervisor of Title I Service District School Board of Pas 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638		
Signed and effective this	30th day of June		, 20 <u>11</u>
Learn It Online, LLC			
Name of Supplemental E	ducational Service Provider:		
2201 Old Court Road			
Address			
Baltimore, MD 21208			
City, State, zip			***************************************
Tax Identification Number	er: 27-1952461		
Supplemental Educationa	d Service Provider Authorized	Representative:	
ron		y, President & CEO	
Signed and effective this	30th day of June		_, 20 <u>11</u>
School Board Authorized	Representative:		
	,		
Board Chairman		Date	
			and the second s

Supplemental Educational Services Contractual Agreement Page 16 of 16 (7



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Constant County ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described Section III-U below at rate of in \$55 (FIFTY- FIVE DOLLARS) per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,192.00 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;

CONTRACT REVIEWED

Supplemental Educational Services Contractual A greement Page 4 of \mathcal{M} Last update 06/1/11

School Board Authorized Representative:	
15 Shull	
Board Chairman	Date



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Mobile Minds Inc. ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as rate of Section III-U below at a described \$ 59.60 per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00-119200 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

77

CONTRACT REVIEWED AND APPROVED:

Supplemental Educational Services Contractual Agreement Page 4 of 1617 Last update 06/1/11

N. Notices:

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The P	rovider's Name and Address	
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
Signed and effective this	7th day of July	, 20
Mobile Minds	Inc. DBA: Mobile Minds Tutor ducational Service Provider:	inq
Name of Supplemental E	ducational Service Provider:	
12400 Ventur	a Blvd. Suite # 1343	
Address		
Studio City, C	CA 91604	
City, State, zip	CA 91604	
Tax Identification Numb	er: 27-0226993	
Supplemental Educations	al Service Provider Authorized Representative:	
Glad C	I wall	
Signed and effective this	day of	, 20
School Board Authorized	Representative:	
Board Chairman	Date	

Supplemental Educational Services Contractual Agreement Page 16 of 16 (7) Last update 06/1/11





This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and M. Morion Community Dev. ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding stateapproved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described Section III-U below rate ofat a in 452.00 per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00-119200 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

Supplemental Educational Services Contractual Agreement Page 4 of 16 17 Last update 06/1/11

N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The P	rovider's Name and Address	
As to the School Board:	District School Board of Pasco Cou 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	enty
With a copy to:	Supervisor of Title I Services District School Board of Pasco Cou 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	inty
Signed and effective this	1st day of July	, 20 1
3500 - 18 th Av Address 51. Petersbuy City, State, zip	mmunity Development ducational Service Provider: enue South 9, FL 33711 er: 300134303	Corporation
Supplemental Educations	al Service Provider Authorized Repre	esentative:
Brooke 4	Ley-	
Signed and effective this	day of	, 20 1
School Board Authorized	1 Representative:	
Board Chairman		Date

Supplemental Educational Services Contractual Agreement Page 16 of 1617



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Next level School Board ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.001)?
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the



N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The P	rovider's Name and Address	
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
Signed and effective this	5th day of July,	20
Next Level	Scholars Inc. ducational Service Provider:	
Name of Supplemental E	ducational Service Provider:	
3345 Apach	re Lane	
Address	Fl. 33063	
Margate,	Pl. 33063	
City, State, Zip		
Tax Identification Numb	er: <u>38 - 380 7902</u>	
Supplemental Educations	al Service Provider Authorized Representative:	
~ ~	binSon	
	day of	_, 20
School Board Authorized	1 Representative:	
Board Chairman	Date .	CONT
Supplemental Education	al Services Contractual Agreement Page 16 of J&17	AN



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Sas Hope Learning Concept ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at rate a of \$70.00 per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00 | 19200 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

Supplemental Educational Services Contractual Agreement Page 4 of 16 17 Last update 06/1/11

N. Notices:

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The F	Provider's Name and Address	
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
Signed and effective this		20 11
S+S Hope Name of Supplemental B 914 Josephin	Learning Concepts UC ducational Service Provider:	
Brookeville City, State, zip	FL 34601	
City, State, zip		
Tax Identification Numb	er: <u>27-2007244</u>	
Supplemental Education	al Service Provider Authorized Representative:	
Arteatha	Swackard	
Signed and effective this	7 day of July	_, 20
School Board Authorize	·	
Board Chairman	Date	
Supplemental Education Last update 06/1/11	al Services Contractual Agreement Page 16 of 16 (7	CONTRACT REVIEWED AND APPROVED



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Second 2 Nove Ed. Serve ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

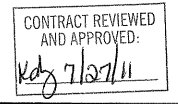
I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of Small Group Bleb Lavge Group Bleb Individual 170 per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,192.00 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;

Supplemental Educational Services Contractual Agreement Page 4 of 17 Last update 06/1/11



understanding of the requirements under this agreement. Each party acknowledges that it has read this Contract carefully, fully understands the meaning of the terms of this Contract, and is signing this Contract knowingly and voluntarily. The failure of either party to insist in any one or more instances upon the strict performance of any one or more of the provisions of this Contract, shall not be construed as a waiver or relinquishment for the failure of any such term or provision, and the same shall continue in full force and effect. No waiver or relinquishment of any rights or privileges established by this Contract shall be deemed to have been made by either party unless in writing and signed by the parties; and

N. Notices:

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

parties at their res	spective address as follows:	
As to the Provider: The I	Provider's Name and Address	
As to the School Board:	District School Board of Pasco County	

With a copy to:

Board Chairman

Supervisor of Title I Services

7227 Land O'Lakes Blvd Land O'Lakes, FL 34638

District School Board of Pasco County

7227 Land O'Lakes Blvd Land O'Lakes, FL 34638

	, 20 <u>/ /</u>
Second 2 None Educational Services	Inc.
Name of Supplemental Educational Service Provider:	
2031 W. Itunt Ave.	
Address	
City, State, 2ip	
City, State, zip	
Tax Identification Number: 26-2028185	
Supplemental Educational Service Provider Authorized Representative:	
Tarneisha Poters	
Signed and effective this <u>lo</u> day of <u>July</u>	, 20 <u>//</u>
School Board Authorized Representative:	
Supplemental Educational Services Contractual Agreement Page 16 of 16 (7	1
Last update 06/1/11	CON
	1001

RACT REVIEWED

Date



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00 (10)200 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The F	Provider's Name and Address	
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	, 1
Signed and effective this	day of JUNE	, 20 <u>l </u>
1440 Reed (art Tutoring Educational Service Provider: Canal Ro	
Address Drana	e FL 32129	
City, State, zip		
Tax Identification Numb	er: 34-2050716	
Supplemental Educationa	al Service Provider Authorized Representative:	
Signed and effective this	28 day of June	, 20(
School Board Authorized	l Representative:	
Board Chairman	Date	En yearner annann annann

Supplemental Educational Services Contractual Agreement Page 16 of 1617



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Small Work ("Seboul Board") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.001 PC 2000) during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

Supplemental Educational Services Contractual Agreement Page 4 of 1617 Last update 06/1/11

N. Notices:

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The P	Provider's Name and Address
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638
Signed and effective this	
Smarty Par Name of Supplemental E 15 260 S	MS Learning Academy, Corp. ducational Service Provider: W. 280 St. Ste 205
Address Homeste	ad, FL- 33033
City, State, zip	
Tax Identification Number	er: 300600497
, ,	al Service Provider Authorized Representative:
Signed and effective this	day of
School Board Authorized	Representative:
Board Chairman	Date
Supplemental Educationa Last update 06/1/11	al Services Contractual Agreement Page 16 of 1617 CONTRACT REVIEWED AND APPROVED:



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Judent Optive Lucies, ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of \$59.60 per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1.190.00 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

N. Notices:

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The P	rovider's Name and Address		
As to the School Board:	District School Board of Pasco Cou 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	unty	
With a copy to:	Supervisor of Title I Services District School Board of Pasco Cou 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	nnty	
Signed and effective this	6 day of July	,	20 11
Stud Name of Supplemental E	ent Opting 4 Success, L.L. ducational Service Provider: 5. BOX 6425		
Address	7. 00% 0 125		***************************************
<u></u>	akeland, FL. 33807		
City, State, zip	,		
Tax Identification Number	er: 27- 1343846		·····
Supplemental Educationa	al Service Provider Authorized Repre		
Signed and effective this	day of		_, 20
School Board Authorized			
Board Chairman		Date	
Supplemental Educationa Last update 06/1/11	ıl Services Contractual Agreement P	age 16 of 16 (7	CONTRACT REVIEWED AND APPROVED:



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Summit Learning Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00 1122 or during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

Supplemental Educational Services Contractual Agreement Page 4 of 16 17 Last update 06/1/11

N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The F	Provider's Name and Address	
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
Signed and effective this	To day of July	, 20 []
Summit o Name of Supplemental E	arning Services, Inc.	
6955 Wa	est Broward Blud.	
Address	, FL. 33317	
City, State, zip		
Tax Identification Number	er: <u>02-0778958</u>	
Supplemental Educations	al Service Provider Authorized Representative:	
mane 1	an/President	
Signed and effective this	day of	, 20
School Board Authorized	l Representative:	
Board Chairman	Date	
Supplemental Educations	al Services Contractual Agreement Page 16 of 16 (7	CONTRACT REVIEW



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Sylvan Learning of Hills borough of "Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00) (\$2.00) during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

Supplemental Educational Services Contractual Agreement Page 4 of 16 (7) Last update 06/1/11

N. Notices:

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the Provider: The I	Provider's Name and Address	
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
Signed and effective this	30th day of June	, 20 <u>//</u>
Sylvan Learning Name of Supplemental B	Center of Hillsborough and Pa Educational Service Provider:	340
Address	street	
Temple Terrace City, State, zip	, FL 33617	
Tax Identification Numb	per: <u>59-2829368</u>	
Supplemental Education	al Service Provider Authorized Representative:	
Judy	pha	
Signed and effective this	day of	, 20
School Board Authorize	d Representative:	
Board Chairman	Date	CONTRACT
Supplemental Education Last update 06/1/11	al Services Contractual Agreement Page 16 of 16	CONTRACT REVIEWED AND APPROVED:



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and I was a large ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as rate Section III-U below at described in, per session \$ 55.00 y-two dollars for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00 (1920) during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

CONTRACT REVIEWED AND APPROVED:

Supplemental Educational Services Contractual Agreement Page 4 of 16 17 Last update 06/1/11

N. Notices:

Last update 06/1/11

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

	As to the Provider: The P	rovider's Name and Address	
	As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
	With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
	Signed and effective this	30 th day of June , 20 11	
	10/01 V	rning of Leon and Pasco ducational Service Provider: a on a Park Blud	
,	Address Port Red	hey, FL 34668 headquarters) 2811 Capital Circle NE, Talk	- chasse F2
/ (Tax Identification Number	er: 59-2728267	32308
	Tax Identification Ivamov	al Service Provider Authorized Representative:	 / -
	School Board Authorized	l Representative:	-
	Board Chairman	. Date CONTRA	ACT REVIEWED
	Supplemental Educations	al Services Contractual Agreement Page 16 of 16 t 7	APPROVED:



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Tudie Electron ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The School Board agrees to:

- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described Section III-U below at rate of in a \$50.00 per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,190.00 [1920] during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;
- C. Is capable of providing SES that are consistent with the instructional program of the School Board and the State in both content and achievement standards;
- D. Is ready, willing, and able, to begin providing services immediately upon signing this Contract. Failure to serve students as outlined in this document after the signing of the

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CONTRACT REVIEWED AND APPROVED:

Supplemental Educational Services Contractual Agreement Page 4 of 16 17 Last update 06/1/11

N. Notices:

Last update 06/1/11

As to the Provider: The Provider's Name and Address

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
Signed and effective this	s_6_day of, 2	0 11
706 N.	Educational Service Provider: BerKeley Blvd.	
Address City, State, zip	NC 27534	A STATE OF THE STA
Tax Identification Num	aber: 27 4684675	
Supplemental Education	nal Service Provider Authorized Representative:	
Kennett E. T	Benton, Ed. O. Dis_lay of_ July	, 20_11
School Board Authoriz		
Board Chairman	Date	
	onal Services Contractual Agreement Page 16 of 16 (7	CONTRAC AND A



This Contract is made and entered between The School Board of Pasco County, Florida, ("School Board") and Vision Carona ("Provider") for the purpose of providing Supplemental Educational Services ("SES") to eligible students pursuant to the No Child Left Behind Act of 2001 ("NCLB"). "Eligible students" are those students identified by the School Board who meet specific requirements under Title I, pursuant to the NCLB, and as otherwise specified herein.

I. The	School	Board	agrees	to:
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- A. Notify parents of eligible students annually (during years when it is required by NCLB to offer Supplemental Educational Services) of the opportunity to obtain SES and provide them with a list of state-approved SES providers;
- B. Assist parents, if requested by them, in obtaining additional information regarding state-approved SES providers that are available to serve their child(ren);
- C. Notify the Provider of the student's name, school, address and telephone of record, and allow the Provider to initiate contact with the student's parents for the provision of SES once the Provider provides documentation to the School Board of tutors' fingerprinting and completion of training regarding mandated reporting of child abuse and missing children; and a parent selects the Provider for their child (ren);
- D. Provide compensation to the Provider, whose company name is on the contract, upon receipt of a monthly student progress report and proper attendance record/invoice as described in Section III-U below at a rate of per session for each student. A session shall be sixty (60) minutes of actual tutoring (does not include pre and post assessment, snack time, etc.), and must begin no earlier than fifteen (15) minutes, but no later than thirty (30) minutes after school dismissal. In no event shall the total cost per year for any student exceed the state-approved SES amount (\$1,192.00 during 2011-2012) this rate shall include all expenses incurred in the provision of SES.
- E. Develop an agreement, in consultation with each eligible student's parents/guardian and the Provider, as described in Section III-K below. For the purpose of this Contract, a parent is the natural or adoptive parent, legal guardian, or a surrogate parent as defined by Florida law or pursuant to a court order assigning or determining parental rights.

II. The Provider certifies and guarantees that it:

- A. Is on the Florida Department of Education's current list of state-approved SES Providers for Pasco County;
- B. Has a demonstrated record of effectiveness in increasing the academic achievement of students in subjects relevant to meeting the state's academic content and student achievement standards;

Supplemental Educational Services Contractual Agreement Page 4 of 16 (7) Last update 06/1/11

contract reviewed and approved:

7726724009

understanding of the requirements under this agreement. Each party acknowledges that it has read this Contract carefully, fully understands the meaning of the terms of this Contract, and is signing this Contract knowingly and voluntarily. The failure of either party to insist in any one or more instances upon the strict performance of any one or more of the provisions of this Contract, shall not be construed as a waiver or relinquishment for the failure of any such term or provision, and the same shall continue in full force and effect. No waiver or relinquishment of any rights or privileges established by this Contract shall be deemed to have been made by either party unless in writing and signed by the parties; and

N. Notices:

Every notice, approval, consent or other communication authorized or required by this Contract shall not be effective unless same shall be in writing and sent postage prepaid by United States Certified Mail, directed to the other party at the address hereinafter provided or such other address that from time to time either party may designate upon notice and agreement of both parties in accordance herewith shall be directed to the parties at their respective address as follows:

1		
As to the Provider: The F	Provider's Name and Address	
As to the School Board:	District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
With a copy to:	Supervisor of Title I Services District School Board of Pasco County 7227 Land O'Lakes Blvd Land O'Lakes, FL 34638	
Signed and effective this	12th day of July ,2 Performan	20 <u>11 </u>
Name of Supplemental E	ducational Service Provider:	
	ters Greene Cik.	•
Address	oreene Cir.	
takola d	72010	
City, State, zip	C 33810	**************************************
Tax Identification Numbe	a: <u>90-865783/</u>	
Supplemental Educational	Service Provider Authorized Representative:	
Dan & A	-	
Signed and effective this	12th day of July	20_//
School Board Authorized	Representative:	
Supplemental Educational	Services Contractual Agreement Page 16 of 16	***************************************
Last update 06/1/11		CONTRACT REVIE
Dobred Chairman	Data	