# AGENDA REQUEST FORM

	AGENDA RE	QUEST FORM ROWARD COUNTY, FLORIDA	
	THE SCHOOL BOARD OF B	ROWAND COOK 17	Agenda Item Number
Meeting Date			FF-1
<u></u>		Special Order Request	
7/23/13	Open Agenda X YesNo	Special Office X No	
	X Yes No	2100	
		0010 2014	
II and Basic School F	lealth Service Funding Agreeme	nt for 2013-2034	
PARTIED ACTION:		4: A recoment for 2013-20174	
ach year, the legisla ounty (FDOH-Brows osic School Health So	iture provides School Health Si ard) which then funds services fo ervices to all students in public Bull Service Schools which inc	ervice Funds to the Florida Department of Broward County schools and student and participating non-public schools in lude Basic School Health Services and for human services to meet the needs of ty as required by 402,3026, Florida Statif School Health Services Plan (Section	of the high risk student
ropulation and their f	amilies on school district propo-	School Health Services Plan (Section	
MOAMER IN Section			- Dublic Schools
itatules).		Basic Health School Funds to Broward g, Full Service (\$460,174.76), Basic S enue funds (\$69,858.97).	chool Health Services
the POOH-Broward	has contracted the brown the proposed contract funding	g. Full Service (\$400,174.70)/ Substitute (\$469.858.97).	
BCba) auce mon	La north Broward Ceneral Key	Gille Inner Gass.	annunts
\$//5,410.15// dom	. 6-1, 2013-2014 is \$1,305,449.86;	The amount of \$1,305,449.86 shall be particularly period for the duration of the	contract, subject to the
The contract to BCP5	exced \$1,305,449.86 for a 12-	month period for the dataset	
of \$108,787.48 not a availability of funds.	y	URD ON PAGE 2	
SCHOOL BOARD GOALS:	Quality Instruction		
Tillians	ine Commitment	2013-2014. The source	of funding is the full and
FINANCIAL IMPACT	nancial impact to the District of	\$1,305,449.86 for 2013-2014. The source ands from the FDOH-Broward through	funding from the state.
Dasit Denos	al financial impact to the Distric	t	
There is no addition	Idi tantatan San Anad	ansent for 2013-14.	11
18.11 and Basic Scho	of Health Services Funding Agre b Sunmary Explanation for the	Bull & Basic School Health Services Pund	ung
I A SOMETHING AND WALL	Manage J .	ement for 2013-14.  Bull & Basic School Health Services Fund  T SOURCH OF ADDITIONAL INFORMATION:	754-321-2274
しん ひょいかけんいじ てんじかっち	)	Director	754-321-2274 754-321-2090
BOARD ACTION:		Marcia Byroc, Dieces Michaelle Pope, Executive Director	reve
A	PPROVED		Расти
		Name	
(For Official School Board )	Records' Chice Chays	COUNTY, FLORIDA	
THE SCHOOL	BOARD OF BROWARD	V. Orga der	
Office of Acade	<b>,,,,,</b>	JUL 3 8 2013	
Approved in Ope	n Board Meeting on:	usie beskelevenson	School Board Chair
			201001 DOUG CHAIR
Rv:		<del></del>	

Form \$4189 Revised 12/12 RWR/MVP/MB:hu

## Summary Explanation and Background continued from Page 1 Full and Basic School Health Service Funding Agreement for 2013-14

The contract to BCPS for 2013-2014 is \$1,305,449.86. The amount of \$1,305,449.86 shall be paid in monthly amounts of \$108,787.48 not to exceed \$1,305,449.86 for a 12-month period for the duration of the contract, subject to the availability of funds.

The Full Service, Basic School Health Services and General Revenue allocation through the Florida Department of Health-Broward will fund the following:

- 1.0 FTB, Clinical Nursing Supervisor/Program Manager
- 1.0 FTE Clinical Nurse
- 1.0 FTE Registered Nurse at Blanche Bly High School
- 0.75 FTE funding towards a Family Counselor at Lauderbill Middle School
- 35 agency health support technicians under the supervision of 7 agency Registered
- Tagency Licensed Practical Nurse at Landerhill Middle School
- 1 agency Licensed Practical Nurse at Hallandale Adult
- Scoliosis screeners.

Attachment II of the agreement reflects the schools that will receive lasic School Health Services through this staffing model. These schools were selected based on the Indicators of Needs Study recently conducted by the Student Assessment and Research Department. Schools were ranked based on the severity index for health and social needs. With this data schools were selected based on the highest index.

On-Call Services will be provided by Registered Nurses for all schools without on-site health service personnel. The FDOH-Broward will continue to provide on-site health services to five comprehensive schools and provide Registered Nurses to support all schools that do not have health service personnel on-site.

Basic School Health Services will continue to be provided by current funding partners to 80 schools with an on-site Health Support Technician with Registered Nurse supervision. The Childrens' Services Council (CSC) will allocate funding of approximately 1.1 million to provide direct on-site health care personnel to 40 of these schools.

This Agreement has been reviewed and approved as to form and legal content by the Office of the General Counsel.

This Agreement will be executed after School Board approval.

	٠
n ari	τ

CPDA No. N/A CSFA No. N/A

#### STATE OF FLORIDA DEPARTMENT OF HEALTH STANDARD CONTRACT

Client	Non-Clicat
	Multi-County

THIS CONTRACT is entered into between the State of Florida, Department of Health, hereinafter referred to as the department, and The School Board of Broward County, Florida heremafter referred to as the provider.

#### THE PARTIES ASSES

- THE PROVIDER AGREES:
- To provide services in secondance with the conditions specified in Attachment ).

B. Requirements of \$287.056, Florido Slatutos (FS)

To provide units of deliverables, including reports, findings, and drafts as specified in Attachment I, to be received and accepted by the contract manager puter to payment. To comply with the otheric and finel date by which such called a must be not for completion of this contract as specified in Section iff, Paragraph A, of this contract. To submit bills for face or other compensation for services or contract as specified in Section iff, Paragraph A, of this contract. To submit bills for face or other compensation for services or expenses in sufficient detail for a proper pre-audit and post-audit thereof. Where applicable, to submit bills for any invariant provided in accountance with §112.061, FS. The department may, if specified in Attachment I, satabilish rates lower than the maximum provided in accountance with §112.061, FS. The department may, if specified in Attachment I, satabilish rates lower than the maximum provided in accountance with §112.061, FS. To skow public access to all documents, papers, letters, or other materials subject to the provider's refusal to comply with mits previous shall consiliate an immediate breach of contract. It is expressly understood that the provider's refusal to comply with this provider and consiliate an immediate breach of contract.

C. To the Following Coverning Law

- To the Following Governing Law
- This contract is executed and entered into in the State of Florida, and shall be construed, performed, and entorced in all respects in accordance with the laws, rules, and regulations of the State of Florida. Each party shall perform its obligations herein in accordance with the terms and conditions of the contract.
- eccondance with the terms and conditions of the contract.

  If this contract to valued at 1 million defens or more, the provider agrees to refrain from any of the prohibited bushess activities with this contract to valued at 1 million defens or more, the provider agrees to refrain from any of the prohibited bushess activities with a Governments of Sudan and tran as described in e.215.473, F.S. Pursuant to 2.287.135(6), F.S., the department with Activities in Sudan or the transition egainst any company that falsely certifies its stakes on the Secretized Companies with Activities in Sudan or the transition egainst any company that falsely certifies its stakes on the Secretized Companies with Activities in Sudan or the transition egainst the provider agrees that the department shall take civil action against the provider agrees that the department shall take civil action against the provider agrees that the department and take civil action against the provider agrees that the department of false certification was made in error.

  9. 287.135(5)(a), F.S., If the provider felie to demonstrate that the determination of false certification was made in error.
- If this contact contains federal funds, the provider shall comply with the provisions of 45 CFR, Part 74, and/or 45 CFR, Part 92, and other applicable regulations as specified in Attachment I. 2. Federal Law
- If this agreement includes redered funds and more than \$2,000 of federal funds will be used for construction or repairs, the provider If this agreement includes tederal funds and more than \$2,000 of federal funds will be used for construction or repairs, the provider shall comply with the provisions of the Copaland "Anti-Klosbeck" Act (16 U.S.C. 874 and 40 U.S.C. 278c), as supplemented by Department of Labor regulations (22 CFR part 3, "Contraction and Subcontractors on Public Building or Public Work Financed In Whole of in Part by Loans or Grants from the United States"). The act prohibits providers from inducing, by any means, any whole of in Part by Loans or Grants from the United States"). The act prohibits providers from inducing, by any means, any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which hashe person employed in the construction, completion, or repair of public work to give up any part of the compensation to which hashe person employed in the construction, or repair of public works entitled. All suspected violations must be reported to the department. If this expression includes sedare funds and add funds will be used for the performance of experimental funds and add funds will be used for the performance of experimental funds and add funds will be used for the performance of experimental funds and add funds will be used for the performance of experimental funds and add funds and Cooperative Agreements."

  Business Firms Under Governmental Grants, Contracts and Cooperative Agreements."
- EURINESS FITTES Under Governmental Grants, Contracts and Cooperative Agreements.

  If this contract contains federal funds and is over \$160,000, the provider shall compty with all applicable standards, orders, or regulations lasted under \$300 of the Clean Water Act, as amended (42 U.S.C. 1867(h) at each, \$500 of the Clean Water Act, as amended (33 U.S.C. 1368 et seq.), Executive Order 11738, and Environmental Protection Agency regulations (40 CFR Part 16). The provider shall report any violetions of the above to the department.
- The provider shall report any violations of the above to the department.

  If this contract contains federal funcing in excess of \$100,000, the provider must, prior to contact execution, complete the little contract contains federal funcing in excess of \$100,000, the provider must, prior to contact execution, complete the Contract Contains form, Attachment N/A, if a Disclosure of Lobbying Activities from, Standard Form LLL, is required, it may be obtained from the contract manager. As disclosure forms as required by the Contraction Regarding Lobbying form must in may be obtained from the contract manager.
- us compared and imparition to the department shall consider employment of unauthorized along a violation of \$§274A(e) of total to employ unauthorized along. The department shall consider employment of unauthorized along a violation of \$§274A(e) of Not to employ unsultiorized allens. The department shall consider employment of unsultanized alone a violation of §§274A(e) of the immigration and Neutralization Act (8 U.S.C. 1324 of and section 101 of the immigration Reformant Centrol Act of 1886. Such infection shall be cause for unsultanized cancellation of file contract by the department. The employment eligibility of all rety Department of Hometand Security's E-Verify system, hitser/keverift-usets-gov/game, to verify the employment eligibility of all rety subcontracts that the subcontract term by the Provider. The Provider shall also include a requirement in subcontract that the subcontractor shall allow the contract term by the employment eligibility of all new sinekvises fixed by the subcontractor subcontractor shall allize the E-Verify system to verify the employment eligibility of all new sinekvises fixed by the subcontractor shall allize the E-Verify system to verify the contractors and conditions of the E-Verify System as deemed to be in compliance with title mentalization. Contractors meeting the terms and conditions of the E-Verify System as deemed to be in compliance with title mentalization.
- valurities provision.

  The provider shall comply with President's Executive Order 11246, Equal Employment Opportunity (30 FR 12319, 12835, 3 CFR, 1664-1685 Comp., p. 339), as amended by President's Executive Order 11376, and as supplemented by regulations at 41 CFR, 1664-1665 Comp., p. 339), as amended by President's Executive Order 11376, and as supplemented by regulations at 41 CFR,
- Part 8D.

  The provider and any subcontractors agree to comply with Pro-Children Act of 1994, Public Law 103-277, which requires that the provider and any subcontractors agree to comply with Pro-Children Act of 1994, Public Law 103-277, which requires that smoking and be permitted in any portion of any indoor leadily used for the provision of federally landed semices including health, day care, early children development, education of these semices on a routine or regular basis, to children up to age 18. Failure to comply with the provisions of the law may result in the imposition of an educational action of the compliance order on the responsible entity.

- HIPAA: Where applicable, the provider will comply with the Heelth insurance Portability Accountability Act as well as all regulations promitigated thereunder (460FR Perts 180, 162, and 164).
- Provider is required to submit a W-9 to the Department of Financial Services (OFS) statementary prior to doing business with the State of Finish via the Vendor Website at <a href="https://intendor.mythodate.com">https://intendor.mythodate.com</a>. Any subsequent changes shall be performed intrough this vebsite; however, if provider needs to change their FEID, they must contact the DFS Vendor Ombudaman Section at (850)
- If the provider is determined to be a subrecipient of laderal funds, the provider will comply with the expirements of the American Recovery and Relevastment Act (ARRA) and the Pedaral Funding Accountability and Transparably Act, by obtaining a DUNS (Date Universal Numbering System) municar and registering with the federal Central Contractor Registry (CCR). No payments will be laused until the provider has submitted a waits DUNS number and evidence of registration (i.e. a pinted copy of the completed CRR preferation) in CCR to the contract manager. To obtain a contract manager to the contract manager and contract manager to the complete and evidence of teaching the bulk Manager to the complete manager. CCR registration) in CCR to the contract manager. To obtain registration and instructions, visit interfereday different manager. WWW.CCT.ROW
- To establish and maintain books, records, and documents (including electronic storage mails) in accordance with generally scoapled accounting procedures and practices, which sufficiently and properly reflect all revenues and expenditures of funds provided by the department under this contract.
- provinces by the department under the contact, appointing documents, statistical records, and any other documents (including for ration all client records, financial records, during the period of etc.) by pears after termination of the contract, or if an audit has electronic storage media) portinent to this contract for a period of etc. (6) years, the records shall be retained until resolution of the suntil floridage or any suggestion which may be based on the termination of the contract.

  Upon contriction or termination of the contract and at the request of the department, the provider will cooperate with the department.
- upon companien or termination of the contract and at the request of the department, the provider was common department to facilitate the displication and towners of any salid records or documents during the required retending period as apacified in Section I, paragraph 0.2. adoes.

  To assure that these records strain be subject at all reasonable times to inspection, review, or such by Federal, state, or other
- to essure that make recurse strain to exempter at an economic antition of the second day suborized by the department and Federal suditors, pursuant to 45 CFR, Part 92.36((10), shall have full access to Persons duly suborized by the department and Federal suditors, pursuant to 45 CFR, Part 92.36((10), shall have full access to Persons duly suborized by the department and Federal suditors, pursuant to 45 CFR, Part 92.36((10), shall have full access to Persons duly suborized and industrial to 45 CFR, Part 92.36((10), shall have full access to Persons duly suborized and the suborized suborized and the suborized s
- To provide a financial and compliance audit to the department as specified in Attachment N/A and to ensure that all related party
- Requestions are customers to the sounds.

  To include these aforementioned such and record keeping requirements in all approved subcontacts and earligements, if Exhibit 2 of this contract indicates that the provider is a recipient or subsection, the provider will perform the required therefore and compliance such in accordance with the Single Audit Act Amendments of 1996 and OMS Circuit A-133, and/or section 215.97 Forlide Statutes, as applicables and conform to the following requirements:
- Documentation. To maintain separate accounting of revenues and expenditures of funds under this contract and each CSFA or DOCUMENTATION. TO INSTRUCT SEPARATE SECONDARY OF TOVERHOLD THE CAPTURE AND ACCOUNT OF THE CONTROL SEPARATE AND ACCOUNTS. TO THE PROPERTY OF TH

  - c) reasonrease, and

    3) necessary in order for the exciplent or subrecipient to sufficient output this contract.

    The storementioned documentation is subject to review by the Department and/or the State Chief Finencial Officer and the
- The storementioned documentation is subject to review by the Department and/or the State Chief Finencial Officer and the provider will timely comply with any requests for documentation.

  Financial Report. To submit an armusi financial report stating, by time item, all expanditures made as a direct result of services provided through the funding of this context to the Department within 45 days of the end of the context. It this is a multi-year context, the provider is required to submit a report within 45 days of the end of each year of the context. Each report must be context, the provider is required to submit a report within 45 days of the end of each year of the context. Each report must be excouragated by a statement algred by an individual with legal authority to band recipient or submitplent by certifying that these expensitures are true, accurate and directly related to this context.

  To ensure that funding received under this context in encass of expanditures is remitted to the Department within 45 days of the emiter of the experiment of the expression of the expressi
  - enties of the expiretion of, or fermination of, this contract.
- E. Incontoring by the parameter.

  To permit persons duly authorized by the department to inspect any records, papers, documents, facilities, goods, and services of the provider, which are relevent to this context, and standards any clients and amployees of the povider to assure the department of provider, which are relevent to this context, and standards are relevent to the satisfactory performance of the terms and conditions of this context. Following such evaluation the department will deliver to the satisfactory percentance of the terms and contained by the contract towards about overcome the department we depart to the provider a written report of the findings and will include written recommendations with regard to the provider a performance of the terms and conditions of this contract. The provider will correct all noted deficiencies identified by the department willing the specified period of the conditions of this contract. The provider will correct all noted deficiencies identified by the department willing the specified period of and conditions of this contract. The provider was contest as noise unaccentrate returning by the department within the specified period of time set forth in the second mendations. The provider's failure to contest noted deficiencies may, at the sole and excitative discretion of the department, result in any one or any combination of the following: (1) the provider being deemed in breach or default of this contract; (2) the withholding of payments to the provider by the department; and (3) the terrebuilton of this contract for cause.
- r. incommunity on the contract of the contract \$789,28, FS.

#### 07/11

1. The provider shall be liable for end shall indemnify, defend, and hold harmless the department and all of its officers, agents, and employees from all claims, suite, judgments, or demages, consequential or otherwise and including attorneys' fees and costs, arising out of any set, econs, neglect, or ordesions by the provider, its agents, or employees during the performance or operation of this contract or any subsequent modifications thereof, whether direct or indirect, and whether to any person or langible or indirect, and whether to any person or langible or indirect.

2. The provider's limitity to evaluate liability or the availation of flability shall not excuse the provider's duty to defend and indemnify the provider a incurring to evaluate satisfy of the availation of liability shall not excuse the provider army to define an incumental withing event (7) days after such notice by the department is given by certified mail. Only adjudgation of judgment their highest appeal is authorited specifically finding the provider not liable shall excuse performance of this provider. The provider shall pay all costs and fees related to this obligation and its enforcement by the department. The department's fature to notify the provider of a claim shall not release the provider of the above duty to defaud.

O. Insurance

To provide adequate liability insurance coverage on a comprehensive basis and to hold such shallity insurance of all times during the existence of title contract and any renewal(s) and extension(s) of it. Upon execution of title contract, unless it is a state agency or subdivision as defined by §769.28, PS, the provider accepts the responsibility for identifying and determined type(s) and steem of fibrility insurance necessary to provide reasonable financial protections for the provider and the clerits to be served under this contract. The limits of coverage under each provider contract upon the execution of title contract, the provider do not limit the provider's stability and obligations under this contract. Upon the execution of title contract, the provider shall furnish the department written verification supporting both the determination and existence of such insurance coverage. Such coverage may be provided by a self-insurance program established and operating under the laws of the State of Floride. The department reserves the right to require additional insurance as specified in Attachment I where appropriate.

H. Safeguarding information

Not to use or disclose any information contenting a recipient of services under this contract for any purpose not in conformity with state and federal law or regulations except upon written consent of the recipient, or his responsible parent or grandlan when authorized by law.

To neither assign the responsibility of this contract to another party nor subcontract for any of the work contemplated under this contract without prior written approval of the department, which shall not be unreasonably withheld. Any sub-license, sesignment, or (tensier otherwise occurring shall be not said.

or transfer otherwise occurring shall be not and very.

The provider shall be responsible for all work performed and all expenses incurred with the project, if the department permits the provider to subcontract all or part of the work contemplated under this contract, including entering into subcontracts with vendors for services and commodities, it is understood by the provider that the department shall not be fable to the subcontractor for any expenses or stabilities incurred under the subcontract and the provider shall be suited liable to the subcontractor for all expenses and solution under the subcontract. The provider, at its expense, will defend the department against such claims.

and secreties incurred under the succentract. The provider, at its expense, will defend the department egainst such claims.

The State of Floride shall at all times be entitled to assign or transfer, in whole or part, its rights, duties, or defiguelous under this contract to another governmental agency in the State of Florida, upon giving prior within notice to the provider. In the event the State of Florida expresses transfer of the provider's obtgations, the provider remeins responsible for all work performed and all expenses became in connection with the contract, in addition, this contract shall brind the successors, easigns, and legal representatives of the provider and of any logic analytims associated to the obligations of the State of Florida.

any logal entity that associated to the obligations of the State of Florida.

The contractor shell provide a monthly himself. Business Enterprise report summarizing the participation of certified and non-certified minority subcontractors/mainted suppliers for the custed month, and project to date. The report shall include the names, actinesses, and subcontractors/mainted and non-certified MRE participant, and a copy must be forwarded to the Contract Manager of the Department of Health. The Office of Supplier Diversity (850-487-0915) was ested in furnishing names of qualified which the Department of Health. Manohy Contrinutor (850-265-4195) will estate with questions and enswers.

Department of Health, Manohy Contrinutor (850-265-4195) will estate with questions and enswers.

Unless oftenview stated in the contract between the provider and subcontractor, payments made by the provider to the subcontractor (7) working days after receipt of air or partial payments from the department in accordance with \$2527.0355, FS. Felium to pay within seven (7) working days after month of a provider and patchy the provider to the subcontractor in the amount of one half of one (1) percent of the amount due per day from the expiration of the provider to the subcontractor in the amount of one (1) percent of the amount due per day from the expiration of the provider to the subcontractor of the

J. Return of Funds
To setum to the department any overpayments due to uncarried funds or funds disellowed and any interest attributable to such funds pursuant to the terms of this content that were debuted to the provider by the department. In the event that the provider or its independent surface discovers that overpayment will not be set asset, the provider stall repey said overpayment will not be perfunded with notify the provider by the department attributed to the department will notify the provider by the department, in this event that the department real decovers an overpayment has been made, the department will notify the provider by the department will charge interest of one (1) percent per mortin latter of such a finding. Should repayment not be made in a timely mermer, the department will charge interest of one (1) percent per mortin.
Interest Department

in compliance with Chapter 415, FS, an employee of the provider who knows or has reasonable cause to suspect that a child, aged person, or disabled adult is or has been abused, neglected, or exploited shall immediately report such knowledge or suspicion to the Frontia Abuse Holling on the single statishide toll-free interphone number (1-800-SEABLISE).

If ellents are to be transported under this contract, the provider will comply with the provisions of Chapter 427, FS, and Rute Chapter 41-2, if clients are to be transported under this contract, the provider exhaust to Volume 10, Chapter 27, COH Accounting Procedures FAC. The provider shall submit to the department the reports required pursuant to Volume 10, Chapter 27, COH Accounting Procedures Menual

Futureshing
It is agreed that any entries which are the subject of, or are required to carry out this contract which are the subject of, or are required to carry out this contract which are the procedures set forth industries and Diversified Enterprises, inc. (PRIDE) identified under Chapter 946, FB, in the same manner and under the procedures set forth

3

Contract # BW351

07/11

In \$5948.618(2) and (4), FS. For purposes of this contract, the provider shall be deemed to be suisitated for the department insofar as dealings with PRIDE. This clause is not applicable to subcontractors unless otherwise required by law. An abbreviated list of productions are later from PRIDE may be obtained by contacting PRIDE, 1-800-843-8459.

2. Procurement of Malerials with Recycled Content

it is expressly understood and egreed that any products or materials which are the subject of, or are required to carry out this contract shall be produced in accordance with the provisions of \$403.7085, and \$497.045, FS.

MyFloridaMarketPlaca Vendor Registration

Each vandor doing business with the State of Florida for the sale of commodules or contractual services at defined in section 287.012, Florida Statues, airea regarder in the My Fonda Market Place system, unless exempted under Florida Administrative Code Rule 60A-1.030(3) (F.A.C.).

MyFloddsMarkelPlace Transaction Fee

The State of Florida, through the Department of Management Services, has instituted MyFloridaMurkePlace, a statewise eProcurement system. Pursuant to section 287.057(23), Florida Statutes (2008), all payments shall be assessed a Transaction Fee of one percent (1.0%). which the Provider shall pay to the State.

For payments within the State accounting system (FLAIR or its successor), the Transaction Fee that, when possible, be automatically deducted from payments to the vendor. If automatic deduction is not possible, the vendor shall pay the Transaction Fee pursuant to Rula 60.4-1,031(2). FAC. By submission of these reports and corresponding payments, vendor certifies that correctness. All such reports and payments shall be subject to such by the State or its designes.

payments shall be subject to each by the basis or its designed.

The Provider shall receive a credit for any Transaction Fee paid by the Provider for the purchase of any lam(s) if such item(s) are returned to the Provider shought no fault, act, or omission of the Provider. Notethislanding the transpolicing a Transaction Fee is non-refundable when an the Provider shought no fault, act, or omission of the Provider. Notethislanding the prodiction or engineering of the agreement, then is rejected or returned, or sachined, due to the ventor's Esture to perform or comply with sheep requirements shall constitute grounds for declaring the ventor in destand and recovering reprocurement costs from the ventor in addition to all outstanding less. Providers definitioned in paying transaction fees may be excluded from conducting future procurement with the state. business with the State.

Civil Rights Requirements

Civil Rights Certification: The provider will comply with applicable providens of DOH publication, Wethods of Administration, Equal Opportunity in Service Delivery

O. Independent Capacity of the Contractor

- in the performance of this contract, it is agreed between the parties that the provider is an independent contractor and that the provider is solely liable for the performance of all tasks contemplated by this contract, which are not the exclusive reponsibility of the department.
- solely usone for use performance or as seem contemplated by the contract, when are not the excusare exponenticity of the experiment.

  Except where the provider is a state exercy, the provider, its officers, signifying a subcontexture, or exsignees, in parformance of the somitied, shall set in the expectly of an independent contractor and not as an officer, employed, or agent of the State of Findon. Nor shall set in the expectly of an independent contractor and not as an officer, employed, or agent of the State of Findon. Nor shall set in the expectation of the State of Findon. Nor shall set in the expectation of the State of Findon. Nor shall set in the expectation of the State of Findon.
- erica and provider is expressed a state agency, neither the provider, its officers, spents, employees, subcontractors, nor assignees are emitted to Except where the provider is extracted the provider is expressed as a subcontractor of the provider is a provider in a state agency, neither the provider. ാം പ്രത്യം പ്രത്യാത്തെ പ്രത്യാത്തിലും വരുന്നും പ്രത്യാത്തിലും ത്രാവര്യം വിക്കാത്ത്രം വേശ്യാത്ത്രം വരുന്നും വരു പ്രത്യം പ്രത്യാത്തി വുടുന്നും പ്രത്യാത്തിലും വിത്യാത്തിലും വിവര്യം വിത്യാത്തിലും വിത്യാത്തിലും വിത്യായിലും വിത
- The provider agrees to take such actions as may be necessary to emerce that each subcontractor of the provider will be deemed to be an agent, servant, joint venturer, or partner of the State of Florida. Independent contractor and will not be considered or permitted to be an agent, servant, joint venturer, or partner of the State of Florida.
- Unless justified by the provider and agreed to by the department in Attachment I, the department will not furnish services of support (e.g., office space, office supplies, telephone service, secretarial, or clerical support) to the provider, or its subcontractor or assignee.
- All deductions for social security, will inciding taxes, income taxes, contributions to unemployment congenesation funds, and all nece AS GROUPING THE BECKEN RECOUNTY, TRUETCHING TRACE, PRIVATE TRACES, EXPERIMENTATION TO BE RECORDED TO THE BROWNING THE PROVIDENT OF THE PROVIDE
- r. approximation by \$288.25, FS, if the provider is a non-governmental organization which sponsors a program instead wholly or in part by state funds, including any funds obtained through fills control, it shall, in publicating, advantasing, or describing this exponsorably of the program, state: Sponsorad by (provider's name) and the State of Florids, Department of Health. If the sponsorably reference is in whiten material, the words State of Florids. Department of Health shall appear in at least the same size latters or type as the name of the organization.

In the invalue. The contract ends of payment to the department no more than 45 days effer the contract ends or is terminaled. If the provider fells to submit the limit involves for payment to forfoliad and the department will not honor any requests submitted effer the effected time paided. Any payment due under the ferms of this contract may be withheld until all reports due from the provider and necessary sufficients thereto have been due under the ferms of this contract may be withheld until all reports due from the provider and necessary sufficients thereto have been due.

approved by the department. re. Use of runtee rer security of reminiment. To comply with the expenditure of contract funds for the purpose of lobbying the Legislature, postell to comply with the provisions of \$216.347, FS, which provide expenditure of contract funds for the purpose of lobbying the Legislature, postell

branch, or a state egency.

- Public Entity Crime and Discriminatory Vandor

  Pursuant to \$287.133, FS, the following reskiddors are placed on the ability of persons convicted of public strity crimes to transact pursuant to \$287.133, FS, the following a sekiddors are placed on the convicted vendor is following a conviction for a public pub

Contract # BW\$\$1

#### 07/11

he/she may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not use mit submit bids on leases of real property to a public entity, entity for the awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in \$287.017, FS, for CATEGORY TWO for a partied of 48 months from the date of helper placed on the discrimination search of the are may not unnear enounces must any posses many in excess on the presence and for a period of 38 months from the date of being placed on the discriminatory vertice field.

- If any decovery or invention arises or is developed in the course or as a result of work or services performed under this contract, or in any decovery or invention arises or is developed in the course or as a result of work or services performed to the Department of State anyway connected horsewith, the provider shall refer the decovery or invention to the department to be referred to the Department of State or Florida. Any and all patient rights according under or in compression with the performance of this contract was hereby respected to the State of Florida. T. Patents, Copyrights, and Royaldes to unique with the performance of this contract are hereby reserved to the State of Finite-
- CONTROCKENT WHIT THE PERCENTAGEOR OF THE CONTROCK SEE RETERY OF THE STATE OF FRENCH. THE PROVIDER SHARE THE PROPERTY OF THE PERCENTAGE O
- Fiorida.

  3. The provides, without exception, shall indomnify and save harmless the State of Florida and its employees from liability of any nature or kind, including cost and expenses for or on account of any copyrighted, patented, or undested invention, process, or excise kind, including cost and expenses for or on account of any copyrighted, patented, or undested in the Department of State's instructioned by the provider. The provider has no liability when such claim is easily and exclusively on prevent infingement. Further, if altered in the article, the florida will provide prompt written newtication of claim of copyright or patent infinitely such claim is made or to pending, the provider may, at its options and expense, protuce for the Cepatrment of State, the right to continue such claim, in made or to pending, the provider may, at its option and expense, protuce for the Cepatrment of State, the right to continue patent, or copyright, it is mutually expended in include all mystics or out aftern from the use of such design, device, or materials in any way (nucleic) in the work.

  10. Construction or Renovation of Facilities Using State Funds

  Any state funds conduced for the nurchase of or incrovements to real property are continuent upon the provider granting to the state any

U. Construction or Renovation of Facilities Using State Funds

Any state funds provided for the purchase of or improvements to real property are contingent upon the date of purchase or the security interest in the property at least to the argument of the state funds provided for at least (6) years from the date of purchase or the security interest in the property at least to the argument of the state funds provided for at least (6) years from the date of purchase or the completion of the improvements or as faither required by law. As a condition of a receipt of state knilling for this purpose, the provider agrees that, it is disposes of the property before the department's interest is variety, the provider will refund the property before the department's interest is variety, the provider will refund the property before the department's interest is variety.

v. Executive runs transfer.

The provider agrees to small in Electronic Fund Transfer, offered by the State Compitalist office. Copies of Authorization form and The provider agrees to small in Electronic Fund Transfer, offered by the State Compitalist of Office. Copies of Authorization form and The provider agrees to small in Electronic Fund Transfer, offered by the State Compitalist of Office. Copies of Authorization form and The provider agrees to small in Electronic Fund Transfer, offered by the State Compitalist of Office. Copies of Authorization form and The provider agrees to small in Electronic Fund Transfer, offered by the State Compitalist of Office. Copies of Authorization form and The provider agrees to small in Electronic Fund Transfer, offered by the State Compitalist of Office. previous sentence is for notice purposes only.

W. Information Security

The provider shell maintain confidentiality of all date, likes, and records including client secords related to the services provided pursuant to this agreement and shell comply with state and federal laws, including, but not limited to, sections 384.29, 381.004, 392.66, and 1850.67. Florida Statutes. Procedures must be implemented by the provider to ensure the production and confidentially of all confidentials matters. These procedures shall be consistent with the Department of Health Information Security Policies, as amended, which is incorporated herein type reference and the receipt of which is acknowledged by the provider, upon execution of this agreement. The provider will adhere to any amendments to the department's security requirements provided to 1 during the period of this agreement. The provider must also comply with any applicable professional standards of practice with respect to client confidentiality.

#### IL THE DEPARTMENT AGREES:

To pay for contracted services according to the conditions of Atlachment I in an amount rot to exceed \$1.306.448.86 subject to the evallability to pay for contracted services secondary to the constitute of states an executar for the executar of the executar of the contract is continued upon an arrust appropriation by the funds. The State of Florida's performance and obligation to pay under this contract is continued upon an arrust appropriation by the Legislature. The costs of services paid under any other contract or from any other source are not skylice for reimbursement under this

B. Contract Payment.

Pursuant to \$216,422, FS, the department has five (5) working days to inspect and approve goods and services, unless the bid specifications, pursuant to \$216,422, FS, the department has five (5) working days to inspect and approved to hash can provide an inspect, medical, or other purchase Order, or this contract specifies of the sevents of the invoice inspects of the sevents was present from the latter of the date the invoice inspects or the specification interest parally set by the Completific pursuant to \$55.03, FS, will be due and services are received, inspected and approved, a separate interest parally set by the Completific pursuant to \$55.03, FS, will be due and payment to the invoice amount. To obtain the applicable interest rate, contact the facel disastrontial samulation. Payments to payment to the invoice amount. To obtain the applicable interest rate, or other thesis or providers for hospitis, medical, or other health care services, shall be made not more than 35 days from the date daily liftly for health care providers for hospitis, medical, or other health care services, shall be made not more than 35 days from the date daily liftly for health care permitting the health of the date of the payment in determined, at the daily interest rate of 0.03333%. Invoices returned to a vendor requeste payment, invoice payment requirements do not start until a property complated invoice is provided to the department. start unit a property completed invoice is provided to the department.

A Vendor Ombudanian has been established within the Department of Financial Services. The drive of this instituted include acting as an advocate for vendors who may be experiencing problems in obtaining timely payment(s) from a state agency. The Vendor Ombudemen may advocate for vendors who may be experiencing problems in obtaining timely payment(s) from a state agency. The Vendor Ombudemen may advocate for vendors who may be experiencing problems in obtaining timely payment(s) from a state agency. The Vendor Ombudemen may be contacted at (850) 413-5516 or (800) 342-2792, the State of Florida Chief Financial Officer's Hodins.

III. THE PROVIDER AND THE DEPARTMENT NUTUALLY AGREE

A. Enective and churcy water.
This contract shall begin on July 1, 2015 or on the date on which the contract has been signed by both parties, whichever is later. It shall end on June 30, 2614.

- Termination
- Termination at Vill

5

Contract # BW351

07/11 This contract may be terminated by either party upon no less than thirty (3)	n calendar dave notice in writed to the other party, without cause,
This contract may be terminated by either party upon no less than thirty (3) unless a lesser time is mutually agreed upon in writing by both parties. Said	recises shall be delivered by conflict mad, return receipt requested,
Ot (U Delati) May bloot at derasta.	
<ol> <li>Termination Secause of Lack of Funds in the event funds to finance this contract become unavailable, the departm hours notice in valing to the provider. Said notice shall be delivered by delivery. The department this be the first stakerity as to the availability and provider will be companisated for any work satisfactionly completed prior to n</li> </ol>	I adequate of funds. In the syste of termination of this contract, the
<ol> <li>Termination for Breach This contract may be translated for the provision's non-performance upon no applicable, the department may employ the default provisions in Chapter contract shall not be desired to be a waiver of any other breach and shall the provisions based not not limit the department's forth to remedies at law or</li> </ol>	o less stam (menty-feur (24) hours notice in writing to the provider. If 60A-1.008 (3), FAC. Welver of breach of any provisions of this not be constitued to be a modification of the lerms of this contract
4. Termination for Fallace to Sessatsciotily Perform Prior Agreement Fallace to have performed any contractual obligations with the department in for termination. To be terminated as a provider under this provider, the prior under this provider, the prior under this provider, the prior under this has department, been notified by the department of the underformence to the satisfaction of the department, or (2) had a context termination of the underformence to the satisfaction of the department, or (2) had a context termination.	n a manner satisfactory to the department will be a striftdent cause pyder must have: (1) previously lefted to sellefactority perform in a sellefactory performance, and lated to correct the unsealistactory inaled by the department forceuse.
c. Renegolistion or Recification Modifications of provisions of this control shall only be veild when they The rate of payment and dollar amount may be adjusted retroactively to when these have been established through the appropriations process.	thave been reduced to writing and duly signed by both parties, reflect price level increases and changes in the rate of payment as and subsequently identified in the department's operating
Official Payee and Representatives (Names, Authorise) and to the mane (provider name as shown on page 1 of this contract) and malling address of the official payee to whom the payment shall be	leptions (furthers)  3. The name, address, and shiphone number of the contact manager for the department for this contract is:
made is:	Baduralcub
The School Board of Brownin County, Florida	780S.W. 20 <sup>th</sup> Seriel
1643 North Harrison Parkyray	FLI adertiels, FL 19315
Building I	(954)461-4700, ept. 3000
Sonnise, Fl. 33323	
The name of the contact person and street address where financial and administrative records are maintained as:	<ol> <li>The name, autress, and response number of the provider's representative responsible for administration of the program under this context is:</li> </ol>
Olca Gorokhavsky	Minst le Pape
1643 North Heartson Parkway	600 S.E. 3 <sup>st</sup> Avenue, 7 <sup>th</sup> Plane
Building H.	Ft. Lookrylate, Ft., 13301
Sueda St 19321	P\$(4)321-2560
Lang frames aridresses, letenhone number	as by either party, notice shall be provided in writing to the other
party and self notification activated to equivalent the self-self and Conditions included.  All Terms and Conditions included  This contact and its attachments as referenced, <u>Attachment is Exhibits A.H.</u> , by the parties. There are no provisions, terms, conditions, or obligations of all previous communications, representations, or agreements, either various communications, representations, or agreements, either various contract is found to be litegal or unanisception, the remainder of the continuity of the semicondition.	Attackments II-IV contain all the learns and conditions agreed upon that then those contained leave, and this contact shall superseds bet or written between the paries. If any term or provision of the react shall remain in this force and effect and such term or provision.
I have read the above contract and understand such section and paragrap In Witness Thereor, the parties hereto have caused this 31 page contract to	no. he executed by their undersigned officials as daty authorized.
110 110 110 110 110 110 110 110 110 110	

6

SIGNATURES

BATA:

PRINT/TYPE NAME: C. MEAD GRICG

State of Florida, Department of Health

Title: Deputy Secretary for Statewick Health Services

Provider: The School Hoard of Broward County, Florida

STONATURES

DATE:

PRINT/TYPE NAME: ROBERT RUNCLE

THES: SUPERINTENDENT OF SCHOOLS

STATE ACCRUY 29-DIGIT FLAIR CODE: VEDERAL EIDE (OR SEN): 59-5000550131 PROVIDER FISCAL YEAR ENDING DATE: 658

#### SCHOOL HEALTH SERVICES PROGRAM SPECIFIC MODEL ATTACHMENT

## Performence Based Contract

	ICES TO BE PROVIDED of Terms	
а	Annahanak Tormin	July 1, 2013 to _June 24, 2014
	The Provider	School Board of Broward County

- b. Program or Service Specific Terms
  - Annual School Health Services Report: An annual report submitted to the state funding agency each year that reflects reported health conditions, services, staffing end expenditures. For the purpose of this contract, the report will cover the period from July 1, 2013 through June 30, 2014.
  - 2. Basic School Health Services: General school health services which are available to all students in Florida's public and participating non-public schools in all 67 School Board of Broward County. These health services include but are not limited to: screening of vision, hearing, growth and development (utilizing Body Mass Index (BMI) percentile for age and gender), and scollosis, health appreisals, referral and follow-up, maintenance of health records, mealing emergency health needs, nursing assessments, health counseling, medication assistance, and a preventive dental program as identified in Section 381,0058(4)(s)(1-18), Florida Statute, and Chapter 84F-8.001-8.006, Florida Administrative Code.
  - 3. Chente: Students enrolled in Florida public and participating non-public arthonics.
  - 4. Full Service Schools: Includes Basic School Health Savices and additional specialized services that Integrate education, medical, social and/or human services including but not limited to, nutrition services, basic medical services, services including but not limited to, nutrition services, basic medical services, services including stills, counselling for Temporary Assistance to Needy Femilies, parenting skills, counselling for abused children, counselling for children at high risk for delinquent behavior and their parents, and adult education to meet the needs of the high risk student population and their families. These services are to be provided on School Board of Broward County property as required by Section 402,3026, Florida Statute.
  - Health Management System (HMS); DOH data systeminio which documented school health services are entered by service codes identified in the most

- current School Health Coding Pamphiet, incorporated by reference. This date is used to provide a full accounting of school health services provided.
- School Health Services Plan: A document that describes the services to be provided, the responsibility for provision of the services, and evidence of cooperative planning by the School Board of Broward County and the county health department, as required by Section 381.0056(2)(e), Florida Statutes. The plan operates on a two year cycle.
- 7. School Health Advisory Committee: The School Health Services Act (Section 381.0056, F.S.) mandates that each district have a School Health Advisory Committee (SHAC). The SHAC should meet at School Board of Broward County three times a year, have broad and diverse representation from the community, maintain a roster of attendance and meeting minutes, and work closely with the FDOH-Broward and the School Board of Broward County on the development of the blennial school health services plan required by Section 381.0056, F.S.

#### 2. General Description

- a. General Statement: The FDOH-Broward will provide funding for the provision of school health services as checked below to students emailed in and attending public and participating non-public schools in Broward County.
  - (Check services which apply to this contract).
  - 🔀 Basic School Health Services: Refer to Section A.1.b.2
  - [X] Full Service Schools: Refer to Section A.1.b.4
- Authority: The provider will deliver school health services required by this contract in compliance with Sections 381.0056(6)(a)(1-18), 381.0059, and 402.3026, Florida Statutes, and with Chapter 84F-6, Florida Administrative Code.
- Scope of Services: The provider will provide basic school health services and full services to students enrolled in and attending Broward County public and participating non-public schools.
- d. Major Program Goals:
  - To appraise, protect and promote the health of students.
  - To provide health services in schools that are integrated with other school health services and included in the current school health services plan.

#### 3. Clients to Be Served

- a. General Eligibility: All students enrolled in and attending a public or participating non-public school in Broward County, whose parents did not submit a written opt-out to be exempt from receiving specific school health services. This includes students from schools that have a student population with a high risk of failure due to unmet medical and social services needs.
- b. Client Determination: In accordance with s.381.0058 (5)(g), Florida Statutes, at the beginning of each school year parents or guardians will be informed in writing, about general and specific school health services that students will receive. Students

will be exempted from any health service(s), if the parent or guardian requests the exemption in writing.

#### c. Contract Limits

The provider will deliver services to students whose parents or legal guardians did not submit a written request for exemption. Service provision is conlingent upon avellability of funding and in accordance with the School Fleath Services Plan.

#### B. MANNER OF SERVICE PROVISION

#### 1. Service Tasks

#### a. Task List

- 1. The provider shall provide basic school health services (as defined in Section A.1.b.2 and in Exhibit A) to all students in school locations isted in Attachment Il (subject to change). Basic School Health Services shall be provided as outlined in the School Health Services Act, s. 361,0058, Florida Statutes, and Chapter 64F-6.001-6.006, Florida Administrative Code. In addition, the FDOH-Broward and the School Board of Broward County shall specify, in the current School Health Services Plan, other agreed upon tasks and services the School Board of Broward County must deliver.
- 2. In each Full Service School listed in Attachment III, the provider shall deliver basic school health services (as defined in Section A.1.b.2) and specialized services appropriate to its high-risk population, in accordance with Section 402.3026, Florida Statutes. In addition, the FDOH-Broward and the School Board of Broward County shall specify, in the current School Health Services Plan, other agreed upon tasks and services the School Board of Broward County must deliver.
- 3. Pregnant students who become known to the School Board of Broward County staff shall be referred for prematal care and Healthy Start Sevices in accordance with s. 743,065, Florida Statutes.
- 4. The provider will sesial the FDOH-Broward in preparation for the Annual School Health Services Report. The approved document will be submitted by the FDOH-Broward to the State Department of Health, Division of Community Health Promotions/School Health Services Program by August 15° of each year for the duration of this contract.
- 5. The provider agrees to participate every two years in the Youth Risk Behavior Survey (YRBS) from the Centers for Disease Control and Prevention (CDC), if any of their schools are randomly selected for the survey.
- 8. The provider will collaborate with the FDOH-Broward and the SHAC in the development of the School Health Services Plan, the Annual School Health Services Report and any other Request for Program Design or great that becomes available. The provider will coordinate with the FOOH-Broward on any interegency agreements with community health and social service School Board of Broward County to comply with the plan for Full Service Schools.

#### b. Tack Limits

The limits of Basic and Full Service School Health Services are as provided in:

- The School Health Services Act, Section 381,0056, Florida Statutes and Full Service Schools, Section 402,3026, Florida Statutes.
- 2. Chapter 64F-6. Florida Administrativa Code.
- 3. Current School Heelth Services Plan
- Department of Health Schedule C Funds, as appropriated for the School Health Program.
- The Floride School Health Administrative Guidelines, revised May 2012, all of which are hereby incorporated by reference and any subsequent revisions made during the contract period.

#### 2. Staffing Requirements

 Staffing Levels: The provider shall maintain a staffing situature to discharge its confractual responsibilities.

The provider shall replace any employee whose continued presence would be detrimental to the success of the Program with an employee of equal or superior qualifications.

Information to document staffing configuration for Basic School Health Services and Full Service schools will be provided for inclusion in the Annual School Health Services Report each year for the duration of this curiract.

#### b. Professional Qualifications

Clinical Nurse Manager- A registered professional nurse currently licensed under Chapter 464, F.S. with experience in managing and oversight of a school health program.

Clinical Nurse - A registered professional nurse currently icensed under Chapter 464, F.S. with experience in quality assurance and quality approvement.

School Nurse - A registered professional nurse currently licensed under Chapter 464, F.S.

Licensed Practical Nurse (L.P.N.) - Can perform selected acts under the direction of a Registered Nurse or other (cansed health care protessions) and make responsible and accountable decisions based upon educational preparation and scope of practice in accordance with the Florida Nurse Practice Act (Chapter 464, F.S.).

Health Support Tech (HST otherwise known as UAP) - A minimum of a high school diploma or General Equivalence Diploma (GED), current cartification in First Aid and Cardiopulmonary Resuscitation (CPR) per Chapter 64F-6.004, F.A.C., and other health support staff training deemed necessary to safety provide assigned health services. These trainings shall be obtained prior to and during matrix to the same design of the same design.

Family Counselor - A minimum of a backelor's degree in social work and/or other staff qualifications to be determined according to the project design.

#### c. Statting Changes

 The provider shall contact the FDOH-Broward contract manager within 10 days, in writing of all position vacancies when they occur. 2. The provider shall minimize the disruption of services due to vacancies. If problems arise such that the provider can no longer fulfill the requirements of the contract, the provider shall contact the PDOH-Broward contract manager within 24 hours of making this determination.

#### d. Subconfractors

Subcontracting will only take place when the provider does not have the capacity to fulfill service requirements as specified in the current School Health Services Plan. All subcontracts must be reviewed and have prior approval in writing by the FDOH-Broward Director prior to contract execution.

# 3. Service Location and Equipment

#### a. Service Delivery Location

All school health services will be provided in adequate health room or clinic facilities at school sites in accordance with State Requirements for Educational Facilities, December 2007, the Floride School Health Administrative Guidelines, revised May 2012, Chapter 21, and the county's approved School Health Services Plan. Schools designated as Full Service Schools are listed in Attachment III.

#### b. Service Times

Services will be provided in accordance with time frames identified in the current School Health Services Plan and school year calendar. The provider is responsible for assuring that coded services are submitted monthly for entry into HMS, and accurately reflect services provided.

## c. Changes in Location

The provider cannot change the school alter specified in Attachment III and in the School Health Services Plan for a Full Service School Program without the written prior approval of the contract manager in accordance with the FDOH-Broward, the Central Office School Health Program and an approved amendment to the School Health Services Plan.

it is the responsibility of the provider, in collaboration with the FDOH-Broward School d. Equipment Health Program Manager or his/her designee, to determine and make available the equipment and supplies needed to complete the terms/deliverables of this contract.

#### 4. Deliverables

#### a. Service Units

#### 1. Vision screening:

- a. By January 31st and April 30th of each year for the duration of this contract, the provider will provide vision screening to 60% and 95% percent. respectively, of public and participating non-public school students in grades kindergatten, first, third, and sixth and submit documentation to the FDOH-Broward per the most current School Health Coding Pamphlet, for entry into
- b. The provider will refer and follow-up on students with abnormal vision screening results, and submit documentation of relemans and complete and

incomplete referred outcomes to the FDOH-Broward par the most current School Health Coding Manual, for entry into HMS.

#### 2. Hearing screening:

- a. By January 31st and April 30th of each year for the duration of this contract, the provider will provide hearing screening to 60% and 95% percent, respectively, of public and participating non-public acresi students in grades kindergarten, first, and cixth and submit documentation to the FOOH-Broward per the most current School Health Coding Pamphiet, for entry into HMS.
- b. The provider will refer and follow-up on students with abnormal hearing screening results, and submit documentation of referrels and complete and incomplete referrel outcomes to the FDOH-Broward per the most current School Health Coding Pamphlet, for entry into HMS.

#### 3. Scollosis screening:

- a. By June 15th of each year for the duration of this contract, the provider will provide scollosis acraening to 95% percent of public and participating nonpublic school eluderes in grade six and submit documentation to the FDOH-Broward per the most current School Health Coding Pamphlet.
- The provider will refer and follow-up on students with abnormal scottonia acreening results, and submit documentation of referrals and complete and incomplete referred outcomes to the FDOH-Broward per the most current. School Health Coding Pemphlet, for entry into HMS.

# 4. Growth and development screening with Body Meas Index (BMI):

- a. By June 15% of each year for the duration of this contact, the provider will provide growth and development screening with BMI to 95% percent of public and participating non-public school students in grades first, third, and sixth and submit documentation to the FDOH-Broward per the most current School Health Coding Pamphlet for entry into HMS.
- b. The provider will refer and follow-up on atudents with abnormal growth and development screening results, and submit documentation of referrals and complete and incomplete referral outcomes to the FDOH-Broward per the most current School Health Coding Pamphlet, for entry into HMS.
- 5. Submit required data and information to prepare the Annual School Health Services Report to the FDOH-Broward.

- 1. The provider will complete and submit to the FDOH-Broward required date and information to prepare the Annual School Health Services Report which is due to the state funding agency on August 15th of each year for the duration of this
- 2. The provider will submit the FTE week data to the FDCH-Broward for entry into HMS. The data will be submitted within 15 days following the FTE wask.
- 3. The provider will document and submit services and screening data to the FDOH-Broward in a formet consistent with the requirements of the most current School Health Coding Pamphlet.

- 4. Aggregate date will be submitted to the FDOH-Broward in a format (Exhibite 8 & C) that can be used by FDOH-Broward staff for entry into HMS. The data will be submitted within 15 days following the end of each month, August through June.
- 5. The provider will submit the Quarterly Expenditure Report (Exhibit D) for Full Service Schools within 15 days following the end of each quater.
- 6. The provider will submit the annual in-Kind Services Report (Exhibit E) for Full Service Schools within 15 days following the end of the school year.
- 7. The provider will submit a report for the month of July no later than August 15 that includes progress in creating, reviewing, and/or updating protocols and training manuals; trainings for nurses and HSTs, and; review of the School Health Services Plan.

#### c. Records and Documentation

The provider will meintain the following documentation and information for monitoring and review:

- Cumulative Health Records for each student which contain:
  - a. Florida Certificate of Immunization (DH Form 680) or Part A or B exemptions
  - b. School Entry Health Exam form (DH 3040, 6/02) or other form as specified in Section 1003.22, Florida Statutes and Chapter 6A-6.024, Florida Administrative Code.
  - c. Documentation of screenings, results, referrals and complete and incomplete referral outcomes.
- 2. Individualized Healthcare Plans and Emergency Care Plans for chronic or complex health conditions
- 3. Daily Clinic Loga ( Exhibit F) in all public and participating non-public schools
- 4. Individual confidential student health records and individualized medication administration records, as provided by physicians, psychologists or other recognized health professionals and paraprofessionals, used in connection with the provision of medical treatment on school grounds, field trips, off-campus work, bus transportation.
- 5. Health records of individual students must be maintained in accordance with s. 1002.22, Florida Statutes.

#### 5. Performance Specifications

#### a. Outcomes and Outputs

School health services provided under this contract will be implemented in accordance with the statutory requirements and program standards outlined in the county's most current School Health Services Plan.

The provider will submit documentation of health screenings provided in accordance with Chapter 64F-8.003, Florida Administrative Code.

The School Health Standards applicable to the provider and explanations or intent are listed below:

- 1. Each public and participating nonpublic school student will be provided vision screening (except those with a perent requested exemption) in grades kindergarten, ilret, third, and sixth, at a minimum, as will sludents entering Florida schools for the first time in grades kindergarten through fifth. The vision screening dates, results, and referral outcomes will be documented on or in the student's Cumulative School Health Record or alternative location (electronic or other) that will be noted on the cover of the student's Cumulative School Health Record and submit documentation for all the School Board of Broward County schools to the FDOH-Broward by January 31, April 30 and June 30 per the most current School Health Coding Pamphlet, for entry into HMS.
- 2. Each public and participating nonpublic school student will be provided hearing screening (except those with a parent requested exemption) in grades kindergarten, first and sixth, at a minimum, and optionally to students in third grade as will attidents entering Florida schools for the first time in grades kindergarten through fifth. The hearing screening dates, results, and referral outcomes will be documented on or in the student's Cumulative School Health Record or in an alternative location (electronic or other) that will be noted on the cover of the student's Cumulative School Health Record and submit documentation for all the School Board of Broward County schools to the FDOH-Broward by January 20, March 20 and June 20 per the most current School Health Coding Pamphiet, for entry Into HMS.
- 3. Each public and participating nonpublic school student shall be provided scollosis screening (except those with a parent requested exemption) in sixth grade, at a minimum. The scollosis screening dates, results, and referral outcomes will be documented on or in the student's Cumulative School Health Record or in an atternative location (electronic or other) that will be noted on the cover of the student's Cumulative School Health Record and submit documentation for all the School Board of Broward County schools to the FDOH-Broward by January 20, March 20 and June 20 per the most current School Health Coding Pemphlet, for entry into HMS.
- 4. Each public and participating nonpublic school student will be provided growth and development acreening with 9Mil (except those with a parent requested exemption) in grades first, third, and sixth, at a minimum, and optionally students in ninth grade. The SMI screening dates, results, and referral outcomes will be documented on or in the student's Cumulative School Health Record or in an alternative location (electronic or other) that will be noted on the cover of the student's Cumulative School Health Record and submit documentation for all the School Board of Broward County schools to the FDOH-Broward by January 20, March 20 and June 20 per the most current School Health Coding Pamphlet, for entry into HMS.

(Screening requirements and procedures are described in Florida School Health Administrative Guidelines revised May 2012, Section III, Chapter 3, and Appendix D).

c. Monitoring and Evaluation Methodology

The Department will arrange with the provider a schedule for periodic on alte program reviews to ensure compliance in the areas of facilities, equipment, supplies, clinical procedures, service dalivery, documentation, records maintenance, data collection and submission.

The FDOH-Broward will be responsible for monitoring the services of the contracted schools listed in Attachment II and Attachment III to ensure that they are provided in accordance with the School Health Services Plan and with the contract. The FDOH-Broward will carry out annual contract monitoring, at a minimum, for quality assurance using the Contract Menitoring Tool (Exhibit G) to confirm that services and documentation required in the School Health Services Plan are performed within acceptable professional standards.

#### 6. Provider Responsibilities

- a. Provider-Unique Activities
  - 1. The provider is required to provide administrative supervision of School Health Services program staff according to the Florida School Health Administrative Quidelines, revised May 2012, to assure that services are provided in accordance with this contract.
  - 2. The provider is required to provide nursing supervision of ficensed and unificensed staff providing school health services according to the Nurse Practice Act (Sections 484.001 - 484.027, Florida Statutes) and professional standards of nursing practice.
- b. Coordination with Other School Sound of Broward County/Enlities

The provider shall coordinate with the FDOH-Broward School Health Program Manager or their designee and other provider/entities, as necessary, to fulfill the terms/deliverables of this contract.

#### 7. Department Responsibilities

- a. Department Obligations:
  - 1. The Department will be responsible for approving the provision of services outlined in the School Health Services Plan, including those services subcontracted to other providers.
  - 2. The Department School Health Coordinator is responsible for submitting a copy of this contract and any subcontracts, disclosing the exect amount of funds contracted along with the Annual School Health Services Report.
  - 3. The Department School Health Coordinator is responsible for submitting a completed DOH Programmatic Monitoring Tool for all contracts along with the Annual School Health Report that is due on August 15th of each year for the duration of this contract.
  - 4. To the extent that resources allow, the Dapartment will provide technical sesistance, programmatic information and support to the provider as listed in
- b. Department Determinations: Where applicable, the Department will review audit reports submitted by contracted providers using the Checklist for Reviewing Single Audit Certified Public Accountant Reports.

#### C. METHOD OF PAYMENT

- 1. This is a fixed price (fixed fee) contract. The FDOH-Broward shall pay the provider, upon satisfactory completion of the services outlined in the "Atlantment i" of this contract in accordance with the terms of this contract for a total dollar amount not to exceed \$1,305,449.88, subject to the availability of funds. Payments shall be made in monthly
- 2. Invoice Requirements: In order to receive payments, the provider will request payment on a monthly basis through submission of a properly completed moice Attachment IV within 60 days following the and of the month for which payment is being requested.
- 3. The FDOH-Broward will not honor any requests submitted after the time period specified In C.2 of this Attachment.
- 4. The FDOM-Broward will withhold payment under this contract if the provider fails to submit required reports, perform any tasks or services, or mest deliverables per this contract. The provider shall, within 40 days of termination or non-renewal of this contract repay to the FDOH-Broward funds provided by the FDOH-Broward to the provider under this contract as follows: the provider shall repay all funds paid to it by the FDON-Broward that the provider has misappropriated or not expended in accordance with the performence standards and specifications of this content.
- 6. Funds provided under this contract will be used solely for the operation of Basic School Health Services and where applicable, Full Service School Health Services Programs.

#### D. SPECIAL PROVISIONS

# 1. Background Screening Requirements

Any pesson who provides services under a School Health Services Plan pursuant to s. 381.0056, Florida Statutes, must complete a level 2 background screening as provided In s. 381,0059, Florida Statutes and Chapter 435, Florida Statutes. The parson subject to the required background screening or his or her employer must pay the fees required to obtain the background acreening.

#### 2. Contract Renewal

This contract may be renewed on a yearly basis for no more than three years beyond the initial contract or for the term of the original contract, whithever is longer. Such renewals shall be in writing, made by mutual agreement, and shall be contingent upon satisfactory fiscal and programmatic performance avaluations as determined by the department and shall be subject to the availability of funds.

# 3. Financial Consequences

Fallure to submit deliverables in the time and manner specified in Section B.4.(a), or completely perform any tasks or services included in this contact shall result in a 1% reduction of the total involce amount per deliverable out of compliance, not to exceed a 5% reduction of the total invoice amount.

# 4. Non-expendable property clause

\*Non-expendable property is defined as tangible personal property of a non-consumeble nature that has an acquisition cost of \$1000 or more per unit and an expected useful life of one year, and hardback-bound books, which are not directled to students or the general public, with the value or cost of \$250 or more. Hardback books with a value or cost of \$250 or more should be classified as OCO expenditure."

"All such property purchased under this contract shall be listed on the property records of the provider. Said listing shall include a description of the property, model number, manufacturar's serial number, funding source, information nested to calculate the federal and /or state share, date of acquisition, unit cost, property inventory number, and information on the location, use and condition, transfer, replacement or disposition of the property."

"All such properly purchased under this contract shall be inventored annually and an inventory report shall be submitted to the department along with the final expenditure report. A report of non-expendable properly shall be submitted to the department along with the expenditure report for the period in which it was purchased."

"Title (ownership) to all non-expendable property acquired with funds from the contract shall be vested in the department upon completion or termination of the contract."

"At no time shall the provider dispose of non-expandable properly purchased under this contract except with the permission of the department in accordance with their instructions."

"A formal contract amendment is required prior to the purchase of any llem of nonexpendable property not specifically listed in the approved contract budget."

"All property bought with state funds, regardless of dollar amount, is property of the state, unless otherwise noted in the contract. As such, the state is entitled to the return of all property once the contract has expired."

END OF TEXT

#### exhibit a

#### SCHOOL BOARD RESPONSIBILITIES

- Provide RNs and Health Support Techs (HST) with appropriate supervision, in agreed upon schools, utilizing the DSSHM, RNVHST Model
- Provide one Program Manager to oversee Sasic School Health Model
- Provide one Assistant program Managor to assist with oversight of the Ruste School Health Model
- Continue with Full Survice Schools per contract by providing additional school-based health and social services per Florida statute, section 402,3026, such as: nutritional services, econonic and job placement services, parenting classes, counseling for abused children, mental health and subnance abuse counseling. and adult education for parents,
- Basic School Health Services will be provided by on-site contracted health care personnel and supervised by SBBC staff. Prior to the beginning of the 2013-2014 school year the SBBC will train HST and RN/LPN staff in the core services of Basic School Health Services which includes but are not limited to:

Health records review and maintenance

Follow-up for mandated school entry physical examinations Pollow-up for appropriate grade level immunizations against preventable communicable diseases

Screenings for health (vision, hearing, growth and development, and scottasts)

Health Appraisals

First aid

Medication administration

Emergency health services

Referral

Nursing Assessments

Health Counsoling

Proventative Dentel Program

- Assure all SBBC schools have two school staff trained in medication administration and two school staff certified in CPR/First Aid
- Provide the Immunization Compliance Report for all schools by Soptember 10, 2013
- Assure that all schools have uploaded the immunization data by October 1, 2013.
- Participate in writing of School Health Plan
- Report necessary data to FDOH IN BROWARD
- Continue to develop, implement and maintain the SHINE program and lacrease he number of schools utilizing the program
- Assist with Medication Administration Training
- Provide Child Specific Trainings on health conditions to school staff
- Provide trainings for muses and HSTs
- initiate individual Healthcare Plans for all students with diabotes, asthma, seizures, those with Epi pens, and other students as deemed appropriate. The registered rarse practicing in the school setting is and other students as decrease appropriate. The registered mass practicing at the senting is utilimately responsible and accountable for creating an individualized Healthran Plan (IHP), Emergency Care Plan (ECP) and for the outcomes of the plan (the same HiP and ECP forms and policy developed by the Florida Department of Hasith in Broward County should be used in all schools)
- Conduct and Follow-Up on Health Sorcenlogs and outcomes (Vision, Hearing, BMI and Scottosis); Report screening data for all SHBC schools January 20, March 20 and June 20.
- Follow-Up with Principals on School Health Daily Issues
- Submit an annual report of compliance with immunization mandates
- Submit services data monthly for those schools not utilizing the SHINE program
- Provide data to Children's Services Council as required
- Crests, raview, and/or update protocols and training manuals
- Review the School Health Services Plan

OP 151-O-PHN 45 Attackment 21 # Check ia O Codes for Completing the Monthly Clinic Log Monthly Summary Log 13 EXMBIT B Health Room Staff. School Name/Level: BCHD N/884 6



#### EXHIBIT C

School Monthly Data Collecti	on Form by	Grade L	avei
Sensol:	DAU#	Manager (1900)	
สิเอกพิฟ Vear:	Grade Level:		
Description :	. HMG	PG.	4
Pediculosus or Scables screening, -new	Q871	34	
Pediculosus or Scables acreaning, - repeat	0571	34	
Pediculosus or Scables screening, - intervention comoleled	0571	34	
Student evaluation / Intervention by a para- ordessional	4000	34	
Student encounter by an LPN	4050	34	
Physical activity referres	4700	34	
RN nursing assessment / counseling	5000	34	
RN nursing assessment / counseling postpartum	5024	34	
Medication Administration	5030	34	
First Afd Administration	5031	34	
Cemplex Medical Procedures	5032	34	
Immunization Follow-Up	5033	34	
Counsulation with School Health staft / parent	5051	34	
ESE staffing / screening	6052	34	
Student Health Care Plan developed	5053	34	
Licensed Social Worker Intervention	6030	34	
Paraprofessional follow /up	6500	34	
Health educational class given	8020	34	
Child specific training of echeci staff by RN	0808	34	
NOTE SECTION ABOVE IS N	OT BY GRADE L	Evel.	

Propered by:	
No martido	Ageacy
Sloved	Dale

Revised May 2012

2

OP 181-O-PHN 46 Alterioreal 21a

# Exhibit D FULL SERVICE SCHOOL (FSS) FUNDING QUARTERLY EXPENDITURE REPORT

ITEM	CO	STS
STAFFING (Leat Positions Budividually)	% OF COST PAID BY FULL SERVICE SCHOOL FUNDING	POTAL SALARY COBTS YHIB QUARYER
	SCHOOL TOTAL	<b>.</b>
ncipal'9 signature:		
MOREST & GRANIE		

#### 2013-2014 Annual School Health Services Report for:

#### Exhibit E

## PART III: FULL SERVICE SCHOOLS

III-A: IN-KIND SERVICES PROVIDED IN FULL SERVICE SCHOOLS BY COMMUNITY AGENCIES

For (n-kind hours and value of in-kind services, put arrural totals (not weakly totals) and use only numbers (no text characters (l.o., not weakl).

Tyge of Service	ANNUAL Total Number of Donated in Kind Hours	ANNUAL Estimated Velue of In-Kind Services
Adult Education		
Basic Medical Services		
Case Management		
Child Protective Services		<u></u>
Community Education		
Counseling Abused Children		
Counseling High-Risk Children		
Counseling High-Risk Perents		
Ocilinguancy Counseling		<u> </u>
Dental Services		
Economic Services		
Healthy Startities lihy Families		
deplying sneamporty dol		<u> </u>
Montal Health Services		<u> </u>
Hulritional Services		<u> </u>
Parenting Skills Training		
Resource Officer		<u> </u>
School Health Nursing Services		<u> </u>
Social Work Services		<del> </del>
Substance Abuse Courtseling	<u></u>	
TARF programa (job training)		<del> </del>
All Other		
TOTALS		<u> </u>

22

BW351

Daily Clinic Log

					6.18	Toble 3.b	Table 2	Table 3	Table 4	Table 5	
	Time In	Last Name	First Name	Grada	S CON	nagacapean			Service Procedure provided by Referral To	Referral To	Time Car
-											
N											
n	·										
4											
9											
φ											-
٢											
æ											
¢\$											
5											
۶											
일											
5											
×											
18											
18											
72											
18											
8											
ম											
25											
		Totat			Total	Totat					
ğ	SCHO 184a, Rev. 5/2011	9/2011			_				00 454 00	OP 451-D DAM AS DISCOURS 422	0.00

Exhibit G Contract Monitoring Tool

Provider Name					Evalent	Evaluator's Manae		
Contract #					Office			
. Service Description					Sine Vrait Date	\$ Defe		
, CNA					Resport Date	Date		
							ğ	
			Rathan					
	Explain	벁				Ratings Based Upon:	Notes	
Pravider Capitraci Requirements	eidelgesserU	Villanositro Acceptable	Fully Met Requirements	bebesax3 sinementupe?	loh eldsollqqA	i = Interviou O = Oderration D = Decementation (Let Who and What)	(Hrpksin Rokings 2 or Less: Arlasch Suppourive Bocumentation)	
	-	3	ŀĐ		A/Z			
A.3. Clients to be Served a. Services are provided to eligible clients as per the contract.								
<ol> <li>Provider complied with eligibility criteria.</li> </ol>								
c. Provider complied with established client units.				۵	0			
B.f. Sorvice Tanks  a. Service necks are delivered on time and as defined in the contract task list and limits. (List and rate each service task from Ameriment I, Panstraft B.f.a.)								
B.2. Staffing Requirements 2. Provider staffing levels are maintained as per contract		٥						
<ul> <li>Provider maintains qualified professionals as per contract.</li> </ul>								
c. Provider handles staffing changes	П							_
				•				

7

Exhibit G Contract Montforing Tool

			Racing				
	Explain	Γ		Γ		Ratings Based Upon:	Notes
Provider Contract Requirements	Unacceptable	VitanotibnoO elda/qeooA	Fully Met efnemerlupsञ्ज	Exceeded Requirements	Not aldsoilegA	I = laterydd O = Odservation D = Documentation (List Who and What)	(Explain Radings 2 or Lex: Attach Supportive Documentation)
	1	ત	6.3	4	N/A		
as per contract.							
d. Provider complied with the subcontractor provisions in the contract.							
B.3. Service Location and Equipment a. Sarvices are provided at the locations specified and facility requirements have been tree.							
b. Service times meet contract requirements.	ם						
c. Changes in location are appropriately handled as per contract.	ם		0				
d. Provider equipment is available, safe, in good working order, and moess contract requirements (including procurement, if suplicable).	0				ם		
E.4. Deliverables a. Survice units are provided as defined by the contract.	ū			ָם	a		
<ul> <li>Required reports are securabe, complere and submitted on titres as defined by the contract.</li> </ul>					П		
c. Provider records and documerations are available, accurate and complete as defined by the contract.					ū		
B.S. Performance Specifications a. Provider is meeting (or has met) the							
				•	25		

Exhibit G Contract Monitoring Tool

			Raffine				
	Ş	ľ	ŀ		T	5	
Provider Contract Requirements	eldeldessenU  Unaccepteble  Incorditionally	TanditionoD sloses	Fully Met Requirements	Exceeded Sequinosis	Not Applicable	Ratings Based Upour: I = Interview O = Observation D = Documentation (Let Who and What)	Notes (Explais Bariags 2 or Less: Attack Supportive Bocumentation)
	7	7	٠,	*	N/A		
performance smodards as defined by the contract (list and rate each cutcone-fourpar from Attachment I, paragraph B.5.a.			موموم		00000		
<ul> <li>Provider Responsibilities</li> <li>Provider is parforming provider unique activities as defined by the contract.</li> </ul>			Π.				
<ul> <li>Provider coordinates services integration both internally and externally with other entities as defined by the commerc.</li> </ul>	מ						
Method of Paymont a. Involves are accurate, complete and submitted on time as defined by the countage.							
<ul> <li>Service delivery supporting documentation has been metatained and/ar submitted as defined by the contract.</li> </ul>					۵		
Special Pravisions  a. Provider thas complied with special provisions as defined by the contrast (list and near each special provision where requirements were							
				C!	36		

			Contra	kalibit G Contract Monitoring Tool	it G itoring	Tool	
			Rating				
	[ Exp	Kxplain				Ratings Based Upon:	Notes
Provider Contract Requirements	Unacceptable	Conditionally Acceptable	Pully Met Requirements	Excessos Requirements	joM aldsoligqA	I = Interview  O = Observation  D = Documentation  (List Who and What)	(Exphit Ratings 2 or Less Arach Sapporive Decretoristion)
	_	2	Ē	4	N/A		
nor fully roct)							
				b	p		
					6		
		0	0	D			
fare Contract Actions esons Learned)					,		:

#### EXHIBIT H

# Florida Department of Health in Broward County Resposibilities

- The Florida Department of Health has statutory responsibility, it cooperation
  with the Florida Department of Education, for supervising the administration of
  the school health services program and performing periodic program reviews
- · Provide Technical Assistance for School Health Services Program
- Provide On-Call Nurses for schools without On-Site Health Care Personnel
- On-Call Role and Responsibilities include:

Health Screenings follow-up and outcomes

Medication Administration Trainings for school staff

Develop and provide Child Specific Trainings on health conditions for Cm-Call Schools

Consultation on Communicable Disease

Follow-up with Principals on school health issues

Initiate Individual Healthcare Plans (IHP) and Emergency Care Plans

(ECP) as appropriate in on-call schools

- Load development of School Health Plan and Annual School Health Reports
- Participate in interagency meetings
- Conduct Core Validation Audits
- Assist SBBC staff with the annual Medication Administration Trainings
- o Input Health Screep Data to DOH Health Management System (HMS)
- Continue Communicable Disease Investigations and Management as appropriate and determined by the Epidemiology Program
- Assist SBBC by co-facilitating for solved health staff workshops
- Monitor the school health program
- · Provide data to Children's Services Council as requested
- Continue to work with the SBBC to develop, implement and maintain the SHINE program and increase the number of schools utilizing the program
- Monitor and retrieve reports from the SHINE program
- Provide technical assistance, quality assurance and guidance directly to the Pull Service Schools and assist them with integrating specialized sorvices to meet the needs of the high risk student population and their families and meeting contact deliverables. This does not include administrative supervision of School Health Services program staff
- Provide technical assistance, quality assurance and guidance directly to the contracted schools and the CSC funded schools. This does not include nursing supervision of licensed and unlicensed staff providing school health services in those schools
- Provide technical assistance to agencies contracting with the SBBC for the provision of school health staff

5/9/13

#### ATTACHMENT II

2013-2014 RN/HST Clusters

Cluster #1 Riverland Elementary Dillard High School Rickards Middle Boyd Anderson High Lauderdale Lakes Middle	Cluster #2 Parkside Elementary Silver Lakes Middle North Lauderdale Elem Larkdale Elementary Northeast High	Cluster #3 Fairway Elem Miramar Elem Coconut Palm Elem New Renaissance Elem Sea Castle Elem
Ciuster #4 Hallandale Elem Lake Forest Elem McNicol Middle Orangebrook Elem Watkins Elem	Cluster #5 Attucks Middle Colbert Elem Bethune Elem Beachside Mont. Elem Olsen Middle	Cluster#6 Apollo Middle Blvd Hts Blem Pembroke Pines West Hollywood McArthur High
Cluster #7. Davie Blem Driftwood Middle Driftwood Blem Sheridan Park Blem Hollywood Hill Elem	Cinster #8 Meadowbrook Elem Nova Middle New Riddle Seminole Middle Tropical Elem	Chister#9 Crofssant Park Elem Bennett Riem Oakland Park Elem Thurgood Marshall Elem Lloyd Estates Elem
Cluster #10 Welleby Elem Sandpiper Blem Pinewood Elem North Lauderdale Elem Challenger Elem	Guster #11 Horizon Elem Mirror Lake Elem Nob Hill Ricm Sawgrass Elem Village Elem	Cluster#12 Broadview Blem Broward Estates Elem Lauderhill P.T. Elem Parklakes Elem Royal Palm Blem
Cluster #14 Deerfield Bch Elem Deerfield Park Elem Palmview Elem Norcrest Elem Tedder Elem	Cluster #15 Cypress Elem Sanders Park Elem Pompano Ach Elem Markham Elem Floranada Elem	Cluster #16 Coral Springs Filgh Margate Blem. James Hunt Elem Coral Springs Mid. Winston Park Elem

#### ATTACKMENT III

Full Service Schools

Blanche Ely High School Lauderhilt Middle Hallandale Adult Royal Palm Elementary Park Lakes Elementary Thurgood Marshall Elementary Cypress Elementary Markham Elementary Meadowbrook Elementary

#### ATTACHMENT IV

# Sample on provider letterhead

#### INVOICE

	<b>To:</b>	Florida Department of Health in Broward County 780 SW 24 <sup>th</sup> Street Fort Lauderdale, FL 33315	
	From:	School Board of Broward County, FL 1643 North Harrison Parkway, Building H Sunrise, Florida 33323	
	Date:	mmm dd, yyyy	
	Contract:	School Health Contract (BW351) Between the Department of Health and The School Board of Broward County, Florida	
	Services provided:	School Health Services	
	Period:	mmm dd, yyyy TO mmm dd, yyyy	
		Total: \$	
	Approved:	Date:	
	Approved:	Date:	
_		FDOH Broward Use Only	
	Approved for Payment;	Date:	
	School Mealth	31	314384
	AGIIGA: 105M		

#### For SBBC

(CORPORATE SEAL)

Robert W. Runcie, Superintendent of Schools

THE SCHOOL BOARD OF BROWARD

Laurie Rich Levinson, Chair

Approved as to Form and Legal Content:

Office of the General Counsel