CHART OF AMENDMENTS TO SUPERINTENDENT'S CONTRACT

OCTOBER 4, 2011 AGREEMENT	First Amendment September 17, 2013	Second Amendment November 7, 2017
THIS AGREEMENT made this 4 th day of	THIS FIRST AMENDMENT TO	THIS SECOND AMENDMENT TO
October, 2011, by and between THE SCHOOL	SUPERINTENDENT'S EMPLOYMENT	SUPERINTENDENT'S EMPLOYMEN
BOARD OF BROWARD COUNTY, FLORIDA, 600	AGREEMENT is made this <u>17</u> day of	AGREEMENT is made this day o
Southeast Third Avenue, Fort Lauderdale,	September, 2013, by and between THE SCHOOL	November, 2017, by and between THE SCHOO
Florida 33301, hereinafter referred to as	BOARD OF BROWARD COUNTY, FLORIDA, 600	BOARD OF BROWARD COUNTY, FLORIDA, 60
"SBBC", and ROBERT W. RUNCIE, hereinafter	Southeast Third Avenue, Fort Lauderdale,	Southeast Third Avenue, Fort Lauderdale
referred to as "Mr. Runcie" or	Florida 33301, hereinafter referred to as "SBBC",	Florida 33301, hereinafter referred to as "SBBC"
"Superintendent."	and ROBERT W. RUNCIE , hereinafter referred to	and ROBERT W. RUNCIE, hereinafter referred to
	as "Mr. Runcie" or "Superintendent."	as "Mr. Runcie" or "Superintendent."
WITNESSETH:	WITNESSETH:	WITNESSETH:
WHEREAS, SBBC wishes to employ and appoint	WHEREAS, the SBBC and Mr. Runcie entered	WHEREAS, the SBBC and Mr. Runcie entered
Mr. Runcie as the Superintendent of Schools	into the Superintendent's Employment	into the Superintendent's Employmen
(hereinafter referred to as "Superintendent")	Agreement on October 4, 2011; and	Agreement on October 4, 2011 and amende
for the school district of Broward County,		the Superintendent's Employment Agreemen
Florida (hereinafter referred to as "School		on September 17, 2013 (the "Superintendent"
District"); and		Employment Agreement"); and
WHEREAS, Mr. Runcie is willing to perform the	WHEREAS, the original term of employment for	WHEREAS, the original term of employment fo
duties and responsibilities of the	Mr. Runcie commenced on October 5, 2011 and	Mr. Runcie commenced on October 5, 2011 and
Superintendent for the School District.	concludes on October 4, 2014; and	was extended by amendment to on October 4
		2019; and
	WHEREAS, SBBC wishes to continue to employ	No Change
	Mr. Runcie as the Superintendent of Schools for	
	the school district of Broward County, Florida	
	(hereinafter referred to as "School District") for	
	an additional period beyond the original term;	
	and	
	WHEREAS, Mr. Runcie is willing to continue to	WHEREAS, Mr. Runcie is willing to continue to
	perform the duties and responsibilities of the	perform the duties and responsibilities of the
	Superintendent for the School District for the	Superintendent for the School District for the
	additional period as set forth in this First	additional period as set forth in this Secon
	Amendment to Superintendent's Employment	Amendment to Superintendent's Employmen
	Agreement; and	Agreement; and
NOW THEREFORE, in consideration of the	No Change	No Change
mutual promises and covenants set forth		
herein, it is agreed as follows:		

	A. The Superintendent's Employment	A. The Superintendent's Employment
	Agreement entered into on October 4, 2011,	Agreement, shall be amended to reflect as set
	shall be amended to reflect as set forth below.	forth below.
ARTICLE 1	ARTICLE 1	ARTICLE 1
RECITALS	RECITALS	RECITALS
1.1 RECITALS: The parties agree that the	No Change	No Change
foregoing recitals are true and correct and		
that such recitals are incorporated herein by		
reference.		
ARTICLE 2	ARTICLE 2	ARTICLE 2
POSITION OF SUPERINTENDENT OF SCHOOLS	POSITION OF SUPERINTENDENT OF SCHOOLS	POSITION OF SUPERINTENDENT OF SCHOOLS
2.1 EMPLOYMENT OF SUPERINTENDENT	No Change	No Change
SBBC hereby employs and appoints Mr. Runcie		
as Superintendent of Schools for The School		
Board of Broward County, Florida for the term		
of this Agreement. Mr. Runcie hereby agrees		
to perform the duties and responsibilities of		
Superintendent of Schools during the term of		
this Agreement in accordance with the terms,		
covenants and conditions set forth herein. The		
SBBC shall not reassign the Superintendent to		
another position during the term of this		
Agreement without the Superintendent's		
express written consent.		
2.2 TERM OF CONTRACT:	2.2 TERM OF CONTRACT:	2.2 TERM OF CONTRACT:
Unless terminated earlier pursuant to Article	Unless terminated earlier pursuant to Article	Unless terminated earlier pursuant to Article 10,
10, this Agreement shall remain in full force	10, this Agreement shall remain in full force	this Agreement shall remain in full force and
and effect from October 5, 2011 through and	and effect from the date of the original term	effect from the date of the original term through
including October 4, 2014.	through and including October 4, 2019.	and including June 30, 2023.
In addition, unless this Agreement is	In addition, unless this Agreement is	In addition, unless this Agreement is terminated
terminated sooner as provided herein, the	terminated sooner as provided herein, the	sooner as provided herein, the Board and the
Board and the Superintendent shall meet in a	Board and the Superintendent shall meet in a	Superintendent shall meet in a regular or special
regular or special Board meeting at least 12	regular or special Board meeting at least 12	Board meeting at least 12 months prior to the
months prior to the termination date for this	months prior to the termination date for this	termination date for this Contract or any
Contract or any amendments to this Contract	Contract or any amendments to this Contract to	amendments to this Contract to determine
to determine whether the Superintendent and	determine whether the Superintendent and	whether the Superintendent and the Board
the Board desire to enter into a successor	the Board desire to enter into a successor	desire to enter into a successor contract. It is
contract. It is the Superintendent's	contract. It is the Superintendent's	the Superintendent's responsibility to place

responsibility to place such item on the agenda of a Board meeting at least 12 months prior to the termination date for this Contract or any amendments to this Contract.	responsibility to place such item on the agenda of a Board meeting at least 12 months prior to the termination date for this Contract or any amendments to this Contract.	such item on the agenda of a Board meeting at least 12 months prior to the termination date for this Contract or any amendments to this Contract. This extends the Superintendent's contract for 3 years and 7 months, as his current contract ends October 9, 2019.
2.3 OFFICIAL DUTIES:	No Change	No Change
As Superintendent, Mr. Runcie shall be the		
Chief Executive Officer of the School District,		
Secretary to SBBC, and shall have charge of the		
administration of schools. He shall faithfully		
perform the duties and responsibilities of		
Superintendent as specified in that position's		
job description as from time to time adopted by SBBC, and as prescribed by the laws of the State		
of Florida, the rules of the Florida State Board		
of Education, SBBC Policies and this Agreement,		
and as may be assigned by SBBC. The		
Superintendent's job description is attached		
hereto as Appendix "A" and is incorporated		
herein by reference. The Superintendent shall		
comply with all SBBC directives, state and		
federal laws, applicable rules and regulations,		
and School Board policies as exist or may be		
adopted or amended. The Superintendent shall		
directly and indirectly supervise all staff		
members and shall organize, reorganize and		
arrange the administrative and supervisory		
staff as best serves the needs of the School		
District subject to approval by SBBC. Except as		
permitted by this Agreement, Mr. Runcie		
agrees to devote his full time and efforts to the		
performance of the duties and responsibilities		
of Superintendent in a faithful, diligent and		
efficient manner. The Superintendent's		
responsibilities, duties and functions shall		
include, without limitation, the following:		

2.3.1 Serving as the Chief Executive Officer of the School District in accordance with Florida Statutes, state rules and School District Policies. All powers and duties necessary to the efficient management and administration of the School District shall be delegated to the Superintendent to the full extent permitted by law;	No Change	No Change
2.3.2 Working with SBBC, School District personnel, parents and the public to develop short and long-range goals with clear criteria for determining effective achievement and evaluating outcomes;	No Change	No Change
2.3.3 Representing the interests of SBBC and the School District in day-to-day contact with parents, citizens, the community and other governmental agencies;	No Change	No Change
2.3.4 Providing leadership, guidelines and directions to ensure implementation of SBBC's policies relating to facilities, curriculum, instruction, student services, personnel, budget and business affairs;	No Change	No Change
2.3.5 Reporting information and analyses regularly to the SBBC regarding student achievement and test scores;	No Change	No Change
2.3.6 Reviewing all SBBC polices and making appropriate recommendations to SBBC for revisions, additions, deletions and modifications to such policies;	No Change	No Change
2.3.7 Evaluating employees directly accountable to the Superintendent and overseeing the evaluation of other employees in accordance with Florida Statutes, State Board of Education Rules, and the policies adopted by SBBC;	No Change	No Change
2.3.8 Providing leadership and direction in planning and financing the maintenance of	No Change	No Change

existing schools and to meet the growth needs of		
Broward County with new schools;		
2.3.9 Advising and making recommendations	No Change	No Change
to SBBC regarding possible sources of funds that		
may be available to implement present or		
contemplated district programs;		
2.3.10 Maintaining and improving his	No Change	No Change
professional competency by all available means		
including, without limitation, reading		
appropriate periodicals and joining and/or		
participating in appropriate professional		
associations and their activities;		
2.3.11 Establishing and maintaining an	No Change	No Change
effective community relations program including	No change	No change
effective relationships with the media;		
2.3.12 Communicating openly, systematically	No Chango	No Change
	No Change	No change
and in a timely manner with SBBC, district staff		
and the community and to promptly inform		
SBBC of critical issues or incidents;		
2.3.13 Providing educational leadership to	No Change	No Change
ensure quality teaching and learning; and		
2.3.14 Performing such other duties,	No Change	No Change
responsibilities and functions as assigned or		
required by SBBC.		
2.4 DOCUMENTS OF OFFICE:	No Change	No Change
The Superintendent shall execute and file the		
oath of office or any other documents required		
for the School District's personnel files and for		
payroll purposes. The Superintendent shall file		
with the Broward County Supervisor of		
Elections all documents required of him under		
Florida law.		
2.5 MEETINGS OF THE BOARD:	No Change	No Change
The Superintendent shall attend all regular and	ite enunge	
special meetings of the SBBC pursuant to		
sections 1001.48 and 1001.51(2), Florida		
Statutes, and any closed door sessions		
statutes, and any closed door sessions		

pursuant to sections 286.011(8) and 447.605(1), Florida Statutes.		
ARTICLE 3	ARTICLE 3	ARTICLE 3
COMPENSATION OF SUPERINTENDENT	COMPENSATION OF SUPERINTENDENT	COMPENSATION OF SUPERINTENDENT
3.1 BASE SALARY:	3.1 BASE SALARY:	3.1 BASE SALARY:
The Superintendent's base annual salary shall	The Superintendent's base annual salary shall	The Superintendent's base annual salary shall be
be Two Hundred Seventy Five Thousand Dollars	be Two Hundred Seventy Six Thousand Seven	Three Hundred Thirty-Five Thousand Dollars and
and No/00 Cents (\$275,000.00). The	Hundred Dollars and No/00 Cents	No/00 Cents (\$335,000.00). The
Superintendent's base annual salary may be	(\$276,700.00). The Superintendent's base	Superintendent's base annual salary may be
increased in accordance with Section 3.2 of this	annual salary may be increased in accordance	increased in accordance with Section 3.2 of this
Agreement. In no event shall the	with Section 3.2 of this Agreement. In no event	Agreement. In no event shall the
Superintendent's base salary be reduced	shall the Superintendent's base salary be	Superintendent's base salary be reduced during
during the term of this Agreement without	reduced during the term of this Agreement	the term of this Agreement without mutual
mutual agreement of the parties in writing.	without mutual agreement of the parties in	agreement of the parties in writing.
	writing.	This represents an approximate increase of
		\$28,000. per year from his current base salary.
3.2 SALARY ADJUSTMENTS:	No Change	No Change
The Superintendent's annual base salary shall		
be increased by the percentage of pay increase		
provided by SBBC to its 12-month		
administrative personnel for that fiscal year, if		
any.		
3.3 PAYMENT OF BASE SALARY:	No Change	No Change
SBBC shall pay the Superintendent's base		
salary in equal installments in accordance with		
the School District's rules, policies and		
practices governing the payment of 12-month		
administrative personnel.		
3.4 VEHICLE ALLOWANCE:	No Change	No Change
The duties and responsibilities of his office will		
require the Superintendent to travel		
extensively in county by automobile		
throughout the School District. SBBC shall		
provide the Superintendent an automobile for		
his exclusive use from the School District's		
fleet, and shall pay all expenses or provide any		
necessary services through its fleet		
maintenance program related to the operation		

of the automobile including expenses for fuel, oil, insurance, maintenance and repairs for the term of this Agreement. The Superintendent's use of this vehicle includes incidental personal		
uses.		
ARTICLE 4	ARTICLE 4	ARTICLE 4
	INSURANCE COVERAGES AND BENEFITS	INSURANCE COVERAGES AND BENEFITS
4.1 MEDICAL, VISION AND DENTAL	No Change	No Change
INSURANCE:		
In addition to other benefits provided under		
this Agreement, SBBC shall provide health		
(Enhanced HMO), vision (Basic), dental		
insurance (Enhanced DHMO), and other		
flexible benefits to the Superintendent and his		
family during the entire term of this Agreement		
to the extent same is available from time to		
time to SBBC's other 12-month administrative		
employees. The costs of all such insurance		
coverages and other benefits so provided to		
the Superintendent and his family shall be paid		
for by SBBC.		
4.2 MEDICAL EXAMINATION:	No Change	No Change
SBBC requires and agrees to pay for Mr. Runcie		
to undergo a medical examination within two		
(2) months of each anniversary date of this		
Agreement. Mr. Runcie may choose any		
physician or group of physicians licensed by the		
State of Florida or any other state to perform		
this medical examination and the facility at		
which the medical examination will be		
performed. The selected examining physician		
or group of physicians shall provide the results		
of such medical examination to SBBC in a		
format stating whether Mr. Runcie is physically		
fit to perform the responsibilities and duties of		
Superintendent. All costs and expenses of this		
medical examination shall be paid under the		
Superintendent's health plan provided by		

SBBC. All costs of such medical examinations		
that are not covered by SBBC's health plan shall		
be paid or reimbursed by SBBC shealth plan shall		
maximum cost of Three Thousand, Five		
Hundred Dollars and No/00 Cents (\$3,500.00).		
The medical examination shall be confidential		
in accordance with section 1012.31, Florida		
Statutes, as may be amended from time to		
time, and any applicable federal law.	No Change	
4.3 FLORIDA RETIREMENT SYSTEM :	No Change	4.3 FLORIDA RETIREMENT SYSTEM:
The Superintendent shall participate in the		The Superintendent shall participate in the
Florida Retirement System (FRS). SBBC shall		Florida Retirement System (FRS). SBBC shall
contribute to the FRS as required by Florida		contribute to the FRS as required by Florida
Statute.		Statute.
		In addition, if the Superintendent, on or after
		attaining the eight years of service with SBBC
		sufficient to be vested in the FRS pension, elects
		to join the FRS pension and purchase a benefit
		equal to the accrued benefit he would have had
		if he had been in the FRS pension from his date
		of hire, SBBC will pay for the difference between
		the amount needed to purchase such benefit
		and the amount of the Superintendent's FRS
		investment benefit applied to such purchase.
		This amount is not able to be calculated until
		the Superintendent elects this option. However,
		it is thought to be negligible at this point given
		the strength of the market.
		In addition, if the Superintendent, upon
		attaining ten years of service with SBBC, applies
		to purchase up to 4 years of service with FRS
		pension based on his Chicago public school
		service, SBBC will pay for the cost of such
		service purchase. <i>This amount is not able to be</i>
		calculated until the Superintendent elects this
		option. However, it is estimated to be
		approximately \$20,000 per year of service.

4.4 DISABILITY INSURANCE :		No Change	4.4 DISABILITY INSURANCE :
SBBC shall provide long-term disability		No change	SBBC shall provide long-term disability
insurance coverage for the Superintendent			insurance coverage for the Superintendent
			during each year of the term of this Agreement.
during each year of the term of this Agreement. The benefits payable under such coverage shall			The benefits payable under such coverage shall
be paid at the rate of sixty-six and two-thirds			be paid at the rate of sixty-six and two-thirds
percent (66-2/3%) of the Superintendent's			percent (66-2/3%) of the Superintendent's base
base salary to a maximum benefit of Seventeen			salary and SBBC shall pay the cost of such
Thousand Five Hundred Dollars and No/00			coverage. Due to the base salary increase the
Cents (\$17,500.00) per month and SBBC shall			premium for disability insurance would
pay the cost of such coverage.	-		increase approximate of \$263. per year
4.5 LIFE INSURANCE:		No Change	4.5 LIFE INSURANCE:
The Superintendent shall receive term life			The Superintendent shall receive term life
insurance coverage in the amount of Two			insurance coverage in an amount equal to three
Hundred and Fifty Thousand Dollars and No/00			times his then current base salary. The life
Cents (\$250,000.00) per year. The life			insurance benefits shall be made payable to the
insurance benefits shall be made payable to the			Superintendent's named beneficiary. SBBC
Superintendent's named beneficiary. SBBC			shall pay the premium for such insurance. The
shall pay the premium for such insurance. The			Superintendent may elect to obtain, at his own
Superintendent may elect to obtain, at his own			expense, additional term life insurance through
expense, additional term life insurance through			any insurance plan offered to other 12-month
any insurance plan offered to other 12-month			administrative employees. This represents an
administrative employees.			approximate increase of \$2,694. per year from
			his current life insurance policy.
4.6 SUPERINTENDENT-PAID CONTRIBUTIONS:		No Change	4.6 ADDITIONAL RETIREMENT PLANS:
The Superintendent may contribute to any			SBBC shall contribute annually, starting with
additional retirement plan(s) for which he is			the 2017 plan year, to each of a 403(b) and
qualified under the Internal Revenue Code or			457(b) retirement plan of SBBC (the
state and federal laws. For the purposes of this			"retirement plans") on behalf of the
Agreement, "additional retirement plan(s)"			Superintendent an amount equal to the
shall consist of any retirement plans authorized			maximum amount permitted to be contributed
by Sections 401a, 403b and/or 457b of the			to such retirement plans, subject to the
Internal Revenue Code. The Superintendent			applicable limits on contributions under the
will determine into which plan or plans he will			federal Internal Revenue Code in effect for such
participate. Any deposits in such plan(s) will be			year. The annual maximum contribution in
made each pay period during each contract			2017 for a 403b plan is \$54,000 and for a 457b
year. Deposits may be made into one or more			plan is \$24,000.
of the authorized plans in any given year and			r · · · · · · · · · · · · · · · · · · ·

will immediately become completely vested on		Subject to the foregoing, the Superintendent
the first day of the year for which they are		may contribute to any additional retirement
deposited.		plan(s) for which he is qualified under the
		Internal Revenue Code or state and federal
		laws. For the purposes of this Agreement,
		"additional retirement plan(s)" shall consist of
		any retirement plans authorized by Sections
		401a, 403b and/or 457b of the Internal
		Revenue Code. The Superintendent will
		determine into which plan or plans he will
		participate. Any deposits in such plan(s) will be
		made each pay period during each contract
		year.
		Deposits may be made into one or more of the
		retirement plans and additional retirement
		plans in any given year and will immediately
		become completely vested on the first day of
		the year for which they are deposited.
4.7 OTHER BENEFITS AND PROGRAMS:	No Change	No Change
The Superintendent shall be entitled to receive	ino chunge	
those benefits and participate in those		
employee programs specifically identified in		
this Agreement and may participate in any		
other employee programs not expressly		
identified in this Agreement that are available		
to other 12-month administrative employees.	No Change	No Change
4.8 INFORMATION AND COMMUNICATIONS	No Change	No Change
TECHNOLOGY:		
SBBC shall bear the expense for and provide		
the Superintendent such information and		
communications technology equipment as he		
may reasonably request for use in his office,		
residence and automobile for the conduct of		
his duties and responsibilities and for incidental		
personal use. SBBC shall bear all monthly or		
recurring charges associated with service		
provided by such equipment.		

ARTICLE 5	ARTICLE 5	ARTICLE 5
TRAVEL AND PROFESSIONAL ASSOCIATIONS	TRAVEL AND PROFESSIONAL ASSOCIATIONS	TRAVEL AND PROFESSIONAL ASSOCIATIONS
5.1 TRAVEL EXPENSES:	No Change	No Change
In order to assist and enhance the		
Superintendent's ability to perform his duties		
and responsibilities, SBBC shall pay for or		
reimburse any reasonable travel expenses		
incurred outside of Broward County, Florida by		
the Superintendent in the conduct of his duties		
and responsibilities. Any such reasonable		
expenses shall be paid or reimbursed to the		
extent permitted by state law and School Board		
Policy 3400 and shall include, without		
limitation, air travel, lodging, meals, rental car		
and other reasonable travel-related expenses		
incurred in the performance of the		
Superintendent's duties and responsibilities.		
SBBC will provide the Superintendent a School		
District credit card that may be used for		
allowable expenses.		
5.2 DOCUMENTATION OF EXPENSES:	No Change	No Change
The Superintendent shall comply with all SBBC		
policies, procedures and documentation		
requirements for expenses incurred in the		
conduct of School District business. All such		
expenditures shall be subject to review by		
SBBC's independent auditors.		
5.3 PROFESSIONAL CONFERENCES AND	No Change	No Change
MEETINGS:		
SBBC encourages the Superintendent to attend		
professional conferences and meetings with		
other educational agencies and educators		
during the term of this Agreement. SBBC shall		
pay in full or reimburse all legally valid		
expenses and fees associated with the		
Superintendent's participation in such		
conferences and meetings. The		
Superintendent shall periodically provide		

reports to SBBC about those conferences and		
meetings in which he has participated. The		
Superintendent shall file itemized expense		
statements to be processed and approved by		
the School District as provided by law and		
School Board Policy 3400. SBBC will provide		
the Superintendent a School District credit card		
that may be used for allowable expenses as		
noted above.		
5.4 PROFESSIONAL MEMBERSHIPS:	No Change	No Change
SBBC encourages the Superintendent to belong		
to appropriate professional and educational		
organizations and where such membership will		
serve the best interests of the School District.		
The Superintendent may hold offices or accept		
responsibilities in such professional		
associations and organizations provided that		
such responsibilities do not interfere with the		
performance of his duties as Superintendent.		
Accordingly, SBBC shall pay for or reimburse		
the Superintendent for any membership dues		
necessary to participate in such organizations.		
The Superintendent shall present appropriate		
statements and invoices for such membership		
dues in accordance with School District		
practices and School Board Policies.		
5.5 MOVING AND TRANSITION EXPENSES:	Deleted	No Change from 1 st Amendment
The SBBC shall reimburse the Superintendent		
for up to \$20,000.00 in moving and transition		
expenses. These expenses include moving,		
transportation, lodging, temporary housing,		
and travel related (rental car, air fare)		
expenses. Reimbursement shall be made upon		
presentation of receipts for same. The SBBC		
agrees to pay \$10,000.00 to the		
Superintendent up front upon execution of this		
Agreement subject to the same receipt		
requirements.		

ARTICLE 6 VACATION LEAVE

6.1 VACATION LEAVE DAYS:

The Superintendent shall receive twenty-four (24) working days of paid vacation leave (exclusive of holidays) each fiscal year. In the first year of this Agreement, the days shall vest on the first day of the contract. In the second and third year of this Agreement, the Superintendent shall accrue these days in Board policy accordance with for administrative personnel with at least ten (10) years experience. The Superintendent may accumulate unused vacation leave and carry same over to the following fiscal year. Upon termination or expiration of his employment as Superintendent under this Agreement, SBBC shall pay the Superintendent the value of his unused and accumulated vacation leave days subject to limitations imposed by Florida law and School Board policies. In the event of his death during the term of this Agreement, SBBC shall pay to the Superintendent's personal representative the value of his unused and accumulated vacation leave days within thirty (30) days of his demise.

In order to provide essential services to the District, the Superintendent may not be able to use all of his earned vacation in a year and/or may be unable to schedule vacation at a desirable time. In consideration of such circumstances, at the Superintendent's election, the District annually on June 30 shall pay the Superintendent for up to 10 vacation days to be computed at 1/244 of the Superintendent's current base salary for each vacation day.

ARTICLE 6 VACATION LEAVE

6.1 VACATION LEAVE DAYS:

The Superintendent shall receive twenty-nine (29) working days of paid vacation leave (exclusive of holidays) each fiscal year. The days shall vest on the first day of the contract each year during the Term of this Agreement. The Superintendent may accumulate unused vacation leave and carry same over to the following fiscal year. Upon termination or expiration of his employment as Superintendent under this Agreement, SBBC shall pay the Superintendent the value of his unused and accumulated vacation leave days subject to limitations imposed by Florida law and School Board policies. In the event of his death during the term of this Agreement, SBBC shall pay to the Superintendent's personal representative the value of his unused and accumulated vacation leave days within thirty (30) days of his demise.

In order to provide essential services to the District, the Superintendent may not be able to use all of his earned vacation in a year and/or may be unable to schedule vacation at a desirable time. In consideration of such circumstances, at the Superintendent's election, the District annually on June 30 shall pay the Superintendent for up to 10 vacation days to be computed at 1/244 of the Superintendent's current base salary for each vacation day.

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The Superintendent shall receive twenty-nine (29) working days of paid vacation leave (exclusive of holidays) each fiscal year. The days shall vest on the first day of the contract each year during the Term of this Agreement. The Superintendent may accumulate unused vacation leave and carry same over to the following fiscal year. Upon termination or expiration of his employment as Superintendent under this Agreement, SBBC shall pay the Superintendent the value of his unused and accumulated vacation leave days subject to limitations imposed by Florida law and School Board policies. In the event of his death during the term of this Agreement, SBBC shall pay to the Superintendent's personal representative the value of his unused and accumulated vacation leave days within thirty (30) days of his demise.

In order to provide essential services to the District, the Superintendent may not be able to use all of his earned vacation in a year and/or may be unable to schedule vacation at a desirable time. In consideration of such circumstances, the District annually on June 30 shall pay the Superintendent for <u>15 vacation days</u> to be computed at 1/244 of the Superintendent's then current base salary for each vacation day.

This represents an approximate increase of \$6,834. for five additional days.

6.2 USE OF VACATION LEAVE:	No Change	No Change
The Superintendent shall follow all School		
Board policies with respect to the use of		
vacation days. The Superintendent shall		
submit written requests to the School Board		
Chair for use of his vacation days.		
6.3 ACCRUAL OF VACATION LEAVE:	No Change	No Change
Any unused and accumulated vacation leave		
days in excess of the amount allowable by		
School Board Policy and applicable law shall		
expire on June 30 th of each year.		
ARTICLE 7	ARTICLE 7	
SICK LEAVE	SICK LEAVE	
7.1 <u>SICK LEAVE</u> :	No Change	No Change
The Superintendent shall earn sick leave at the		
same rate as that of other twelve (12) month		
administrators. Upon termination or		
expiration of his employment as		
Superintendent under this Agreement or at the		
end of his employment by SBBC, whichever first		
occurs, SBBC shall pay the Superintendent the		
value of his unused and accumulated sick leave		
days subject to limitations imposed by Florida		
law and School Board Policies. In the event of		
his death during the term of this Agreement,		
the Board shall pay to the Superintendent's		
personal representative the value of his unused		
and accumulated sick leave days within thirty		
(30) days of his demise. Sick leave shall		
accumulate and be valued subject to applicable		
Florida Statutes, state rules and School Board		
Policies.		
ARTICLE 8	ARTICLE 8	
	CONSULTING WORK	No Change
8.1 <u>CONSULTING WORK</u> :	No Change	No Change
The Superintendent shall devote his full time,		
skill, labor and attention to the performance of		
his official duties. Provided that such activities		

do not interfere with his duties under the Agreement, the Superintendent may serve as consultant to other companies, school distric or educational agencies, lecture, teach, enga in writing and speaking activities, and engage other outside professional activities compensation (hereinafter referred to "Consulting Work"). Any Consulting Wo undertaken by the Superintendent must performed on the Superintendent's vacati time, personal leave time, holidays or oth non-duty time. The Superintendent v disclose to SBBC in writing any Consulting Wo he will perform in advance of performing sam

ARTICLE 9 EVALUATION OF SUPERINTENDENT AND EXTENSION OF TERM

9.1 EVALUATION INSTRUMENT:

By November 1 of each year of this Agreemer the Superintendent shall submit to the Board recommended evaluation form. format a process. By December 1 of each school year the Board and the Superintendent shall me to discuss and agree on the recommended form, format and process.

9.2 **ANNUAL EVALUATION:**

By April 1 of each year of this Agreement, t Superintendent shall provide the Board a se appraisal of his accomplishments an attainment of agreed-upon goals. By May 31 each year of this Agreement, the Board sh evaluate the performance of t Superintendent using the agreed-upon for format and process and the Superintenden self-appraisal.

9.3 INTERIM EVALUATIONS:

In addition to its annual evaluations, SBBC m conduct an interim evaluation of t

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		ARTICLE 9	
<u>D</u>		EVALUATION OF SUPERINTENDENT AND	
		EXTENSION OF TERM	
		9.1 EVALUATION INSTRUMENT	No Change
ent,		The evaluation instrument in place at the start	
rd a		of the new term shall continue to be utilized by	
and		the parties unless the Board or the	
ear,		Superintendent places the instrument on an	
neet		agenda for review and revision.	
ded			
	-	9.2 ANNUAL EVALUATION:	No Change
the		By <u>August 1</u> of each year of this Agreement, the	No chunge
self-		Superintendent shall provide the Board a self-	
and		appraisal of his accomplishments and	
1 of		attainment of agreed-upon goals. By	
shall		<u>September 30</u> of each year of this Agreement,	
the		the Board shall evaluate the performance of	
orm,		the Superintendent using the agreed-upon	
ent's		form, format and process and the	
-		Superintendent's self-appraisal.	
		9.3 INTERIM EVALUATIONS:	9.3 INTERIM EVALUATIONS:
may			In addition to its annual evaluations,
the			SBBC may conduct an interim evaluation
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of the Superintendent.
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ARTICLE 10
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period of time is less. In addition to such	Superintendent for his earned ar		
termination compensation, SBBC shall also pay	leave and vacation days at the a		
the Superintendent for his earned and unused	diem rate subject to state law an		
sick leave and vacation days at the appropriate	All compensation paid by S		
per diem rate subject to state law and SBBC	Superintendent under the prov	isions of this	
policy. All compensation paid by SBBC to the	Section shall be considered liquida	ited damages.	
Superintendent under the provisions of this			
Section shall be considered liquidated damages.			
10.3 TERMINATION FOR CAUSE:	No Change	No Change	
The Superintendent may be dismissed for cause			
from his employment for conduct which is			
seriously prejudicial to SBBC or the School			
District including, without limitation, willful			
neglect of duty; material breach of contract;			
violation of the Code of Ethics applicable to			
members of the teaching profession in Florida;			
violation of the Code of Ethics prescribed by			
Chapter 112, Florida Statutes (as amended);			
conduct precluded by Rules 6B-1.001, 6B-1.006			
and 6B-4.009, Florida Administrative Code (as			
amended); or for "just cause" as determined by			
Section 1012.33, Florida Statutes (as amended).			
Notice of termination for cause shall be given in			
writing and the Superintendent shall be entitled			
to such due process rights as provided by state			
law and SBBC policy. If this Agreement is			
terminated for cause, the Superintendent's term			
of office shall immediately cease. If terminated			
for cause, the Superintendent shall be ineligible			
for any other compensation or benefits.			
However, the Superintendent is entitled upon			
termination for cause to payment for his earned,			
accrued and unused vacation days.			
10.4 BENEFITS UPON TERMINATION:	No Change	No Change	
In the event of termination of this Agreement,			
the Superintendent's medical insurance will be			
addressed in accordance with any federal and			

state laws and regulations in effect at the time of		
such employment.		
10.5 SUPERINTENDENT'S INCAPACITY:	No Change	No Change
In the event that the Superintendent becomes		
unable to perform any or all of his duties with or		
without reasonable accommodations under this		
Agreement due to illness, accident or other		
cause beyond his control and if said inability		
continues for a period of more than thirty (30)		
consecutive days, SBBC may, in its sole		
discretion, appoint an Acting Superintendent to		
fulfill the duties and responsibilities of the		
Superintendent under this Agreement. If such		
disability continues for more than ninety (90)		
consecutive days, SBBC may, in its sole		
discretion, terminate this Agreement		
whereupon the respective duties, rights and		
obligations of the parties hereto shall terminate		
including any obligations for severance pay		
contained in Section 10.2 hereof. In the event of		
termination due to disability, the Superintendent		
shall continue to receive the salary and benefits		
provided in this Agreement for a period of ninety		
(90) days from the date the Superintendent		
becomes disabled. SBBC's decision and		
determination as to the disability of the		
Superintendent shall be final and shall be based		
upon the opinion of a properly licensed medical		
doctor. The Superintendent hereby consents to		
any medical examination requested by SBBC		
under this provision. The parties agree that		
SBBC may choose the medical doctor who will		
perform any such medical examination.		
10.6 RESIGNATION:	No Change	No Change
If Mr. Runcie should at any time elect to resign		
his position, he agrees to provide SBBC not less		
than ninety (90) days prior written notice of such		
resignation. After ninety (90) days following the		

delivery of such notice to SBBC in acc with the notice provisions of this Agreem Agreement and all rights and obligations hereunder shall terminate regardless of upon which such resignation is to be e Such written resignation shall become on the 90th day after its delivery to SBBC become final. Without regard to wheth accepted or not by SBBC, such resignation may not be withdrawn or rev the Superintendent without the cons agreement of SBBC. All salaries, vacation sick leave, and other emoluments and which are or would be payable or accru Superintendent under this Agreement equitably prorated as of the effective da resignation.

10.7 <u>RETIREMENT OR DEATH OF</u> <u>SUPERINTENDENT</u>:

This Contract shall be terminated up retirement or death of the Superinter termination is the result of the death Superintendent, the Superintendent's e designated beneficiaries shall be ent receive such benefits under any death plan that may be in effect for employee District in which the Superin participated and any salary, reimbur accrued benefits or other payments owing under this Agreement as of the death. If termination is the result Superintendent's retirement. Superintendent shall be entitled to an reimbursements, accrued benefits of payments due and owing under this Agi as of the date of retirement. 10.8 MUTUAL AGREEMENT:

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This Agreement may be terminated by mutual agreement of the Superintendent and the Board in writing upon mutually agreed upon terms and conditions. If termination by mutual agreement, the Superintendent shall be entitled to any salary, reimbursements, accrued benefits or other payments due and owing under this Agreement as of the termination date. Termination under this section does not trigger section 10.2 termination compensation unless agreed to by the parties at the time of the mutual separation.

ARTICLE 11 INDEMNIFICATION

11.1 INDEMNIFICATION:

SBBC agrees, as a further conditio Agreement, that it shall defend, hold and indemnify the Superintendent and all demands, claims, suits, actions proceedings brought agains Superintendent from any and all claims, suits, actions and legal pro brought against the Superintender individual capacity, or in his official ca agent and employee of SBBC, prov incident arose out of or w Superintendent was acting within the his employment. SBBC shall have no to defend, hold harmless or inder Superintendent for any intentional wi or reckless failure to perform in office willful or wanton neglect of duty. herein shall be construed as a sovereign immunity by SBBC or of any limitations provided in Florida including, without limitation, those

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rights and		

limitations set forth in Section 768.28, Florida		
Statutes.		
ARTICLE 12	ARTICLE 12	ARTICLE 12
BACKGROUND SCREENING	BACKGROUND SCREENING	BACKGROUND SCREENING
12.1 BACKGROUND SCREENING:	No Change	No Change
The Superintendent agrees to comply with all		
background screening requirements required		
of School District employees by state law and		
School Board Policies.		
	ARTICLE 13	ARTICLE 13
ARTICLE 13	GENERAL CONDITIONS	GENERAL CONDITIONS
GENERAL CONDITIONS		
13.1 BOARD/SUPERINTENDENT	No Change	No Change
COMMUNICATIONS:		
The Board and the Superintendent		
agree that they shall work with each other in		
the spirit of cooperation and team work and		
shall provide each other with periodic		
opportunities to discuss Board/Superintendent		
relationships and communications. By		
November 15, 2011, or at such later time as		
they might mutually agree, the Board and the		
Superintendent shall meet to discuss the roles		
of the Board and the Superintendent and to		
develop a process and procedure by which the		
Board and the Superintendent will		
communicate, with emphasis upon productive		
and constructive communications between the		
Board and the Superintendent.		
The Board, individually and		
collectively, shall refer in good faith all		
substantive criticisms, complaints and		
suggestions which have been called to the		
Board's attention, subject to the individual's or		
Board's judgment based upon then existing		
circumstances, to the Superintendent for study		
and appropriate action and the Superintendent		

shall investigate such matters and inform the		
Board of the results of such action.		
13.2 SOVEREIGN IMMUNITY:	No Change	No Change
Nothing herein is intended to serve as a waiver	J J	
by SBBC of sovereign immunity or of any rights		
under Section 768.28, Florida Statutes.		
13.3 NO THIRD PARTIES:	No Change	No Change
The parties expressly acknowledge that it is not		
their intent to create or confer any rights or		
obligations in or upon any third person or		
entity under this Agreement. None of the		
parties intend to directly or substantially		
benefit a third party by this Agreement. The		
parties agree that there are no third party		
beneficiaries to this Agreement and that no		
third party shall be entitled to assert a claim		
against any of the parties based upon this		
Agreement. Nothing herein shall be construed		
as consent by either party to be sued by third		
parties in any matter arising out of any		
contract.		
13.4 NON-DISCRIMINATION:	No Change	No Change
The parties shall not discriminate against any		
employee or participant in the performance of		
the duties, responsibilities and obligations		
under this Agreement because of race, age,		
religion, color, gender, national origin, marital		
status, disability or sexual orientation.		
13.5 ENTIRE AGREEMENT:	No Change	No Change
This document incorporates and includes all		
prior negotiations, correspondence,		
conversations, agreements and		
understandings applicable to the matters		
contained herein and the parties agree that		
there are no commitments, agreements or		
understandings concerning the subject matter		
of this Agreement that are not contained in this		
document. Accordingly, the parties agree that		

no deviation from the terms hereof shall be predicated upon any prior representations or		
agreements whether eral er written		
agreements, whether oral or written.		
13.6 AMENDMENTS:	No Change	No Change
No modification, amendment, or alteration in		
the terms or conditions contained herein shall		
be effective unless contained in a written		
document prepared with the same or similar		
formality as this Agreement and executed by		
each party hereto.		
13.7 AGREEMENT PREPARATION:	No Change	No Change
The parties acknowledge that they have sought		
and obtained whatever competent advice and		
counsel as was necessary for them to form a		
full and complete understanding of all rights		
and obligations herein and that the preparation		
of this Agreement has been their joint effort.		
The language agreed to herein expresses their		
mutual intent and the resulting document shall		
not, solely as a matter of judicial construction,		
be construed more severely against one of the		
parties than the other.		
13.8 <u>WAIVER</u> :	No Change	No Change
The parties agree that each requirement, duty		
and obligation set forth herein is substantial		
and important to the formation of this		
Agreement and, therefore, is a material term		
hereof. Any party's failure to enforce any		
provision of this Agreement shall not be		
deemed a waiver of such provision or		
modification of this Agreement. A waiver of		
any breach of a provision of this Agreement		
shall not be deemed a waiver of any		
subsequent breach and shall not be construed		
to be a modification of the terms of this		
Agreement.		
13.9 LEGAL COMPLIANCE:	No Change	No Change

Each party shall comply with all applicable federal and state laws, codes, rules and regulations in performing its duties, responsibilities and obligations pursuant to this Agreement.		
Agreement. 13.10 <u>GOVERNING LAW</u> : This Agreement shall be interpreted and construed in accordance with and governed by the laws of the State of Florida. Any controversies or legal problems arising out of this Agreement and any action involving the enforcement or interpretation of any rights hereunder shall be submitted to the jurisdiction of the State courts of the Seventeenth Judicial Circuit of Broward County, Florida.	No Change	No Change
13.11 <u>BINDING EFFECT</u> : This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns.	No Change	No Change
13.12 ASSIGNMENT : Neither this Agreement nor any interest herein may be assigned, transferred or encumbered by any party. There shall be no partial assignments of this Agreement including, without limitation, the partial assignment of any right to receive payments from SBBC.	No Change	No Change
13.13 FORCE MAJEURE : Neither party shall be obligated to perform any duty, requirement or obligation under this Agreement if such performance is prevented by fire, hurricane, earthquake, explosion, wars, sabotage, accident, flood, acts of God, strikes, or other labor disputes, riot or civil commotions, or by reason of any other matter or condition beyond the control of either party, and which cannot be overcome by reasonable diligence and without unusual expense ("Force	No Change	No Change
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Majeure"). In no event shall a lack of funds on			
the part of either party be deemed Force			
Majeure.			
13.14 PLACE OF PERFORMANCE:	No Change	1	No Change
All obligations of SBBC under the terms of this			
Agreement are reasonably susceptible of being			
performed in Broward County, Florida and shall			
be payable and performable in Broward			
County, Florida.			
13.15 SEVERABILITY:	No Change		No Change
In case any one or more of the provisions			
contained in this Agreement shall for any			
reason be held to be invalid, illegal, unlawful,			
unenforceable or void in any respect, the			
invalidity, illegality, unenforceability or			
unlawful or void nature of that provision shall			
not effect any other provision and this			
Agreement shall be considered as if such			
invalid, illegal, unlawful, unenforceable or void			
provision had never been included herein.			
13.16 NOTICE :	No Change	-	No Change
When any of the parties desire to give notice to			
the other, such notice must be in writing, sent			
by U.S. Mail, postage prepaid, addressed to the			
party for whom it is intended at the place last			
specified; the place for giving notice shall			
remain such until it is changed by written			
notice in compliance with the provisions of this			
paragraph. For the present, the Parties			
designate the following as the respective			
places for giving notice:			
13.17 CAPTIONS:	No Change		No Change
The captions, section numbers, article	5		, č
numbers, title and headings appearing in this			
Agreement are inserted only as a matter of			
convenience and in no way define, limit,			
construe or describe the scope or intent of such			
articles or sections of this Agreement, nor in			
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any way effect this Agreement and shall not be construed to create a conflict with the provisions of this Agreement.		
13.18 AUTHORITY : Each person signing this Agreement on behalf of either party individually warrants that he or she has full legal power to execute this Agreement on behalf of the party for whom he or she is signing, and to bind and obligate such party with respect to all provisions contained in this Agreement.	No Change	No Change
	B. The remaining terms of the Superintendent's Employment Agreement remain in full force and effect. In the event of any conflict of terms between the Superintendent's Employment Agreement and this First Amendment to Superintendent's Employment Agreement the terms in this First Amendment to Superintendent's Employment Agreement shall prevail.	Employment Agreement remain in full force and effect. In the event of any conflict of terms between the Superintendent's Employment Agreement and this Second Amendment to Superintendent's Employment Agreement the terms in this Second Amendment to

Summary of Compensation Increases

3.1: Base Salary	\$28,000
4.3: Election from Investment Plan to defined benefit plan	0
4.4: Disability Insurance	263
4.5: Life Insurance	2,694
4.6: Additional Retirement Plans	403(b) 54,000
	457(b) 24,000
6.1: Pay out of 5 vacation days per year (6/30)	6,834
TOTAL:	\$115,791
4.3: Years of Service Purchase in 2021	\$80,000