STIPULATION OF SETTLEMENT AND FULL AND FINAL RELEASE

COMES NOW, Rogers Group Inc., (hereinafter "Rogers Group") and The School Board of Broward County, Florida (hereinafter "SBBC") (Rogers Group Inc., and SBBC are hereinafter sometimes collectively referred to as the "Parties") and stipulate and agree to the settlement of any and all claims alleged by and between the Parties, as more specifically set forth herein as follows:

WHEREAS, Blanche Ely High School was provided with an invoice on account number 293756 for Ten Thousand Nine Hundred Fifty-Nine Dollars and 61/100 Cents (\$10,959.61) for certain football equipment, other equipment, and materials; and

WHEREAS, the Parties desire to settle any and all claims, disputes, and controversies that were or could have been brought between the Parties, except as specifically stated herein; and

WHEREAS, the SCHOOL BOARD intends to reserve, and not release, any and all of its rights concerning latent defects of any kind. The SCHOOL BOARD further intends that all warranties provided for such football equipment, other equipment, and materials remain in full force and effect for the full time period provided in that warranty; and

WHEREAS, the Parties do not intend any release described herein to include any and all obligations set forth herein; and

WHEREAS the Parties to this STIPULATION OF SETTLEMENT AND FULL AND FINAL RELEASE, ("SETTLEMENT"), except as stated herein, desire to compromise and be released from any and all claims as hereinafter provided and to buy their peace;

NOW, THEREFORE, in accordance with the mutual agreements, covenants and

considerations set forth herein, the sufficiency of which is hereby acknowledged, the Parties agree to settle and resolve any and all claims, disputes, and controversies which were or could have been asserted by any party against any other party, except as stated herein, and further, as more particularly set forth herein, agree to a mutual release, except as stated herein, all claims as follows:

- NO ADMISSION OF LIABILITY. It is understood and agreed that this SETTLEMENT is a compromise of the claim by Rogers Group Inc. and that the consideration referenced herein is not to be construed as an admission of liability or contractual obligation by any party or any finding of fault by any party, by whom liability or obligation is hereby expressly denied.
- 2. SCHOOL BOARD PERFORMANCE. SBBC, through Blanche Ely High School, hereby agrees to pay to Rogers Group Inc. the total amount of Four Thousand Five Hundred Dollars and 00/100 Cents (\$4,500.00) (the "SETTLEMENT PAYMENT") from the Blanche Ely general Athletic (5652-62004 Activity) school funds for any and all football equipment, other equipment, and materials Blanche Ely High School purchased from Rogers Group. Blanche Ely High School shall issue a check for the SETTLEMENT PAYMENT to Rogers Group Inc. from the Blanche Ely general Athletic (5652-62004 Activity) school funds within thirty (30) days of the SCHOOL BOARD's approval of the SETTLEMENT.
- SCHOOL BOARD APPROVAL. It is understood and acknowledged by the Parties, that payment of the SETTLEMENT PAYMENT by the

SCHOOL BOARD requires the approval of the SCHOOL BOARD, that the SETTLEMENT is contingent upon approval by the SCHOOL BOARD. School District Staff shall recommend approval of the Settlement by the SCHOOL BOARD. All terms of the SETTLEMENT are expressly subject to and contingent upon approval by the SCHOOL BOARD and nothing herein is effective until approved and duly executed by the SCHOOL BOARD.

ROGERS GROUP RELEASE. In exchange for the SETTLEMENT 4. PAYMENT, and upon receipt and clearance of all funds comprising the SETTLMENT PAYMENT, Rogers Group, their agents successors and/or assigns, do hereby remise, release, acquit, satisfy, and forever discharge the SBBC, and their past and present employees, officers, Board members, attorneys, agents, assigns, insurers, consultants/contractors, subconsultants/subcontractors of any kind and all other persons or entities for which SBBC is or may be liable (whether individually, jointly, derivatively, directly, indirectly, vicariously or otherwise) for the actions or inactions of those persons or entities from any and all present or future claims, actions, causes of actions, suits, debts, dues, sums of money, accounts, reckonings, bonds, bills, specialties, covenants, contracts, controversies, agreements, promises, variances, trespasses, damages, judgments, executions, claims, interest on any such sums, costs, attorneys' fees and demands whatsoever in law, or in equity, arising from, pertaining to, or relating to the football equipment, other equipment, and materials and account number 293756.

5. INDEMNITY. Rogers Group agree to fully defend, indemnify and hold harmless the School Board from any and all claims (whether individually or via pass-through or similar agreement), liens or other actions which could or may have been asserted by Rogers Group's agents, subcontractors or affiliates related to the football equipment, other equipment, and materials.

1 no 3

- 6. REPRESENTATION. Each party attests that it has been represented by counsel of its selection, has read this SETTLEMENT (or has had the same read to it), knows and understands same, has had a sufficient amount of time to consider same, and has entered into this SETTLEMENT freely and voluntarily and without coercion, and intends to be bound by the terms and conditions hereof.
- 7. **NONASSIGNMENT.** The parties may not assign this SETTLEMENT.
- 8. APPLICABLE LAW, ATTORNEY'S FEES, AND VENUE. This SETTLEMENT shall be governed in accordance with Florida law and shall not be construed against any party or entity as the drafter. Venue for action related to this SETTLEMENT shall exclusively be in Broward County, Florida.
- 9. BINDING. The terms of this SETTLEMENT are contractual and not a mere recital and shall be binding upon the Parties and the beneficiaries, agents, and attorneys of each.
- ENTIRE AGREEMENT. This SETTLEMENT embodies the entire

understanding of the Parties and cannot be modified, amended, or terminated except by written Agreement signed by all the Parties hereto. This SETTLEMENT shall supersede all previous communications, representations, or agreements, either verbal or written, between the Parties hereto. The Parties agree that the failure of either party to insist on strict performance of any covenant, or condition herein shall not be construed as a waiver of such covenant or conditions for any insistence.

- 11. COSTS AND EXPENSES. In consideration for the Parties' execution of this SETTLEMENT, the Parties agree that they shall each bear their own attorney's fees and costs in relation to incurred in or arising out of, or in any way connected with the matters which are referenced or covered in or otherwise related to this SETTLEMENT, except to the extent provided otherwise herein.
- 12. **DATE OF AGREEMENT.** This SETTLEMENT is dated as of the date of execution of the last such executing party. Each party shall execute two original Settlement documents. This Agreement may be executed in counterparts and the Parties shall exchange executed copies of this SETTLEMENT immediately after the signatures have been obtained.
- DULY AUTHORIZED REPRESENTATIVE. The Parties represent and warrant that the undersigned are the proper persons or entities and have full authority to sign this SETTLEMENT, and that all necessary votes, resolutions or other legal requirements to the execution and effectiveness hereof have been fulfilled upon execution.

FOR ROGERS GROUP

Rogers Group Inc.		
9/1/2/		
Print Name: Wesley & Parker Duly authorized representative of Rogers Group Inc.		
Duly authorized representative of Rogers Group Inc.		
12/3/19		કું હું જુ કો કું જુ નો
Date		of the second of the second
WITNESS:		, to any kerning
WITNESS.		
Sandy Bosnica Print Name:		
12/3/19 Date		
WITNESS:		
Carol Taylor Print Name:		
12 13 19 Date		
STATE OF FLORIDA		
COUNTY OF Clare		
I HEREBY CERTIFY that on this day, before m	e, an officer duly au	thorized in the State
and County aforesaid to take acknow	ledgements, per	sonally appeared
Wes Parker, who acknowledged exec	uting the foregoing	STIPULATION OF
SETTLEMENT AND FULL AND FINAL RELEAS		

witnesses freely and voluntarily	under authority duly vested in s	aid individually by said
corporation. Said individuals	are 🛮 personally known to me	e or have produced
<u> </u>	identification.	4
WITNESS my hand and off	icial seal in the County and State las	at aforesaid this 3
day of <u>December</u> 2019.	· · · · · · · · · · · · · · · · · · ·	
	Patti A Rowley NOTARY PUBLIC State of Florida at Large Michigan Patti A Rowley PRINT NAME	
	Commission No. My Commission Expires: 1 - 8 - 2024	PATTI A. ROWLEY Notary Public, State of Michigan County of Clare My Commission Expires 01-08-2024 Acting in the County of

[THIS SPACE INTENTJIONALLY LEFT BLANK]

FOR SBBC:

(Corporate Seal)		THE SCHOOL BOARD OF BROWAF COUNTY, FLORIDA	₹D
		ety to an a second	
ATTEST:		By Donna P. Korn, Chair	
Robert W. Runcie, Superintendent of Schools		Approved as to Form and Legal Content:	
		Office of the General Counsel	_

[THIS SPACE INTENTIONALLY LEFT BLANK]