| • | AGEND | A REQUEST BROWARD COUNTY, FLORIDA | |
|--|---|--|--|
| | THE SCHOOL BOARD OF | SKOWARD COUNTY, FLORIDA | REVISED |
| Meeting Date | | | Agenda Item Number |
| 08/14/01 | Open Agenda | Time Certain Requ | |
| | X Yes No | X_Yes | No |
| TITLE: | | | |
| | nt with Warran of Tomorrow | In a surface of the authority | |
| REQUESTED ACTION: | nt with Women of Tomorrow, | inc. referred to as WOT | |
| Approval of this agre- Valoppi, WTVJ,Char the opportunities avai | ement with Women of Tomorronnel 6 to motivate and raise the lable to them. | ow, Inc. a group mentoring prawareness of ninth and tenth a | rogram, founded by Jennife grade high school females to |
| SUMMARY EXPLANATION A | ND BACKGROUND: | | |
| and future adult lives the endless possibiliti | or founded and headed by WTV comprised of distinguished profes of teenage girls. These highly sees ahead of them by sharing the ented in the Miami-Dade Coun | essional women dedicated to i successful women endeavor to eir experiences on many level | mproving the self esteem of discuss with the students s. This program has been |
| them in goal setting a successful citizens wi | g program conducted in conjursues to assist the students to mand encourage these young wonth viable career skills. will be jointly established by Westlected district high schools a | ke educated decisions about the to continue to strive for high the continue to | heir future. They will assist gher education to become |
| MAJOR SYSTEM GOALS: | *************************************** | , | |
| •Goal Two: All schoo •Goal Three: All opera | ents will achieve at their highest pote ols will have equitable resources. ations of the school system will suppo sholders will work together to build a | ert and alion with student achievem | ent and needs. |
| There is no financial | impact on the School Board of | f Broward County for this part | rtnership program, |
| EXHIBITS: (List) | | | *************************************** |
| Partnership Agreemen | nt | | |
| BOARD ACTION: | | | |
| | | SOURCE OF ADDITIONAL INFORMAT | 3ON: |
| APP | ROVED | Judie S. Budnick Merrie Meyers-Kershaw | 712-2151 765-6970 |
| (For Official School Board Record | ls' Office Only) | Name | Phone |
| DIVISION OF COMM | ARD OF BROWARD COU UNICATIONS, STRATEGIC P EL, EXECUTIVE DIRECTOR | LANNING & COMMUNITY : | RELATIONS |
| | | | |

School Board Chairperson

Revised 7-03-2000

Approved in Open Board Meeting on:

AGREEMENT

| | THIS AGREEMENT is made and entered into as of this | day | of | |
|-------|--|-----|----|--|
| 2001. | by and between | | | |

THE SCHOOL BOARD OF BROWARD COUNTY, FLORIDA

(hereinafter referred to as "SBBC"), a body corporate and political subdivision of the State of Florida, whose principle place of business is 600 Southeast Third Avenue, Fort Lauderdale, Florida 33301

and

Women of Tomorrow, Inc., hereinafter referred to as "WOT", 15000 SW 27th Street Miramar, FL 33027

WHEREAS, WOT is a group of distinguished professional women in South Florida dedicated to improving the self-esteem and future adult lives of teenage girls in the area, and

WHEREAS, the program was conceived as a way of showing young women the endless possibilities and opportunities ahead of them, and

WHEREAS, a key element in the WOT program is the involvement of mentors, who are themselves successful in their respective careers.

WHEREAS, in the inaugural year of the WOT program, as research study showed a dramatic increase in the self-esteem of the young women that participated in the program, and

WHEREAS, the WOT program, was founded and headed by WTVJ Channel 6 anchor Jennifer Valoppi, and Don Browne, President and General Manager of WTVJ, NBC6 and is operated solely in Miami-Dade County, and

WHEREAS, in this fifth and subsequent years of the program, a Broward County component will be established, in conjunction with the School Board's Youth Mentoring program.

NOW, THEREFORE, in consideration of the premises and of the mutual covenants contained herein and the sum of Ten Dollars (\$10.00) and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties hereby agree as follows:

ARTICLE 1 - RECITALS

1.01 **Recitals**. The Parties agree that the foregoing recitals are true and correct and that such recitals are incorporated herein by reference.

ARTICLE 2 – SPECIAL CONDITIONS

- 2.01 **Program Criteria.** The program criteria for establishing a WOT program in district high schools and centers will be jointly established by WOT Mentor and Scholarship Program, and SBBC. Criteria elements include: Mentor Recruitment, School and Student Selection, Mentor Visit Schedule, Mentor Program Content and Mentor-Mentee Recognition.
- 2.02 **Program Implementation.** The WOT program will be incorporated into the SBBC's overall Mentoring initiative, during the 2001-2002 school year, and every school having the opportunity to participate in 2002-2003.
- 2.03 <u>Mentor Recruitment</u>. WOT will be responsible for recruiting mentors into the program.
- 2.04 <u>Mentor Obligations</u>. Each mentor will meet with clusters of 10-15 students for a minimum of one hour each month.
- 2.05 <u>Mentor Matching</u>. WOT and SBBC will work together to match mentors to appropriate school sites and student groups.
- 2.06 **School Selection.** SBBC will be responsible for selecting schools that will participate in the program.
- 2.07 **Student Selection.** SBBC will be responsible for selecting students that will participate in the WOT program, using criteria that is jointly established by WOT and SBBC.
- 2.08 **Program Effectiveness.** The schools agree to cooperate with and facilitate the surveying of students in the WOT program to evaluate the effectiveness of the WOT Mentor and Scholarship program.

ARTICLE 3 – GENERAL CONDITIONS

- 3.01 No Waiver of Sovereign Immunity. Nothing contained in this Agreement is intended to serve as a waiver of sovereign immunity by any agency to which sovereign immunity may be applicable.
- 3.02 No Third Party Beneficiaries. 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 an agency or political subdivision of the State of Florida to be sued by third parties in any manner arising out of any contract.
- 3.03 **Non-Discrimination**. 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.
- 3.04 **Termination**. This Agreement may be canceled by SBBC during the term hereof upon thirty-(30) days written notice to the other parties of its desire to terminate this Agreement.
- 3.05 **Records**. Each Party shall maintain its own respective records and documents associated with this Agreement in accordance with the records retention requirements applicable to public records. Each Party shall be responsible for compliance with any public documents request served upon it pursuant to Section 119.07, Florida Statutes, and any resultant award of attorney's fees of non-compliance with that law.
- 3.06 Entire Agreement. 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 oral or written.
- 3.07 <u>Amendments</u>. 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.
- 3.08 Preparation of Agreement. The Parties acknowledge that they have sought and obtained whatever competent advise 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.

3.09 <u>Waiver</u>. 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.

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- 3.10 <u>Compliance with Laws</u>. 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.
- 3.11 <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.
- 3.12 **Binding Effect**. This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns.
- 3.13 <u>Assignment</u>. Neither this Agreement or any interest herein may be assigned, transferred or encumbered by any party without the prior written consent of the other party.
- 3.14 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 commotion, 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 Majeure"). In no event shall a lack of funds on the part of either party be deemed Force Majeure.
- 3.15 **Place of Performance**. 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.
- 3.16 Severability. 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, unenforcability 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.

3.17 <u>Notice</u>. 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:

To SBBC: Superintendent of Schools

The School Board of Broward County, Florida

600 Southeast Third Avenue Fort Lauderdale, Florida 33301

With a Copy to: Partnerships Director

The School Board of Broward County, Florida

600 Southeast Third Avenue Fort Lauderdale, Florida 33301

To Women of Tomorrow: Jennifer Valoppi

Women of Tomorrow, Inc. 15000 SW 27th Street Miramar, Florida 33027

With a Copy to: Jonathan H. Green, Esq.

Jonathan H. Green & Associates, PA

799 Brickell Plaza, Suite 700

Miami, Florida 33131

- 3.18 <u>Captions</u>. The captions, section numbers, article 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 any way effect this Agreement and shall not be construed to create a conflict with the provisions of this Agreement.
- 3.19 <u>Authority</u>. 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.

IN WITNESS WHEREOF, the Parties hereto have made and executed this Agreement on the date first above written.

FOR SBBC

| (Corporate Seal) | THE SCHOOL BOARD OF BROWARD COUNTY, FLORIDA |
|---|---|
| ATTEST: | By Aw W Paul D. Eichger, Esq., Chairperson |
| Ill Due | Approved as to Form: |
| Franklin L. Till, Jr., Superintendent of Schools | See Level Sur |
| | Robert Paul Vignola Assistant School Board Attorney |

FOR WOMEN OF TOMORROW, INC.

| (Corporate Seal) | |
|--|---|
| ATTEST: | Women of Tomorrow, Inc. By Math Maly " |
| , Secret | ary Jennifer Valoppi, Founder |
| -01- | |
| Witness | · · |
| (| |
| Witness | |
| STATE OF | |
| COUNTY OF | MARKANIN . |
| The foregoing instrument was | acknowledged before me this 25 the day of |
| June foregoing institution was | Name of Person |
| Women of Tomoreon) The | , on behalf of the corporation/agency. |
| Women of Tonockon, Tyc. Name of Corporation or Agency | , on behalf of the corporation agency. |
| He/She is personally known to me or | produced as |
| identification and did/did not first take | e an oath. Type of Identification |
| My Commission Expires: | Kalenda |
| | Signature - Notary Public |
| | Robert A. SAMMONS |
| OFFICIAL NOTARY SEAL ROBERT A SAMMONS | Printed Name of Notary |
| S WOREH! A SAMMON | |
| A MAL 2 CC668102 | CC 66810 2 Notary's Commission No. |
| MY COMMISSION EXPIRES JULY 31,2001 | Notary's Commission No. |
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