

CHALLENGE ENTERPRISES

AGREEMENT – AGES BIRTH THROUGH THREE

- I. THIS AGREEMENT is entered into by THE SCHOOL BOARD OF CLAY COUNTY for the purpose of providing appropriate educational services for certain students with disabilities at Lighthouse Learning Center, an entity of Challenge Enterprises of North Florida.
- II. WHEREAS, the Contracting organization is approved by the School Board as the organization conducting programs of education, training and related services for exceptional students.
- III. THIS AGREEMENT, effective from August 16, 2010 to June 30, 2011 by and between THE SCHOOL BOARD OF CLAY COUNTY, FLORIDA, hereinafter referred to as the “School Board” and Challenge Enterprises of North Florida, and hereinafter referred to as the “Contracting School.”

WHEREAS, the Contracting School is approved by the School Board as a school conducting programs of education, training and related services for exceptional students as outlined under Rule 6A-6.-061, FAC.

WHEREAS, the School Board wishes to provide a special program of education or training for certain students with disabilities who meet the following criteria:

1. Exceptional children who are residents of Clay County, Florida and are eligible for enrollment in the Clay County School System.
2. Exceptional children who are appropriately identified as an exceptional student by Early Steps or the Clay County School System in compliance with State Statutes and all pertinent state and local board rules and criteria. Students addressed by this contract shall require:
 - a. Collaborative, seamless, community-based and family-centered care and developmentally appropriate educational practice that will empower children to maximize their chances of achieving long-term success in typical school settings and transition at age three (3) from Lighthouse Learning Center IDEA Part C services to preschool services under IDEA Part B.
 - b. The overall goal is to provide a cost efficient and highly effective program serving Clay County resident families of children with identified developmental, cognitive, language, speech,

behavioral or other areas defined by the State of Florida as eligible for Exceptional Student Education Services based on a multi-disciplinary evaluation. Students ages birth (0) through three (3) shall be eligible for services. At age three (3) or earlier, the individual child will transition from the IDEA Part C services to Part B services. Transition from Part C to Part B shall occur at least three (3) months prior to the child's third birthday to facilitate eligibility determination and development of a transition Individual Education Plan (IEP).

3. Exceptional children for whom an Individualized Family Support Plan (ISFP) has been established based on assessment results which indicate the specific supports and services required and such plan is agreed upon by the parents of the students, School Board personnel, and Contracting School personnel.
4. Exceptional children for whom after reviewing each IFSP and the educational opportunities available, the School Board has concluded to enter into an Agreement with a non-residential program for the identified students which include the provision of educational programming in accordance with the IFSP that was developed. The School Board shall be responsible for maintaining copies of the IFSP.

IV. Further Agreements

1. The School District agrees to pay the educational expenses, as defined by the IFSP and the appropriate matrix number/calculation based on the FEFP to meet the child's needs for the agreement period for students identified as Matrix 254 (\$12,766) or 255 (\$17,883). All other ESE students (level 111) shall be paid at an annual rate of \$7500. This sum shall be billed to the School Board at the end of each month for the educational program (10 months) provided the exceptional student(s). All invoices shall be paid in accordance with the Florida Prompt Act.
2. Costs of physical, occupational and speech/language therapy shall be paid by the School Board. Therapy costs shall be billed to the School Board at the end of each month. The School Board reserves the right to provide its own therapist(s) with thirty days notice. All invoices shall be paid in accordance with the Florida Prompt Act.
3. The program provided by the Contracting School shall comply with all provisions of the current School Board approved Special Programs and Procedures for Exceptional Students.

4. Challenge Enterprises (the Contracting School) shall provide instructional personnel who have a current license from the Department of Children and Families (DCF). Therapies shall be provided by appropriately licensed personnel. Challenge Enterprises shall provide copies of licensures to the School Board. If changes in personnel are made, the School Board shall be notified and copies of licensure provided within ten (10) days.
5. The Contracting School shall provide an educational program consisting of five (5) hours per day of instruction, five (5) days per week, excluding school holidays. The Contracting School shall provide a monthly attendance record to the district. This attendance record shall accompany the monthly invoice(s). Any extensive absence (greater than ten (10) consecutive days or greater than five (5) days in a month) shall be reported to the ESE Director. In addition, the Contracting School shall submit a progress and evaluation report on each student to the School District ESE staff. This evaluation and progress report shall be submitted at least quarterly and will be consistent with the schools' report to parents and include progress toward each student's IFSP annual goals.
6. Meetings to review or revise the students' IFSP may be initiated by either the Contracting School or the District. Both parties shall ensure that the IFSP meetings are held according to all State Board rules.
7. Challenge Enterprises hereby assures that it complies with the Civil Rights Act of 1964, Title IX of the Educational Amendments of 1974, Section 504 of the Rehabilitation Act of 1973, and the Americans with Disabilities Act and related regulations. The Contracting School assures that it does not and will not discriminate against any student because of race, color, creed, sex, national origin, sexual orientation or disability. The Contracting School will, at all times, comply with local and state standards for health and safety of the student, whichever is more stringent.
8. The staff of the School District will be permitted to review the program provided by Challenge Enterprises (the contracting School) and visit and confer with staff of Challenge Enterprises and the parents upon reasonable request of any party to this agreement and at reasonable times.
9. The Contracting School shall provide the District with proof of general liability insurance in the amount of \$1,000,000 and name the District as additionally insured only on the general liability insurance. A copy of this policy will be filed with the District's Risk Manager.

10. The Contracting School shall maintain the confidentiality of student records pursuant to Federal and State Law.
11. Methods are in place and agreed upon by all parties to resolve interagency disputes. These methods may be initiated by the School Board to secure reimbursement from other agencies. These methods include informal/formal meetings, mediation, due process hearings, other methods as appropriate, or conflict resolution procedures consistent with Section 1320.57, F.S., the Administrative Procedures Act.
12. Pursuant to Section 1012.465 Florida Statutes (the Jessica Lunsford Act) the Contracting School is an entity under a Cooperative Agreement with this School Board and is not nor its employees or subcontractors, considered employees of the School Board, except as expressly noted. Therefore, Contracting School, its' employees and its' subcontractors who have direct contact with students in and on the Contracting School's facilities or who have access to or control of school funds shall submit to and pass a level two (2) background investigation as required by Florida Statutes. The Contracting School shall bear all costs associated with this above-referenced background checks.
13. The Contracting School shall accept the enrollment of the students who have been evaluated by either Early Steps or the Clay County School Board as an exceptional student and shall place said student in the appropriate educational program to fit the student's needs. Contracting School, parent, and ESE Director or designee shall provide for three (3) year re-evaluation(s) as determined by the IFSP committee.

V. Term

The term of this contract shall be for one (1) school year to run concurrent with that of the calendar School Board and includes extended school year services (summer school). Beginning date of this contract is August 16, 2010. This contract can be terminated for any reason by the School Board or Contracting School at any time after giving thirty (30) days written notice. The actual services will be during the Contracting School term, the last regular day for students being June 8, 2011.

APPROVALS

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals the day and year first herein set forth:

SIGNATURES

The foregoing Challenge Enterprises and Clay County School District Agreement has been received and approved by the parties listed below:

Chairman of the Board
School District of Clay County

Date

Director of Exceptional Student Education
School District of Clay County

Date

Director of Purchasing
School District of Clay County

Date

President Board of Supervisors
Challenge Enterprises

Date

Executive Supervisor
Challenge Enterprises

Date