SCHOOL BOARD OF CLAY COUNTY Consultant Services Agreement

Date12/4/14
Larry Chew (Technology Educators, Inc_(Consultant) AGREES TO PROVIDE CONSULTANT
SERVICES FOR INSERVICE TRAINING ACTIVITY TITLEDInquiry in The classroom(Title of Workshops/Activity)
TO BE HELD ATMiddleburg ElementaryONJan 6 th , 2015, (Location of Workshop/Activity) (Dates)
THE CONSULTANT FEE IS SET AT \$ 1600 PER DAY PLUS \$0 (Times) FOR MILEAGE FOR A TOTAL CONSULTANT FEE AMOUNT OF \$1600
It is the intent of the parties to this agreement that a minimum ofNA() attendees attend this training activity. In the event that attendance falls below the minimum number, the amount of the consultant fee shall be reduced by _NA for each unfilled available attendee position below the minimum attendance level set forth above. In the event that attendance is less than attende this agreement may be cancelled by SBCC at any time prior to commencement of the presentation with no obligation for payment of the consultant fee.
This information is necessary for those who will be interacting with students using demonstrations of materials, etc. Liability Insurance: Yes Policy # No Not Necessary
LIABILITY INSURANCE CARRIER
POLICY LIMITS .
MAILING ADDRESS:3213 Tidal Pool Cove, Lake Mary, FI 32746
E-MAIL ADDRESS:teducators@hotmail.com
TELEPHONE NUMBERS: HOME: (407) 924 3174 BUSINESS: () - FAX: () -
Consultant shall indemnify the School Board of Clay County, Florida (ASchool Board®) and hold and save it harmless from and against any and all actions or causes of action, claims, demands, liabilities, loss, damage or expense of whatsoever kind and nature including attorney=s fees, whether incurred under retainer or salary or otherwise, which the School Board shall or may at any time sustain or incur by reason of this Agreement, or which it may sustain or incur in connection with any litigation, investigation or expenses incident to such provision of this Agreement, including any suit instituted to enforce the obligations of this agreement of indemnification, and Consultant shall pay to School Board all sums of money, with interest which School Board shall or may loan, advance pay or cause to be paid, or become liable to pay on account of or in connection with this Agreement. In addition, Consultant shall pay to any party directed by the School Board for any loss, claim, damage or expense incurred by the School Board arising out this Agreement. Consultant shall furnish to the School Board receipts of all claims, expenses, liabilities, damages paid by Consultant a result of the Agreement.
Consultant, or any employees or volunteers employed or utilized by Consultant shall, at their own expense, undergo and pass a Leve background screening as required by sec. 1012.465 Florida Statutes prior to entering upon any School Board public school campus while students are present.
PLEASE SIGN, DATE AND RETURN THIS CONSULTANT SERVICES AGREEMENT WITHIN TEN WORKING DAYS KEEPING THE PINK COPY FOR YOUR RECORDS.
Larry Chew Quick
(TYPE OR PRINT CONSULTANT NAME) (CONSULTANT SIGNATURE)
Outside Consultants must attach IRS form W912/4/14(DATE)
COPIES; Copy 1: Accounts Payable Dept. Copy 2: Professional Development Dept. Copy 3: School/Dept. Copy 4: Consultant SCH-1-2161 E 09/16/2013

Technology Educators 3213 Tidal Pool Cove Lake Mary, FL 32746 (407) 924-3179

Invoice No. middleburg

Quote

Cusi	omer			
Name Address	Clay County Schools 900 Walnut Street		Date Order No.	12/5/2014
City	Green Cove Spirng State FI ZIP 32043	3	Rep	
Phone	352-498-6415		FOB	
O4:	D			
Qty	Description		Unit Price	TOTAL
1	Quote for Inquiry Workshop Jan 6, 2015		\$1,600.00	\$1,600.00
	yment Details Cash	Shipp Taxes	SubTotal bing & Handling State	\$1,600.00
O Name	Check Credit Card		TOTAL	\$1,600.00
CC#	Expires	Off	fice Use Only	

Thank You