

Agenda Item Details

Meeting May 28, 2019 - Regular Meeting

8. Consent Agenda Category

8.21 Service Agreement #20-06 Emerald Coast Science Center: BioBlitz Program, Subject

presented by Vince Windham, Program Director, Purchasing, and recommended by

the Superintendent for approval.

Access Public

Action (Consent) Type

Fiscal Impact Yes

1,000.00 Dollar Amount

Yes Budgeted

Budget Source All funds will be paid by individual participating schools

Recommended

Motion to approve Service Agreement #20-06 Emerald Coast Science Center to provide a BioBlitz Program to participating schools. The contract is effective July 1, Action

2019 through June 30, 2020.

Public Content

Request approval of Service Agreement #20-06 between Emerald Coast Science Center and The School Board of Okaloosa County, FL, on behalf of the District, to provide a BioBlitz Program for elementary, middle and high school students. The Provider will be paid \$200.00 an hour for a minimum of two (2) standard BioBlitz classes and \$125.00 an hour for a minimum of two (2) Sensory BioBlitz classes per event, for a total contract amount not to exceed \$1,000.00 per school. Funds will be paid by individual participating schools. The contract is effective July 1, 2019 through June 30, 2020. A copy of the agreement is attached.

For additional information, please contact Tami Ellis, Science Specialist, Curriculum at (850) 833-4122.

ECSC SA# 20-06 BIOBLITZ PROGRAM.PDF (64 KB)

Administrative Content

Our adopted rules of Parliamentary Procedure, Robert's Rules, provide for a consent agenda listing several items for approval of the Board by a single motion. Documentation concerning these items have been provided to all Board members and the public in advance to assure an extensive and thorough review. Items may be removed from the consent agenda at the request of any board member.

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Motion & Voting

Motion to approve the Consent Agenda as amended and all of the Consent Agenda items as recommended by the Superintendent.

Motion by Tim Bryant, second by Dewey Destin.

Final Resolution: Motion Carries

Yes: Tim Bryant, Dewey Destin, Linda Evanchyk, Diane Kelley, Lamar White



SA # <u>20-06</u> MIS 2124 Rev 01/14/19

OKALOOSA COUNTY SCHOOL DISTRICT PURCHASING DEPARTMENT INDEPENDENT CONTRACTOR SERVICE AGREEMENT

THIS AGREEMENT, effective this 29th day of May 2019, by and between EMERALD COAST SCIENCE CENTER, 31 Memorial Parkway SW Fort Walton Beach, FL 32548 (address), (hereinafter referred to as "Provider"), and THE SCHOOL BOARD OF OKALOOSA COUNTY, FLORIDA, 120 Lowery Place S.E., Fort Walton Beach, Florida, as the governmental agency with jurisdiction over OKALOOSA COUNTY SCHOOL DISTRICT, (hereinafter referred to as "Recipient").

- 1. <u>Scope of Work</u>. The purpose of this Agreement is to establish the terms and conditions under which the Provider shall deliver or perform the following services indicated for the Recipient: *To provide a BioBlitz Program for Elementary, Middle, and High School Students in alignment with the Science content stated in the Next Generation Sunshine State Standards* The scope of work shall hereinafter be referred to as the "Project."
- 2. <u>Term.</u> The Initial Term of this Agreement shall begin on the *1st* day of *July* 2019, and shall end on the *30th* day of *June* 2020. This Agreement may be renewed and/or extended by mutual agreement of the parties at the end of the Initial Term and any extended term thereafter.
- 3. Relationship between the Parties. Provider is contracted by the Recipient only for the purposes and to the extent set forth in this Agreement, and its relation to the Recipient shall, during the period or periods of this Agreement and the delivery of services hereunder, be that of an independent contractor. Provider shall be free to dispose of such portion of its entire time, energy, and skill during regular business hours as it is not obligated to devote hereunder to the Recipient in such a manner as it sees fit and to such persons, firms, or corporations as it chooses. Neither the Provider or its agents, employees or affiliates shall be considered as having an employee status or as being entitled to participate in any plans, arrangements, or distributions by the Recipient pertaining to or in connection with any compensation, insurance plan or other benefits as provided to Recipient's regular employees.

4. Responsibilities of Provider.

- a. <u>Delivery of Services</u>: The Provider shall deliver the services required under this Agreement on the dates and at the times and places as specified herein: *Beginning July 1, 2019 through June 30, 2020, services shall be provided at the participating school. Dates and times will be mutually agreed upon between the Provider and participating School Principal. A full-time employee of the participating school will be present at all times.*
- b. <u>Staff and Personnel</u>: The Provider shall make available the following personnel and/or other resources to provide the services required under this Agreement: *Diane Fraser, Kristen Weech, Lisa Parkinson, Reiko Barnes, Jacie Chandler, Erica Govich-Adcock, Randi Zimerle, Meagan Warriner, Madison Warriner, Shai Martin, and other employees hired after the date of this agreement. Are you or the person/s named a citizen of the U.S.? Yes*
- c. <u>Finances</u>: The Provider shall be responsible for the following costs and expenses associated with providing the services under this Agreement: *Provider is responsible for paying his/her own*

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withholding taxes, all other employment related taxes or costs and all travel and other expenses incurred by Provider in the delivery of services hereunder.

- d. <u>Supervision, Monitoring, and Evaluation</u>: The Provider shall be responsible for the supervision of all of its personnel and/or agents assigned to provide services under this Agreement. Additionally, the Provider shall be responsible for the constant monitoring of the quality of service delivered to insure the highest standards of service are being provided to the Recipient under this Agreement in order to achieve a maximum benefit to the Recipient, its employees, students, and the families of students that are to be the recipients of these services. The Provider shall work mutually with the Recipient to provide an evaluation of the delivery and impact of the services made available under this Agreement and shall further provide to the Recipient any and all data or other materials maintained or collected by Provider in the course of performing this Agreement.
- e. <u>Confidentiality</u>: The Provider shall only be entitled to receive records and information from the Recipient which can be lawfully made available to Provider, and in such event the Provider shall be held strictly accountable for the protection of such records and information consistent with both state and federal laws protecting the confidentiality of juvenile and student records and other information which may be available through the Recipient which is necessary for Provider to deliver the services required hereunder.

f. Background screening:

- (i) In accordance with Florida Statute (S.) 1012.465, all contractors, vendors, individuals and other entities under contract with the School Board, and the employees and subcontractors of any such contracting party, who are permitted on school grounds when students are present; who have direct contact with students; or who have access to or control of school funds must meet Level 2 screening requirements as described in Section 1012.32, Florida Statutes unless otherwise exempted from such requirements by S. 1012.467 or S. 1012.468. A Level 2 screening includes conducting a background check and filing with the Okaloosa County School District a complete set of fingerprints of each individual, employee, or subcontractor taken by an authorized school district agent trained to take fingerprints. The Provider shall bear the costs of all such background screening and fees to maintain the fingerprints provided with respect to Provider and its employees.
- (ii) Any personnel of the Provider discovered, through fingerprint processing, to have been found guilty of, regardless of adjudication, or entered a plea of nolo contendere or guilty to any offense outlined in Section 435.04, Florida Statutes (or any similar statute of another jurisdiction), shall not be permitted to come onto school grounds or school-sponsored activities when students are present, or to have access to School District funds.
- (iii) It is the responsibility of the Provider to assure compliance with this requirement. Provider agrees that in the event the Provider or any employee is later convicted of, or pleads nolo contendere to any disqualifying offense as outlined in Section 435.04, Florida Statutes the Provider will notify School Board within 48 hours of such.

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(iv) The parties agree that the Provider's failure to perform any of the duties described in this section will constitute a material breach of this contract entitling the School Board to terminate immediately with no further responsibility to make payment or perform any other duties under this contract. Provider agrees to indemnify and hold harmless the School Board, its officers and employees from any liability in the form of physical injury, death, or property damage resulting from Provider's failure to comply with the requirements of this section or sections 1012.32, 1012.465, 1012.467, and 1012.468 Florida Statutes.

- (v) All contractors, vendors, individuals and other entities under contract with the School Board, and the employees and subcontractors of any such contracting party must possess a badge issued through the Okaloosa County School District Fingerprinting office for clearance onto school property. An orange badge signifies that a vendor has a Level II clearance with **full access** to school property and is valid for 5 years. A burgundy badge signifies that a vendor has **limited access** to school property and is valid for 1 year. Contact the Okaloosa County School District Fingerprinting office at (850) 833-5812 for additional information on screening and clearance procedures.
- g. Official Representative: The Provider shall be responsible for providing an official representative and contact person to conduct all communications with the Recipient and to be responsible for the ongoing administration of this Agreement. The Provider hereby designates Diane Fraser as the official representative for the purposes of administering this Agreement with the Recipient.
- h. <u>Florida Retirement System</u>: If the Provider is a retiree in the Florida Retirement System (the "FRS") then Provider, shall be responsible for obtaining any necessary approval in writing from FRS before entering into the Agreement to insure that there will not be an impact in Providers retirement benefit payment. The School Board shall not be liable to the Provider, under any circumstance, for any loss or impact of Provider retirement benefits.
- i. <u>Professional Responsibility:</u> Nothing in this Agreement shall be construed to interfere with or otherwise affect the rendering of services by Provider in its own independent and professional judgment. This Agreement and the delivery of services hereunder, shall be subject to the rules and regulations of Recipient and the laws and regulations of the State of Florida.
- j. Access to Records / Records Retention: The Provider agrees that the Recipient, the Federal grantor agency, the Comptroller General of the United States of America, and the Auditor General of the State of Florida or their duly authorized representatives shall have access to any books, documents, papers, and records of the Provider or subcontractor which are directly pertinent to this specific contract for the purpose of making audit, examination, excerpts, and transcriptions. All Providers and subcontractors must retain all records pertaining to this contract for three years after the Recipient makes final payments and all other pending matters are closed.

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k. <u>Public Agency Contracts:</u> To the extent that Provider meets the definition of "contractor" under Section 119.0701, Florida Statutes, in addition to other contract requirements provided by law, Provider must comply with public record laws, including the following provisions of Section 119.0701, Florida Statutes:

- a) Keep and maintain public records required by the School Board to perform service.
- b) Upon request from the School Board's custodian of public records, provide the School Board with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in Chapter 119, F.S., or as otherwise provided by law.
- c) Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law.
- d) Upon completion of the contract, transfer, at no cost, to the School Board all public records in possession of the Provider or keep and maintain public records required by the School Board to perform the service. If the Provider transfers all public records to the School Board upon completion of the contract, the Provider shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If the Provider keeps and maintains public records upon completion of the contract, the Provider shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to the School Board upon request from the School Board's custodian of public records, in a format that is compatible with the information technology systems of the School Board.
- e) **IF** THE **PROVIDER** HAS **QUESTIONS** REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE PROVIDER'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE SCHOOL BOARD'S CUSTODIAN OF PUBLIC RECORDS, ERIC MITCHELL, AT (850) 689-7184, OR ERIC.MITCHELL@OKALOOSASCHOOLS.COM, OR **OKALOOSA** COUNTY SCHOOL DISTRICT, 461 WEST SCHOOL AVENUE. CRESTVIEW, FL 32536.
- f) The Provider acknowledges that the School Board cannot and will not provide legal advice or business advice to Provider with respect to its obligations pursuant to this section related to public records. The Provider further acknowledges that it will not rely on the School Board or its counsel to provide such business or legal advice, and that he has been advised to seek professional advice with regard to public records matters addressed by this agreement. The Provider acknowledges that its failure to comply with Florida law and this agreement with respect to public records shall constitute a material breach of this agreement.

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5. Responsibilities of the Recipi

with Provider's delivery of services under this Agreement: The Provider will be	pe paid \$200.00 ar
hour/minimum 2 classes for standard Bioblitz and \$125.00 an hour/minimum 2 cl	classes for Sensory
Bioblitz per event for a total contract amount not to exceed \$1,000.00 per school,	, per day. All funds
are being paid by individual participating Schools. Funding is out of the following	g budget: (TBD)

☐ General Fund: Fund Function Object Cost Center Project
☐ Special Revenue: Fund Function Object Cost Center Project
☐ Internal Fund Purchase: Account Name -

- b. <u>Confidentiality</u>: The Recipient shall be responsible for insuring that all records and other information in its possession are properly handled under both state and federal confidentiality laws protecting the rights of juveniles and students.
- c. <u>Monitoring and Evaluation</u>: The Recipient and/or its designee under this Agreement shall participate with Provider to monitor the delivery of services under this Agreement and further to coordinate any service or program evaluation that may be necessary during or at the conclusion of the term of this Agreement.
- d. <u>Program Support</u>: The Recipient and/or designee under this Agreement shall make available to the Provider, its employees and/or agents in the course of their delivery of services under this Agreement the following facilities and/or resources to assist provider in the quality delivery of services: *As mutually agreed upon by the Provider and participating school Principal*.
- e. <u>Official Representative</u>: The Recipient shall be responsible for providing an official representative and contact person to conduct all communications with Provider and to be responsible for the ongoing administration of this Agreement. The Recipient hereby designates *the School Principal of the participating School(s)*.
- 6. <u>Modification</u>. This Agreement may be modified from time to time but only upon written mutual consent of the parties hereto.
- 7. <u>Disputes</u>. In the event a dispute should arise between the parties as to the delivery of services under this Agreement, the Recipient hereby authorizes its Superintendent of Schools to work with the Provider to resolve any such disputes. In the event that the Superintendent of Schools and the Provider are unable to resolve the dispute, the matter shall be referred back to the Recipient for final resolution.
- 8. <u>Termination</u>. This Agreement may be terminated by either party with or without cause upon thirty (30) days written notice to the other. In the event that the Recipient should terminate this Agreement prior to its expiration, it shall be liable for payment of only the pro rata portion of any financial obligations that are due to Provider through the date of termination.

THIS AGREEMENT entered into and made effective as of the date first above written.

-	RECIPIENT:
ATTEST: By: Marcus D Chambers Superintendent of Schools	THE SCHOOL BOARD OF OKALOOSA COUNTY, FLORIDA By: Lamar White Chairman
Date Signed: May 28, 2019	Date Signed: May 28, 2019
WITNESSES: Signature: Vot Fox Printed Name: Vot Fox Signature: Printed Name: Vot Fox	PROVIDER: EMERALD COAST SCIENCE CENTER By:
Insurance Requirements: (To be completed by Ris	k Management)
Professional Liability General Insurance	Requirements / Insurance Not Required
APPROVED BY: ATTORNEY ZIX RISK MANAGEMENT	D PURCHASING TO FINANCE TO