

DISTRICT SCHOOL BOARD OF PASCO COUNTY

Kurt S. Browning, Superintendent of Schools

7227 Land O' Lakes Boulevard • Land O' Lakes, Florida 34638

Purchasing Services

Nicole Westmoreland, MBA, Purchasing Agent

813/794-2221 Fax: 813/794-2111

727/774-2221

TDD: 813/794-2484 352/524-2221 e-mail: nwestmor@pasco.k12.fl.us

July 22, 2014

MEMORANDUM

TO:

Honorable School Board Members

FROM:

Nicole Westmoreland, MBA, Purchasing Agent

SUBJECT:

Office of Human Resources and Educator Quality

Gallup, Inc. – TeacherInsight

Contract #2014001912

The Office for Human Resources and Educator Quality is requesting Board approval of the attached agreement with Gallup, Inc.; a web-based service that provides Principal Insight Scores for new principal applicants. Please reference the attached memo from Christine E. Pejot, Esq., Director for the Office of Human Resources and Educator Quality, for additional information. The agreement was approved by the District School Board's Attorney, Ms. Nancy Alfonso, on June 18, 2014.

At this time, we respectfully request your approval to enter into the agreement with Gallup, Inc. for the 2014-2015 school year. Total anticipated expenditures for this agreement are \$67,500 utilizing Race-To-The-Top funding.

Should you have any questions regarding this matter, please contact Christine E. Pejot or Debra Reaves, Purchasing Services, at your earliest convenience.

NW/dr

Attachments

Date/Time: July 15, 2014 10:47:00



DISTRICT SCHOOL BOARD OF PASCO COUNTY

Kurt S. Browning, Superintendent of Schools

7227 Land O' Lakes Boulevard . Land O' Lakes, Florida 34638

Office for Human Resources and Educator Quality Christine E. Pejot, Esq., Director cpejot@pasco.k12,fl.us

Phone: (813)794-2353 (727)774-2353 or (352)524-2353

Fax: (813)794-2171 TDD: (813)794-2484

June 24, 2014

To:

Nicole Westmoreland, Director, Purchasing Services

From:

Christine E. Pejot, Esq., Director, Human Resources and Educator Quality

Subject: Gallup, Inc.



The Office of Human Resources and Educator Quality, requests approval from the District School Board of Pasco County to accept the contract with Gallup, Inc. Gallup, Inc. is the web-based service that provides the Principal Insight scores for any new principal applicants that apply to work in Pasco County School. The terms of the agreement are upon Board approval date through 6/30/2015. The funding source is 4340.9312.00.39804.531200.6400.0008. Thank you for your consideration of this request.



Contract # 20/4001912

May 21, 2014

Kurt S. Browning
District School Board of Pasco County
7227 Land O'Lakes Blvd
Land O'Lakes, FL 34638
Fax: 813.794.2326
ksbsos@pasco.k12.fl,us

Principal Insight
167,500° lyn

Dear Kurt.

Thank you for choosing Gallup, Inc. ("Gallup") to select high talent team of principals for <u>District School</u> <u>Board of Pasco County</u> ("Client"). This Engagement Letter is to confirm our mutual understanding with respect to the scope of services to be performed by Gallup, the respective responsibilities of Gallup and Client related to this engagement and the fees expected to be charged for the services.

SCOPE OF SERVICES: Subject to the terms and conditions set forth in this Engagement Letter, Gallup hereby accepts the assignment to perform the described services in Exhibit A. The more detailed obligations of each party for each project, including its price, payment schedule and timeline are set forth in Exhibit A. Only those services set forth in Exhibit A will be performed. Modifications to the Services shall require a written Change Order. Such Change Order shall set forth in detail the effect of the changes on Exhibit A, including, but not limited to, with respect to the price and timeline adjustments required to modify the Services. Under no circumstances shall any Change Order be effective until it has been duly agreed to and executed by an authorized representative of each party.

ACCEPTANCE: This Engagement Letter including all exhibits, together with Gallup's General Business Terms attached hereto, constitutes the entire agreement between Client and Gallup with respect to this engagement, supersedes all other oral and written representations, understandings or agreements related to this engagement, and may not be amended except by the mutual written agreement of Client and Gallup. Please indicate your acceptance of this agreement by signing in the space provided below and returning a copy of this Engagement Letter to our office. Thank you for giving Gallup the opportunity to provide the requested consulting services to your organization. If you have any questions regarding the services described in this Engagement Letter including any of the exhibits, or require any other assistance that Gallup may provide, please feel free to contact me

Very truly yours Gallup, Inc.	AGREED AND ACCEPTED
	<u>District School Board of Pasco County</u> on behalf of itse and its subsidiaries and/or affiliates
EX Killy Peaks Horney	BY WAS TO THE STATE OF THE STAT
Name Kelly Peaks Horner Title: Cliff Del Consultant	Name Vivi It
Date: 6/19/14	Trile Disclor
sace of the	Date 6 17 14

CONTRACT REVIEWED

APPROVED:

MW 6.25.14

School Board Member

PAYMENT OF INVOICES

1.1 Clean shall pay Salice during the term of this Agreement the tees determined for each project agreed upon by both parties and specified in the Scope of Services in accordance with the agreed vaco pavision in helicie

12 Client shall tunner pay all reasonable aution pocket expenses of Gallood. personnel associated with chemi approved travel (including transportation, lodging and medial and are lists costs associated with the purchase of phone sample

13 Harriers that De our appropriate to 45 days according to the 10 lunging pagint of any investo. The The Comment of the supplied of the state of that he was and the free of the section of the sect work processing to the comme and the state of the section of the CONTRACTOR SECTION AND ADDRESS OF SAME sopra sare there is extragreed a second of the consecsed and cars Gasur may at its option, authoric dailymaphs in togeth and SECURE OF THE RECEDED IN

14 Client small be responsible for all taxes imposed on the Services other town Salup I income taxes, or far employment withouting or taxes imposed on Caliup's propert,

CONFIDENTIALITY

OI fact cults has made and will continue to make acquain to the other part. information that is not generally known to the public and at the progret disclosure is penalties at or would reasonably be understood by the receiving party to be structures, or confidential ("Componial information"). Confidential information ma, be discussed in oral written insual electronic or other form. Confidentiainformation shall include all pushess plans, strategies, forecasts projects, analyses, financial information, business processes, methods and models, all organisational minimation system architecture software graphics, computer programs, beign ideas, concepts, flow charts, diagrams, progress reports, methods research and another personal or intellectual property relating to either party, its respective parent 5 Sudsedienes and Personal Data. "Personal Data" shall mean any information related to any identified or identifiable natural or logal person, such as Chent's employees customers panners or any other third pents (including such third parties, subjudges, and any other adolesinal data peometrial personal data nines. the applicable personal data protection laws, which are made available to Gallup for processing them on behalf of Glant bursuant to this Agreement and all Statements of story issued pursuant to said Agreement, Confidential Information as behind herein shall not include (a) information in the public domain at the time of is communication; the information, which enters the public domain, through no fault of the race and party subsequent to the lime of its communication to the Price wing party in information which is obtained in good sorth by either party from a third party, provided such third party is not bound by a confidentiality agreement with Gallup or Client, as applicable, or lift information independently developed by employees or agents of a party without acress to the Confidential Information of The other parts

2.2 The receiving party shall except as otherwise promped below is not one or reproduce the Confidential information follows purpose other than as required to perform in connection with the applicable Scope of Services (iii) protect the confidentiality of the Confidential information with the same poster of care as receiving party uses for its own similar information, but in no event less than reasonable tate; or call not disclose the Confidencial Information to any third party should the prior written approve of the discissing party. Notwinstanding the foregoing the receiving part, into, oxclose Conference information to the extensuch information is required to be discipled by law, including a subpoens, or so espond to a requisions register provided the receiving darry promptly notifies the piscosing party in writing of such intention prior to any discosure to allow the proclamatic partie to seek a protective proper or summan relief in the disclosing parties sofe and absolute discretion. Each party shall immediately abvise its employees and others to whom the Considering, information is disclosed of their abligations under this ferenment and shall take reasonable steps to ensure that the Confidence information is securely maintained its employees and agents

23 Nection party shall disclose any terms of conditions of this agreement without The prip written consent of the other party except as fedured by applicable law becaused imputions that either parts may dispose the terms or conditions of this

Agreement to a third part, under an obligation of confidentiality to such party in connection with justomary financial reporting, a proposed tale, merger, acquisition change in control consolidation or other similar transaction.

I 4 Salkup Agreet to the following us it returns to Personal Data

243 To prevent whilethorized use, dissensination or publication of the Personal Data, and implement any technical and diganizational measures to protect Personal Data which are required by the applicable is a

2.4.3 To implement appropriate technical and digaminational measures to protest Personal Data against (ii) accidental or umawful destruction or loss, (ii) unauthorized disclosure of access, in particular where processing involves the transmission of Personal Data over a network, till anergion, and its all other unsawly: forms of processing

243 To allow Event separate in writing it is becomes every at any an authorized use or disciplude of Personal Data by Open or Others

2.4.4 When collecting using scoring transferring and otherwise processing Parsonal Data. Salsob shall adhere to all applicable export and personal data aws, requiations and rules

REPRESENTATIONS AND WARRANTIES.

bil the puries represent and warrant that is cash has the full power and authority to enter into the agreement; (£1 th.). Agreement is duly authorized by at necessary action and has been duly executes and paintered and transition party has entered into any agreement with any other entity that contains restrictive provisions regarding configentiality and/or non-competition that may impail their ability to perform their specific poligations under the terms of this Agreement

3.2 Custup represents and warrants that it or its personne, will perform the Services is in a good timely efficient professiona and workmanking manner, (b) with at least the same degree of accuracy quality efficients, completeness, limeliness and resconsiveness as are noughto the accepted industry standards applicable to the performance of the same or similar services, and it, I using personne who are fails familiar with the technology processes procedures and equipment to be used to deliver the Security

3.3 Gaing is the lawful owner or licensee of all programs and materiars used by it in the performance of the Services contemplated hereunder that have not been provided by Ciem, such programs and materials have been leadedly developed or acquired by Gallup and Gallup has the right to permit Caent access to or use of such programs and materials. Saffup represents and warrants that number the Services or deliverables provided under this Agreement will infringe on any patent, copyright, trademark, trade secret or other interlectual property light of any third parts and agrees to defend and to indemnify and hold harmers (like), its parem, subsidiaries, afficience, employees and representatives, for all costs and expenses associated with the defense or settlement of any claim that the believes infreign a patent copyright trademant, trade secret or other interlectual property right and shall became judgments or settlements based thereon

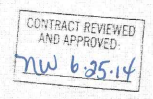
3.4 in connection with the performance of services set forth in an applicable Scope of Services. Gallup shall comply, and shall cause ballup's emotiones, and consultants, supportractors to comply with all distitutes, regulations, programmes. sudements, parmits and other governmental rules of restrictions, whether comestic or foreign, applicable to Gallup I tresculton of this Agreement

3.5 EXCEPT AS SET FORTH IN THIS AGREEMENT OR IN ANY SCORE OF SERVICES, " MAKES ANY OTHER REPRESENTATIONS AND WARRANTIES INCLUDING THE IMPUED WARRANTIES OF MERCHANTABLITY AND ETHESS FOR A SCHOOL SECTION

TERM AND TERMINATION.

4.1 This Agreement will commence on the Effective Data and will remain in effect until terminated in accompance with the terms and conditions set forth weter

4.2 Either parts may terminate this Agreement or any Scope of Senace. If the other party breathes any material obligation set forth herein or in the applicable Scope of Services which breach is incapable of cure or which being capable of cure, has not been cured within that's (30) days after receipt of written notice of such breach from the non-breaching parts or within such additional sure period as the n breaching parts may authorize in writing



4.5 Editor party may immediately terminate this Agreement or any Scope of Services by written notice to the other party of the other party decomes insolvent makes a general assignment for the benefit of creonors, face a voluntary perition of paneturpity, suffers or perinds the appointment of a receiver for the its business of observation of becomes subject to any proceeding under any bankruptcy or insolvency aim, whether domestic or foreign of his wound up or figurated, voluntarity or other actions of daily of the above events occurs, the affected party shall promote, and it is other party of its occurrence.

6.4 Client or Gallius may terminate this Agreement of any applicable Scope of Services without cause upon 60 days written indice. If this Agreement is commission by Client prior to completion of services. Galliup shall be entitled to the nayment of fees actually incurred through the date of Lemination or 25% of the annual Service fee associated with this Agreement or the applicable Scope of Services whichever is greater.

5 INTELLECTUAL PROPERTY RIGHTS

5.1 Sullium intellectual Property means an, instructional materials, withware programs diagrams copyrighted assessments of surviers and anything else that Calliup time or distributes to Chent to Connection with this Agreement or an adolesable Scope of Smulcos that has already been conceived or developed by anyther cinet than Client before Gallup renders any Services under this Agreement or that is conceived or developed by anyther other than Client at any time whole, population of the Services under this Agreement ("Gallup Property"). Sallup Property on our considered work product or a "work for this? Under the terms of the Agreement.

5.2 For any Sallop Property used, incorporated into, required for use of, or provided with any persons provided to Client hereunder, Gallop hereby grants Client 1 worldwide perpetual non-exclusive, nontransferable knems to use Sallop Property as incorporated into or provided with the applicable Services provided hereunder writer. Client 3 organization Client may not make have made, self-other for salle, execute, reproduce display, perform, distribute externally to any third party copies of contral performance works of Sallop Property without the written pormission of Sallop.

5.3 AP products reports documents compliations of data and other melevals produced or developed by Saliub proof a Scope of Sersices which are either its released using the funds eithertise facilities personnel, time material proprietars information of Chent, or (b) are derivatives of any Client proprietar information shall be the sole property of Chent. These materials do not include any Gallup Property or derivatives thereof. Gallup agrees to assist Chent, or its personnel is expense in every proper way to become Chent's rights in the materials.

E GOVERNING LAW, DISPUTE RESOLUTION

6.1 This Agreement shall be construed one interpreted according to the taws of the Secondary of hebrasks without regard to the conflicts of low principles in Habitanto Florically, its

2.3 Is the event of any dispute, claim, question or observement around from our relation to this operation or the pream interior the parties need to shall use their pest effort to better the popular claim question or disagreement. To this effect, the parties that contains and registeries with each other is good fain and recognition that mittee interests attempt to reach a just and countries solution positionary to both parties. If the parties do not reach to the top top without the parties of parties of the parties of parties and the parties do not reach to the countries do not reach to the countries do not reach the parties disputes.

7 KELATIONSHIP OF PARTIES

7.1 Gallum wilk act soies at an independent contractor rendering professional services. Gallup shall have no authorize to execute contracts or make commitments on denait of Chem. Nothing contained herein shall be deserted to create the relationship of employer and emotoved of discussional and agent joint venturer or pattner between Galluc and Client.

7. Garlup will function as a non-exclusive consultant to Thent Client acknowledges that during the term of this Agreement and thereafter, Gallup will offer, undertake and continue to provide Consulting Services for organizations other than Client in orwent shall Gallup be relieved of its obligation to protect Confidential information.

B. NOTICES

Any matice or other communication teducted of permitted as the made or given by either party pursuant to this Agreement shall be in writing detirened to the noticiousl whose name appears on the signature block of the Scope of Services.

S. UMPLATION OF DAMAGES

Neither party shall be hable to the other basty for any indirect, incidental consequential, exemplary durative or special damages including keyl profits, regardless of the form of the action or theory of recovery, even if that party has been also see of the possibility of those damages.

LO USE OF HAMF, TRADEMARKS OR LOGOS.

Neither parts shall drighted any publicity, news release, or other ennouncement written or onal whether to the public press, the trade any of the other party's customers, supporters or otherwise, relating to that Agreement or any Scope of Services, or to the easterner of an arrangement between the parties without the prior written approval of the other parts. Wendoot limiting the foregoing, neither parts shall use any names, trademarks or logics of the other party without the prior written tonsent of such pans.

11. INTEGRATION

This Agreement constitutes the entire agreement between the parties and supersedes all other brids or contemporaneous communications between the parties inheriter written or oral, relating to the supercrimation of this Agreement. This Agreement may be modified or aminoned voiety in writing signed by both parties and executed by an authorized ordiner. Each stope of Services attached hereto and each Addressim executed under this Agreement shall imporporate the terms and conditions of this Agreement.

17 SEVERARRITY

The provisions of sins Agreement shall be deemed severable and the unenforceability of any one or more provisions shall not after the enforceability of any other provisions. In addition, if any provision of this Agreement, for any season is accorded to be unenforceable, the period shall substitute an enforceable order shall substitute an enforceable order shall substitute an enforceable order shall be maximum extent possible and in accordance with applicable law preserves the original intentions and economic positions of the parties.

13 CONFLICT OF TERMS

If a term in a acope of Services or Acdenoum conducts with a term in this Agreement, the provisions of this Agreement will brewly unless the Scope of Services or Appendium specifically states that the conflicting term will prevail

14. WEIVER

No failure or defay by either party in exercising any right, power or semedy shall operate as a waiter of such right, power or remedy, and he waiter shall be effective unless it is in writing and signed by the waiting party. It enther party waiters any light, gower or remedy, such waiter shall not waiter any successive or other right, power of remedy that party may have under this Agreement.

ASSIGNMENT

Neither party may assign any rights in not delegate any obligations under the Agreement or any portion thereof without the written consent of the other and attempt to transfer will be deemed null and you.

16 FORCE MAJEURE

Reither party shall be liable for any losses arising out of the delay or interruption of the performance of its obligations under this Agreement due to any act of God, was terrorism, over distorbance, sourcorder or natural disaster, or any other cause beyond the reasonable control of the affected barry.

IT. SURVIVAL

Section 2.3 and 5 shall surroug the termination of suchation of this Agreement



- 4.3 Either party may immediately terminate this Agreement or any Scope of Services by written notice to the other party if the other party becomes insolvent, makes a general assignment for the benefit of creditors, files a voluntary petition of bankruptcy, suffers or permits the appointment of a receiver for the its business or assets, or becomes subject to any proceeding under any bankruptcy or insolvency law, whether domestic or foreign, or has wound up or liquidated, voluntarily or otherwise. If any of the above events occurs, the affected party shall promptly notify the other party of its occurrence.
- 4.4 Client or Gallup may terminate this Agreement or any applicable Scope of Services without cause upon 60 days written notice. If this Agreement is terminated by Client prior to completion of services, Gallup shall be entitled to the payment of fees actually incurred through the date of termination or 25% of the annual Service Fee associated with this Agreement or the applicable Scope of Services, whichever is greater.

5. INTELLECTUAL PROPERTY RIGHTS.

- 5.1 Gallup Intellectual Property means any instructional materials, software programs, diagrams, copyrighted assessments or surveys and anything else that Gallup uses or distributes to Client in connection with this Agreement or an applicable Scope of Services that has already been conceived or developed by anyone other than Client before Gallup renders any Services under this Agreement or that is conceived or developed by anyone other than Client at any time wholly independent of the Services under this Agreement ("Gallup Property"). Gallup Property is not considered work product or a "work for hire" under the terms of this Agreement.
- 5.2 For any Gallup Property used, incorporated into, required for use of, or provided with any Services provided to Client hereunder, Gallup hereby grants Client a worldwide, perpetual, non-exclusive, nontransferable license to use Gallup Property as incorporated into or provided with the applicable Services provided hereunder within Client's organization. Client may not make, have made, sell, offer for sale, execute, reproduce, display, perform, distribute externally to any third party copies of, or prepare derivative works of Gallup Property without the written permission of Gallup.
- 5.3 All products, reports, documents, compilations of data and other materials produced or developed by Gallup under a Scope of Services which are either: (a) created using the funds, expertise, facilities, personnel, time, material or proprietary information of Client; or (b) are derivatives of any Client proprietary information shall be the sole property of Client. These materials do not include any Gallup Property or derivatives thereof. Gallup agrees to assist Client, or its designee, at Client's expense, in every proper way to secure Client's rights in the materials.

GOVERNING LAW; DISPUTE RESOLUTION.

6.1 This Agreement shall be construed and interpreted according to the laws of the State of Nebraska without regard to the conflicts of law principles in Nebraska.

6.2 In the event of any dispute, claim, question, or disagreement arising from or relating to this Agreement or the breach thereof, the parties hereto shall use their best efforts to settle the dispute, claim, question, or disagreement. To this effect, the parties shall consult and negotiate with each other in good faith and, recognizing their mutual interests, attempt to reach a just and equitable solution satisfactory to both parties. If the parties do not reach such solution within a period of thirty (30) days, then, upon notice by either party to the other, disputes, claims, questions, or disagreements shall be settled by arbitration administered by the American Arbitration Association in accordance with the provisions of its commercial dispute resolution rules.

7. RELATIONSHIP OF PARTIES.

7.1 Gallup will act solely as an independent contractor rendering professional services. Gallup shall have no authority to execute contracts or make commitments on behalf of Client. Nothing contained herein shall be deemed to create the relationship of employer and employee, or principal and agent, joint venturer or partner between Gallup and Client.

7.2 Gallup will function as a non-exclusive consultant to Client. Client acknowledges that, during the term of this Agreement and thereafter, Gallup will offer, undertake, and continue to provide Consulting Services for organizations other than Client. In no event shall Gallup be relieved of its obligation to protect Confidential Information.

8. NOTICES.

Any notice or other communication required or permitted to be made or given by either party pursuant to this Agreement shall be in writing delivered to the individual whose name appears on the signature block of the Scope of Services.

9. LIMITATION OF DAMAGES,

Neither party shall be liable to the other party for any indirect, incidental, consequential, exemplary, punitive or special damages, including lost profits, regardless of the form of the action or theory of recovery, even if that party has been advised of the possibility of those damages.

10. USE OF NAME, TRADEMARKS OR LOGOS.

Neither party shall originate any publicity, news release, or other announcement, written or oral, whether to the public press, the trade, any of the other party's customers, suppliers or otherwise, relating to this Agreement or any Scope of Services, or to the existence of an arrangement between the parties without the prior written approval of the other party. Without limiting the foregoing, neither party shall use any names, trademarks or logos of the other party without the prior written consent of such party.

11. INTEGRATION

This Agreement constitutes the entire agreement between the parties and supersedes all other prior or contemporaneous communications between the parties (whether written or oral) relating to the subject matter of this Agreement. This Agreement may be modified or amended solely in writing signed by both parties and executed by an authorized officer. Each Scope of Services attached hereto and each Addendum executed under this Agreement shall incorporate the terms and conditions of this Agreement.

12. SEVERABILITY.

The provisions of this Agreement shall be deemed severable, and the unenforceability of any one or more provisions shall not affect the enforceability of any other provisions. In addition, if any provision of this Agreement, for any reason, is declared to be unenforceable, the parties shall substitute an enforceable provision that, to the maximum extent possible and in accordance with applicable law, preserves the original intentions and economic positions of the parties.

13. CONFLICT OF TERMS.

If a term in a Scope of Services or Addendum conflicts with a term in this Agreement, the provisions of this Agreement will prevail unless the Scope of Services or Addendum specifically states that the conflicting term will prevail.

14. WAIVER

No failure or delay by either party in exercising any right, power or remedy shall operate as a waiver of such right, power or remedy, and no waiver shall be effective unless it is in writing and signed by the waiving party. If either party waives any right, power or remedy, such waiver shall not waive any successive or other right, power or remedy the party may have under this Agreement.

ASSIGNMENT.

Neither party may assign any rights in nor delegate any obligations under this Agreement or any portion thereof without the written consent of the other. Any such attempt to transfer will be deemed null and void.

FORCE MAJEURE.

Neither party shall be liable for any losses arising out of the delay or interruption of its performance of its obligations under this Agreement due to any act of God, war, terrorism, civil disturbance, court order or natural disaster, or any other cause beyond the reasonable control of the affected party.

SURVIVAL.

Sections 2, 3, and 5 shall survive the termination or expiration of this Agreement.

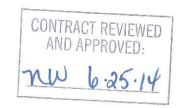


Exhibit A: SCOPE OF SERVICES

PROJECT OBJECTIVE(S): GALLUP WILL -- Select high-talent teams of principals: Employ an integrated approach to talent selection and strengths development for principals and teachers. Gallup is already working with Pasco County schools on the teacher program.

CLIENT PROJECT MANAGER(S): PEGGY JONES. GALLUP SHALL BE RESPONSIBLE FOR REPORTING TO CLIENT PROJECT MANAGER. GALLUP WILL NOT MAKE ANY CHANGES TO THE SCOPE OF SERVICES WITHOUT THE WRITTEN APPROVAL OF CLIENT PROJECT MANAGER. WRITTEN APPROVAL MAY BE IN THE FORM OF EMAIL, FAX, OR WRITTEN CHANGE ORDER.

GALLUP PROJECT MANAGER: <u>TIM HODGES</u>. CLIENT PROJECT MANAGER SHALL MAKE ANY REQUEST FOR CHANGES TO THE SCOPE OF SERVICES TO GALLUP PROJECT MANAGER. GALLUP SHALL NOT BE RESPONSIBLE FOR MAKING ANY CHANGES NOT DIRECTED TO GALLUP'S PROJECT MANAGER.

Gallup will provide Client Project Manager an update of the progress of the work associated with the Scope of Services on an ongoing basis to ensure that Client is aware of how many consulting hours remain and whether sufficient hours remain to complete the services.

PROJECT DELIVERABLES: The following outline shows key activities and a timeline. The timeline is based on dates starting in 2014. Gallup will implement this plan each year of the partnership. Dates are dependent upon contract award. The final version of the survey will be owned by Gallup and is not a "work for hire" under the terms of this Agreement.

- Project Introduction--
 - Launch meeting to review the project plan and finalize timelines.
 - Gallup will assist district leaders with pre-survey communication to be shared with principals, managers, and all employees.
- Identify leaders' and principals unique leadership talents--
 - Research-based assessments to help select teacher leader, principal, and assistant principal candidates with high talent for the position
 - Unlimited access to these research-based assessments during the contract period for use in Paso County Schools leadership development program
 - Assessments score
 - o Talent Dimension Report for each candidate
 - Engagement Creation Index
 - Guidelines about how to complete the follow-up interview with finalists using Gallup's Further Insight Into Talent guide
 - o Applicant and hiring data summary for each school year
 - Access to Gallup's online system that reports applicant and hiring data results
 - Electronic transfer of data to an applicant-tracking system using Gallup's protocol
 - Ongoing research and interview fairness testing



- o Two hours of on-site consulting with the leadership group about:
 - PrincipalInsight assessment tool
 - Best practices for recruiting
 - How to understand the assessment results and reporting
 - Overview about the Talent Dimension Report
 - Overview about the guidelines for interviewing: Further Insight Into Talent
- · Develop Leaders' and Principals' Unique leadership talents--
 - Access to the Clifton StrengthsFinder assessment for aspiring leaders selection for district leadership development program
 - 30 minute coaching call for aspiring leaders that will focus on strengths and application in an individual's role
 - Support platform: Use of Gallup's online module, Gallup School Leader, within leadership development program

Note: Dates are subject to contract execution and final timelines will be discussed and provided as part of the project kickoff meeting.

PROJECT PRICING: The pricing for the Services, exclusive of expenses and costs otherwise payable under the General Terms and Conditions, shall be as follows as detailed in the previous section about project deliverables.

The price per task as well as the total price per year: \$67,500 for year 1.

Gallup has relied on information provided by Client in defining the Scope of Services and determining the pricing for the above-described services. Gallup will rely on this information as being accurate and complete. Any discrepancy in the information provided by Client may change the Scope of Services and/or the pricing. Gallup will notify Client upon discovering a discrepancy in the information provided by Client and inform Client of the impact on the Scope of Services, timeline, and pricing of the services. Gallup will bill for additional consulting hours required to complete the scope of services unless Client requests in writing a modification to reduce the services in order to maintain the current contract value.

PROJECT BILLING SCHEDULE: The Service Fee shall be invoiced in equal amounts as follows:

Installment	Amount	Invoiced*
1	\$67,500.00	upon signing of this agreement

^{*} Invoices are due upon receipt.



Invoice: Please Provide Information on the person who should receive the invoice

Name: Title: Organization: Address:	Christine Pejot Director - HRED District School Board of Pasco Cty	
City, State ZIP: Telephone: Fax: E-Mail:	137 Land O' Lake Blud, Land O' Lake Fl 3963 813- 794 2421 813 794- 2171	\$8



Publication of Data:

Research data associated with the consulting services performed by Gallup is not for public dissemination outside of Client's organization including but not limited to press releases and paid advertising. Both Client and Gallup have a responsibility to ensure that any published research findings are not misleading. Client shall consult with Gallup prior to sharing any research findings with any third party. Any release approved by Gallup shall include sufficient technical information necessary to assess the validity of the published findings which may include the following: the exact question wording, dates of interview, interviewing method, sample size, definition of the survey population, and size of sampling error.

Respondent Confidentiality:

Respondent-identifying information, without the express consent of respondents, is not part of the deliverables under this Scope of Services and does not constitute a "work made for hire". Gallup will not provide respondent level data with any demographic data appended to protect the confidentiality of participating respondents. To avoid non-compliance with state and federal laws, Gallup will not provide Client any taped surveys without informing the respondent and obtaining express consent that the recordings will be shared with Client.



GALLUP^{*}

CHANGE ORDER Exhibit A-1

(Sample Only)

THIS CHANGE ORDER adds to, modifies, or other Client and Gallup, dated, 201_ wi	wise amends that certain Scope of Services betwee ith regard to the following Services:
GALLUP, INC.	DISTRICT SCHOOL BOARD OF PASCO COUNTY
Ву:	Ву:
Name:	Name:
Title:	Title:
Date:	Date:

