

AMENDMENT TO**SCHOOL PUPIL BEFORE AND AFTER SCHOOL CARE SERVICES AGREEMENT**

This Amendment ("Amendment") is entered into as of the last date written below by and between Jacksonville Lighthouse Charter School ("JLCS") and the Kid to Kid # 2 Child Development Center, Inc. ("KTK") and JLCS together with KTK each a "Party" and collectively the "Parties".

WHEREAS, the Parties entered into the School Pupil Before and After School Care Services Agreement dated August 3, 2009 (the "Agreement");

WHEREAS, the Parties desire to revise the Compensation and Billing section of the School Pupil Before and After School Care Services Agreement dated August 3, 2009;

WHEREAS, the Parties desire to amend their agreement for the purpose of adjusting the service rates to a per session rate;

NOW, THEREFORE, in consideration of the recitals and the mutual covenants, representations, warranties, conditions and agreements hereinafter expressed, the Parties agree as follows:

1. Compensation and Billing: The financial management for before and after care services shall be the responsibility of the schools Business Manager. KTK agrees to invoice the school at the end of every month for before and after care services. Excess hours should be invoiced per occurrence and shall include all services provided on an itemized bill. These terms are subject to change as per the needs of JLCS. Service rates for before and after care services will be billed at \$7.00 for either morning or afternoon care and \$11.00 for both morning and afternoon, per day per child. Excess rate based on 30 minute intervals will be billed per occurrence at \$20.00 per child. Additional fees will be billed separately for Field Trips, \$10.00 per child to include transportation and admission and In-Service Days, (6:00am - 6:00pm) will be charged at \$17.00 per child per day.
2. Entire Agreement. This Amendment and the Agreement constitute the entire agreement between the Parties with respect to the subject matter herein, and there are no understandings of any kind except as expressly set forth herein.
3. No Change in Other Terms or Sections. All sections and terms of the Agreement remain unchanged and fully enforceable unless specifically altered by this Amendment.

IN WITNESS WHEREOF, the Parties have executed and delivered this Agreement as of the date last written below.

KID TO KID #2 CHILD DEVELOPMENT CENTER, INC.

By: Raquela James
Print: Raquela James
Title: Director
Date: September 4, 2009

JACKSONVILLE LIGHTHOUSE CHARTER SCHOOL

By: Phillis Nichols-Andersen
Print: Phillis Nichols-Andersen
Title: Regional VP
Date: 9/30/09