THE SCHOOL DISTRICT OF MONROE COUNTY, FLORIDA

Contract for Goods & Services

This Contract entered into on the date last written below, by and between: Gallagher Benefit Services, Inc. (the "Contractor") and <u>The School Board of Monroe County, Florida</u> ("School Board" or "MCSB"), as contracting agent for the School District of Monroe County, Florida ("School District"). In consideration of the mutual covenants and benefits hereinafter set forth, the parties herein covenant and agree as follows:

1. TERM

The term of this Contra	act shall be from	: (inser	t dates – contra	ct may be for a	school year)
January 1	, 2020	to _	December 31		, 2022
This Contract may be renewed above, whichever period is long	•		-		
to renewal of this contract and	is subject to app	roval by	the MCSB. Furth	ner, renewal of the	his contract is
contingent upon a determinati that the services are needed ar				DEEN SAUSTACION	<u>ly perioritiea,</u>
2. CONTRACTOR'S SERV	/ICES				

Contractor agrees to provide the following goods/services:

Exhibit A: Compliance Consulting

Exhibit B: Wellbeing and Engagement Consulting

Exhibit C: Actuarial Services

Exhibit D: Basic Healthcare and Rx Consulting

If documentation of the specific goods/services is attached, said documentation is labeled as *Exhibit* "_*A-D*_"to this Contract and is incorporated herein by reference. In the event of a conflict between the terms of this Contract and any exhibit, the terms of this Contract shall control, unless otherwise agreed in writing as an amendment pursuant to the terms for such as provided herein.

3. COMPENSATION

School Board shall pay Contractor the sum of \$64,000.00 (NTE-Not to exceed price) to provide said goods/services pursuant to this Contract. No payment shall be due until an invoice for the goods/services has been submitted for payment and the School Board verifies that all services have been fully and satisfactorily completed. The School Board will make diligent efforts to verify and pay invoices within one (1) payment cycle after receipt. If alternate payment TERMS are required they must be outlined below.

4. INSURANCE

Contractor agrees to secure and maintain at all times during the term of this Contract, at Contractor's expense, insurance coverage, as laid out below, covering Contractor for all acts or omissions which may give rise to liability for services under this Contract. All Contractor staff are to be insured in minimum amounts acceptable to the Monroe County School Board and with a reputable and financially viable insurance carrier, naming The School Board of Monroe County, Florida as an additional insured. Such insurance shall not be cancelled except upon thirty (30) days written notice to the MCSB. Contractor shall provide MCSB with a certificate evidencing such insurance coverage within five (5) days after obtaining such coverage. Contractor agrees to notify MCSB immediately of any material change in any insurance policy required to be maintained by Contractor.

X	_ General Liability Insurance
	Amount: \$1,000,000.00
	Professional Liability Insurance
	Amount:
	Vehicle Liability Insurance
	Amount:
	Workers Compensation Insurance
	Amount:

5. COMPLIANCE WITH LAWS AND POLICIES

Contractor agrees to comply with all current Monroe County School Board Policies and all applicable local, state and federal laws, including laws pertaining to the confidentiality of student records and public records requests. Contractor agrees that MCSB has the right to unilaterally and immediately cancel this Contract upon refusal by Contractor to allow public access to all documents, papers, letters, or other material made or received by the Contractor in conjunction with the contract, unless the records are exempt from s.24(a) of Art. I of the State Constitution and s.119.07(1). Should cancellation be necessary under this clause, MSCB is required only to provide written notice to Contractor, effective upon receipt of notice, which shall be documented.

6. INDEPENDENT CONTRACTOR STATUS

The Contractor is, for all purposes arising under this Contract, an independent contractor. The Contractor and its officers, agents or employees shall not, under any circumstances, hold themselves out to anyone as being officers, agents or employees of the School/Department. No officer, agent or employee of the Contractor or School/Department shall be deemed an officer, agent or employee of the other party. Neither the Contractor nor School/Department, nor any officer, agent or employee thereof, shall be entitled to any benefits to which employees of the other party are entitled, including, but not limited to, overtime, retirement benefits, workers compensation benefits, injury leave, or other

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In accordance with the legislative mandate set out in sections 1012.32, 1012.465 and 435.04, Florida Statutes as well as with the requirements of HB 1877, The Jessica Lunsford Act, Contractor agrees that all of its employees and sub-contractors, including employees of sub-contractors, who have "direct access" to students within the meaning of the Jessica Lundsford Act while providing services under this Contract have completed all background screening requirements through a Monroe County School Board designee pursuant to the above-referenced statutes. It is recognized and agreed that the provisions and exceptions relating to the dictates of The Jessica Lunsford Act, and codified at sections 1012.321, 1012.465, 1012.467 and 1012.468 of the Florida Statutes, shall apply to the requirements of this paragraph where so applicable.

Contractor agrees to bear any and all costs associated with acquiring the required background screenings. Contractor agrees to require all affected employees and sub-contractors to sign a statement, as a condition of employment with Contractor in relation to performance under this Contract, that the employee and/or sub-contractor will abide by the terms and notify Contractor/Employer of any arrest or conviction of any offense enumerated in section 435.04, Florida Statutes within forty-eight (48) hours of their occurrence. Contractor agrees to provide MCSB with a list of all employees and/or sub-contractors who have completed background screenings as required by the above-referenced statutes and that meet the statutory requirements contained therein. Contractor agrees that it has an ongoing duty to maintain and update these lists as new employees and/or sub-contractors are hired and in the event that any previously screened employee fails to meet the statutory standards. Contractor further agrees to notify MCSB immediately upon becoming aware that one of its employees or its sub-contractor's employees, who was previously certified as completing the background check, and meeting the statutory standards, is subsequently arrested or convicted of any disqualifying offense. Failure by Contractor to notify MCSB of such arrest or conviction within forty-eight (48) hours of being put on notice by the employee/sub-contractor and within 5 days of its occurrence shall constitute grounds for immediate termination of this contract by MCSB. The parties further agree that failure by Contractor to perform any of the duties described in their paragraph shall constitute a material breach of the contract entitling MCSB to terminate this Contract immediately with no further responsibility to make payment or perform any other duties under this Contract.

8. TERMINATION

A. <u>WITHOUT CAUSE</u>

This Contract may be terminated for any reason by either party upon thirty (30) days written notice to the other party at the addresses set forth below. If said Contract should be terminated as provided in this paragraph of the Contract, the MCSB will be relieved of all obligations under said contract and the MCSB will only be required to pay that amount of the contract actually performed to the date of termination with no payment due for unperformed work or lost profits.

B. <u>TERMINATION FOR BREACH</u>

Either party may terminate this Contract upon breach by the other party of any material provision of this Contract, provided such breach continues for fifteen (15) days after receipt by the breaching party of written notice of such breach from the non-breaching party.

C. IMMEDIATE TERMINATION BY MCSB

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School Board may terminate this Contract immediately upon written notice to Contractor (such termination to be effective upon Contractor's/Individual's receipt of such notice) upon occurrence of any of the following events:

- the denial, suspension, revocation, termination, restricting, relinquishment or lapse of any license or certification required to be held by the Contractor, or of any Company/Individual staff's professional license or certification in the State of Florida;
- ii. conduct by Contractor or any Company/Individual staff which affects the quality of services provided to the School Board or the performance of duties required hereunder and which would, in the School Board's sole judgment, be prejudicial to the best interests and welfare of the School Board and/or its students;
- iii. breach by Contractor or any Company/Individual staff of the confidentiality provisions of this Contract or the Family Educational Rights and Privacy Act (FERPA);
- iv. failure by Contractor to maintain the insurance required by the terms of this Contract.

9. ASSIGNMENT

Neither Contractor nor the Monroe County School Board may assign or transfer any interest in this Contract without the prior written consent of both parties. Should an assignment occur upon mutual written consent, this Contract shall inure to the benefit of and be binding upon the parties hereto and their respective heirs, representatives, successors and assigns.

10. AMENDMENT

This Contract may be amended only with the mutual consent of the parties. All amendments must be in writing and must be approved by the Monroe County School Board.

11. INDEMNIFICATION, GOVERNING LAW & VENUE

Contractor shall indemnify and hold harmless the Monroe County School Board from and against any and all claims, liabilities, damages, and expenses, including, without limitation, reasonable attorneys' fees, incurred by the MCSB in defending or compromising actions brought against it arising out of or related to the acts or omissions of Contractor, its agents, employees or officers in the provision of services or performance of duties by Contractor pursuant to this Contract.

This Contract shall be construed in accordance with the laws of the State of Florida. Any dispute arising hereunder is subject to the laws of Florida, venue in Monroe County, Florida. The prevailing party shall be entitled to reasonable attorney's fees and costs incurred as a result of any action or proceeding under this Contract.

Notwithstanding any other provision of this Contract, Contractor shall only be liable for actual damages incurred by MCSB, and shall not be liable for any indirect, consequential or punitive damages. Furthermore, the aggregate liability under this contract, if any, of Contractor to MCSB for claimed losses or damages shall not exceed \$20,000,000. This provision applies to the fullest extent permitted by Rev 4.25.2019

12. REPRESENTATIONS, WARRANTIES & DEBARMENT

Contractor represents and warrants to the School Board, upon execution and throughout the term of this Contract that:

- A) Contractor is not bound by any Contract or arrangement which would preclude it from entering into, or from fully performing the services required under the Contract;
- B) None of the Contractor's agents, employees or officers has ever had his or her professional license or certification in the State of Florida, or of any other jurisdiction, denied, suspended, revoked, terminated and/or voluntarily relinquished under threat of disciplinary action, or restricted in any way;
- Contractor has not been convicted of a public entity crime as provided in F.S. §287.133, to wit: A person or affiliate who has been placed on the convicted vendor list following a conviction for public entity crime may not submit a bid, proposal, or rely on a contract to provide any goods or services to a public entity, may not submit a bid, proposal, or reply on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017, for CATEGORY TWO for a period of 36 months from the date of being placed on the convicted vendor list; and
- D) Contractor and Contractor's agents, employees and officers have, and shall maintain throughout the term of this Contract, all appropriate federal and state licenses and certifications which are required in order for Contractor to perform the functions, assigned to him or her in connection with the provisions of the Contract.
- E) The Vendor certifies that, neither the firm nor any person associated therewith in the capacity of owner, partner, director, officer, principal, investigator, project director, manager, auditor, and/or position involving the administration of federal funds:
 - (i) Is not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions, as defined in 29 CFR Part 93, Section 98.510, by any federal department or agency;
 - (ii) Has not within a three-year period preceding this certification been convicted of or had a civil judgment rendered against it for: commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a federal, state, or local government transaction or public contract; violation of federal or state antitrust statutes; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
 - (iii) Has not within a three-year period preceding this certification had one or more federal, state, or local government public transactions terminated for cause or default.

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13. CONFIDENTIALITY

Contractor recognizes and acknowledges that by virtue of entering into this Contract and providing services hereunder, Contractor, its agents, employees and officers may have access to certain confidential information, including confidential student information and personal health information. Contractor agrees that neither it nor any Contractor agent, employee or officer will at any time, either during or subsequent to the term of this Contract, disclose to any third party, except where permitted or required by law or where such disclosure is expressly approved by the Monroe County School Board in writing, any confidential student information, personal health information or other confidential/personally identifiable information. Contractor, its agents, employees and officers shall comply with all Federal and State laws and regulations and all Monroe County School Board policies regarding the confidentiality of such information.

14. BILLING

Bills for fees or compensation under this contract shall be submitted in detail sufficient for a proper pre-audit and post-audit thereof. Further, bills for any travel expenses shall be submitted in accordance with Florida Statute §112.061 where applicable.

15. THIRD-PARTY BILLING AND PAYMENT

To the extent applicable with regard to the services provided in this Contract, the Contractor shall cooperate with School Board representatives to determine the eligibility of a referred student for third-party benefits and to bill cooperatively the third-party for services provided to the referred student. Should the third-party decline to pay for billed services, or should the third-party only make partial payment for billed services, Contractor shall provide appropriate documentation to School Board and will assist the School Board in any administrative or appeals process regarding eligibility or payment as may be requested by the School Board. Contractor shall not be entitled to bill nor accept third-party payment without authorization of the School Board and Contractor agrees that School Board shall not be obligated to make any payment that exceeds the rate referred to in the paragraph governing Compensation. The Contractor shall provide service documentation in accordance with professional standards and School Board criteria as requested.

16. CONTRACT RECORDS RETENTION

Pursuant to Florida Statute 119.0701, contractor agrees to:

- (a) Keep and maintain public records that ordinarily and necessarily would be required by the School Board in order to perform the 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 this chapter 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 for the duration of the contract term and following completion of the contract if the contractor does not transfer the records to the School Board.
- (d) Upon completion of the contract, transfer, at no cost, to the School Board all public records in Rev 4.25.2019

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possession of the contractor or keep and maintain public records required by the School Board to perform the service. If the contractor transfers all public records to the School Board upon completion of the contract, the contractor shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If the contractor keeps and maintains public records upon completion of the contract, the contractor 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.

Failure of Contractor to comply with this section and F.S. §119.0701 may include, but not be limited to, the School Board holding the contractor in default, termination of the contract or legal action.

IF THE CONTRACTOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE CONTRACTOR'S DUTY TO PROVIDE PUBLIC REOCRDS RELATING TO THIS CONTRACT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT: (Records@KeysSchools.com OR MAIL TO: MONROE COUNTY SCHOOL DISTRICT, ATTN: CUSTODIAN OF PUBLIC RECORDS, 241 TRUMBO ROAD, KEY WEST, FL 33040 OR CALL (305)293-1400).

17. ETHICS CLAUSE

Contractor warrants that he/it has not employed, retained or otherwise had act on his/its behalf any former Monroe County School District officer or employee. For breach or violation of this provision the Monroe County School District may, in its discretion, terminate this contract without liability and may also, in its discretion, deduct from the contract or purchase price, or otherwise recover the full amount of any fee, commission, percentage, gift or consideration paid to the former Monroe County School District officer or employee.

18. CONFLICT OF INTEREST

The following provisions shall apply for conflict of interest. Any violation of these provisions by a School District employee may be grounds for dismissal. No contract for goods or services may be made with any business organization in which the Superintendent or a School Board member has any material financial interest unless it is a single source or clear documentation exists to show that, no other supplier can provide the identical/comparable goods/service, at a lower cost to the School Board. No School Board member or officer, or School District officer or employee, may directly or indirectly purchase or recommend the purchase of goods or services from any business organization which they or their near relative have a material interest as defined by §112.313, Florida Statutes, except as allowed by DOE Interpretative Memorandum No. A-20. No School Board member, School District employee or official may receive gifts or any preferential treatment from vendors. Such members, officers, officials or employees shall not be prohibited from participating in any activity or purchasing program that is offered to all School District employees or in School District surplus sales, provided there is no preferential treatment.

19. SEVERABILITY

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The parties recognize and agree that should any clause(s) herein be held invalid by a Court of competent jurisdiction, the remaining clauses shall not be affected and shall remain of full force and effect.

20. COUNTERPARTS

This Contract may be executed in one or more counterparts, all of which together shall constitute only one Contract.

21. WAIVER

A waiver by either party of a breach or failure to perform hereunder shall not constitute a waiver of any subsequent breach or failure to perform. Any waiver of insurance requirements as provided by this Contract and/or the policies of the School Board does not relieve the Contractor of the indemnification provisions contained within this Contract.

22. CAPTIONS

The captions contained herein are used solely for convenience and shall not be deemed to define or limit the provisions of this Contract.

23. ENTIRE CONTRACT

The parties hereto agree that this is the final Contract between the parties and supercedes any and all prior Contracts and/or assurances, be it oral or in writing.

24. LIQUIDATED DAMAGES

Contractor agrees to complete the services covered by this agreement prior to the contract expiration date listed in Section I entitled "TERMS." In the event that the services are not completed by the expiration date, Contractor hereby agrees to pay damages of no less than $\frac{N/A}{per}$ per day/week/month for each day/week/month the services remain incomplete after the expiration of the contract.

25. BONDING

In accordance with FS 255.05(1) a payment and/or performance bond is required on this project in the amount of [N/A]. As part of the bid process, proof of bonding capability was required. Proof of bonding capability submitted by Contractor is attached hereto as Exhibit A – Vendors Response/Proposal, and is incorporated by reference. Upon contract approval by the School Board, the bond must be submitted to MCSD prior to the notice to proceed being issued or Contractor beginning work. That proof of bond will be attached hereto as Exhibit [N/A], and shall be incorporated by reference.

26. NOTICES

All notices required by this Contract, unless otherwise provided herein, by either party to the other shall be in writing, delivered personally, by certified or registered mail, return receipt requested, or by Federal Express or Express Mail, and shall be deemed to have been duly given when delivered personally or when deposited in the United States mail, postage prepaid, addressed as follows:

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Monroe County School Board: Superintendent Monroe County School District 241 Trumbo Road Key West, FL 33040

Superintendent Monroe County School District 241 Trumbo Road Key West, FL 33040

Contractor:

With a copy to District Counsel Vernis & Bowling of the Florida Keys, P.A. 81990 Overseas Hwy, 3rd Floor Islamorada, FL 33036

IN WITNESS WHEREOF, the parties	have executed

Gallagher Benefit Services, Inc.:
Jeff Reagan, Area Senior Vice President
Gallagher Benefit Services
2255 Glades Rd. Suite E200
Boca Raton, FL. 33431

	on this day
SIGNATURE OF CHAIRPERSON OF THE BOARD (CONTRACTS OVER \$25,000)	DATE
SIGNATURE OF SUPERINTENDENT	DATE
SIGNATURE OF CONTRACTOR/REPRESENTATIVE	//~/8-/4 DATE
JEFFRA P. ANG ZUZ - PLASA PASSIOZAT -	

MONROE COUNTY SCHOOL DISTRICT BUSINESS/PERSONAL RELATIONSHIP DISCLOSURE AFFIDAVIT

I,Jeffrey P. Angello			, of the City/Township/Parrish of
Lighthouse Point	, State of	Florida	and according to law
on my oath, and under penalty of perjury, depos	se and say that;		
I am the authorized representative of the Name of company/vendor: Gallagher Benefit Statute of services presently being offered to School	Services, Inc.		oposal for a project described as follows:
2) I have (OR) I have not at any time board member of the School District of Monroe		ion, had a <u>bus</u>	iness relationship with any employee or
IF YOU ANSWER I HAVE: Please list details of th you have done business, the type of work that w			
3) I have (OR) I DO NOT have a persona of the School District of Monroe County, Florida		cludes family)	with an employee of OR a board member
IF YOU ANSWER I HAVE: Please list details of whom you are related, and your ties to that personal states are related.			
The statements contained in this affidavit are a Monroe County, Florida, relies upon the truth subject project. I hereby agree to keep the Scinformation contained herein. I further underst lead to termination of any ongoing contracts, business with the school district.	of the statements co chool District of Mor tand and agree that	ntained in thi roe County, I discovery of a	s affidavit in awarding contracts for the Florida, informed of any change to the ny undisclosed relationship cap and will
11/1/19			
Date		(Signature	of Authorized Representative)
STATE OF Forda COUNTY OF Palm Beach			
PERSONALLY APPEARED BEFORE ME, the unders being personally known, or having pro and after first being sworn by me, affixed his/he20	duced		who, as identification, ove on this 11-th day of
MOTARY PUBLIC		My commiss	3/22
JANIS D. G Notary Public – S Commission # My Comm. Expire	state of Florida GG 154746	wy commiss	он ехриез.

Monroe County School Board Compliance Consulting

The Administration has had a long relationship with Gallagher Benefit Services, Inc. and has relied on their advice and guidance on compliance matters for their medical benefits plans. This guidance has been particularly important in the wake of the Affordable Care Act and other state and local changes.

For the purpose of this project, the Administration has requested that Gallagher Benefit Services, Inc. utilize our vast compliance resources and experience to insure that the School Board's benefit programs meet or exceed federal, state and local regulations associated with the Board's benefit programs and employment practices. The School Board recognizes that this compliance project is limited to consulting only and that Gallagher in no way offers professional legal advice. Gallagher is open to working with the Board's internal counsel upon request.

Projected Scope of Work

The Scope of Work to be provided for this project shall include, but not limited to the following tasks:

- Provide day-to-day technical support to answer questions specifically related to the School Board's Welfare benefit plans
- Perform an annual compliance review
- Provide assistance with Affordable Care Act compliance, including but not limited to education and consulting on required plan changes, employee tracking, and the School Board's reporting and disclosure obligations
- Provide periodic legislative updates, including Technical Bulletins, Webinars and Newsletters
- Evaluate plan design to assist with compliance with state and federal legislation/regulations
- Review benefit plan documents, including summary plan descriptions, certificates of coverage, employee summaries, and policies/procedures to ensure compliance with state and federal legislation/regulations
- Attend up to four (4) in-person meetings per year, upon request
- Conduct up to four (4) seminars/webinars per year, upon request, on benefits-related topics
- Assist with the review and evaluation of benefits policies and procedures, including HIPAA, COBRA, Affordable Care Act
- Provide general information and guidance to assist with compliance with state and federal laws that directly impact the administration of welfare plan benefits, including but not limited to Internal Revenue Code, FMLA, USERRA, Medicare
- Provide template and/or sample compliance notices for the School Board's use
- Facilitate legal opinion letters on matters related to the School Board's welfare benefit plans as reasonably requested by the School Board
- Any other compliance-related services that relate to the School Board's welfare benefit plans as mutually agreed to by the School Board and Gallagher

Fees and Compensation for Services

Gallagher will provide the Compliance Services described above for an annual fee of \$20,000. Services will be performed by one of our in-house counsels and/or a member of our regional compliance team. Any services in addition to the above would have to be mutually agreed upon and priced separately.

Exhibit A

We are willing to work with the School Board on the type and method of payment of these project fees.

Gallagher will not commence work on this project until approved by the Administration.

IN ACCEPTANCE OF THE SCOPE OF WORK, the Administration of the Monroe County School Board shall be signed by the Finance Director, after execution by Gallagher Benefit Services and this Scope of Work be effective as of the date of execution by the Finance Director.

MONROE COUNTY SCHOOL BOARD
Date:
Ву:
Name:
Title:
GALLAGHER BENFIT SERVICES
Date: 61-18-19
By: STREET ALERON
Name:
Title: N. V.P.

Monroe County School Board Wellbeing and Engagement Consulting

CORE Consulting Package

PROJECT FEES: DETAILED BELOW

Wellbeing resource inventory	Onsite 1.5 hour meeting to gather information from stakeholders about wellbeing resources at your worksite using Gallagher's proprietary resource inventory
	 Onsite 1 hour meeting to review the resource inventory report with a summary of current resources, opportunities for added resources, and recommendations around building employee awareness and engagement in the resources
Wellbeing strategy benchmarking (industry specific)	 Annual report highlighting trends in the wellness industry and how other employers are designing and implementing wellbeing strategies
Program compliance	 Annual review of your wellness strategy and compliance regulations
review and updates	 Updates on changes to the rules and regulations
Annual meeting with wellbeing strategy committee, team, or champions (including 4 quarterly calls)	Onsite meeting with any individual(s) that develop and implement the wellbeing strategy
Annual mid-year planning or client service plan meeting with the Gallagher team and your leadership team	Onsite meeting to review your overall benefits, total rewards strategy, and organizational objectives with recommendations on integrating and aligning your wellness strategy
Annual review of claims and other available	Annual review of your health insurance claims data using carrier reporting and/or Gallagher's Insider reports
wellbeing data	Annual review of any additional aggregate reporting available
	Programming recommendations provided based upon data reviewed
Annual employee interest survey	• Development and implementation of an employee survey (interest or evaluation) one time per year using Gallagher's Qualtrics survey tool
administered online	Review of data collected from survey with programming recommendations
Basic 3 year strategy	Development of employee wellbeing & engagement 3-year strategy and operations plan

CORE Conso/ting Package inc/odes all BASIC Consulting services and 70 hours of consulting support from the We//6e/ng & Engagement team and approximately 5 hours of consulting support from a Regional Practice Leader.

Exhibit B

Monroe County School Board Wellbeing and Engagement Consulting

BASIC Consulting Package

INCLUDED

Initial wellbeing strategy discovery meeting	Onsite 1 hour meeting to review current strategy, resources and discuss opportunities
Review of carrier wellness resources	Information about insurance carrier services, programs, tools available to employees - both as a value-add and as a buy-up option
	Guidance on integrating these resources into your overall wellbeing strategy
Wellbeing tools	Monthly newsletters and coordinating posters
	Access to Gallagher Employer Wellbeing Website with monthly activities
Star Star	Gallagher Wellbeing & Engagement Toolkit and Resource Guide
	Health Fair planning guide and toolkit including resource with ideas and potential vendors

The Gallagher Wellbeing and Engagement Team lead by Kate Siano, CWC and supported by John Hughes, MS will perform the majority of the work. Eastern Practice Leader, Kathleen Schultz, MS will oversee the overall management of the project.

Proposal Pricing: Core Consulting \$19,500

MONROE COUNTY SCHOOL BOARD

Date:	
Ву:	
Name:	
Title:	_
GALLAGHER BENFIT SERVICES	
Date: 18-19	
BV	_
Named Suffer Chiang	an
Title: Volk	

Monroe County School Board Actuarial Services

Quarterly Reporting (to be presented at quarterly meetings):

Executive Summary outlining overall plan experience
YTD experience summary
IBNR estimate
Current year forecast
Renewal year forecast
Summary of historical claim trends
Large claim summary
Fund balance and reserve adequacy analysis

Renewal Support

Provide medical and pharmacy plan design modeling and impact analysis

Provide contribution modeling

Provide overall recommended funding changes based on projected plan performance and fund balance

Reporting Services

F.S. 112.08 preparation and submission GASB 75 preparation (full valuation every other year and roll forward in off years)

Fees and Compensation for Services

Thank you for your continued support for Gallagher. As you know we currently receive approximately \$24,500.00 annually in fees for consulting.

Additional Services

Services outside the scope of this agreement will be billed at an hourly rate of \$325. Any such services will be identified by Gallagher and agreed upon by the District prior to the commencement of any work.

Monroe County School Board Health Plan Consulting Services

General Support

- Oversight of current Medical ASO and PBM vendors
- Oversight of Stop Loss vendor
- Assist the school board in the renewal process with the current medical administrator and pharmacy administrator
- Intervene with vendors over any disputes with regard to services
- Help secure and provide to the School Board an annual claim dump of pharmacy claims to facilitate individual stop loss claim filings
- Attend annual meeting of medical and pharmacy utilization review
- Supply Gallagher National Benchmarking Survey data
- Coordinate activities with actuarial and compliance resources as needed
- Assist with the development of enrollment communications
- Attend open enrollment meetings upon the benefits administrator's request
- Review benefit plan documents, including benefit booklets, SBC's and contracts
- Facilitate annual key indicator utilization reports of the various carriers
- Provide benefit modification recommendations for the medical and pharmacy program
- Establish multiyear budget and monitoring tools
- Provide monthly/quarterly forecast updates
- Management and placement of medical ASO and PBM vendors
- Provide monthly/quarterly forecast updates

Optional Professional Resources & Services (additional fee)

- Develop RFP for lines of coverage.
- Review and analysis of proposals for coverage
- Meet with staff and/or the committee quarterly, or as requested to present information on various topics, trends, and status
- Assist with elevated claims' issues
- Assist with billing issues
- Conduct analysis on industry, region and size to determine how the School Board ranked with similar school board systems where available □ Individual claim intervention and support by RN
- Pharmacist review of Pharmacy program
- Wellness consulting
- Human Resource consulting & policy review
- Compensation analysis & review
- Retirement consulting

Fees and Compensation for Services

Thank you for your continued support for Gallagher. As you know we currently receive approximately \$23,250.00 annually in fees and commissions from the both the Medical TPA and the PBM. For 2020, there will be an additional fee of \$1.75 PEPM for Stop Loss consulting. There is no direct cost to the School Board as these fees are paid by the vendors.

Exhibit D

We will continue to provide the general support listed above for the current fees and commissions for the remainder of this year and for the next contract period. If we are asked to place other lines of coverage, we reserve the right to discuss the receipt of commissions for those coverages as a way to offset the costs of arranging those coverages.

Additionally, we have provided a listing of optional services that the School Board may select as needed. These services will be precisely outlined by a separate proposal and priced accordingly.

MONROE COUN	TY SCHO	OC BOA	KD
Date:			
Ву:			
Name:		***************************************	
Title:			
GALLAGHER BEN	IFIT SER		

Nagle: SZE A LAKAN

Title Assa Da. V.P.



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 10/7/2019

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

Arthur J. Gallagher Risk Management Services, Inc. 300 S. Riverside Plaza, Suite 1500 Chicago IL 60606					PHONE (A/C, No. Ext): FAX (A/C, No): E-MAIL: ADDRESS: Chi_Certificates@ajg.com INSURER(S) AFFORDING COVERAGE NAIC #							
						=	INSURER(S) AFFORDING COVERAGE INSURER A : Arch Insurance Company					11150
1	NSUF	ED				ARTHJGA113			aranice comp	uny		11100
ı	Gall	agh	er Benefit Services, Inc.			N	INSURER B:					
			ades Road Suite 200E			,	INSURER C:					
l	ROC	a K	aton, FL 33431									
						0	INSURER E : INSURER F :					
L	201	ED	CES CED	TIEI	ATE	NIIMBED: 2017080	INSURE	KF:		REVISION NUMBER:		
COVERAGES CERTIFICATE NUMBER: 2017080 REVISION NUMBER: THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO A EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.								D NAMED ABOVE FOR THE	TO V	VHICH THIS		
I	NSR TR		TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER		POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS		
Γ	Α	Х	COMMERCIAL GENERAL LIABILITY	Υ		41GPP4938412		10/1/2019	10/1/2020		1,000,	000
l			CLAIMS-MADE X OCCUR							DAMAGE TO RENTED PREMISES (Ea occurrence) \$	1,000,	000
l					-	5				MED EXP (Any one person) \$	10,000)
l										PERSONAL & ADV INJURY \$	1,000,	000
l		GEN'	L AGGREGATE LIMIT APPLIES PER:			1				GENERAL AGGREGATE \$	3,000,	000
l			POLICY PRO- X LOC							PRODUCTS - COMP/OP AGG \$	3,000,	000
l			OTHER:			,				\$		*
r		_	DMOBILE LIABILITY						10	COMBINED SINGLE LIMIT (Ea accident) \$		
l	ı		ANY AUTO							BODILY INJURY (Per person) \$		
l	ŀ		OWNED SCHEDULED AUTOS						,	BODILY INJURY (Per accident) \$		
l	ŀ		HIRED NON-OWNED							PROPERTY DAMAGE (Per accident) \$		
l	ŀ		AUTOS ONLY AUTOS ONLY							\$		
r		\dashv	UMBRELLA LIAB OCCUR							EACH OCCURRENCE \$		
l	ŀ	\neg	EXCESS LIAB CLAIMS-MADE			ě.				AGGREGATE \$		
l	ŀ		DED RETENTION\$							S		
H		WOR	KERS COMPENSATION							PER OTH- STATUTE ER		9
١			EMPLOYERS' LIABILITY ROPRIETOR/PARTNER/EXECUTIVE							E.L. EACH ACCIDENT \$		
١		OFFIC	CER/MEMBER EXCLUDED?	N/A						E.L. DISEASE - EA EMPLOYEE \$		9
l		If ves	describe under CRIPTION OF OPERATIONS below			30				E.L. DISEASE - POLICY LIMIT \$		
H	_	DESC	RIPTION OF OPERATIONS below									
	DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) General Liability: General Aggregate Per Location Subject to \$10 Mil Policy aggregate.											
			tholder is shown as an Additional Ir 00 04 10.	nsure	ed sol	ely with respects to Genera	al Liabili	ty as eviden	ced herein as	required by written contract	t per t	orm oo
The School Board of Monroe County, Florida					SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.							
	Attn: Kathryn Flannery 241 Trumbo Rd. Key West FL 33040						AUTHORIZED REPRESENTATIVE Affry P. Thure					

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY. BLANKET ADDITIONAL INSURED

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE FORM LIQUUR LIABILITY FORM PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE FORM

SECTION II – WHO IS AN INSURED is amended to include as an additional insured the person or organization who is required under a written contract with you to be included as an insured under this policy, but only with respect to liability arising out of your operations or premises owned by or rented to you.

All other terms and conditions of this policy remain unchanged.

Endorsement Number:

Policy Number: 41GPP4938412

Named Insured: ARTHUR J GALLAGHER & COMPANY

This endorsement is effective on the inception date of this Policy unless otherwise stated herein:

Endorsement Effective Date: 10/1/2019