

**Agreement Between The
School Board of Sarasota County, Florida
And
Girls Incorporated of Sarasota County
For Transportation Services**

This Agreement is made and entered into this 3rd day of September, 2013, effective August 19, 2013, by and between The School Board of Sarasota County, Florida, a body corporate existing under the laws of the State of Florida (the "School Board") and Girls Incorporated of Sarasota County ("Girls Inc."), a Florida Non Profit Corporation.

WITNESSETH:

WHEREAS, Girls Inc. is operating a youth development center within Sarasota County; and

WHEREAS, Girls Inc. is desirous of receiving the School Board's services in transporting students to and from its school and maintaining its vehicles; and

WHEREAS, the School Board's Transportation Department has the capability to provide the services requested.

NOW, THEREFORE, in consideration of the foregoing and the covenants contained herein, the parties agree as follows:

1. **Services.** The School Board hereby agrees to provide daily transportation services for students attending Girls Inc. for the 2013-2014 school year on mutually agreed bus routes. This Agreement is not intended to prevent Girls Inc. from also independently providing daily transportation services for some or all of its students.

2. **Routes.** All bus stops and bus routes will be mutually agreed upon prior to the start of the school year. Additional stops will not be added until approved by Girls Inc. and reviewed for safety and approved by the School Board's Transportation Department. Route changes, if approved, will require 7 calendar days from the date of request to the date of implementation. Special needs transportation requests must be made a minimum of 14 days prior to the requested date of implementation.

3. **Costs.** The cost for each route will be determined by mileage and driver costs. Girls Inc. agrees to pay the School Board \$24.00 per hour, per driver and \$20.25 per hour, per attendant (if required), and \$2.75 per route mile (cost of mileage may change to reflect fuel increase) for transportation services. The School Board's Transportation Department will bill Girls Inc. each month for costs due in providing transportation services to Girls Inc. Payment is due within fifteen (15) days of billing.

Additionally, Girls Inc. will pay to the School Board a risk management fee of \$527.40 on or before September 30, 2013.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed by their respective undersigned duly authorized officials as of the day and year first above written.

THE SCHOOL BOARD OF SARASOTA
COUNTY, FLORIDA

By: _____
Jane Goodwin, Chair

Approved for Legal Content,
August 15, 2013 by Matthews Eastmoore,
Attorneys for The School Board
of Sarasota County, Florida
Signed: ASH

GIRLS INCORPORATED OF SARASOTA
COUNTY

By: _____
Kay Mathers, Executive Director

Marisa Monroe, Program Director