FLORIDA

EXECUTIVE SUMMARY

Pursuant to Broward College Policy 6Hx2-1.14 and Procedure A6Hx2-1.14, Dr. Donald Astrab exercised the authority delegated by the Board to execute a two-year agreement with Black Rocket Productions LLC to provide STEAM (Science, Technology, Engineering, Art and Mathematics) online courses for students enrolled in the seasonal Workforce & Continuing Education Kids and Teens Summer College. Fiscal Impact: Estimated revenue share over the two-year term of the agreement: \$10,000.00

Presenter(s): Steven Tinsley,

What is the purpose of this contract and why is it needed?

This agreement provides cutting-edge creative technology STEAM (Science, Technology, Engineering, Art and Mathematics) courses to students enrolled in the Workforce & Continuing Education Kids and Teens Summer College who are interested in a tech future in 3D Video Games, Digital Arts, Mobile Coding, Science & Design, and e-sports. Courses are offered 100% online with an estimated participation of 120 students.

What procurement process or bid waiver was used and why? Not Applicable. Under the revenue-generating model used with Black Rocket LLC over the past six (6) years of the program, Black Rocket registers students and collects the fees for the course. Broward College has received \$42,944.00 in net revenue from Black Rocket LLC based on participation of 756 students to date.

Is this a budgeted expenditure from the budget established at the last June Board of Trustees meeting? Yes, projected expenses associated with administration of this program with Black Rocket, LLC were budgeted during the budget prep cycle.

What fund, cost center and line item(s) were used?

Fund: FD107 (Workforce-Corporate Education)

Cost Center: CC0073 (Workforce-CE) Line Item: 64500 (Other Services)

Has Broward College used this vendor before for these products or services? Yes, this is our seventh (7) year partnering with vendor.

Was the product or service acceptable in the past? Yes. Workforce & Continuing Education continues to offer Black Rocket-STEAM courses as a popular offering to the Kids and Teens College program.

Was there a return on investment anticipated when entering this contract? Yes, the previously anticipated return on investment included exposure of Kids & Teens College participants to STEAM-related careers as well as Broward College STEAM programs and positive net revenue generation for the College. The current anticipated return on investment includes an estimated enrollment of 120 students with a completion rate of 93% and estimated net revenue of \$10,000.00.

Was that return on investment not met, met, or exceeded, and how? The Return on Investment was met: Yes, Students were exposed to Broward College STEAM degree program and STEAM-related career options. Courses have a 93% completion rate with a focus on problem-solving and creativity. Over the past six (6) years,

756 students have enrolled in the program provided by Black Rocket, LLC., with 93% continuing to completion and Gross revenue of \$113,444 and \$42,944.00 net revenue realized by the College.

Did the vendor amend Broward College's legal terms and conditions [to be answered by the Legal Office] if the College's standard contract was used and was this acceptable to the Legal Office?

The General Counsel's office has reviewed the agreement and any deviation to the College's standard terms has been deemed acceptable.

FISCAL IMPACT:

Description: Estimate revenue of \$10,000.00 for CC0073, BU060, FD107, PG000513

04/30/24 CC0073 · Continuing Ed / Economic Development \$10,000.00

CC0073, BU060, FD107, PG000513

Updated: 6/11/2024 10:37 AM by Mario Rosa Y Page 2

APPROVAL PATH: 11967: Black Rocket Productions LLC (June 2024-July 2026) STEAM Online Courses

Workflow Edit View Add Work Item Stage Reviewer Description Due Date Diane Peart AVP Review 1 Completed SVP of Workforce Education and In 2 Steven Tinsley Completed 1 3 Alina Gonzalez Review Completed 1 4 Raj Mettai Review 1 Completed 5 Natalia Triana-Aristizabal Contracts Coordinator Completed 1 6 Zaida Riollano Procurement Approval 1 Completed Rabia Azhar CFO Review 1 Completed 7 Christine Sims Budget Departmental Review 1 Completed Review and Approval for Form and Legal Services Review Group 1 Completed 8 **Board Clerk** Agenda Preparation Completed 1 9 06/25/24 01:00 PM District Board of Trustees Pending 10 Electronic Signature(s) Signatures obtained via DocuSig 🥟 Pending 11 Natalia Triana-Aristizabal Contracts Coordinator Pending



CONTRACT FOR SERVICES TERMS AND CONDITIONS

This contract for services ("Contract") is entered into as of June 1, 2024_ between the District Board of Trustees of Broward College, Florida ("College") <u>BC-Continuing Education</u> and <u>Black Rocket, Productions, LLC.</u> ("Vendor") (collectively, the "Parties") will be in effect until <u>July 31, 2026</u> ("Contract").

1. INVOICES AND PAYMENTS.

A copy of all invoices (including an itemization of the date, hours expended, and description of the deliverable) shall be sent to the attention of AVP, Workforce & Continuing Education . Invoices may be submitted via email, facsimile or U.S. mail. The time at which payment will be due from the College will be approximately thirty (30) days from receipt of an undisputed invoice, acceptance of deliverables, and upon satisfaction of the College conditions that are detailed herein.

2. INDEMNIFICATION.

For value received, the Vendor shall indemnify and hold the College, its officers, directors, board of trustees, agents, assigns, and employees harmless from liabilities, damages, losses and costs, including, but not limited to reasonable attorneys' fees, to the extent caused by the negligence, recklessness or intentionally wrongful conduct of the Vendor and other persons employed or utilized by the Vendor in the performance of the Contract. The Vendor further acknowledges that it is solely responsible for ensuring its compliance and the compliance of its subcontractors, suppliers, agents, assigns, invitees and employees with the terms of this Contract. This paragraph shall survive the expiration or termination of this Contract.

3. INDEMNIFICATION FOR INFRINGEMENT OF ANY INTELLECTUAL PROPERTY CLAIMS.

For value received, the Vendor shall indemnify and hold the College, its officers, directors, board of trustees, agents, assigns, and employees harmless from liabilities, damages, losses and costs, including, but not limited to reasonable attorneys' fees for any claim or lawsuit brought alleging infringement of any intellectual property right associated with Vendor's performance under this Contract, including its use, development or provision of any software, books, articles or any other materials ("Materials"). Vendor warrants that the materials are owned by or licensed to the Vendor. Vendor is solely responsible for ensuring its compliance and the compliance of its subcontractors, suppliers, agents, assigns, invitees and employees with the terms of this Contract. This paragraph shall survive the expiration or termination of this Contract.

4. TERMINATION FOR DEFAULT.

A "material breach" of this Contract is defined as any substantial, unexcused non-performance by failing to perform an act that is an important part of the transaction or performing an act inconsistent with the terms and conditions of the Contract. If the Vendor materially fails to fulfill its obligations under this Contract, the College will provide written notice of the deficiency by forwarding a Cure Notice citing the specific nature of the material breach. The Vendor shall have thirty (30) days to cure the breach. If the Vendor fails to cure the breach within the thirty (30) day period, the College may immediately terminate this Contract, in addition to exercising whatever legal and/or equitable remedies it chooses regarding Vendor's breach of contract.

5. TERMINATION FOR CONVENIENCE.

The College may terminate this Contract with or without cause at any time for convenience upon 30 calendar days' prior written notice to the Vendor. In the event of termination for convenience, the College shall compensate the Vendor for all authorized and accepted deliverables and/or services completed through the date of termination in accordance with the Statement of Work, which is attached hereto and incorporated herein as Exhibit "A." The College shall be relieved of any and all future obligations hereunder, including but not limited to lost profits and consequential damages, under this Contract. The College may withhold all payments to the Vendor for such work until such time as the College determines the exact amount due to the Vendor.

6. AUDIT.

The Vendor shall maintain all records, books and documents pertinent to the performance of this Contract in accordance with generally accepted accounting principles consistently applied. The College shall have inspection and audit rights to such records for a period of 3 years from final payment under this Contract. Records relating to any legal disputes arising from performance under this Contract shall be made available until final disposition of the legal dispute. If the audit reveals that Vendor owes the College any funds, Vendor shall pay for the audit and return all funds to the College immediately.

7. NONDISCRIMINATION.

The Vendor hereby assures that no person shall be excluded on the grounds of race, color, religion, national origin, disability, age gender, marital status, sexual orientation or any other basis prohibited by law from participation in, denied the benefits of, or otherwise be subjected to discrimination in any activity hereunder. The Vendor shall take all measures necessary to effectuate these assurances.

8. STATE OF FLORIDA PUBLIC ENTITY CONTRACTING PROHIBITIONS.

The Vendor represents, warrants and covenants that it is not currently and, throughout the term of this Contract, shall not be ineligible for the award of this Contract under Sections 287.133, 287.134 and 287.135, Florida Statutes. The Vendor understands and accepts that this Contract maybe void, voidable or subject to immediate termination by the College if the representation, warranty and covenant set forth above is violated. The College, in the event of such termination, shall not incur any liability to the Vendor for any work or materials furnished.

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9. PUBLIC RECORDS/REQUEST FOR CONTRACTOR RECORDS.

The Vendor shall allow public access to all project documents and materials in accordance with the provisions of Chapter 119, Florida Statutes. Should the Vendor assert any exemptions to the requirements of Chapter 119 and related statutes, the burden of establishing such exemption, by way of injunctive or other relief as provided by law, shall be upon the Vendor and Vendor shall bear all costs and fees related to the same.

If the Vendor meets the definition of "contractor" under Section 119.0701, Florida Statutes, in addition to other contract requirements provided by law, the Vendor must comply with public records laws, and shall:

- (a) Keep and maintain public records required by the College to perform the service.
- (b) Upon request from the College, provide the College 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, Florida Statutes, 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 Vendor does not transfer the records to the College.
- (d) Upon completion of the Contract, transfer, at no cost, to the College all public records in possession of the Vendor or keep and maintain public records required by the College to perform the service. If the Vendor transfers all public records to the College upon completion of the Contract, the Vendor shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If the Vendor keeps and maintains public records upon completion of the contract, the Vendor shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to the College, upon request from the College's custodian of public records, in a format that is compatible with the information technology systems of the College
- (e) IF THE VENDOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE VENDOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE COLLEGE AT (954) 201-7639, LEGALSERVICES@BROWARD.EDU, OR 111 EAST LAS OLAS BOULEVARD, #523, FORT LAUDERDALE, FL 33301.

IN ADDITION, THE VENDOR ACKNOWLEDGES THAT THE COLLEGE CANNOT AND WILL NOT PROVIDE LEGAL ADVICE OR BUSINESS ADVICE TO THE VENDOR WITH RESPECT TO ITS OBLIGATIONS PURSUANT TO THIS SECTION RELATED TO PUBLIC RECORDS. THE VENDOR FURTHER ACKNOWLEDGES THAT IT WILL NOT RELY ON THE COLLEGE OR ITS COUNSEL TO PROVIDE SUCH BUSINESS OR LEGAL ADVICE, AND THAT THE VENDOR IS HEREBY ADVISED TO SEEK

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BUSINESS/LEGAL ADVICE WITH REGARD TO PUBLIC RECORDS MATTERS ADDRESSED BY THIS CONTRACT. THE VENDOR ACKNOWLEDGES THAT ITS FAILURE TO COMPLY WITH FLORIDA LAW AND THIS CONTRACT WITH RESPECT TO PUBLIC RECORDS SHALL CONSITUTE A MATERIAL BREACH OF THIS CONTRACT AND GROUNDS FOR TERMINATION PURSUANT TO PARAGRAPH 4.

10. NO WAIVER OF SOVEREIGN IMMUNITY.

Nothing contained herein shall be construed or interpreted as: (1) denying to either party any remedy or defense available to such party under the laws of the State of Florida or the United States; (2) the consent of the State of Florida or their respective officers, employees, servants, agents, agencies, or public bodies corporate to be sued; or (3) a waiver of sovereign immunity of the State of Florida beyond the waiver under Section 768.28, Florida Statutes. This section shall survive the termination of all performance or obligations under this Contract and shall be fully binding until such time as any proceeding brought on account of this Contract is barred by any applicable statute of limitations.

11. COLLEGE'S TAX EXEMPTION.

The Vendor shall not utilize the College's tax exemption certificate number issued pursuant to Sales and Use Tax Law, Chapter 212, Florida Statutes, when purchasing materials used to fulfill its contractual obligations with the College. The Vendor shall be responsible and liable for the payment of all applicable FICA/Social Security and other taxes resulting from this Contract.

12. ASSIGNMENT/GUARANTOR.

The Vendor shall not assign, delegate or otherwise transfer its rights and obligations as set forth in this Contract without the prior written consent of the College. Any attempted assignment in violation of this provision shall be null and void. The Vendor shall not pledge the College's credit or make the College a guarantor of payment or surety for any contract, debt, obligation, judgment, lien, or any form of indebtedness. Pledging the College's credit shall also be construed to include the use of "factoring agents" or the practice of selling business accounts receivables to a third party at a discount for the purpose of obtaining funding which is also expressly prohibited.

13. FORCE MAJEURE.

Notwithstanding any provisions of this Contract to the contrary, the Parties shall not be held liable for any failure or delay in the performance of this Contract that arises from fires, floods, strikes, embargoes, acts of the public enemy, unusually severe weather, outbreak of war, restraint of government, riots, civil commotion, declared public health emergency restrictions, force majeure, act of God, or for any other cause of the same character which is unavoidable through the exercise of due care and beyond the control of the Parties. Failure to perform shall be excused during the continuance of such circumstances, but this Contract shall otherwise remain in effect.

14. AMENDMENTS.

This Contract may be amended only when reduced to writing and signed by both Parties.

15. ENTIRE AGREEMENT.

This Contract states the entire understanding and agreement between the Parties and no course or prior dealing, usage of the trade or extrinsic or parol evidence shall be relevant to supplement, vary or explain any term used with respect to this Contract. The acceptance or acquiescence of any course of performance rendered under this Contract shall not be construed as a waiver nor shall it be relevant to define or vary any term stated herein. This Contract shall inure to the benefit of and shall be binding upon the Parties, their respective assigns and successors in interest.

16. COMPLIANCE.

The Vendor, its employees, subcontractors or assigns shall comply with all applicable federal, state and local laws and regulations relating to the performance of the Contract.

17. APPLICABLE LAW/VENUE.

The laws of the State of Florida shall govern all aspects of the Contract. In the event it is necessary for either Party to initiate legal action regarding the Contract, venue for all claims shall be in Broward County, Florida.

18. VENDOR NOT TO LIMIT WARRANTY.

The Vendor shall not limit or exclude any express or implied warranties and any attempt to do so shall render this Contract void, at the option of the College. The Vendor warrants that the services comply with the deliverables in the Statement of Work, and are expressly fit for their particular purpose, and are in accordance with industry standards.

19. TERMS/PROVISIONS.

Should any term or provision of this Contract be held, to any extent, invalid or unenforceable, as against any person, entity or circumstance during the term hereof, by force of any statute, law, or ruling of any forum of competent jurisdiction, such invalidity shall not affect any other term or provision of this Contract, and the Contract shall remain operable, enforceable and in full force and effect to the extent permitted by law.

20. STATEMENT OF SERVICES.

The Vendor shall, to the satisfaction of the College, fully and timely perform all work items described in the Statement of Work. As part of the services to be provided by the Vendor under this Contract, the Vendor shall substantiate, in whatever form reasonably requested by the College, the methodology, lab analyses, scientific theories, data, reference materials and research notes to formulate its opinions. This requirement shall survive the expiration or termination of this Contract. The Parties agree that time is of the essence in the performance of each and every obligation hereunder. It is the Vendor's responsibility to advise its employees or hired workers of the nature of the project, as described in the Contract and the Statement of Work attached hereto. The Vendor shall determine the method, details and means of performing the services, within the parameters established by the Statement of Work. The College may provide additional guidance and instructions to the Vendor's employees or hired workers where necessary or appropriate as determined by the College. The Vendor agrees to abide by any and all additional guidance and instructions.

21. COMPENSATION/CONSIDERATION.

The total consideration for all work required by the College pursuant to the Contract shall not exceed the amount indicated in the Statement of Work. Should the Vendor incur any travel expenses, payment for such travel will be in accordance with Section 112.061, Florida Statutes. The Vendor shall supply the College with receipts and supporting documentation for all reimbursable travel expenses. The Vendor, by executing the Contract, certifies to truth-in-negotiation, specifically, that wage rates and other factual unit costs supporting the consideration are accurate, complete and current at the time of contracting. If the total consideration for this Contract is subject to multi-year funding allocations, funding for each applicable fiscal year of this Contract will be subject to College Board of Trustees budgetary appropriation. In the event the College does not approve funding for any subsequent fiscal year, this Contract shall terminate upon expenditure of the current funding, notwithstanding other provisions in this Contract to the contrary. The College will notify the Vendor of the termination in writing.

22. INSURANCE.

The insurance requirements in terms of types of insurance and the amount of insurance will vary depending on the Statement of Work. The College will determine the amounts and types of insurance required, if any, for the work performed. The Vendor shall procure and maintain, through the term of this Contract, insurance coverage required by the College, each with a limit of not less than the following:

A.	Commercial General Liability			
	1. Each Occurrence \$ 1,000,000			
	2. Personal & Advertising Injury \$			
	3. General Aggregate \$			
	4. Products-Completed Operations \$2,000,000			
	Policy must contain contractual liability coverage.			
В.	Automobile Liability \$			
	Coverage required for all owned, non-owned and hired vehicles used in connection with this Contract.			
C.	. Worker's Compensation in accordance with Florida Statutory limits and Employer's Liability Insurance.			
D.	Professional Liability			
	1. Per Occurrence \$			
	2. General Aggregate \$			
E.	Cyber Liability \$ 25,000			
F.	Pollution Liability			
	1. Per Occurrence \$			
	2. General Aggregate \$			
	Coverage may be provided through a stand-alone Pollution Liability policy or added to			
	the Commercial General Liability policy through endorsement.			

The coverage required shall extend to all employees and subcontractors of the Vendor. The Vendor must provide a Certificate of Insurance completed in full, indicating the producer, insured, carrier's name, and Best rating, policy numbers and effective and expiration dates of each type of coverage required. The Certificate of Insurance shall be signed by an authorized representative and shall identify the College as an additional insured as required. No work is authorized until such time as the College has received a Certificate of Insurance in compliance with the above requirements.

23. OWNERSHIP OF WORKS.

If the Contract involves the creation or development of works entitled to intellectual property protection, such works shall be considered works for hire and ownership shall vest in the College. For all other works created or developed by Vendor under this Contract for the benefit of College which are either not eligible to be works for hire or are not eligible for intellectual property protection, Vendor hereby grants to College a perpetual, non-transferable, exclusive right to use, reproduce, perform, display, distribute copies and make derivative works of such works, as applicable. For purposes hereof, works includes, but is not limited to, all documents, technical reports, research notes, scientific data, computer programs, including the source and object code. Any equipment purchased by the Vendor with College funding shall be returned and title transferred from the Vendor to the College upon expiration or termination of the Contract.

24. COMPLIANCE/LICENSES.

The Vendor, its employees, subcontractors or assigns, shall obtain, at its own expense, all licenses, permits and other authorizations necessary to comply with all applicable federal, state and local laws and regulations relating to the performance of the Contract. The Vendor is also responsible for compliance with all labor and employment laws as well as all Federal, State, and local discrimination laws. The Vendor is solely responsible for compliance with all labor and tax laws pertaining to its officers, agents, and Vendor employees and shall indemnify and hold the College harmless from any failure by Vendor to comply with such laws and this indemnification obligation shall survive the expiration or earlier termination of the Contract.

25. INDEPENDENT CONTRACTOR.

The Vendor shall be considered an independent contractor and nothing in this Contract shall be interpreted to establish any relationship other than that of an independent contractor between the Parties and their respective employees, agents, subcontractors or assigns, during or after the term of the Contract. Both Parties are free to enter into contracts with other Parties for similar services. The College assumes no duty with regard to the supervision of the Vendor and the Vendor shall remain solely responsible for compliance with all safety requirements and for the safety of all persons and property at the site of performance under the Contract. In the event the Vendor is a sole proprietor, the Vendor is responsible for submitting legally required tax returns to the Federal Government.

26. DISPUTES.

In the event a dispute arises which the Vendor and the College cannot resolve between themselves, the Parties shall have the option to submit to nonbinding mediation. The mediator or mediators shall be impartial, shall be selected by the Parties and the cost of the mediation shall be borne

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equally by the Parties. The mediation process shall be confidential to the extent permitted by law. Mediation shall not occur unless both Parties agree in writing.

27. E-VERIFY.

If the Vendor meets the definition of "contractor" under Section 448.095, Florida Statutes, in addition to other contract requirements provided by law, the Vendor shall register with and use the E-Verify system operated by the United States Department of Homeland Security to verify the work authorization status of all its employees hired during the term of this Agreement. The Vendor shall also require all subcontractors performing work under this Agreement to use the E-Verify system for any employees they may hire during the term of this Agreement. The Vendor must provide evidence of compliance to the College as required under Section 448.095, Florida Statutes. Failure to comply with this provision is a material breach of the Agreement, and the College may terminate the Agreement at its sole discretion without liability. The Vendor shall be liable for all costs incurred by the College resulting from the Vendor's noncompliance with the requirements of this section.

28. CHANGE IN PERSONNEL.

The College may at any time and at its sole discretion request that the Vendor replace any Vendor personnel provided by the Vendor to work on this Contract if the College believes that it is in the best interest of the College to do so. The College may, but will not be required to, provide a reason for requesting the replacement of personnel. Such change in personnel shall be made immediately upon the College's written request for a change of personnel. The Vendor shall place the above language in any contract that it has with subcontractors. The Vendor will enforce the replacement of subcontractor personnel upon a request by the College.

29. BACKGROUND CHECKS.

This clause applies to long term Vendors working on site, including, but not limited to, Janitorial Services, Food Services and Security. In addition, this clause applies to Vendors providing childcare services, on site or off site. Vendor shall conduct thorough background checks for all of the Vendor's employees or hired workers who will be working on any College site. The background checks shall consist of education verification, a national criminal check for state and federal felonies and misdemeanors, and a check on immigration status in accordance with the above provision titled "E-VERIFY." After reviewing the results of the background check, the Vendor shall determine whether the Vendor's employee and/or hired worker meets the necessary criteria for the position sought to be filled by the College. The College will rely on the Vendor's assessment of its employees' or hired workers' suitability to be hired for the position(s) sought to be filled by the College, based on the background check conducted by the Vendor. Prior to allowing any employees or hired workers to work on-site at College facilities, the Vendor will provide written verification to the College that a complete background check, as described above, was conducted for any such employee or hired worker. The Vendor will place the above language in any contract that it has with its subcontractors and is responsible for enforcement of this provision.

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Representative

Vendor who has long term onsite workers performing work at College facilities agrees to be bound by the College policies and standards of conduct listed in the "Contractor Policy Code Acknowledgement Form," which is attached hereto and incorporated herein as Exhibit "B."

30. ANNOUNCEMENTS	S AND PRESS STATEMENTS.						
	th prior written consent of the other	party on each o	ccasion, make any				
press or media announcements concerning the Agreement or use the name, logos, or trademarks							
of any other party, or any	version, abbreviation, or representa	tion of them, in	any advertising or				
other form of publicity or	fundraising without the written per	mission of the	party whose name,				
	ht for use. In the case of the College,						
	osition's designee, and in the case of						
	or that position's designee.		-				
31. EMPLOYMENT BE	NEFITS.						
Vendor expressly underst	ands and agrees that Vendor, its of	ficers, agents, a	nd employees, are				
	ment benefits from the College.		1				
32. STOP WORK ORDE	<u>CR</u> .						
The College may order tha	at all or part of the work stop if circun	istances dictate t	hat this action is in				
	t. Such circumstances may include,						
technical developments,	direction given by the College's E	Board of Trustee	es, a condition of				
immediate danger to the	College, the Vendor or the public	, or the possibi	lity of damage to				
equipment or property. The	his provision shall not shift responsil	oility for loss or	damage, including				
but not limited to, lost prof	its or consequential damages sustaine	ed as a result of s	uch delay, from the				
Vendor to the College. If the	his provision is invoked, the College	shall notify the V	endor in writing to				
stop work as of a certain d	ate and specify the reasons for the ac	tion, which shall	not be arbitrary or				
capricious. The Vendor sh	all then be obligated to suspend all wo	ork efforts as of t	he effective date of				
	written direction from the College is						
the College and in the eve	nt work is resumed, the College may	amend this Cor	tract to reflect any				
changes to the Statement of	of Work and/or the project schedule.						
33. ADDITIONAL TERM	MS AND CONDITIONS						
	there are any changes, deletions and	or additions to the	ne terms and				
conditions and they are co		or additions to the	ne terms and				
conditions and they are co	manica in Exhibit C.						
College	Vendor						
	FOR VENDOR USE ONLY	<i>l</i>					
Vendor Name (type)	Black Rocket Productions	Tax ID No.	20-1740670				
Authorized		Title					

Richard Ginn

CEO

Address	37 Court Street Freehold, NJ 07728	Telephone 732-780-5500
Signature of Vendor Attested By Name (type)	Ring:- Amber Georgieff	Date <u>2/28/24</u>
Signature of Attester	FOR COLLEGE USE ONLY	Date Signed
Contract Originator Name		_Title
Signature		_ Date
AVP/Dean Name		_Title
Signature		_ Date
Campus President/VP Nam	e	_ Title
Signature		
Senior Vice President		_ Title
Signature	Douald Astrab 8DD41D88CFDA4F4	Date 6/11/2024
IF REQUIRED		
College President Name	Donald Astrab	
Signature		Date
Approved as to Form and L	egality	
Signature		Date
Board Chairnerson Name		

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Signature	 Date

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Contract for Services

Statement of Work

Exhibit "A"

Vendor will provide STEM (Science, Technology, Engineering and Math) Program: curriculum, training sessions and technical support for the College – Kids and Teens Summer College. *Proposed program is attached.*

VENDOR AGREES TO:

- Assist in recruitment of students.
- Enroll students.
- Provide software, curriculum, lesson plans, flash drives and other materials.
- Conduct a Tech Check to ensure software works and coordinate software installation.
- Provide customer support for parents and students up to one year after program has ended to access the website and projects.
- Offer general, non-binding marketing information, business information, and academic support.
- Provide College with a Program Profitability Analysis and Marketing Analysis at the beginning or end of the **summer** program.

Note: All course descriptions, handouts, course outlines, and teaching materials are the intellectual property of vendor and may not be reproduced, modified, or used without the express written consent of a managing member or their authorized representative of the vendor. All educational materials must be approved in advance by College, such approval not to be unreasonably withheld, qualified or delayed.

FINANCIAL ARRANGEMENTS:

Vendor will pay College revenue share of \$40 per registered student for 15-hour sections. Fees for any sections in excess of 15 hours will be mutually agreed upon by the parties.

The vendor's fee of \$139 is all-inclusive and include: Vendor curriculum, software licenses, support, training, project hosting, materials, and student recruitment.

Note: Vendor takes registrations at \$179 per student with a \$40 profit share to College. Vendor will process and send revenue share to College based on the total students enrolled and completed. Revenue share/payment is due in full, to the college, upon completion of all courses/program no later than August 1, 2024).

POINT OF CONTACT:

College: <u>dpeart@broward.edu</u> Associate Vice President, Workforce & CE and <u>CE@broward.edu</u> Vendor: Attention: Richard Ginn Email: <u>rich@blackrocket.com</u> Website: <u>http://blackrocket.com/</u>

• Address: 37 Court Street Freehold, NJ 07728