THIS AGREEMENT, between Middlesboro Independent Board of Education

(First Party)

and Bell County Health Department

(Health Department)

is effective July 1, 2016 and ends June 30, 2017.

WITNESSETH THAT:

Health Department agrees to provide staff for a satellite site clinic at First Party’s School(s).

1. Health Department agrees to the following:

   A. Health Department will provide the following equipment contracted sites:
      Accucheck Glucometer
      exam table & stool
      otoscope and ophthalmoscope
      scales
      audiometer
      oxygen
      emergency kit
      thermometer
      first aid supplies
      (1) 3-drawer lateral file cabinet with lock for student records

      Equipment repair and maintenance will be the responsibility of the Health Department, which retains ownership of the equipment.

   B. The Health Department nurse will provide acute and chronic illness screenings, required acute and chronic treatments as prescribed by the primary care provider, vision and hearing screenings, assist with lice screenings, administration of medications, well child exams for students, immunizations, counseling, case management, referral and follow-up, individual health education, school staff training for medication administration and management of children with special health needs such as diabetes, glucagon, and epi pens. (refer to 2E), referral to other health department staff for group health promotion and education activities.

   C. The Health Department nurse shall be available, with appropriate notice, to attend student field trips where service is required, for up to five (5) trips per year, as allowed by the field trip jurisdiction’s board of nursing and as appropriate, and shall advise First Party staff on precautions and planning for students with health issues who will be on the trips.
D. The Health Department agrees to provide up to 187 days (minus staff leave time as described herein) of staff time for a nurse at a rate of $5,000.00 per clinic, per school year at contracted School(s) of First Party, as requested by the First Party under this agreement.

E. Health Department agrees to provide malpractice and liability insurance coverage for all providers of contracted services.

F. Health Department will be responsible for direct supervision of Health Department nursing staff assigned to any school under First Party

2. First Party agrees to the following:

A. First Party will provide at contracted School(s):
   One room with a door that locks with access to sink, hot & cold running water, and restroom with supplies, (i.e. toilet paper, paper towels, hand soap)
   One adjoining space for students awaiting services

B. First Party will provide the following equipment at contracted School(s):
   1 desk and chair
   4 chairs for waiting area
   1 telephone
   minimum 3’ X 6’ lockable storage cabinet for supplies and medications
   access to a copier with paper
   access to and maintenance of computer with Internet access, e-mail capabilities, as well as access to Microsoft Office 2007 and a printer

C. First Party’s principals and teachers will cooperate to make students available for services.

D. The location of the site will not be moved without a written notification from First Party to the Health Department.

E. First Party will/will not assign a school staff member to work with the Health Department nurse to perform data entry and monitoring of required immunizations and physicals. The Health Department will perform the needed service and complete the required documentation for entry into the school’s electronic student database (Infinite Campus) that is required pursuant to 702 KAR 1:160.

F. First Party will provide insurance coverage for its employees, school facilities and property.

G. The First Party agrees to contract with and pay the Health Department for staff time of a nurse at a rate of $5,000.00 per clinic, not to exceed $5,000.00 per clinic, per school year.

H. The First Party shall obtain written parental consent for nursing services for those students who require chronic medications or nursing interventions. The consent shall give permission for the child’s ongoing treatment and for the provision of copies of the student’s health information to be placed in the child’s education records.
3. Both First Party and Health Department agree to the following:

A. Services which the Health Department nurse may provide at the First Party’s request at its contracted schools to students which are services the Health Department is obligated to provide to the general public include:

1. Administration of immunizations as necessary.
2. Performance of well-child physical exams as necessary.
3. Performance of dental screenings and application of fluoride varnish as necessary, when provided by the Department for Public Health.
4. Bill for health services performed, that are NOT included in student IEP, to Medicaid.

B. Services which the Health Department nurse will provide under this contract on behalf of and at the direction and request of the First Party include:

1. Collect and monitor the following health records for compliance:
   a. Immunizations.
   b. Dental screening/exam for initial entry.
   c. Vision exam for initial entry.
   d. Physical exam forms (grades K and 6).
   e. Screening programs are scheduled and performed for vision, hearing and scoliosis.

2. Attend ARC meetings and contribute necessary information related to health services included in IEP/504.
3. Assist school district with documentation to submit for billing Medicaid for health services written within the IEP and billed by the school district.
4. Assist in training of unlicensed school personnel on the administration of medications and health services as recommended by the Department of Education and Department for Public Health.
5. Case management of students with chronic health conditions, including the training of school personnel on the emergency management of asthma, severe allergic reactions (anaphylaxis), diabetes, and seizures.

C. Student records are either confidential “education records” under the Family Educational Records Privacy Act (FERPA) or records which contain confidential “personally identifiable information” (PII) under the Health Insurance Portability & Accountability Act of 1996, and First Party and Health Department agree to reference the following guidance jointly authored by the U.S. Department of Education and the U.S. Department of Health and Human Services: the Joint Guidance on the Application of the Family Educational Rights and Privacy Act (FERPA) and the Health Insurance Portability and Accountability Act of 1996 (HIPAA) to Student Health Records, November 2008 (Joint Guidance), found at http://www2.ed.gov/policy/gen/guid/fpco/doc/ferpa-hippa-guidance.pdf, attached hereto and incorporated by reference to this agreement as if fully stated herein.
D. Student records created by the Health Department nurse, while acting on behalf of and at the direction of the First Party as a contractor are “education records” governed by FERPA, as stated in the Joint Guidance. Both parties acknowledge that student records created by Health Department nurse in the performance of duties other than those under contract with and at the request of the First Party herein, are governed by HIPAA.

E. Student health records which are “education records” under FERPA are confidential and are the property of the First Party. Student records which are governed by HIPAA are confidential and are the property of the Health Department.

F. Both parties will adhere to the confidentiality requirements, redisclosure restrictions of FERPA and HIPAA as well as the Privacy Regulations under HIPAA, as applicable under the Joint Guidance. Any term of this agreement which conflicts with the Joint Guidance, or any provision of FERPA or HIPAA, will be stricken and the applicable law’s provision will govern.

G. Specific student records are required by the Kentucky Department of Education in 704 KAR 4:020. These records are filed in the students’ “education records” and may include copies of health screenings and health records documented by the school nurse.

H. As required and allowed by KRS 156.502, First Party staff will be trained and delegated medication administration and other health services to be performed when the Health Department nurse is not available. The Health Department nurse shall provide or assist with this training if requested. First Party is accountable and liable for services performed by school staff. Health Department is accountable and liable for the actions of and services performed by its nursing staff assigned to any school under First Party. The Health Department nurse may be absent from the school site without backup for the following reasons: illness, death, continuing education classes, required staff meetings, and resignation. The Health Department nurse is to take a 30 minute lunch break each day at a designated time agreed upon by both the Health Department nurse and the principal. Students will not be seen during the Health Department nurse’s lunch break except for emergencies.

I. IEP Services: In the school system, there are children with special health care needs who have an Individualized Education Program (IEP). When health services on the part of a nurse as “related services” under the IEP are required:

1. Health Department shall provide a nurse to perform any nursing services included in a student’s IEP.

2. The Health Department shall not bill for IEP services.

3. The First party shall bill for IEP services.

4. As needed, the First Party shall provide the Health Department nurse a list of those students with an IEP that requires health services, as well as identifying the specific health services required and frequency of each service the student is to receive, as allowed by FERPA under the Joint Guidance.
5. The Health Department nurse shall provide health services, or train and delegate to First Party staff as allowed by KRS 156.502 and as appropriate, according to each student’s IEP.

6. The Health Department nurse shall complete appropriate billing forms, provided by First Party, for each nursing service and submit those forms to the First Party for transmittal to the appropriate party.

7. The First Party shall process the billings for those services provided as part of the IEP by the Health Department nurse. For Medicaid-eligible children, these shall be billed under Provider 21 (education).

8. The Health Department nurse shall contribute to a confidential record, to be included in the student’s “education records” and governed by FERPA, on each student receiving health services according to an IEP.

J. The hours of operation for the satellite site clinic will be determined through mutual agreement by all parties. For the purposes of this agreement, the workday will be 8:00 a.m. to 3:00 p.m., allowing for the nurse’s 30 minute lunch break.

K. Both Parties shall comply with Title VI of the Civil Rights Act of 1964 (42 U.S.C. 2000d et seq.) and all implementing regulations and executive orders. No person shall be excluded from participation in, be denied the benefits of, or be subjected to discrimination in relation to activities carried out under this agreement on the basis of race, color, age, religion, sex, disability or national origin. This includes the provision of language assistance services to individuals of limited English proficiency seeking and/or eligible for services under this agreement.

L. For the services described in the agreement, the health department will mail invoices at the beginning of each quarterly billing cycle. For the services described in this agreement, the First Party agrees to pay the Health Department in the following manner, quarterly payable upon receipt of appropriate billing invoice.

M. The total payments made under the terms of this agreement shall not exceed $15,000.00 (3 nurses at a rate of $5,000.00 per nurse).


O. The Health Department certifies that no constitutional, statutory, common law, or regulation adopted by the Cabinet for Health and Family Services pertaining to conflict of interest will be violated by this agreement.

P. This agreement may be renewed for another 12 months beginning July 1, 2017, if agreed by both parties. Either Party shall have the right to terminate this agreement at any time upon 30 days written notice to the other Party.
Q. This agreement and any resulting disputes thereunder shall be interpreted under the laws of the Commonwealth of Kentucky.

FIRST PARTY:

[Signature]

Date: __________

First Party (Middlesboro Independent Board of Education)

HEALTH DEPARTMENT:

[Signature]

Date: 7/11/10

Bell County Health Department