

BETHEL SCHOOL DISTRICT PHOTOGRAPHY CONTRACT

SCHOOL:	SCHOOL YEAR:
This Agreement is dated and is entered i as "School District," and, hereinafter refe	into between the Bethel School District, hereinafter referred to erred to as "Vendor."
WHEREAS the School District desires that Ve	endor render professional photography services for the School Distric
WHEREAS the Vendor has experience and ex	xpertise in professional photography services.
WHEREAS the Vendor is willing and able to p	perform professional photography services for the School District.
NOW, THEREFORE, in and for the considerat	tion set forth herein, the parties agree as follows:
1. Term: This Agreement is for a term of one	e year, beginning July 1,and expiring June 30,
2. Description of Services: Indicate selection	n and include all applicable:
\square 1. Elementary Individual, Class Pi	ctures and Student ID cards
2. Secondary Individual Pictures a	and Student ID cards
☐ 3. Secondary Miscellaneous (list a	all applicable)
☐ a. Sports	
\square b. Dance	
\square c. Graduation	
\square d. Other	
☐ 4. Other	
List	

- 3. **Scheduling:** Vendor will work directly with school for scheduling purposes, including retake sitting date(s).
- 4. **Adequate Staffing:** The number of Vendor photographers and assistants required to adequately staff the picture taking process will be mutually agreed upon between the Vendor and the School District.
- 5. **Direct Payments:** In addition to services and products ordered by the District, Vendor will sell directly to each customer and payments will be made directly to Vendor from the customer (i.e., parent, student, or staff).
- 6. **Picture Delivery:** Picture packages should be returned to the school no more than three (3) weeks after the sitting date. On the day that the picture packets are returned to each school, each student that paid for pictures shall receive a packet or an explanation for the undelivered packet. Packets must be returned sorted as directed by the school. Examples: Alpha by grade, Alpha by teacher/class.

- 7. **Retakes:** Retakes are to be allowed for unsatisfactory pictures. Students must return the original packet prior to the retake session. Students absent on initial picture day and new students will be photographed on retake day. Retake sessions shall be at no cost.
- 8. **Refunds:** Vendor shall assume responsibility for reimbursement of charges to parents for undelivered or unsatisfactory pictures. If the package is not delivered, or that the parent is not satisfied, Vendor shall issue a full refund within a thirty (30) day calendar period.
- 9. **Picture Package Selections:** Vendor must provide, at a minimum, five (5) student picture package combinations, varying in photo selections, priced between \$5.00 and \$30.00, and listed from least to most expensive. Vendor may offer additional package and ala carte selections outside this range if desired.

Any complimentary packages offered must be equal and equitable in all categories (volunteers, students in need, etc.).

- 10. Flier Approval: Vendor must submit photo package and pricing fliers electronically to the Purchasing Department upon request each year (for the following year's photos) and obtain approval prior to disbursing photo flyers to their contracted schools. Flyers must be consistent with what was provided in No. 9 and in a visible format.
- 11. Flier Distribution: Vendor must provide announcement fliers for each school with a photo date specified for students to take home. Fliers are to be bundled in groups of thirty (30 approximate classroom size) and delivered to respective schools at least two (2) weeks prior to the scheduled picture session date.
- 12. **Vendor Employees Access to Children:** Vendor shall not utilize any employee at the District site or allow any contact between school children and any employee who has pleaded guilty to or been convicted of any felony crime involving: the physical neglect of a child under Ch. 9A.42 RCW; the physical injury or death of a child under Ch. 9A.32 or 9A.36 RCW (except motor vehicle violations under Ch. 46.61 RCW); sexual exploitation of a child under Ch. 9.68A RCW; sexual offenses under Ch. 9A.44 RCW where a minor is the victim; promoting prostitution of a minor under Ch. 9A.88 RCW; the sale or purchase of a minor child under RCW 9A.64.030; or violation of similar laws of another jurisdiction. This restriction is as mandated by RCW 28A.400.330. It is Vendor's responsibility to ensure that all employees working with the School District have completed a criminal background check. Violation of this provision shall be grounds for immediate termination of this Agreement.
- 13. **Confidentiality of Student Records and Information**: Vendor agrees to keep any student information obtained in connection with this Agreement confidential except to the extent disclosure is required by the terms of this Agreement, in conformance with the Family Educational Rights and Privacy Act, 20 U.S.C. § 1232g; 34 CFR Part 99.
- 14. **Security of Personal Information:** Vendor agrees to keep any and all personal information of staff and students, including, but not limited to, names, addresses, phone numbers, identification numbers, and photographs secure and to not use any photographs or information obtained in connection with this Agreement for any purposes not consistent with or expressly authorized by this Agreement. Vendor, its agents, or employees are expressly prohibited from republishing, reprinting, or uploading to any website photographs of staff or students without the express consent of the School District or unless otherwise authorized by this Agreement.
- 15. **Vendor Insurance:** Vendor shall maintain general liability insurance covering all acts and omissions of Vendor while performing services on behalf of the School District. Vendor shall provide the School District with a copy of its current insurance policy (COI), listing the Bethel School District as additionally insured.
- 16. **Student Lists:** Each school shall provide Vendor with student lists in an electronic format. Vendor shall request such lists at least one week prior to the date needed. As a legally required condition of Vendor contract with the District, and to comply with RCW 42.56.070(9), Vendor shall not use, maintain or provide to other persons any student and parent related information, including student name, address, or contact information, obtained through this request for any purpose other than providing services directly to the District. Vendors are further

prohibited from using District provided student and parent information, as noted above, for direct marketing of school photographs or other vendor services to students and parents. These conditions do not apply to any information provided directly to Vendor by students and parents in the course of their direct dealing with Vendor.

Prior to the release of student data, Vendor must complete and submit the Student Data Privacy Agreement.

- 17. **Photo Link Specifications:** Photos are uploaded via a secure link to the student information system (Synergy), library (Follett Destiny) and child nutrition (DSMP), and Transportation (Tyler/Versa Trans)) databases.
 - a. All photos (including retakes) must be submitted within 2 weeks of the photography date.
 - b. Photos must be sent via secure link to the District's Student Information Services department at student_records@bethelsd.org.
 - c. Files must be labeled with school name, date and as either "original" or "retake".
 - d. Photo size shall be 190 bits horizontal-260 vertical bits. iPhotos shall be no larger than 32-bit jpg and of high enough resolution to print in high quality 4X6.
 - e. File names need to be in the format districtid.jpg (ie. 123456.jpg). No additional processing should be necessary to get the files into this format.
 - f. An additional file is needed for loading student photos into the library system (Follett Destiny). This file name is idlink.jpg in this format: "485093", "485093.jpg"
 - g. A sample file may be requested to be reviewed by Bethel Technology prior to Vendor approval.
- 18. **Photo Directory Binder:** Vendor must provide the principal with a binder of each student's photo, name, and ID, sorted per school's preference. Multiple binders may be required depending on the size of the school. The number of binders provided will be mutually agreed upon between Vendor and the School District.
- 19. **Vendor Approval:** Vendor approval will depend upon Vendor's ability to conform and adhere to all the required specifications above.
- 20. **ASB and Student Identification Cards:** Vendor must agree to provide the following additional provisions for all secondary schools and for elementary schools (by request):
 - a. ASB and Student Identification Cards. Plastic identification and/or ASB cards shall be provided for all students enrolled at each secondary school and for elementary schools (by request). The cards must be created on the first original picture day. The design of the cards shall be determined by the school administration and will include on the back:

Text HEAL to 741741

National Suicide Prevention Lifeline: Text or call 988 Beacon Health Options (Pierce County): 1-800-576-7764

- b. Replacement Cards. Vendor shall provide software, materials, and hardware for the school to make new or replacement cards on site. The photographer shall provide hardware and software technical support.
- c. Card Specifications. Vendor must adhere to the following specifications for bar codes on ASB and Student Identification cards:
 - i. Barcode must be code 3 of 9 (code 39).
 - ii. Maximum character density: 9.8 characters per inch.

- iii. The center of the bar code must be 0.5" from the bottom of the card; iv. The height of the bar code must be a minimum of 0.25".
- iv. Barcode should only contain the student ID number.

Vendor may be required to submit a sample card for district validation prior to School District approval of vendor.

- d. Vendor are required to submit a report showing those students who were provided an ASB card and those who were provided a student ID card for reconciliation purposes.
- 21. **Contract Termination:** If Vendor fails to meet the expectations set forth above and/or the quality of the product is deemed to be less than satisfactory, each school will have the right to discontinue the business agreement and this Agreement shall be considered null and void. Vendor also may be removed from the District approved vendor list.
- 22. **Governing Law and Venue:** This Agreement shall be interpreted and enforced in accordance with the laws of the State of Washington. The venue for any dispute related to this Agreement shall be Pierce County Superior Court in Pierce County, Washington.
- 23. **Hold Harmless:** The Contractor shall defend, indemnify and hold the District, its officers, officials, employees and volunteers harmless from any and all claims, injuries, damages, losses or suits including attorney fees, arising out of or in connection with the performance of this Agreement, except for injuries and damages caused by the sole negligence of the District.
- 24. **Headings:** The headings used in this agreement are for convenience only and shall not be deemed to be a part of this agreement for purposes of construction.
- 25. **Severability:** In the event that any term or condition of this Interlocal Agreement is held invalid, unenforceable, or illegal, such invalidity, unenforceability, or illegality shall not affect other terms, conditions or applications of this Interlocal Agreement which can be given effect without the invalid, unenforceable, or illegal term, condition, or application.
- 26. **Assignment:** It is understood and agreed that the services to be performed by Vendor are personal in character and that neither this Agreement nor any duties or obligations hereunder shall be assigned or delegated by Vendor without the prior written consent of the School District.
- 27. **Entire Agreement:** This Agreement constitutes the entire understanding of the parties as to the subject matter hereof, and shall not be modified or added to, except by written agreement of the parties.
- 28. **Fees:** No fees may be charged to the District without prior written authorization by both the individual school and district administration.

IN WITNESS WHEREOF the parties have executed this Agreement the year and date set forth above.

For Bethel School District:	For Vendor:	
School Principal Signature	Representative Signature	
School Name Bethel School District	Title & Company Name	