

MAKE EVERY SCHOOL DAY ULTRA SAFE WITH...



THE SCHOOL SAFETY & DISMISSAL PLATFORM

Prepared for:

Meridian Cusd 223 - Stillman Valley, Illinois

Contact name:

Heather Alderks

Shipping Address:

207 W Main St
Illinois, Illinois 61084
United States

Prepared by

Chitra Kanagaraj

For Pikmykid





ORDER FORM

This Order Form (this "Order Form") is entered into as of _____ (the "Agreement Date"), by and between Meridian Cusd 223 - Stillman Valley, Illinois ("Client"), and Sachi Tech INC., a Delaware corporation ("Pikmykid"). This Order Form is for a subscription to one or more of Pikmykid software as a service programs, related software, documentation and/or services related thereto as set forth below (collectively, the "Services").

Below, please find our pricing quote and service terms. We have also included our recommended implementation, training, and pricing plans.

Annexes. The following Annexes are appended to and made a part of this Order:

- Annexure 1 – Terms and Service Included in this Sales Order
- Annexure 2 - Emergency Alert Services and Messaging Terms – Addendum (optional if services included)
- Annexure 3 – Pikmykid Quote with Implementation and License Start Date

Subscription Terms and Conditions:

Initial Subscription Term: The initial subscription term commences on the date of execution of this agreement or the Activate Date in the Quote. Access to service shall remain in effect during the license term or the License Activation date mentioned in the quote. The required annual subscription term is predicated upon our substantial up-front costs and commitments associated with set-up of the Pikmykid system and the customization of your school portal. Accordingly, the annual subscription fee is not refundable and is deemed earned upon establishment of your school portal with at least one user. Client agrees to pay Pikmykid the applicable fees set forth on this annual license agreement, within thirty (30) days of the Invoice Date.

Renewal Term and Fees. Upon the expiration of the initial term, and each extension of the term, this Agreement shall automatically renew and the term shall be extended for an additional period equal to the initial term, upon the same terms and conditions contained herein. If you do not want the term of this Agreement to renew, you must give us written notice of non-renewal not less than sixty (60) prior to the scheduled end of the agreement term. If Pikmykid decides on non-renewal of agreement, the company will provide your institution with email notice within the same time frame. Pikmykid will issue an invoice 30 days prior to renewal. Pikmykid shall have the right to increase the price of the services up to 10% at renewal.

Billing: All fees are invoiced in USD. You will be invoiced per the Fee Schedule below and are due within 30 days of the invoice date. If applicable, sales tax shall be assessed on your invoice to comply with the sales tax laws and regulations in your state. Your Implementation shall be suspended if Fees for your Initial Term are not received within 30 days of the invoice due date, and Your Account shall be suspended and inaccessible if such Fees are not received within 45 days of the invoice due date.



Fees for Renewal Terms shall be invoiced 30 days in advance of the start date of the Renewal Term, and shall be due by the start date of the Renewal Term.

Effective Use of Technology

- Staff are well trained to use the tools of the trade (computers, smartphones or other browser compatible smart devices)
- School has WiFi or cellular access throughout the school and school grounds where dismissal will take place.
- Technology can be a very effective tool for communication during an emergency. Schools MUST have more than one channel available for emergency communication
- In the event of an emergency, the user closest to the phone should call 911 irrespective and open multiple channels of communication.

Terms & Privacy:

Our Software is governed by the General Terms and Privacy conditions that can be found here: <https://www.Pikmykid.com/privacy-terms/>

Additional Terms and Conditions are governed by the Master Services Agreement if any prevails with the School or District.

AUTHORIZED SIGNATURE TO START SERVICE

The signatories to this Order represent that they are duly authorized to execute this Order and the Agreement on behalf of the party they represent.

ORDER EFFECTIVE DATE: Effective Date Upon Signature hereof. We will send an invoice the school immediately upon signing unless specified in the Quote. Payment is due 30 days from the signing of this order form.

School/District Name: Meridian Cusd 223 - Stillman
Valley, Illinois

Authorized Signer:

Heather Alderks

Title:

Signature:

Date signed



LICENSEE INFORMATION SHEET

Setup & Training Start Date: _____

Main Point of Contact: *(Decision maker or primary champion who will lead the program.*

Name: _____

Phone: _____

Email: _____

Secondary Contact: *We recommend 2 champions per program.*

Name: _____

Phone: _____

Email: _____

How did you hear about us? _____

Billing Information

Billing Contact Name: _____

Billing Email Address (Accounts payable): _____

Billing Contact Phone: _____

What is your Fund Source for this Purchase? _____

Are you using any Co-op for the Purchase? _____

Purchase Order #/ TAX information

Is PO Required? (Yes or No): No

(If Yes please send PO to billing@Pikmykid.com)

Sales Tax Exempt? (Yes or No) No

(If yes please send tax exempt certificate or number to billing@Pikmykid.com)



Pikmykid Pledge to Safeguard Student Data

Pikmykid Commits To:

- Not collect, maintain, use or share student personal information beyond that needed for authorized educational/school purposes, or as authorized by the parent/student.
- Not sell student personal information.
- Not use or disclose student information collected through an educational/school service (whether personal information or otherwise) for behavioral targeting of advertisements to students.
- Not build a personal profile of a student other than for supporting authorized educational/school purposes or as authorized by the parent/student.
- Not make material changes to school service provider consumer privacy policies without first providing prominent notice to the account holder(s) (i.e., the educational institution/agency, or the parent/student when the information is collected directly from the student with student/parent consent) and allowing them choices before data is used in any manner inconsistent with terms they were initially provided; and not make material changes to other policies or practices governing the use of student personal information that are inconsistent with contractual requirements.
- Not knowingly retain student personal information beyond the time period required to support the authorized educational/school purposes, or as authorized by the parent/student/schools.
- Collect, use, share, and retain student personal information only for purposes for which we were authorized by the educational institution/agency, teacher or the parent/student.
- Disclose clearly in contracts or privacy policies, including in a manner easy for parents to understand, what types of student personal information we collect, if any, and the purposes for which the information we maintain is used or shared with third parties.
- Support access to and correction of student personally identifiable information by the student or their authorized parent, either by assisting the educational institution in meeting its requirements or directly when the information is collected directly from the student with student/parent consent.
- Maintain a comprehensive security program that is reasonably designed to protect the security, privacy, confidentiality, and integrity of student personal information against risks – such as unauthorized access or use, or unintended or inappropriate disclosure – through the use of administrative, technological, and physical safeguards appropriate to the sensitivity of the information.
- Require that our vendors with whom student personal information is shared in order to deliver the educational service, if any, are obligated to implement these same commitments for the given student personal information.



Annexure 1

Program Services included with this license: Your subscription includes access to training materials, technical support services and guided product implementation.

1. Premium Implementation Services if added to your Quote:

Your contract includes up to 3 hours Implementation services for first year ¹ (Configuration, Set-up, and Account management) to be used within 30 days of Implementation start date. This is sufficient to meet the needs of most organizations. If necessary, additional hours above that threshold can be purchased through Pikmykid at \$200/hr for account services or engineering/ data management work.

Suggested Steps	Location	Length	Who
Configuration and guided feature walkthrough	Web Meeting	30 minutes	Pikmykid main, second contact, Safety/ Dismissal POCs
Guided product walkthrough	Web Meeting	60 minutes	Pikmykid Champion, Admins, Safety/ Dismissal POCs + Key staff champions
Knowledge Review	Web Meeting	60 minutes	Pikmykid Champion, Admins, Safety/ Dismissal POCs + Key staff champions, Executive sponsor
Onboarding Graduation	Web Meeting	30 minutes	Executive sponsor, Pikmykid Champions, Safety/ Dismissal POCs

¹ Consulting hours do not roll over year to year. Support tiers are subject to change on an annual basis.

2. Standard Onboarding, Implementation:

Your subscription includes standard implementation package with access to training materials, technical support services and guided product implementation.

- Guide the initial setup and installation via online zoom/phone call
- Custom Configuration & Consulting
- 1-hour webinar-based trainings for Admins, IT, front office staff*
- 1-hour webinar-based training for dismissal staff*
- Access to guides, videos, LMS, tutorials and best practices for faculty and staff
- Parent adoption emails and best practices
- Year round to training videos launch checklists best practice tips
- Support {24*7 by email and Mon-Friday 9am-5pm EST by phone)

3. Data Setup: Secure Roster Connect is available as a recurring service, allowing schools to choose their preferred API or data integration method from the standard options provided by Pikmykid. Unless explicitly listed in the quote, SIS integration and data mapping support are not included in the services. We will only upload the standard CSV student roster or staff file.

4. Ongoing Pikmykid Support & Client Success is included complimentary with your paid subscription are:

- Year-round access to training videos, launch checklists & best practice tips
- Access to Freshdesk Knowledge Base with articles to Prepare, Launch & Manage
- Access to Walk-Thru tutorial videos built-in to the product



- Access to Phone call support for up to 2 named staff contacts during standard business hours
- Parent App Email support 24x7
- School staff email support during standard business hours

Client Success services include:

- Annual (30-min, virtual) account review every 3 months once onboarded with your dedicated Success Representative each year after renewal. These hours can be utilized towards consulting, training, and configuration changes; packs of additional Consulting hours can be purchased as needed.
- Q/A Sessions with process experts - Access up to 3 pre-scheduled group townhall style Q/A sessions every year, where we discuss best practices and help school consult with our process experts. School tap into process used by other schools too.
- Quarterly webinar style product walkthrough – Access to product walkthrough webinars for any new features

5. **Application Testing and Quality Assurance:** Client is responsible for the testing thoroughly before using the platform and upgrading the tool with latest versions for the App whenever available in the App and Google playstore.

6. **Services included if Emergency alert services purchased are:**

- Districts/Schools are responsible for configuring emergency messages in advance and ensuring the correct contacts are tagged for each message.
- Public Safety Answering Point (PSAP) requirements must be set up before utilizing the license for drills or active emergency messaging.
- Monthly emergency drills with or without reunification, following the Standard Response Methodology (SRM), are included.
- Up to nine (9) emergency text messages and text-to-voice alerts per site annually are provided as part of the contract for notifying parents and staff about emergencies or scheduled events.
- 9-1-1 emergency services include coverage for one active assailant incident per site. An "incident" refers to a single event requiring human intervention by a monitoring center agent or direct escalation to a 9-1-1 center agent, measured on a per-call (transactional) basis. Exceptions apply in the case of a real emergency.

PSAP Information Required for enabling 9-1-1

Please confirm the physical address of your school(s):

When notifying 911 during an emergency, your local 911 call center (a.k.a. "PSAP") will require the information below. You can contact your local 911 call center to obtain the necessary details for your school:

FCC ID #:

Responding PSAP Name:

Preferred 10-Digit Number of the ECC:

If you are unsure of this information, we can route alerts through the nearest call center based on your physical location.



Annexure 2: Emergency Alert Services Terms – Addendum (Optional if using Emergency or Messaging Services)

CLIENT OBLIGATION

1.1 Client Operation of Products. Client acknowledges and agrees (i) that Client is responsible for certain aspects of the operation of the Products, as set forth in the Documentation, including the related training and supervision of Administrators, and (ii) that in no event shall Pikmykid have any liability arising from Client's or any Administrators' failure to operate the Products in accordance with the Documentation.

1.2 Client Compliance. Client only shall use the Services in compliance with all applicable laws, regulations, ordinances, rules or other requirements promulgated by governing authorities or imposed by Third Party Service Providers having jurisdiction over the Parties or are involved with the operation or use of the Services. Client agrees to cooperate fully with Pikmykid to ensure that Pikmykid and Client comply with such requirements, as they may be modified from time to time. Client shall send messages only to individuals who have opted-in to receive messages from Client and have not opted out. Client shall not (i) deliver to Third Party Service Providers for transmission or disseminate any content or material under this Agreement that (a) is harassing, defamatory threatening, obscene, or otherwise objectionable, including material that is false or misleading or (b) violates the rights of any person or company protected by copyright, trademark, trade secret, patent or other intellectual property, privacy or other laws or regulations; (ii) use the Services or Pikmykid's systems to transmit or disseminate unsolicited material, including without limitation "junk mail" or "unsolicited bulk e-mail", or other advertising material to persons or entities that have not specifically agreed to receive such material by either opting in or not opting out; or (iii) use the Services or Pikmykid systems to introduce malicious programs into the Products, Pikmykid's systems, or the Third Party Service Providers' networks or servers, including viruses, worms, Trojan horses, e-mail bombs, cancelbots or other computer programming routines that are intended to damage, interfere with, intercept or expropriate any system, data or personal information, including executing any form of network monitoring that will intercept or extract data. Under no circumstances shall Client make any representations, warranties or guarantees with respect to the Services, except to the extent expressly set forth in this Agreement. Client shall be responsible for the compliance by all Designated Institutions and their respective Administrators, and End Users with all of the terms and conditions of this Agreement.

1.3 Client Content. If Client provides or otherwise makes available any information or any other data collected by Client or a third party regarding End Users to Pikmykid or any Third Party Service Provider or Emergency Service Provider in connection with the operation or use of the Services (collectively, the "Client Content"), Client represents and warrants that Client has all legal rights to such Client Content, in order to use and disclose, and permit use and disclosure of, the Client Content in connection with the operation and use of the Services as contemplated by the Documentation and this Agreement.

2. WARRANTY, DISCLAIMER, AND LIMITATIONS

THE SERVICES AND PRODUCTS ARE PROVIDED "AS IS" AND ON AN "AS AVAILABLE" BASIS AND, TO THE MAXIMUM EXTENT PERMITTED UNDER APPLICABLE LAW, PIKMYKID EXPRESSLY DISCLAIMS ALL OTHER REPRESENTATIONS AND WARRANTIES OF ANY KIND OR NATURE, RELATING TO THE SERVICES AND PRODUCTS, WHETHER EXPRESS, IMPLIED OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, TITLE, DATA ACCURACY, SATISFACTORY QUALITY, OR THE ABSENCE OF ANY DEFECTS THEREIN, WHETHER LATENT OR PATENT. NO WARRANTY IS MADE BY PIKMYKID ON THE BASIS OF TRADE USAGE, COURSE OF DEALING OR COURSE OF TRADE. Pikmykid does not warrant that the Services or Products will meet Client's or any Designated Institution's requirements, that the operation thereof will be uninterrupted or error-free, or that all errors will be corrected. Without limiting the foregoing, Client acknowledges and agrees that (i) Pikmykid cannot guarantee the performance of any Third Party Service Provider or Emergency Service Provider and that neither Party may make any claims or guarantees on behalf of Third Party Service Providers or Emergency Service Providers regarding any matters, (ii) delivery of any messages or any information regarding End Users in connection with the operation or use of the Services is not guaranteed and neither Pikmykid nor any Third Party Service Provider or Emergency Service Provider shall be responsible for any failure of delivery, and (iii) Pikmykid shall not be responsible for any disruption to or failure of the Services resulting from the actions or inactions of any Third Party Service Providers or Emergency Service Providers. Client acknowledges and agrees that the Services and Products are not intended to replace the services of primary safety and emergency response services, including without limitation, 911 or equivalent, fire, police, emergency medical and public health services (collectively, "Emergency Service Providers").



Limitation of Liability. IN NO EVENT SHALL EITHER PARTY OR, IN PIKMYKID'S CASE, ITS REPRESENTATIVE, BE LIABLE TO THE OTHER PARTY OR ANY THIRD PARTY FOR ANY INCIDENTAL, INDIRECT, SPECIAL, CONSEQUENTIAL OR PUNITIVE DAMAGES, REGARDLESS OF THE NATURE OF THE CLAIM, INCLUDING, WITHOUT LIMITATION, LOST PROFITS, BUSINESS INTERRUPTION, COSTS OF LOST OR DAMAGED DATA OR LIABILITIES TO THIRD PARTIES ARISING FROM ANY SOURCE, EVEN IF SUCH PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION UPON DAMAGES AND CLAIMS IS INTENDED TO APPLY WITHOUT REGARD TO WHETHER OTHER PROVISIONS OF THIS AGREEMENT HAVE BEEN BREACHED OR HAVE PROVEN INEFFECTIVE. Notwithstanding anything herein to the contrary, the cumulative liability of either Party to the other and any third party for all claims arising from or relating to this Agreement and/or the operation or use of the Services and Products shall not exceed the total amount of all Fees paid to Pikmykid by Client hereunder during the twelve (12)-month period immediately prior to the event, act or omission giving rise to such liability, regardless of whether any action or claim is based on warranty, indemnification, contract, tort, negligence, strict liability or otherwise. The existence of multiple claims will not enlarge this limit. The warranty disclaimers and exclusions and limitations of liability in this Section are intended to apply without regard to whether other provisions of this Agreement have been breached or have proven ineffective and form an essential basis of the bargain between the Parties. Absent any of such disclaimers, exclusions or limitations of liability, the provisions of this Agreement, including, without limitation, the economic terms, would be substantially different.

3. CONFIDENTIALITY

3.1 Mutual Confidentiality Obligations. Each Party agrees: (i) to use the Confidential Information of the other Party only for the purposes of this Agreement; (ii) to hold in confidence and protect the Confidential Information of the other Party from dissemination to, and use by, any third party; (iii) not to create any derivative work from Confidential Information of the other Party; (iv) to restrict access to the Confidential Information to such of its personnel, agents, and/or consultants who have a need to have access and who have been advised of and have agreed in writing or are otherwise required to treat such information as confidential; and (v) to return or destroy all Confidential Information of the other Party in its possession upon termination or expiration of this Agreement.

3.2 Confidentiality Exceptions. The foregoing restrictions shall not apply to Confidential Information that (i) is publicly available or in the public domain at the time disclosed; (ii) is or becomes publicly available or enters the public domain through no fault of the recipient Party; (iii) is rightfully communicated to the recipient Party by persons not bound by confidentiality obligations with respect thereto; (iv) is already in the recipient Party's possession free of any confidentiality obligations with respect thereto at the time of disclosure; (v) is independently developed by the recipient Party; (vi) is approved for release or disclosure by the disclosing Party without restriction; or (vii) is required to be publicly disclosed by the recipient Party pursuant to applicable freedom of information laws. Each Party may disclose Confidential Information to the limited extent required (a) in order to comply with the order of a court or other governmental body, or as otherwise necessary to comply with applicable law, provided that the Party making the disclosure shall first have given written notice to the other Party (if permitted) and made a reasonable effort to obtain a protective order; or (b) to establish a Party's rights under this Agreement, including to make court filings.

3.3 Disclosure of Information about End Users. Pikmykid shall not rent, trade or sell information regarding End Users (including, but not limited to, any Client Content) to any third party; provided, however, that notwithstanding anything to the contrary contained in this Agreement, (i) Pikmykid may disclose any such information to Third Party Service Providers and Emergency Service Providers in connection with the operation and use of the Services or as necessary to comply with applicable laws and governmental orders and (ii) under no circumstances shall Pikmykid or any Pikmykid Representative be liable for the failure of Client or any third party (including, but not limited to, any Designated Institution, Third Party Service Provider or Emergency Service Provider) to comply with its own privacy policies and all applicable privacy laws and regulations.

4. DEFINITIONS

4.1 "Administrators" mean personnel of Customer and Designated Institutions authorized by Customer to access the Products on behalf and for the benefit of Customer and such Designated Institutions, respectively.

4.2 "Affiliate" means, with respect to any entity, any other entity Controlling, Controlled by or under common Control with such entity, whether directly or indirectly through one or more intermediaries.

4.3 "Client" means the customer specifically identified on the Sales Order Form(s).

4.4 "Confidential Information" means the terms of this Agreement and all documents, material or information relating to the Services and the provision thereof, including, but not limited to, the Documentation, personally identifiable information regarding End Users and all other information that either Party treats as proprietary or confidential.

4.5 "Control" and its derivatives means legal, beneficial or equitable ownership, directly or indirectly, of more than fifty percent (50%) of the outstanding voting capital stock (or other ownership interest, if not a corporation) of an entity, or actual managerial or operational control over such entity.



- 4.6 "Designated Institution" means any Affiliate and/or any other institution, organization, entity and person for whose benefit Customer is licensing one or more Products hereunder as specified in the relevant Order Acceptance Form.
- 4.7 "Documentation" means Pikmykid's then-current standard product and user guides and/or related documentation generally made available to licensees of Products, as such Documentation may be modified by Pikmykid, in its sole discretion, from time to time.
- 4.8 "End Users" means individuals associated with Client and/or any Designated Institution who register with Pikmykid or are otherwise eligible to receive and/or send messages from or otherwise utilize the benefits of the Services and individuals who independently register with Pikmykid to establish a safety profile or are otherwise eligible to receive or utilize the benefit of the Services. During the Term, Client shall be responsible for notifying Designated Institutions and End Users that they are each subject to Pikmykid's applicable then-current Terms of Use and Privacy Policy in connection with their respective operation and use of the Services (if applicable).
- 4.9 "Privacy Policy" means Pikmykid's Privacy Policy located at <https://www.pikmykid.com/messaging-as-a-service-terms>, as such Privacy Policy may be amended by Pikmykid, in its sole discretion, from time to time.
- 4.10 "Professional Services" means the separate support offerings for Customer that are not included as part of the Support but are provided by Pikmykid at an additional cost as specified in the applicable Customer Acceptance Form(s), including, but not limited to, those related to the set-up, integration and training for each Product.
- 4.11 "Pikmykid Representatives" means Pikmykid and its Affiliates and each of their respective directors, officers, employees, contractors and other representatives.
- 4.12 "Support and Service Level Policy" or "SLP" means the Support and Service Level Policy for the Products set forth in Annexure 1 hereto.
- 4.13 "Terms of Use" means Pikmykid's separate Terms of Use for Designated Institutions and for End Users, as such Terms of Use may be amended by Pikmykid, in its sole discretion, from time to time.
- 4.14 "Third Party Service Provider" means a telecommunications, internet, voice broadcasting, voice messaging or other service provider providing mobile telephone, internet or other intermediary services to subscribers that allow or relate to the operation or use of the Services by End Users or a licensor or other third party from whom Pikmykid has received sublicensing rights in connection with the operation or use of the Products, as the case may be.

Annexure 3 - Quote Pricing Sheet

/ Quote pricing summary attached as separate document/



ORDER FORM FIRST YEAR LINE ITEMS

Prepared By

Michelle Gordon

5005 W Laurel Street, Ste 204,
Tampa, Florida 33607
Tel: (813) 649-8028
Tax id (w9): 47-2632308

Prepared for

Account Name

Meridian Cusd 223 - Stillman Valley, Illinois

Contact Name

Billing Address

207 W Main St
Stillman Valley, Illinois 61084
United States

Phone

8156452230 x7005

Email

halderks@mail.meridian223.org

Pikmykid Pricing:					
Product	District / School	Quantity	Start Date	List Price	First Year Price
Standard Onboarding & Implementation (10 days)	District	3.00	7/1/2025	\$500.00	\$0.00
Secure Roster Connect	District	4.00	8/1/2025	\$500.00	\$0.00
Hall Pass	District	2.00	8/1/2025	\$2,000.00	\$3,400.00
Dismissal Automation	District	1.00	8/1/2025	\$3,750.00	\$3,187.50
Safety Grant	District	1.00		-\$3,333.00	-\$3,333.00

Discount % 30.00%

First-year total: \$3,254.50

Additional Notes This quote includes both the first-year price and the total contract value. The discount and grant pricing are only applicable with a 3-year commitment

You will be invoiced for the first year, upon signing this order form are due within 30 days of the invoice date unless a different invoice date is mentioned in this order

Payment Frequency & Terms: Annually, Due Net 30 from receipt of Invoice
Upon the expiration of the initial term, subscription shall automatically renew for the same term

This total does not reflect any applicable taxes if not entered. Pikmykid will collect and remit applicable taxes (e.g., sales tax, VAT, etc.). Customer will be responsible for sales tax owed unless a tax exempt certification is provided and accurate billing and shipping information



ORDER FORM SECOND AND THIRD YEAR LINE ITEMS

Prepared By Michelle Gordan

5005 W Laurel Street, Ste 204,
Tampa, Florida 33607
Tel: (813) 649-8028
Tax id (w9): 47-2632308

Prepared for

Account Name Meridian Cusd 223 - Stillman Valley, Illinois

Contact Name Heather Alderks

Billing Address 207 W Main St
Stillman Valley, Illinois 61084
United States

Phone 8156452230 x7005

Email halderks@mail.meridian223.org

Pikmykid Pricing:

Product	District / School	Quantity	Start Date	List Price	Annual Price
Secure Roster Connect	District	4.00	8/1/2026	\$500.00	\$0.00
Dismissal Automation	District	1.00	8/1/2026	\$3,750.00	\$2,250.00
Hall Pass	District	2.00	8/1/2026	\$2,000.00	\$2,400.00
Emergency Alert	District	4.00	8/1/2026	\$2,000.00	\$4,800.00
Emergency Reunification	District	4.00	8/1/2026	\$2,000.00	\$4,800.00
Visitor Management	District	4.00	8/1/2026	\$2,000.00	\$4,800.00
Pikmykid Safety Grant	District	1.00	8/1/2026	-\$6,666.00	-\$6,666.00

Discount % 56.00%

2026 Cost: \$15,717.00

2027 Cost: \$15,717.00

This total does not reflect any applicable taxes if not entered. Pikmykid will collect and remit applicable taxes (e.g., sales tax, VAT, etc.). Customer will be responsible for sales tax owed unless a tax exempt certification is provided and accurate billing and shipping information.

Subscription and Payment Terms:

Subscription Start Date 8/1/2025

Subscription End Date 7/31/2028

Subscription Terms 36 months

Additional Notes

This quote includes both the Annual price and the total contract value.
The discount and grant pricing are only applicable with a 3-year commitment

You will be invoiced for the Second year and Third year 30 days before renewal. are due within 30 days of the invoice date unless a different invoice date is mentioned in this order

Payment Frequency & Terms: Annually, Due Net 30 from receipt of Invoice

Upon the expiration of the initial term, subscription shall automatically renew for the same term

Terms & Privacy:

Our Software is governed by the General Terms and Privacy conditions that can be found [here](#)
Additional Terms and Conditions are governed by the [Master Services Agreement](#) or if any prevails with the School or District.

Certificate Of Completion

Envelope Id: A0973EA4-0E5D-4A70-ADBF-3F6F8CF11B11
Subject: Sales Order for your Signature <> Meridian Cusd 223 - Stillman Valley, Illinois
Source Envelope:
Document Pages: 12
Certificate Pages: 2
AutoNav: Enabled
Envelopeld Stamping: Enabled
Time Zone: (UTC-05:00) Eastern Time (US & Canada)

Status: Delivered

Envelope Originator:
Chitra Kanagaraj
5005 W Laurel Street, St 204
Tampa, FL 33607
chitra@pikmykid.com
IP Address: 155.226.129.247

Record Tracking

Status: Original
7/17/2025 11:56:39 AM
Holder: Chitra Kanagaraj
chitra@pikmykid.com
Location: DocuSign

Signer Events

Heather Alderks
halderks@mail.meridian223.org
Security Level: Email, Account Authentication
(None)

Signature

Timestamp

Sent: 7/17/2025 12:06:18 PM
Resent: 7/18/2025 9:54:29 AM
Resent: 7/18/2025 1:51:56 PM
Resent: 7/18/2025 2:08:53 PM
Viewed: 7/18/2025 3:51:39 PM

Electronic Record and Signature Disclosure:
Not Offered via Docusign

In Person Signer Events

Signature

Timestamp

Editor Delivery Events

Status

Timestamp

Agent Delivery Events

Status

Timestamp

Intermediary Delivery Events

Status

Timestamp

Certified Delivery Events

Status

Timestamp

Carbon Copy Events

Status

Timestamp

Chitra Kanagaraj
chitra@pikmykid.com
COO
SACHI TECH INC
Security Level: Email, Account Authentication
(None)

COPIED

Sent: 7/17/2025 12:06:19 PM

Electronic Record and Signature Disclosure:
Not Offered via Docusign

Michelle Gordon
michelle@pikmykid.com

COPIED

Sent: 7/17/2025 12:06:20 PM

Security Level: Email, Account Authentication
(None)

Electronic Record and Signature Disclosure:
Not Offered via Docusign

Controller PikMyKid
controller@pikmykid.com
SACHI TECH INC D/B/A PIKMYKID
Security Level: Email, Account Authentication
(None)

COPIED

Sent: 7/17/2025 12:06:19 PM

Electronic Record and Signature Disclosure:

Carbon Copy Events	Status	Timestamp
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Not Offered via DocuSign

Witness Events	Signature	Timestamp
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Notary Events	Signature	Timestamp
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Envelope Summary Events	Status	Timestamps
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Envelope Sent	Hashed/Encrypted	7/17/2025 12:06:20 PM
Envelope Updated	Security Checked	7/18/2025 1:51:52 PM
Envelope Updated	Security Checked	7/18/2025 1:51:52 PM
Certified Delivered	Security Checked	7/18/2025 3:51:39 PM

Payment Events	Status	Timestamps
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