

Official Report of the Proceedings of the BOARD OF EDUCATION of the City of Chicago

Regular Meeting-Wednesday, May 23, 2018 10:30 A.M. (42 West Madison Street)

Published by the Authority of the Chicago Board of Education

Frank M. Clark President Estela G. Beltran Secretary

ATTEST:

Istila y. Beltrar Secretary of the Board of Education

of the City of Chicago

President Clark took the Chair and the meeting being called to order there were then:

PRESENT: Mr. Furlong, Ms. Garza, Mr. Guzman, Dr. Hines, Ms. Ward, and President Clark – 6*

*NOTE: One vacancy exists on the Board.

ABSENT: None

ALSO PRESENT: Dr. Janice Jackson, Chief Executive Officer, Mr. Joseph Moriarty, General Counsel, Ms. LaTanya McDade, Chief Education Officer, Ms. Elizabeth Keenan, Chief of Diverse Learner Support and Services, William Cryer, Honorary Student Board Member, and Aysha Ahmad, 2018-2019 Honorary Student Board Member.

ABSENT: None

President Clark presented the following Statement for the Public Record:

The Board is committed to ensuring that the quality of the special education program at CPS is among our highest priorities. We are confident that our CEO Dr. Janice Jackson will work tirelessly to unite parents, schools and the community around this priority.

President Clark thereupon opened the floor to the CEO report segment of the Board meeting. Dr. Janice Jackson, Chief Executive Officer, provided an update on special education; investments in science labs; and the Consortium Reports on School Closings. Mr. Arnie Rivera, Chief Operating Officer, provided an update of Facilities.

President Clark thereupon opened the floor to the Public Participation segment of the Board Meeting.

President Clark thereupon opened the floor to the Discussion of Public Participation.

President Clark thereupon opened the floor to the Discussion of Public Agenda Items.

President Clark proceeded to entertain a Motion to go into Closed Session.

Board Member Dr. Hines presented the following Motion:

18-0523-MO1

MOTION TO HOLD A CLOSED SESSION

MOTION ADOPTED that the Board hold a closed session to consider the following subjects:

- (1) information, regarding appointment, employment, compensation discipline, performance, or dismissal of employees or legal counsel for the public body pursuant to Section 2(c)(1) of the Open Meetings Act;
- (2) collective negotiating matters between the public body and its employees or their representatives, or deliberations concerning salary schedules for one or more classes of employees pursuant to Section 2(c)(2) of the Open Meetings Act;

- (3) the purchase or lease of real property for the use of the Board pursuant to Section 2(c)(5) of the Open Meetings Act;
- (4) the setting of a price for the sale or lease of real property owned by the Board pursuant to Section 2(c)(6) of the Open Meetings Act;
- (5) security procedures and the use of personnel and equipment to respond to an actual, a threatened, or a reasonably potential danger to the safety of employees, students, staff, the public, or public property pursuant to Section 2(c)(8) of the Open Meetings Act;
- (6) matters relating to individual students pursuant to Section 2(c)(10) of the Open Meetings Act;
- (7) pending litigation and litigation which is probable or imminent involving the Board pursuant to Section 2(c)(11) of the Open Meetings Act; and
- (8) discussion of closed session minutes pursuant to Section 2(c)(21) of the Open Meetings Act.

Board Member Garza moved to adopt Motion 18-0523-MO1.

The Secretary called the roll and the vote was as follows:

Yeas: Mr. Furlong, Ms. Garza, Mr. Guzman, Dr. Hines, Ms. Ward, and President Clark – 6

Nays: None

President Clark thereupon declared Motion 18-0523-MO1 adopted.

CLOSED SESSION RECORD OF CLOSED SESSION

The following is a record of the Board's Closed Session:

- (1) The Closed Meeting was held on May 23, 2018, beginning at 1:58 p.m. at the CPS Loop Office, 42 W. Madison Street, Garden Level, Conference Room GC-116, and Chicago Illinois 60602.
- (2) PRESENT: Mr. Furlong, Ms. Garza, Mr. Guzman, Dr. Hines, Ms. Ward, and President Clark 6
- (3) ABSENT: None
 - A. Litigation
 - B. Counsel Retention
 - C. Warning Resolutions
 - D. Terminations
 - E. Personnel
 - F. Collective Bargaining
 - G. Real Estate
 - H. Security
 - I. Closed Session Minutes
 - J. Individual Student Matters
 - K. Other Reports

No votes were taken in Closed Session.

After Closed Session the Board reconvened.

Members present after Closed Session: Mr. Furlong, Ms. Garza, Mr. Guzman, Dr. Hines, Ms. Ward. and President Clark – 6

Members absent after Closed Session: None

President Clark thereupon proceeded with Agenda Items.

18-0523-AR2

AUTHORIZE RETENTION OF THE LAW FIRM SCHIFF HARDIN LLP

THE GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Authorize retention of the law firm Schiff Hardin LLP.

DESCRIPTION: The General Counsel requests authority to retain the law firm Schiff Hardin LLP (1) to conduct a systemic review of the Board's practices, policies, and procedures related to harassment of students, (2) to make recommendations on proactive measures CPS may take to improve protection of students against harassment and related injuries and procedures for expeditious and holistic responses by CPS to such incidents when they arise, and (3) to assist the Board in other legal matters as determined by the General Counsel. Authorization is requested for the firm's services for up to \$500,000. As invoices are received, they will be reviewed by the General Counsel and, if satisfactory, processed for payment.

LSC REVIEW: LSC approval is not applicable to this report.

AFFIRMATIVE ACTION STATUS: None.

GENERAL CONDITIONS:

Inspector General – In accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all non-privileged information necessary to conduct those investigations.

Conflicts – The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability – The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0523-AR3

AUTHORIZE CONTINUED RETENTION OF THE LAW FIRM BORKAN & SCAHILL LTD.

THE GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Continue retention of the law firm Borkan & Scahill Ltd.

DESCRIPTION: The General Counsel has continued retention of the law firm Borkan & Scahill Ltd. for representation in <u>Calloway v. Brown, et al.</u>, Case No. 16 CV 6629, <u>Juarez v. Board of Education.</u>, Case No. 17 L 2155, and such other legal matters as determined by the General Counsel. Additional authorization is requested in the amount of \$250,000 for the firm's services. As invoices are received, they will be reviewed by the General Counsel and, if satisfactory, processed for payment.

LSC REVIEW: LSC approval is not applicable to this report.

AFFIRMATIVE ACTION STATUS: None.

FINANCIAL: Charge \$250,000.00 to Law Department - Professional Services:

GENERAL CONDITIONS:

Inspector General – Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts ~ The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness – The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability – The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0523-AR4

AUTHORIZE CONTINUED RETENTION OF THE LAW FIRM JACKSON LEWIS P.C.

THE GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Continue retention of the law firm Jackson Lewis P.C.

DESCRIPTION: The General Counsel has continued retention of the law firm Jackson Lewis P.C. to represent the Board and its agents relating to legal matters including Hubert v. CBOE, 16 L 001507, Sorescu v. Harper, 15 C 10317, Parker v. Harper, *et al*, 16 C 04042, and other matters as determined by the General Counsel. Additional authorization is requested in the amount of \$100,000 for the firm's services. As invoices are received, they will be reviewed by the General Counsel and, if satisfactory, processed for payment.

LSC REVIEW: LSC approval is not applicable to this report.

AFFIRMATIVE ACTION STATUS: None.

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board Members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996, (96-0626-P03), as amended from time to time, is hereby incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011, (11-0525-P02), as amended from time to time, is hereby incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0523-AR5

AUTHORIZE CONTINUED RETENTION OF THE LAW FIRM RILEY SAFER HOLMES & CANCILA LLP

THE GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Continue retention of the law firm Riley Safer Holmes & Cancila LLP.

DESCRIPTION: The General Counsel has continued retention of the law firm Riley Safer Holmes & Cancila LLP to represent the Board, Board officials and employees in relation to an investigation into employee misconduct, *Hubert et al. v. Board*, Case No. 16 CV 4336, and such other legal matters as determined by the General Counsel. Additional authorization is requested in the amount of \$100,000 for the firm's services. As invoices are received, they will be reviewed by the General Counsel and, if satisfactory, processed for payment.

LSC REVIEW: LSC approval is not applicable to this report.

AFFIRMATIVE ACTION STATUS: None

FINANCIAL: Charge \$100,000.00 to Law Department - Professional Services:

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996, (96-0626-PO3), as amended from time to time, is hereby incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, is hereby incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

The Secretary called the roll and the vote was as follows:

Yeas: Mr. Furlong, Ms. Garza, Mr. Guzman, Dr. Hines, Ms. Ward, and President Clark - 6

Nays: None

President Clark thereupon declared Board Reports 18-0523-AR2 through 18-0523-AR5 adopted.

18-0523-AR6

WORKERS' COMPENSATION - PAYMENT FOR LUMP SUM SETTLEMENT FOR DALE ZAJAC -- CASE NOS. 08 WC 050329 and 08 WC 051159

THE GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Authorize settlement of the Workers' Compensation claim for Dale Zajac, Case Nos. 08 WC 050329 and 08 WC 051159 subject to the approval of the Illinois Workers' Compensation Commission, in the amount of \$216,516.00.

DESCRIPTION: In accordance with the provisions of the Workers' Compensation Act, the General Counsel has determined that this settlement is in the Board's best interests.

LSC REVIEW: Local school council approval is not applicable to this report.

AFFIRMATIVE ACTION STATUS: Not applicable.

FINANCIAL: Charge to Workers' Compensation Fund - General Fixed Charges

Account #12470-210-57605-119004-000000 FY 2018.....\$216,516.00

PERSONNEL IMPLICATIONS: None

GENERAL CONDITIONS:

Inspector General – Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts – The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness – The Board's Indebtedness Policy adopted June 26,1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability – The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0523-AR7

WORKERS' COMPENSATION - PAYMENT FOR LUMP SUM SETTLEMENT FOR CARLAND WILLIAMS - CASE NO. 10 WC 015561

THE GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Authorize settlement of the Workers' Compensation claim for Carland Williams, Case No. 10 WC 015561 subject to the approval of the Illinois Workers' Compensation Commission, in the amount of \$150,000.00.

DESCRIPTION: In accordance with the provisions of the Workers' Compensation Act, the General Counsel has determined that this settlement is in the Board's best interests.

LSC REVIEW: Local school council approval is not applicable to this report.

AFFIRMATIVE ACTION STATUS: Not applicable.

FINANCIAL: Charge to Workers' Compensation Fund - General Fixed Charges

Account #12470-210-57605-119004-000000 FY 2018......\$150,000.00

PERSONNEL IMPLICATIONS: None

GENERAL CONDITIONS:

Inspector General – Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts – The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness – The Board's Indebtedness Policy adopted June 26,1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics – The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0523-AR8

WORKERS' COMPENSATION - PAYMENT FOR LUMP SUM SETTLEMENT FOR MARIE DENISON - CASE NO. 17 WC 018679

THE GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Authorize settlement of the Workers' Compensation claim for Marie Denison, Case No. 17 WC 018679 subject to the approval of the Illinois Workers' Compensation Commission, in the amount of \$119,546.31.

DESCRIPTION: In accordance with the provisions of the Workers' Compensation Act, the General Counsel has determined that this settlement is in the Board's best interests.

LSC REVIEW: Local school council approval is not applicable to this report.

AFFIRMATIVE ACTION STATUS: Not applicable.

FINANCIAL: Charge to Workers' Compensation Fund - General Fixed Charges

Account #12470-210-57605-119004-000000 FY 2018.....\$119,546.31

PERSONNEL IMPLICATIONS: None

GENERAL CONDITIONS:

Inspector General – Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts – The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness – The Board's Indebtedness Policy adopted June 26,1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics – The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability – The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0523-AR9

WORKERS' COMPENSATION - PAYMENT FOR LUMP SUM SETTLEMENT FOR PHYLLIS KIMMEL - CASE NOS. 12 WC 039263, 16 WC 022396 and 16 WC 022397

THE GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Authorize settlement of the Workers' Compensation claim for Phyllis Kimmel, Case Nos. 12 WC 039263, 16 WC 022396 and 16 WC 022397 subject to the approval of the Illinois Workers' Compensation Commission, in the amount of \$91,921.25.

DESCRIPTION: In accordance with the provisions of the Workers' Compensation Act, the General Counsel has determined that this settlement is in the Board's best interests.

LSC REVIEW: Local school council approval is not applicable to this report.

AFFIRMATIVE ACTION STATUS: Not applicable.

FINANCIAL: Charge to Workers' Compensation Fund - General Fixed Charges

Account #12470-210-57605-119004-000000 FY 2018.....\$91,921.25

PERSONNEL IMPLICATIONS: None

GENERAL CONDITIONS:

Inspector General – Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts – The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness – The Board's Indebtedness Policy adopted June 26,1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability – The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0523-AR10

WORKERS' COMPENSATION - PAYMENT FOR LUMP SUM SETTLEMENT FOR MARIA GALLEGOS ORTEGA - CASE NO. 16 WC 8164

THE GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Authorize settlement of the Workers' Compensation claim for Maria Gallegos Ortega, Case No. 16 WC 8164 subject to the approval of the Illinois Workers' Compensation Commission, in the amount of \$91.910.27.

DESCRIPTION: In accordance with the provisions of the Workers' Compensation Act, the General Counsel has determined that this settlement is in the Board's best interests.

LSC REVIEW: Local school council approval is not applicable to this report.

AFFIRMATIVE ACTION STATUS: Not applicable.

FINANCIAL: Charge to Workers' Compensation Fund - General Fixed Charges

Account #12470-210-57605-119004-000000 FY 2018......\$91,910.27

PERSONNEL IMPLICATIONS: None

GENERAL CONDITIONS:

Inspector General – Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts – The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness – The Board's Indebtedness Policy adopted June 26,1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics – The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability – The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0523-AR11

WORKERS' COMPENSATION - PAYMENT FOR LUMP SUM SETTLEMENT FOR CATHERINE POWELL - CASE NOS. 12 WC 24360 and 15 WC 13801

THE GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Authorize settlement of the Workers' Compensation claim for Catherine Powell, Case Nos. 12 WC 24360 and 15 WC 13801 subject to the approval of the Illinois Workers' Compensation Commission, in the amount of \$82,398.77.

DESCRIPTION: In accordance with the provisions of the Workers' Compensation Act, the General Counsel has determined that this settlement is in the Board's best interests.

LSC REVIEW: Local school council approval is not applicable to this report.

AFFIRMATIVE ACTION STATUS: Not applicable.

FINANCIAL: Charge to Workers' Compensation Fund - General Fixed Charges

Account #12470-210-57605-119004-000000 FY 2018......\$82,398.77

PERSONNEL IMPLICATIONS: None

GENERAL CONDITIONS:

Inspector General – Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of

Indebtedness - The Board's Indebtedness Policy adopted June 26,1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0523-AR12

APPROVE SETTLEMENT REGARDING EDWARD KRISTOVIC

THE GENERAL COUNSEL REPORTS THE FOLLOWING PROPOSED PAYMENT:

DESCRIPTION: The CTU filed a grievance on behalf of tenured Washington HS teacher Edward Kristovic alleging that the Board violated the collective bargaining agreement by improperly laying Kristovic off in 2015 and 2016. The parties have since reached agreement to resolve the grievances and all other pending grievances filed by Kristovic.

LSC REVIEW: LSC approval is not applicable to this report.

AFFIRMATIVE ACTION STATUS: Affirmative Action review is not applicable to this report.

FINANCIAL:

Charge pensionable payment of \$97,500

as described above to......12470-115

AUTHORIZATION: Authorize the General Counsel to execute the Approved Payment and all ancillary documents related thereto.

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of or the letting of contracts to former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0523-AR13

PROPERTY TAX APPEAL REFUND - AUTHORIZE SETTLEMENT FOR NORTHWESTERN MEMORIAL HOSPITAL FOR TAX YEARS 2012-2013

THE GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Authorized settlement of appeals by Northwestern Memorial Hospital regarding property at 211 E Ontario Street, Chicago, Illinois for the tax years 2012 - 2013. This settlement results in a total refund of \$50,154 plus interest, for the tax years involved. The refund will be implemented by reductions in the Board's property-tax revenues in calendar year 2018 or thereafter. This settlement does not involve a direct payout of Board funds.

DESCRIPTION:

The General Counsel has determined that this settlement is in the Board's best interest.

LSC REVIEW:

Not applicable.

AFFIRMATIVE

ACTION STATUS:

Not applicable.

FINANCIAL:

There is no charge to any Board account. The refund payment is to be deducted from the Board's tax revenues in calendar year 2018 or thereafter ---- \$50,154

plus interest.

PERSONNEL IMPLICATIONS: None.

GENERAL CONDITIONS:

Inspector General: Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts: The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restrict the employment of, or the letting of contracts to, former Board members during the one (1) year period following expiration or other termination of their terms of office.

Indebtedness: The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a party of the agreement.

Ethics: The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability: The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed contingent liability, subject to appropriation in the subsequent fiscal year budget/s.

Board Member Furlong abstained on Board Report 18-0523-AR13.

President Clark indicated that if there are no objections, Board Reports 18-0523-AR6 through 18-0523-AR16, with the noted abstention, would be adopted by the last favorable roll call vote, all members voting therefore.

President Clark thereupon declared Board Reports 18-0523-AR6 through 18-0523-AR13 adopted.

18-0523-EX3

WARNING RESOLUTION - LISA PEJCINOVIC, TENURED TEACHER, ASSIGNED TO GALE ELEMENTARY COMMUNITY ACADEMY

TO THE CHICAGO BOARD OF EDUCATION

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

That the Chicago Board of Education adopts a Warning Resolution for Lisa Pejcinovic and that a copy of this Board Report and Warning Resolution be served upon Lisa Pejcinovic.

DESCRIPTION:

Pursuant to the provisions of 105 ILCS 5/34-85, the applicable statute of the State of Illinois, and the Rules of the Board of Education of the City of Chicago, a Warning Resolution be adopted and issued to Lisa Pejcinovic, Teacher, to inform her that she has engaged in unsatisfactory conduct.

The conduct outlined in the Warning Resolution will result in the preferring of dismissal charges against Lisa Pejcinovic, pursuant to the Statute, if said conduct is not corrected immediately and maintained thereafter in a satisfactory fashion following receipt of the Warning Resolution. Directives for improvement of this conduct are contained in the Warning Resolution.

LSC REVIEW:

LSC review is not applicable to this report.

AFFIRMATIVE

ACTION REVIEW: None.

FINANCIAL:

This action is of no cost to the Board.

PERSONNEL

IMPLICATIONS:

None.

18-0523-EX4

WARNING RESOLUTION - SHARI SAGOTZ, TENURED TEACHER, ASSIGNED TO HIGGINS ELEMENTARY COMMUNITY ACADEMY

TO THE CHICAGO BOARD OF EDUCATION

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

That the Chicago Board of Education adopts a Warning Resolution for Shari Sagotz and that a copy of this Board Report and Warning Resolution be served upon Shari Sagotz.

DESCRIPTION:

Pursuant to the provisions of 105 ILCS 5/34-85, the applicable statute of the State of Illinois, and the Rules of the Board of Education of the City of Chicago, a Warning Resolution be adopted and issued to Shari Sagotz, Teacher, to inform her that she has engaged in unsatisfactory conduct.

The conduct outlined in the Warning Resolution will result in the preferring of dismissal charges against Shan Sagotz, pursuant to the Statute, if said conduct is not corrected immediately and maintained thereafter in a satisfactory fashion following receipt of the Warning Resolution. Directives for improvement of this conduct are contained in the Warning Resolution.

LSC REVIEW:

LSC review is not applicable to this report.

AFFIRMATIVE

ACTION REVIEW:

None.

FINANCIAL:

This action is of no cost to the Board.

PERSONNEL

IMPLICATIONS:

None.

18-0523-EX5

WARNING RESOLUTION - LEEANN THORNTON, TENURED TEACHER, ASSIGNED TO EMIL G. HIRSCH METROPOLITAN HIGH SCHOOL

TO THE CHICAGO BOARD OF EDUCATION

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

That the Chicago Board of Education adopts a Warning Resolution for Leearn Thornton and that a copy of this Board Report and Warning Resolution be served upon Leeann Thornton.

DESCRIPTION:

Pursuant to the provisions of 105 ILCS 5/34-85, the applicable statute of the State of Illinois, and the Rules of the Board of Education of the City of Chicago, a Warning Resolution shall be adopted and issued to Leeann Thornton, Teacher, to inform her that she has engaged in unsatisfactory conduct.

The conduct outlined in the Warning Resolution will result in the prefering of dismissal charges against Leeann Thornton, pursuant to the Statute, if said conduct is not corrected immediately and maintained thereafter in a satisfactory fashion following receipt of the Warning Resolution. Directives for improvement of this conduct are contained in the Warning Resolution.

LSC REVIEW:

LSC review is not applicable to this report.

AFFIRMATIVE

ACTION REVIEW: None.

FINANCIAL:

This action is of no cost to the Board.

PERSONNEL

IMPLICATIONS:

None.

President Clark indicated that if there are no objections, Board Reports 18-0523-EX3 through 18-0523-EX5 would be adopted by the last favorable roll call vote, all members voting therefore.

President Clark thereupon declared Board Reports 18-0523-EX3 through 18-0523-EX5 adopted.

18-0523-RS2

RESOLUTION BY THE BOARD OF EDUCATION OF THE CITY OF CHICAGO REGARDING THE DISMISSAL OF DOROTHY CRAWLEY, TENURED TEACHER, ASSIGNED TO IDA B. WELLS PREPARATORY ELEMENTARY SCHOOL

WHEREAS, pursuant to Section 34-85 of the Illinois School Code, 105 ILCS 5/34-85, a hearing was conducted before an impartial hearing officer, Lawrence M. Cohen, certified by the Illinois State Board of Education; and

WHEREAS, after the conclusion of the dismissal hearing afforded to Dorothy Crawley, the Hearing Officer made written findings of fact and conclusions of law, and recommended the dismissal of Ms. Crawley; and

WHEREAS, the Board of Education of the City of Chicago has reviewed the post-hearing briefs and hearing transcript and exhibits ("record"), along with the findings of fact, conclusions of law, and recommendation of Hearing Officer Cohen; and

WHEREAS, the parties were given an opportunity to submit exceptions and a memorandum of law in support of or in opposition to the Board's adoption of Hearing Officer Cohen's recommendation; and

WHEREAS, the Board of Education of the City of Chicago accepts the factual findings and conclusions of the hearing officer and concludes that the record establishes sufficient cause for dismissal of Ms. Crawley.

NOW THEREFORE, be it resolved by the Board of Education of the City of Chicago, as follows:

Section 1: After considering (a) the Hearing Officer's findings of fact, conclusions of law and recommendation, (b) the record of the dismissal hearing, and (c) any exceptions and memoranda of law submitted by the parties, the Board of Education of the City of Chicago accepts the Hearing Officer's findings of fact and legal conclusions and finds sufficient grounds for the discharge of Ms. Crawley.

Section 2: Dorothy Crawley is hereby dismissed from her employment with the Board of Education of the City of Chicago effective May 23, 2018.

Section 3: This Resolution shall take full force and effect upon its adoption.

THEREFORE, this Resolution is hereby adopted by the members of the Board of Education of the City of Chicago on May 23, 2018.

18-0523-RS3

RESOLUTION BY THE BOARD OF EDUCATION OF THE CITY OF CHICAGO REGARDING THE DISMISSAL OF KURT KERRIGAN, TENURED TEACHER, ASSIGNED TO JOHN F. KENNEDY HIGH SCHOOL

WHEREAS, pursuant to Section 34-85 of the Illinois School Code, 105 ILCS 5/34-85, a hearing was conducted before an impartial hearing officer, Stephen M. Bierig, certified by the Illinois State Board of Education: and

WHEREAS, after the conclusion of the dismissal hearing afforded to Kurt Kerrigan, the Hearing Officer made written findings of fact and conclusions of law, and recommended the discharge of Mr. Kerrigan; and

WHEREAS, the Board of Education of the City of Chicago has reviewed the post-hearing briefs and hearing transcript and exhibits ("record"), along with the findings of fact, conclusions of law, and recommendation of Hearing Officer Bierig regarding the dismissal charges preferred against Kurt Kerrigan; and

WHEREAS, the parties were given an opportunity to submit exceptions and a memorandum of law in support of or in opposition to the Board's adoption of Hearing Officer Bierig's recommendation; and

WHEREAS, the Board of Education of the City of Chicago accepts the factual findings and conclusions of the hearing officer and concludes that the record establishes sufficient cause for dismissal of Mr. Kerrigan.

NOW THEREFORE, be it resolved by the Board of Education of the City of Chicago, as follows:

Section 1: After considering (a) the Hearing Officer's findings of fact, conclusions of law and recommendation, (b) the record of the dismissal hearing, and (c) any exceptions and memoranda of law submitted by the parties, the Board of Education of the City of Chicago accepts the Hearing Officer's findings of fact, legal conclusions and recommendation for discharge.

Section 2: Kurt Kerrigan is hereby dismissed from his employment with the Board of Education of the City of Chicago effective May 23, 2018.

Section 3: This Resolution shall take full force and effect upon its adoption.

THEREFORE, this Resolution is hereby adopted by the members of the Board of Education of the City of Chicago on May 23, 2018.

18-0523-RS4

RESOLUTION BY THE BOARD OF EDUCATION OF THE CITY OF CHICAGO REGARDING THE DISMISSAL OF LISA PEJCINOVIC, TENURED TEACHER ASSIGNED TO GALE ELEMENTARY COMMUNITY ACADEMY

WHEREAS, pursuant to Section 34-85 of the Illinois School Code, 105 ILCS 5/34-85, a dismissal hearing was conducted before an impartial hearing officer, Danielle Carne, certified by the Illinois State Board of Education; and

WHEREAS, after the conclusion of the dismissal hearing afforded to Lisa Pejcinovic, the Hearing Officer made written findings of fact and conclusions of law and recommended that Ms. Pejcinovic be reinstated and made whole; ; and

WHEREAS, the Board of Education of the City of Chicago has reviewed the post-hearing briefs and hearing transcript and exhibits ("record"), along with the findings of fact, conclusions of law, and recommendation of Hearing Officer Carne regarding the dismissal charges preferred against Ms. Pejcinovic; and

WHEREAS, the parties were given an opportunity to submit exceptions and a memorandum of law in support of or in opposition to the Board's adoption of Hearing Officer Carne's recommendation; and

WHEREAS, the Board of Education of the City of Chicago partially accepts and partially rejects the factual findings and conclusions of law of the hearing officer and concludes that the record does not establish sufficient cause for dismissal of Ms. Pejcinovic.

NOW THEREFORE, be it resolved by the Board of Education of the City of Chicago, as follows:

Section 1: After considering (a) the Hearing Officer's findings of fact, conclusions of law and recommendation, (b) the record of the dismissal hearing, and (c) any exceptions and memoranda of law submitted by the parties, the Board of Education of the City of Chicago (the "Board") partially accepts and partially rejects the factual findings and conclusions of law of the hearing officer.

Section 2: The Board accepts the Hearing Officer's recommendation that Ms. Pejcinovic be reinstated and made whole and makes additional findings and conclusions as detailed in an Opinion and Order adopted under separate cover.

Section 3: This Resolution shall take full force and effect upon its adoption.

THEREFORE, this Resolution is hereby adopted by the members of the Board of Education of the City of Chicago on May 23, 2018.

The Secretary presented the following Statement for the Public Record:

I would like to note for the record this report also adopts a Supplemental Opinion and Order under separate cover.

18-0523-RS5

RESOLUTION BY THE BOARD OF EDUCATION OF THE CITY OF CHICAGO REGARDING THE DISMISSAL OF JORGE PEREZ, TENURED TEACHER ASSIGNED TO CARL SCHURZ HIGH SCHOOL

WHEREAS, pursuant to Section 34-85 of the Illinois School Code, 105 ILCS 5/34-85, a dismissal hearing was conducted before an impartial hearing officer, Brian Clauss, certified by the Illinois State Board of Education; and

WHEREAS, after the conclusion of the dismissal hearing afforded to Jorge Perez, the Hearing Officer made written findings of fact and conclusions of law and recommended the discharge of Mr. Perez; and

WHEREAS, the Board of Education of the City of Chicago has reviewed the post-hearing briefs and hearing transcript and exhibits ("record"), along with the findings of fact, conclusions of law, and recommendation of Hearing Officer Clauss regarding the dismissal charges preferred against Mr. Perez; and

WHEREAS, the parties were given an opportunity to submit exceptions and a memorandum of law in support of or in opposition to the Board's adoption of Hearing Officer Clauss' recommendation; and

WHEREAS, the Board of Education of the City of Chicago accepts the factual findings and conclusions of the hearing officer and concludes that the record establishes sufficient cause for dismissal of Mr. Perez.

NOW THEREFORE, be it resolved by the Board of Education of the City of Chicago, as follows:

Section 1: After considering (a) the Hearing Officer's findings of fact, conclusions of law and recommendation, (b) the record of the dismissal hearing, and (c) any exceptions and memoranda of law submitted by the parties, the Board of Education of the City of Chicago accepts the Hearing Officer's findings of fact, legal conclusions and recommendation for discharge.

Section 2: Jorge Perez is hereby dismissed from his employment with the Board of Education of the City of Chicago effective May 23, 2018.

Section 3: This Resolution shall take full force and effect upon its adoption.

THEREFORE, this Resolution is hereby adopted by the members of the Board of Education of the City of Chicago on May 23, 2018.

18-0523-RS6

RESOLUTION APPROVING CHIEF EXECUTIVE OFFICER'S RECOMMENDATION TO DISMISS EDUCATIONAL SUPPORT PERSONNEL

WHEREAS, on May 18, 2018, the Chief Executive Officer submitted a written recommendation, including the reasons for the recommendation, to the Board to dismiss the following educational support personnel pursuant to Board Rule 4-1:

Name	School	Effective Date
Pamela Craig	City Wide Transportation	May 23, 2018
Floyd Davis	Andrew Carnegie Elementary School	May 23, 2018
Carmelita DuBois	City Wide Facility Operations and Maintenance	May 23, 2018
Tayawana Gault	Benjamin E. Mays Elementary Academy	May 23, 2018

WHEREAS, the Chief Executive Officer followed the procedures established by her prior to making the recommendation;

WHEREAS, the Board has reviewed the reasons for the Chief Executive Officer's recommendation;

WHEREAS, the Chief Executive Officer or her designee has previously notified the affected educational support personnel of their pending dismissal;

NOW, THEREFORE, BE IT RESOLVED:

- 1. That pursuant to Board Rule 4-1, the above-referenced educational support personnel are dismissed from Board employment effective on the date set opposite their names.
- 2. The Board hereby approves all actions taken by the Chief Executive Officer or her designee to effectuate the dismissal of the above-named educational support personnel.
- 3. The Chief Executive Officer or her designee shall notify the above-named educational support personnel of their dismissal.

RESOLUTION APPROVING CHIEF EXECUTIVE OFFICER'S RECOMMENDATION TO DISMISS PROBATIONARY APPOINTED TEACHERS

WHEREAS, on May 18, 2018, the Chief Executive Officer submitted written recommendations, including the reasons for the recommendations, to the Board to dismiss the following probationary appointed teachers pursuant to Board Rule 4-1 and 105 ILCS 5/34-84:

Name	School	Effective Date
Janet Branson	Lake View High School	May 23, 2018
Darin Razgo	Bernhard Moos Elementary School	May 23, 2018

WHEREAS, the Chief Executive Officer followed the procedures established by her prior to making the recommendation;

WHEREAS, the Board has reviewed the reasons for the Chief Executive Officer's recommendation;

WHEREAS, the Chief Executive Officer or her designee has previously notified the affected probationary appointed teachers of their pending dismissal;

NOW, THEREFORE, BE IT RESOLVED:

- 1. That pursuant to Board Rule 4-1 and 105 ILCS 5/34-84, the above-referenced probationary appointed teachers are dismissed from Board employment effective on the date set opposite their names.
- 2. The Board hereby approves all actions taken by the Chief Executive Officer or her designee to effectuate the dismissal of the above-named probationary appointed teachers.
- 3. The Chief Executive Officer or her designee shall notify the above-named probationary appointed teachers of their dismissal.

The Secretary presented the following Statement for the Public Record:

I would like to note for the record that on May 18, 2018, the Board members and the Office of the Board received the CEO's recommendation to dismiss Probationary Appointed Teachers pursuant to Board Rule 4-1 and 105 ILCS 5/34-84. Her recommendation included the names of the teachers affected and the reasons. She also noted that the teachers affected will be notified of their dismissal after adoption of the Resolution.

18-0523-RS8

RESOLUTION TO APPROVE CHIEF EXECUTIVE OFFICER'S RECOMMENDATION TO DISMISS (NON-RENEW) PROBATIONARY APPOINTED TEACHERS AT THE END OF THE 2017-2018 SCHOOL YEAR

WHEREAS on May 18, 2018, the Chief Executive Officer recommended that the Board non-renew and dismiss probationary appointed teachers at the end of the 2017-18 school year.

NOW THEREFORE, BE IT RESOLVED:

- That the Board approves the Chief Executive Officer's May 18, 2018 recommendation to dismiss and non-renew probationary appointed teachers.
- The Chief Executive Officer is authorized to cause notices of non-renewal (dismissal) to be transmitted to the probationary appointed teachers recommended for non-renewal on or before June 1, 2018.

The Secretary presented the following Statement for the Public Record:

I would like to note for the record that on May 18, 2018, the Board members and the Office of the Board received the CEO's recommendation to dismiss Probationary Appointed Teachers pursuant to Board Rule 4-7b.2(a) and 105 ILCS 5/34-84. Her recommendation included the names of the teachers affected and the reasons. She also noted that the teachers affected will be notified of their dismissal after adoption of the Resolution.

RESOLUTION AUTHORIZING THE HONORABLE TERMINATION OF REGULARLY CERTIFIED AND APPOINTED TEACHERS

WHEREAS, the Chicago Board of Education ("Board") has the power under Sections 34-8.1, 34-16 and 34-84 of the Illinois School Code (105 ILCS 5/34-1, et. seq.) to lay off employees; and

WHEREAS, the Board has the power under Section 34-18(31) of the Illinois School Code to promulgate rules establishing procedures governing the layoff or reduction in force of employees; and

WHEREAS, the Board has the power under Section 34-19 of the Illinois School Code to delegate to the Chief Executive Officer ("CEO") the authorities granted to the Board provided that such delegation and appropriate oversight procedures are made pursuant to Board by-laws, rules, regulations, adopted pursuant to Section 34-19 of the Illinois School Code; and

WHEREAS, the Board, pursuant to the above articulated powers, promulgated its Policy Regarding Reassignment and Layoff of Regularly Appointed and Certified Teachers ("Reassignment Policy") on July 23, 1997 and amended from time to time thereafter, and which is incorporated into collective bargaining agreements; and

WHEREAS, the Board has delegated its power to layoff tenured teachers in accordance with the Reassignment Policy to the CEO under Board Rules 2-13, and 4-1 (a), and 4.6; and

WHEREAS, the Reassignment Policy provides that teachers honorably terminated under its provisions, who are rehired in a permanent teaching position within two school years after their honorable termination, shall have their tenure and prior seniority restored as of the date of rehire; and

WHEREAS, the employee identified on Attachment A were removed from the attendance center to which they were assigned pursuant to Section 2 of the Reassignment Policy, and the Chief Executive Officer directed that each employee receive a notice of removal and each employee did receive said notice; and

WHEREAS, all of the identified employees failed to secure a permanent appointment within at least 10 school months after they received their notice of removal and the Chief Executive Officer directed that each of the identified employees receive at least 14 days' notice that they would be honorably terminated from service and each employee has received said notice.

NOW, THEREFORE, BE IT HEREBY RESOLVED BY THE CHICAGO BOARD OF EDUCATION as follows:

- That the employees listed on Attachment A are honorably terminated from service effective on the date of honorable termination indicated on Attachment A, pursuant to the Board's Reassignment Policy.
- 2. That those employees listed on Attachment A, who were tenured at the time of their horiorable termination, shall have their tenure and full seniority restored without further formal Board action, if they are rehired by the Board to a permanent teaching position within two (2) years of the date of their honorable termination.

That this Resolution shall be effective upon adoption.

ATTACHMENT A REASSIGNED TEACHERS SCHEDULED FOR HONORABLE TERMINATION

LAST NAME	FIRST NAME	TERMINATION DATE
Acevedo	Carmen	June 21, 2018
Affinita	Maria	June 21, 2018
Beard	Benjamin	June 21, 2018
Calhoun	Ualinda	June 21, 2018
Charnes	Jonathan	June 21, 2018
Citek	John	June 21, 2018
Cuscaden	Bruce	June 21, 2018
Davis	Penelope	June 21, 2018
Deady	Phillip	June 21, 2018
Dicicco	Tatyana	June 21, 2018

Edwards	Clayton	June 21, 2018
Eggleston	Jabbar	June 21, 2018
Eshoo	Bernice	June 21, 2018
Gappa	Frank	June 21, 2018
Gawrusik	Laura	June 21, 2018
Kalogeros	Marco	June 21, 2018
Lawson	Donielle	June 21, 2018
Levy	Helene	June 21, 2018
Maddux	Joseph	June 21, 2018
Madison	Katie	June 21, 2018
Martinez	Ruben	June 21, 2018
Mills	Sara	June 21, 2018
Moore	Lisa	June 21, 2018
Mutua	Lydia	June 21, 2018
Myers	Ladonna	June 21, 2018
Nettles-Harris	Tamiko	June 21, 2018
Nowak	Andrzej	June 21, 2018
Richmond	Eileen	June 21, 2018
Roth	Brian	June 21, 2018
Sylvan	Robert	June 21, 2018

President Clark indicated that if there are no objections, Board Reports 18-0523-RS2 through 18-0523-RS9 would be adopted by the last favorable roll call vote, all members voting therefore.

President Clark thereupon declared Board Reports 18-0523-RS2 through 18-0523-RS9 adopted.

Vice President Guzman presented the following Motion:

18-0523-MO2

MOTION RE: ADOPT AND MAINTAIN AS CONFIDENTIAL CLOSED SESSION MINUTES FROM APRIL 25, 2018

MOTION ADOPTED that the Board adopt the minutes of the closed session meeting of April 25, 2018 pursuant to Section 2.06 of the Open Meetings Act. Board Members reviewed these minutes and determined that the need for confidentiality exists. Therefore, the minutes of the closed session meeting held on April 25, 2018 shall be maintained as confidential and not available for public inspection.

Board Member Ward moved to adopt Motion 18-0523-MO2.

The Secretary called the roll and the vote was as follows:

Yeas: Mr. Furlong, Ms. Garza, Mr. Guzman, Dr. Hines, Ms. Ward, and President Clark - 6

Nays: None

President Clark thereupon declared Motion 18-0523-MO2 adopted.

Board Member Furlong presented the following Motion:

18-0523-MO3

MOTION RE: APPROVAL OF RECORD OF PROCEEDINGS OF MEETING OPEN TO THE PUBLIC APRIL 25, 2018

MOTION ADOPTED that the record of proceedings of the Board Meeting of April 25, 2018 prepared by the Board Secretary be approved and that such records of proceedings be posted on the Chicago Board of Education website in accordance with Section 2.06(b) of the Open Meetings Act.

Vice President Guzman moved to adopt Motion 18-0523-MO3.

The Secretary called the roll and the vote was as follows:

Yeas: Mr. Furlong, Ms. Garza, Mr. Guzman, Dr. Hines, Ms. Ward, and President Clark – 6

Nays: None

President Clark thereupon declared Motion 18-0523-MO3 adopted.

18-0523-RS10

RESOLUTION DESIGNATING 5700 WEST BERTEAU (FORMER LUTHER NORTH HIGH SCHOOL) FOR POTENTIAL ACQUISITION

WHEREAS, the Board of Education of the City of Chicago (the "Board") is a body corporate and politic organized and existing under and by virtue of the provisions of the School Code, 105 ILCS 5/34-1 et seq., as amended (the "Code"); and

WHEREAS, the Board exercises general supervision and jurisdiction over the establishment and maintenance of public schools, educational and recreational facilities of the Board; and

WHEREAS, the Board has determined that the property described in Exhibit A is required for school, educational and recreational purposes; and

WHEREAS, Section 5/34-20 of the Code authorizes the acquisition of title to real estate, by purchase, condemnation or otherwise, for school purposes, such title to be held for the use and benefit of the Board in the name of the City of Chicago in Trust for the Use of Schools; and

WHEREAS, it is necessary, desirable, useful and advantageous, and in the best interests of the citizens of the City of Chicago, to negotiate and to potentially acquire the property more fully described in Exhibit A for school, educational and recreational purposes.

NOW THEREFORE BE IT HEREBY RESOLVED by the members of the Board of Education of the City of Chicago as follows:

- It is necessary, desirable, useful and advantageous, and in the public interest to acquire fee simple title to, and possession of, the property described in Exhibit A for school, educational, and recreational purposes.
- The Board hereby designates for potential acquisition the real property described in Exhibit A for school, educational and recreational purposes.
- The Board further authorizes and directs the General Counsel or his designee, for and on behalf of the Board, to negotiate with the owner or owners of such property for the purchase of the real property as described in Exhibit A.
- 4. If an agreement can be reached with the owner or owners of such property regarding the purchase price to be paid, authorization is hereby granted to purchase such property, subject however, to final approval by the Board.

- In the event that the negotiations for the purchase of such real property do not result in a mutually agreed amount of compensation to be paid therefor, then title to and possession of such real property may be acquired by the Board through condemnation, and the General Counsel for the Board is hereby authorized, empowered and directed to institute or direct institution of proceedings in a court of competent jurisdiction to acquire title to and possession of such real property by the Board in accordance with the eminent domain laws and procedures of the State of Illinois. The just compensation to be paid for the property is subject to final approval by the Board.
- 6. This resolution is effective immediately upon its adoption.

EXHIBIT A

DESIGNATION OF REAL PROPERTY AT 5700 WEST BERTEAU (FORMER LUTHER NORTH HIGH SCHOOL) FOR POTENTIAL ACQUISITION

LEGAL DESCRIPTION:

THAT PART OF THE NORTH THIRTY ACRES OF THE SOUTH SIXTY ACRES OF THE EAST HALF OF THE SOUTHEAST QUARTER OF SECTION SEVENTEEN (17); TOWNSHIP 40 NORTH, RANGE THIRTEEN (13) EAST OF THE THIRD PRINCIPAL MERIDIAN, LYING NORTH OF THE NORTH LINE OF WEST BERTEAU AVENUE AS OPEN BY ORDINANCE, (SAID NORTH LINE OF WEST BERTEAU AVENUE BEING 365.75 FEET NORTH OF THE NORTH LINE OF THE SOUTH THIRTY ACRES) AND LYING WEST OF THE WEST LINE OF THE EAST HALF OF THE EAST HALF OF THE SOUTHEAST QUARTER OF SAID SECTION SEVENTEEN, IN COOK COUNTY, ILLINOIS.

PERMANENT INDEX NUMBER: 13-17-412-004-0000

COMMON ADDRESS:

5700 WEST BERTEAU, CHICAGO, ILLINOIS 60634

President Clark indicated that if there are no objections, Board Report 18-0523-RS10 would be adopted by the last favorable roll call vote, all members voting therefore.

President Clark thereupon declared Board Report 18-0523-RS10 adopted.

18-0523-RS1

RESOLUTION RE: WILLIAM CRYER, HONORARY STUDENT BOARD MEMBER, CHICAGO BOARD OF EDUCATION OCTOBER 25, 2017 TO MAY 23, 2018

WHEREAS, William Cryer was appointed to serve as the Honorary Student Board Member of the Chicago Board of Education for the 2017-2018 school year; and

WHEREAS, William Cryer, a representative of the student leadership, began his term as the Honorary Student Board Member of the Chicago Board of Education on October 25, 2017; and

WHEREAS, William Cryer conscientiously and effectively served the Board as a representative of the Chicago Public Schools student body, in order that their best interests be served; and

WHEREAS, William Cryer, as an Honorary Student Board Member, attended and observed the monthly public Board Meetings, and, when necessary, communicated to those he served the Board actions that had a direct impact on the overall educational process; and

WHEREAS, William Cryer was a Student Ambassador, Dean's Deputy and a fellow in the Architecture Foundation's Teen Academy; and

WHEREAS, William Cryer, will graduate from Urban Prep - Bronzeville High School in June 2018; and

WHEREAS, William Cryer's tenure as Honorary Student Board Member reflects one of dedication and commitment and he can take great pride in the fact that he served the Board with honor and distinction.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF EDUCATION OF THE CITY OF CHICAGO: that we, the President and Members of the Board of Education of the City of Chicago gathered here this 23rd day of May 2018, do commend William Cryer for his diligent service as Honorary Student Board Member and also extend to him our best wishes for the success of his future endeavors and for the realization of all his goals.

President Clark thereupon declared Board Report 18-0523-RS1 accepted.

COMMUNICATION RE: LOCATION OF BOARD MEETING OF JUNE 27, 2018

Frank M. Clark President, and Members of the Board of Education Mark F. Furlong Alejandra Garza Jaime Guzman Dr. Mahalia A. Hines Gail D. Ward

This is to advise that the Regular Meeting of the Board of Education scheduled for Wednesday, June 27, 2018 will be held at:

CPS Loop Office 42 W. Madison Street, Garden Level, Board Room Chicago, IL 60602

The Board Meeting will begin at 10:30 a.m.

Public Participation Guidelines are available on www.cpsboe.org or by calling (773) 553-1600.

For the June 27, 2018 Board Meeting, advance registration to speak and observe will be available beginning Monday, June 25th at 10:30 a.m. and will close on Tuesday, June 26th at 5:00 p.m. or until all slots are filled. You can advance register during the registration period by the following methods:

Online: www.cpsboe.org (recommended)

Phone: (773) 553-1600

In Person: 1 North Dearborn, Suite 950

The Public Participation segment of the meeting will begin as indicated in the meeting agenda and proceed for no more than 60 registered speakers for the two hours.

18-0523-CO2

COMMUNICATION RE: 2018-2019 SCHEDULE OF REGULAR BOARD MEETINGS -- BOARD OF EDUCATION, CITY OF CHICAGO

TO THE MEMBERS OF THE BOARD OF EDUCATION:

I am hereby submitting the 2018-2019 Schedule of Regular Board Meetings. The Board Meetings will be held on the fourth Wednesday of each month, unless otherwise noted.

 2018 Schedule
 2019 Schedule

 July 25, 2018
 January 23, 2019

 August 22, 2018
 February 27, 2019

 September 26, 2018
 March 27, 2019

 October 24, 2018
 April 24, 2019

 November 21, 2018 (3rd Wednesday)
 May 22, 2019

 December 19, 2018 (3rd Wednesday)
 June 26, 2019

 July 24, 2019
 August 28, 2019

The Board Meetings will be held at CPS Loop Office, 42 West Madison Street, Garden Level, Board Room and will begin at 10:30 a.m. until further notice. Advance registration for Public Participation will open the Monday preceding the Board meeting at 10:30 a.m. and close Tuesday at 5:00 p.m., or until all slots are filled or otherwise noted. Advance registration is available for speakers and observers. You can advance register via:

Online: www.cpsboe.org (recommended)

Phone: (773) 553-1600

In Person: 1 North Dearborn, Suite 950

The Public Participation segment of the meeting will begin as indicated in the meeting agenda and proceed for no more than 60 registered speakers for the two hours.

Further, let the official record reflect that the 2018-2019 Planning Calendar has been prepared in accordance with the *Illinois Open Meetings Act* and will be available for public distribution.

18-0523-EX1*

*[Note: The complete document will be posted on cpsboe.org]

TRANSFER OF FUNDS Various Units and Objects

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

The various transfers of funds were requested by the Central Office Departments during the month of April. All transfers are budget neutral. A brief explanation of each transfer is provided below:

1. Transfer from Camelot - Chicago Excel Academy to Arts

Rationale: Transfer to removed duplicate funding

Transfer From: 63141 Camelot - Chicago Excel Academy 115 General Education Fund 53405 Commodities - Supplies 113035 All City Arts K-12 000901 Other Gen Ed Funded Programs 113035 000901

Amount: \$1,000

2. Transfer from Camelot Excel - Englewood HS to Arts

Rationale: Transfer to removed duplicate funding

Transfer From: Transfer To: 63142 Camelot Excel - Englewood HS 115 General Education Fund 10890 57940 Miscellaneous Charges 113035 All City Arts K-12 53405 113035 Commodities - Supplies All City Arts K-12 113035 000901 Other Gen Ed Funded Programs 000000

Amount: \$1,000

3. Transfer from Camelot Excel - Southwest HS to Arts

Rationale: Transfer to removed duplicate funding

Transfer From:

63144 Camelot Excel - Southwest HS 115 General Education Fund 53405 Commodities - Supplies 113035 All City Arts K-12 000901 Other Gen Ed Funded Programs

Amount: \$1,000

Transfer To:

Transfer To:

57940

113035

000000

10890 Arts 115 General Education Fund

Default Value

0890 Arts 115 General Education Fund

Miscellaneous Charges All City Arts K-12

10890 115 Arts General Education Fund 57940 Miscellaneous Charges All City Arts K-12 113035 000000 Default Value

4. Transfer from Arts to YCCS- McKinley Lakeside Leadership HS

Rationale: Transfer of funds for Arts Essentials.

Transfer From: 10890 115 Arts General Education Fund 57940 113035 Miscellaneous Charges All City Arts K-12 000000 Default Value

Transfer To:

YCCS- McKinley Lakeside Leadership HS General Education Fund 66107 Student Tuition - Charter Schools All City Arts K-12 54320 113035 000901 Other Gen Ed Funded Programs

Amount: \$1,000

5. Transfer from Brian Piccolo Middle School to Brian Piccolo Elementary Specialty School

Rationale: Transfer of funds to correct unit for Arts Essentials.

41071 Brian Piccolo Middle School 115 General Education Fund 53405 Commodities - Supplies All City Arts K-12 Other Gen Ed Funded Programs 113035 000901

Amount: \$1,000

Transfer To:

24781 Brian Piccolo Elementary Specialty School
115 General Education Fund 53405 Commodities - Supplies 113035 All City Arts K-12 000901 Other Gen Ed Funded Programs

6. Transfer from Language and Cultural Education to Language and Cultural Education

Rationale: Flight and lodging for data strategist to attend NWEA Fusion in June. He will also be presenting at the event.

 Transfer From:
 Transfer To:

 11510
 Language and Cultural Education
 11510
 Language and Cultural Education

 1151
 General Education Fund
 115
 General Education Fund

 54125
 Services - Professional/Administrative
 54205
 Travel Expense

 221011
 Improvement Of Instruction
 221011
 Improvement of Instruction

 000000
 Default Value
 Default Value

Amount: \$1,000

7. Transfer from Procurement and Contracts Office to Procurement and Contracts Office

Rationale: Membership renewal

Transfer From: Transfer To: 12210 Procurement and Contracts Office General Education Fund 12210 Procurement and Contracts Office General Education Fund 115 54205 Travel Expense 54505 Seminar, Fees, Subscriptions, Professional Memberships 257101 Purchasing & Contracts Admin Default Value 257101 Purchasing & Contracts Admin 000000 000000 Default Value

Amount: \$1,000

8. Transfer from Office of Student Health & Wellness to Maria Saucedo Elementary Scholastic Academy

Rationale: Incentive to complete School Health Profiles

Transfer Form:

14050 Office of Student Health & Wellness
29151 Maria Saucedo Elementary Scholastic Academy
Miscellaneous Federal, State & Local Grants
324 Miscellaneous Federal, State & Local Grants
57940 Miscellaneous Charges
62006 Cdc Yrbs
680212 Healthy Chicago Public Schools-Yrbs 262006 Fy18

Amount: \$1,000

1083. <u>Transfer from Capital/Operations - City Wide to Eli Whitney Elementary School</u>

Rationale: Funds Transfer From Award# 2018-487-00-02 To Project# 2018-25841-ROF; Change Reason: NA

 Transfer From:
 Transfer To:

 12150
 Capital/Operations - City Wide
 25841
 Eli Whitney Elementary School

 487
 Series 2017 CIT
 487
 Series 2017 CIT

 56310
 Capitalized Construction
 56310
 Capitalized Construction

 009553
 Roofs
 253508
 Renovations

 000000
 Default Value
 000000
 Default Value

Amount: \$1,378,000

1084. Transfer from Capital/Operations - City Wide to Edward A Bouchet Math & Science Academy ES

Rationale: Funds Transfer From Award# 2018-487-00-02 To Project# 2018-22371-ROF; Change Reason: NA

 Transfer From:
 Transfer To:

 12150
 Capital/Operations - City Wide
 22371
 Edward A Bouchet Math & Science Academy ES

 487
 Series 2017 CIT
 487
 Series 2017 CIT CIT

 56310
 Capitalized Construction
 56310
 Capitalized Construction

 009553
 Roofs
 253508
 Renovations

 000000
 Default Value
 000000
 Default Value

Amount: \$2,123,975

1085. Transfer from Capital/Operations - City Wide to Sidney Sawyer Elementary School

Rationale: Funds Transfer From Award# 2018-488-00-10 To Project# 2018-25231-ROF; Change Reason: NA

 Transfer From:
 Transfer To:

 12150
 Capital/Operations - City Wide
 25231
 Sidney Sawyer Elementary School

 488
 Series 2017H
 488
 Series 2017H

 56310
 Capitalized Construction
 56310
 Capitalized Construction

 251392
 Repairs & Improvements
 253508
 Renovations

 000000
 Default Value
 000000
 Default Value

Amount: \$2,395,070

1086. Transfer from Capital/Operations - City Wide to Eugene Field Elementary School

Rationale: Funds Transfer From Award# 2018-488-00-10 To Project# 2018-23211-ROF; Change Reason: NA

 Transfer Form:
 Transfer To:

 12150
 Capital/Operations - City Wide
 23211
 Eugene Field Elementary School

 488
 Series 2017H
 488
 Series 2017H

 56310
 Capitalized Construction
 56310
 Capitalized Construction

 251392
 Repairs & Improvements
 253508
 Renovations

 000000
 Default Value
 000000
 Default Value

Amount: \$3,697,680

1087. Transfer from Capital/Operations - City Wide to Bernhard Moos Elementary School

Rationale: Funds Transfer From Award# 2018-488-00-10 To Project# 2018-24551-ROF; Change Reason: NA

Transfer From: Transfer To: 12150 488 Capital/Operations - City Wide Series 2017H 24551 Bernhard Moos Elementary School Series 2017H 488 Capitalized Construction Repairs & Improvements 56310 56310 Capitalized Construction 251392 253508 Renovations 000000 Default Value 000000 Default Value

Amount: \$3,790,335

1088. Transfer from Capital/Operations - City Wide to Charles P Steinmetz College Preparatory HS

Rationale: Funds Transfer From Award# 2017-486-00-05 To Project# 2017-46291-UAF; Change Reason: NA

 Transfer Fom:
 Transfer To:

 12150
 Capital/Operations - City Wide
 46291
 Charles P Steinmetz College Preparatory HS

 486
 CIT Bond Fund
 CIT Bond Fund

 56310
 Capitalized Construction
 56310
 Capitalized Construction

 253524
 Playground Program
 32008
 Playgrounds And Stadia

 000000
 Default Value
 000000
 Default Value

Amount: \$4,176,717

1089. Transfer from Capital/Operations - City Wide to Hyde Park Academy High School

Rationale: Funds Transfer From Award# 2018-488-00-10 To Project# 2018-46171-ROF; Change Reason: NA

 Transfer From:
 Transfer To:

 12150
 Capital/Operations - City Wide
 46171
 Hyde Park Academy High School

 488
 Series 2017H
 488
 Series 2017H

 56310
 Capitalized Construction
 56310
 Capitalized Construction

 251392
 Repairs & Improvements
 253508
 Renovations

 000000
 Default Value
 000000
 Default Value

Amount: \$16,774,701

*[Note: The complete document will be on File in the Office of the Board and posted on cpsboe.org]

18-0523-EX2

APPROVE EXECUTING STUDENT TEACHING AGREEMENTS WITH VARIOUS COLLEGES AND UNIVERSITIES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve executing student teaching agreements with the colleges and universities ("Universities") listed on Exhibit A and other Universities in the future that express an interest in placing student teachers in the Chicago Public Schools. No costs are associated with these agreements. These agreements are currently being negotiated. The Board will not provide student teaching assignments to a University's students unless such University and the Board have signed the student teaching agreement. Information pertinent to these agreements is stated below.

UNIVERSITIES: See Exhibit A

USER: Chicago Public Schools

Talent Office 42 W Madison St, Garden Level

Chicago, IL 60602

Contact Person: Christine Murphy Judson

Phone: 773-553-1067

TERM: The term of the agreement for each University shall commence July 1, 2018 and shall end June 30, 2019.

OPTIONS TO RENEW: Each agreement shall have one option to renew for a period of one (1) year.

SCOPE OF SERVICES: CPS has made a commitment to investing in the district's need for teachers in high-needs subject areas and a more diversified teaching force. CPS will prioritize relationships with university partners based on their continued efforts to help CPS meet its diversity and subject area/grade level teacher needs. Universities will recruit and screen student teacher candidates according to their own internal policies and practices. The most qualified candidates will be referred to the designated CPS Program contact for selection, background checks and registration in accordance with the Board's Student Teacher and Pre-Service Teacher Enrollment Policy as such policy may be revised by the Board from time to time. The actual number of school-based classroom hours required of each student teacher will be established by that student teacher's University. Local Universities will conduct site observations and assessments for each student teacher at various times throughout the term of their assignment, and will provide technical assistance to the student teachers and their assigned cooperating teachers to help them achieve the learning goals and licensing requirements set by that student teacher, their University, the Board, and the Illinois State Board of Education.

The Talent Office will continue to invest in the district's need for teachers in high need subject areas. As part of its initiative to expand the pool of superior student teacher candidates and increase the number of diverse student teacher candidates, the Talent Office will actively recruit Universities annually ranked among the top schools of education nationally, and will actively recruit Universities categorized annually as "Historically Black Colleges and Universities" or "Hispanic Serving Institutions" to encourage their students to seek student teaching placements and full time employment in the Chicago Public Schools.

DELIVERABLES:

- Each University will pre-screen and provide qualified student teacher candidates as described in their agreement.
- Each local University will complete at least one site visit for each student teacher during the student teacher's assignment.
- Each University will prepare written performance evaluations for each student teacher and will
 provide copies of all such written evaluations to the CPS Program Manager as requested.
- Each University will collaborate with the CPS Program Manager to create status reports to track to application, acceptance, and placement of student teachers with CPS mentors in CPS schools.
- Each University will prepare reports and meet with the CPS Program Manager if a student teacher does not meet CPS performance standards.

OUTCOMES: University services will result in providing qualified student teacher candidates who will complete their licensing requirements for securing an Educator License with Stipulations or Professional Educator License through the Illinois State Board of Education.

COMPENSATION: Universities and student teachers will receive no monetary compensation from the Board for the provided services.

AUTHORIZATION: Authorize the General Counsel to include other relevant terms and conditions in the written agreements and any amendments. The General Counsel also is authorized to include provisions in the agreements regarding indemnification by the Board when such language is required by a University. Authorize the President and Secretary to execute the agreements and any amendments, including agreements with Universities not listed on Exhibit A without additional Board approval. Authorize the Chief Talent Officer to execute all ancillary documents required to administer or effectuate these student teaching placements and the agreements.

AFFIRMATIVE ACTION: Pursuant to section 5.2 of the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, MBE/WBE provisions of the Program do not apply to colleges and universities.

LSC REVIEW: Local School Council approval is not applicable to this report.

FINANCIAL: None.

GENERAL CONDITIONS:

Inspector General – Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts – The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness – The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time shall be incorporated into and made a part of the agreement.

Ethics – The Board's Ethics Code adopted June 23, 2004 (04-0623-PO4), as amended from time to time shall be incorporated into and made a part of the agreement.

Contingent Liability – The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

		Exhibit A			
	School	Address	City	State	Złb
	1 AMERICAN COLLEGE OF EDUCATION	101 W OHIO STREET	INDIANAPOLIS	INDIANA	46204
.,	2 ASSOCIATED COLLEGES OF THE MIDWEST	11 E ADAMS ST #800	CHICAGO	ILLINOIS	60909
117	3 AUGUSTANA COLLEGE	639 38TH ST	ROCK ISLAND	ILLINOIS	61201
7	4 BENEDICTINE UNIVERSITY	5700 COLLEGE RD	LISLE	ILLINOIS	60532
- '	5 BRADLEY UNIVERSITY	1501 W BRADLEY AVE	PEORIA	ILLINOIS	61625
ű	6 BUENA VISTA UNIVERSITY	610 W 4TH STREET	STORM LAKE	IOWA	50588
'	7 CALUMET COLLEGE OF ST. JOSEPH UNIV.	2400 NEW YORK AVE	WHITING	INDIANA	46394
~	8 CALVIN COLLEGE	3201 BURTON ST SE	GRAND RAPIDS	MICHIGAN	49546
٥.	9 CENTRAL COLLEGE	812 UNIVERSITY ST,	PELLA	IOWA	50219
10	10 CHICAGO CENTER FOR URBAN LIFE & CULTURE	1448 E 52ND ST #430	CHICAGO	ILLINOIS	60615
H	11 CHICAGO SEMSTER PROGRAM	11 E ADAMS ST #1200	CHICAGO	ILLINOIS	60903
12	12 CHICAGO STATE UNIVERSITY	9501 S KING DR	CHICAGO	ILLINOIS	60628
15	13 COLUMBIA COLLEGE	600 S MICHIGAN AVE	CHICAGO	ILLINOIS	90909
14	14 CONCORDIA UNIVERSITY	7400 AUGUSTA ST	RIVER FOREST	ILLINOIS	60305
15	15 DEPAUL UNIVERSITY	2400 N SHEFFIELD AVE	CHICAGO	ILLINOIS	60614
16	16 DOMINICAN UNIVERSITY	7900 W DIVISION ST	RIVER FOREST	ILLINOIS	60305
1,	17 DREXEL UNIVERSITY	3141 CHESTNUT ST	PHILADELPHIA	PENNSYLVANIA	19104
Ŧ	18 EASTERN ILLINOIS UNIVERSITY	600 LINCOLN AVE	CHARLESTON	ILLINOIS	61920
15	19 EDUCATOR'S ABROAD	8519 1STH AVE S	BLOOMINGTON	MINNESOTA	55425
×	20 ELMHURST COLLEGE	190 S PROSPECT AVE	ELMHURST	ILLINOIS	60126
2	21 ERIKSON INSTITUTE	451 N LASALLE ST	CHICAGO	ILLINOIS	60654
7,	22 FORT LEWIS UNIVERSITY	KROEGER HALL, 1000 RIM DRIVE	DURANGO	COLORADO	81301
25	23 GOVERNORS STATE UNIVERSITY	1 UNIVERSITY PKWY	UNIVERSITY PARK	ILLINOIS	60484
72	24 GRACE COLLEGE	200 SEMINARY DRIVE	WINONA LAKE	INDIANA	46590
7	25 GRAND CANYON UNIVERSITY	3300,W CAMELBACK RD	PHOENIX	ARIZONA	85017
7	26 HASTING COLLEGE	710 TURNER AVE	HASTINGS	NEBRASKA	68901
2,	27 HEBREW THEOLOGICAL COLLEGE	7135 CARPENTER RD	SKOKIE	ILLINOIS	22009
7	28 HOPE COLLEGE	141 E 12TH ST	HOLLAND	MICHIGAN	49423
23	29 ILLINOIS COLLEGE	1101 W COLLEGE AVE	JACKSONVILLE	ILLINOIS	62650
ఙ	30 ILLINOIS INSTITUTE OF TECHNOLOGY - IIT	3300 S FEDERAL ST	CHICAGO	ILLINOIS	60616
31	31 ILLINOIS STATE UNIVERSITY	100 N UNIVERSITY ST	NORMAL	ILLINOIS	61761
37	32 ILLINOIS WESLEYAN UNIVERSITY	1312 PARK ST	BLOOMINGTON	ILLINOIS	61701
33	33 INDIANA UNIVERSITY - BLOOMINGTON	107 S INDIANA AVE	BLOOMINGTON	INDIANA	47405
34	34 IOWA STATE UNIVERSITY	E262 LAGOMARCINO HALL	AMES	IOWA	50011
3,6	35 JONES INTERNATIONAL UNIVERSITY	9697 EAST MINERAL AVENUE	CENTENNIAL	COLORADO	80112
3	36 KENDALL COLLEGE	900 N NORTH BRANCH STREET	CHICAGO	ILLINOIS	60642
3,	37 KNOX COLLEGE	2 E SOUTH ST	GALESBURG	ILLINOIS	61401
3	38 LEWIS UNIVERSITY	1 UNIVERSITY PKWY	ROMEOVILLE	ILLINOIS	60446
<u>ښ</u>	39 LIBERTY UNIVERSITY	1971 UNIVERSITY BLVD	LYNCHBURG	VIRGINA	24502
4	40 LORAS COLLEGE	1450 ALTA VISTA ST	DUBUQUE	IOWA	52001
4	41 LOYOLA UNIVERSITY	1032 W SHERIDAN RD	CHICAGO	ILLINOIS	09909
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CITY State Zip OXFORD OHIO CHIO MT VERNON OHIO CHIOAGO ILLINOIS CHICAGO ILLINOIS CHICAGO ILLINOIS CHICAGO ILLINOIS CHICAGO ILLINOIS CHICAGO ILLINOIS CHICAGO ILLINOIS CHICAGO ILLINOIS CHICAGO ILLINOIS EVANSTON ILLINOIS CHICAGO ILLINOIS EVANSTON ILLINOIS CHICAGO ILLINOIS CHICAGO ILLINOIS CHICAGO ILLINOIS CHICAGO ILLINOIS CHICAGO ILLINOIS WASHINGTON DISTRICT OF COLUMBIA LUBBOCK TEXAS LUBBOCK TEXAS CHICAGO ILLINOIS MASHINGTON ILLINOIS CHICAGO ILLINOIS CHICAGO ILLINOIS CHICAGO ILLINOIS CHICAGO ILLINOIS CHICAGO ILLINOIS CHICAGO ILLINOIS CHICAGO ILLINOIS CHICAGO <td< th=""><th></th><th>The state of the s</th><th>Exhibit A</th><th></th><th></th><th></th></td<>		The state of the s	Exhibit A			
SOT E HIGH ST SOT E HIGH ST		School		City	State	Zip
Table Part	4	2 MIAMI UNIVERSITY - OHIO	501 E HIGH ST	OXFORD	ОНЮ	45056
RESTY SECO MARTINEBURG RD MIT VERNON CHILD	4	3 MICHIGAN STATE UNIVERSITY	220 TROWBRIDGE RD	EAST LANSING	MICHIGAN	48824
122 S MICHIGANA AVE 202 S MICHIGANA AVE 3010 REMAINARD ST CHICAGO ILLINOIS 302 ON ST LOUIS AVE CHICAGO ILLINOIS 302 ON ST LOUIS AVE CHICAGO ILLINOIS 303 CLARK ST CHICAGO ILLINOIS 304 COLLEGE AVE CHICAGO ILLINOIS 403 CLARK ST CHICAGO ILLINOIS 500 DIRDUE MALL	4	4 MOUNT VERNON NAZARENE UNIVERSITY	800 MARTINSBURG RD	MT VERNON	ОНЮ	43050
11 10 10 10 10 10 10 10	4	5 NATIONAL-LOUIS UNIVERSITY	122 S MICHIGAN AVE	CHICAGO	ILLINOIS	60603
TY SAZOR W FOSTER AVE CHICAGO ILLINOIS 17 5500 NORBAAL ROAD ECHICAGO ILLINOIS 633 CLARK ST CHICAGO ILLINOIS ILLINOIS 633 CLARK ST CRON TAULUSEN EVANATON ILLINOIS 633 CLARK ST CRON TAULUSEN ELONDA ILLINOIS 610 PURDUE MALL MCETANETTE ILLINOIS ILLINOIS 610 PURDUE MALL WEST LARANETTE ILLINOIS ILLINOIS 620 S WARAH AVE CHICAGO ILLINOIS ILLINOIS 620 S WARAH AVE CHICAGO ILLINOIS ILLINOIS 620 S WARAH AVE CHICAGO ILLINOIS ILLINOIS 620 W COLLEGE DRIVE CHICAGO ILLINOIS ILLINOIS 620 W COLLEGE DRIVE CHICAGO ILLINOIS ILLINOIS 813 S SOB EMAL AVE CHICAGO	4	5 NORTH CENTRAL COLLEGÉ	30 N BRAINARD ST	NAPERVILLE	ILLINOIS	60540
TY \$500 N ST LOUIS AVE CHICAGO ILLINOIS 19 300 NOSMAR ROAD DEKAJB ILLINOIS 630 CLARK ST EDRAJB ILLINOIS PERAJB 630 CLARK ST BOD READ PERAJB ILLINOIS 610 PREDICE MALL ATHENS CHIO CHIO 610 PURDUE MALL WEST LAFVETTE ILLINOIS PENNEY 610 PURDUE MALL WEST LAFVETTE ILLINOIS PENNEY 610 PURDUE MALL WEST LAFVETTE ILLINOIS PENNEY 610 PURDUE MALL CHICAGO ILLINOIS PENNEY 610 PURDUE MALL PULLOGEGE AVE CHICAGO ILLINOIS 610 W. COLLEGE RAVE CHICAGO ILLINOIS PENNEY 650 U. COLLEGE DRIVE PHILABLEDHA PENNEYLVAINA PENNEYLVAINA 7 2500 BROADWAY ST CHICAGO ILLINOIS PRILINOIS 7 2500 BROADWAY ST CHICAGO ILLINOIS PRILINOIS 8 1300 W. COLLEGE BRIVE CHICAGO ILLINOIS PRILINOIS 8	4	7 NORTH PARK UNIVERSITY	3225 W FOSTER AVE	CHICAGO	ILLINOIS	60625
300 NORMAL ROAD DEKAIB ILLINOIS	4	3 NORTHEASTERN ILLINOIS UNIVERSITY	5500 N ST LOUIS AVE	CHICAGO	ILLINOIS	60625
633 CLARK ST EVANSTON ILLINOIS 3301 COLIEGE AVE FORT LAUDERDALE FLORIDA AUCRACCKEN HALL ATHER FLORIDA 1 LINIVESITY AVE BOURBONINAS ILLINOIS 1 LINIVESITY AVE AUSTONIA ILLINOIS 1 LINIVESITY AVE CHICAGO ILLINOIS 28 S WARASH AVE CHICAGO ILLINOIS 29 S S WARASH AVE CHICAGO ILLINOIS 20 CITY AVE CHICAGO ILLINOIS 20 CO CITY AVE CHICAGO ILLINOIS 21 CO WASHINITAD PARKWAY LOS ANGELES CALIFORNIA 21 CO WASHINITAD PARKWAY LOS ANGELES CHICAGO ILLINOIS 21 COLLEGE AVE CHICAGO CHICAGO ILLINOIS 21 COLLEGE AVE CHICAGO CHICAGO CHICAGO ILLINOIS 21 COLLEGE AVE CHICAGO	4	9 NORTHERN ILLINOIS UNIVERSITY	300 NORMAL ROAD	DEKALB	SIONITI	60115
3301 COLLEGE AVE FORT LAUDERDALE FLORIDA	Ŋ) NORTHWESTERN UNIVERSITY	633 CLARK ST	EVANSTON	ILLINOIS	60208
MCCRACKEN HALL ATHENS OHIO I UNIVERSITY AVE BOURBONINAIS ILLINOIS 1 UNIVERSITY AVE BOURBONINAIS ILLINOIS 1 800 COLLEGE AVE QUINCY ILLINOIS 430 S MICHIGAN AVE CHICAGO ILLINOIS 36 S WABASH AVE CHICAGO ILLINOIS 560 CITY AVE CHICAGO ILLINOIS 1701 K ST SUITE 250 WASHINGTON ILLINOIS 1701 K ST SUITE 250 LICAGO ILLINOIS 18A 1130 S GH ST COLUMBIA MISSOURI 18A 114 JUNIVERSITY PLAZA COLUMBIA MINNESOTA 1 UNIVERSITY CIR MARTANDIA	in	I NOVA SOUTHEASTERN UNIVERSITY	3301 COLLEGE AVE	FORT LAUDERDALE	FLORIDA	33314
1 UNIVERSITY AVE BOURBONNAIS ILLINOIS 610 PURDUE MALI WEST LAFAYETE INDIANA 1800 COLLEGE AVE CHUNGY ILLINOIS 36 S WARASH AVE CHICAGO ILLINOIS 36 S WARASH AVE CHICAGO ILLINOIS 36 S WARASH AVE CHICAGO ILLINOIS 5600 CITY AVE CHICAGO ILLINOIS 1701 KS SUITE 250 WASAINGTON DISTRICT OF COLUMBIA 1701 KS SUITE 250 WASAINGTON ILLINOIS 1701 KS SUITE 250 LILLAOIS ILLINOIS 1701 KS SUITE 250 LILLAOIS ILLINOIS 1200 BROADWAY ST LUBSENIC ILLINOIS 1200 BROADWAY ST CHICAGO ILLINOIS 1310 S. GHAIS LATARATEVILLE AULIONIS NA 1400 R ST CEDAR FALLS ILLINOIS 1	3,	2 OHIO UNIVERSITY	MCCRACKEN HALL	ATHENS	OHIO	45701
610 PURDUE MALL WEST LAFAYETTE INDIANA 1800 COLLEGE AVE QUINCY ILLINOIS 4305 KARLHIGAN AVE CHICAGO ILLINOIS 4305 KARLHIGAN AVE CHICAGO ILLINOIS 5600 CITY AVE PHILADELPHIA FENNSYLVANIA 5600 CITY AVE CHICAGO ILLINOIS 1701 K ST SUITE 250 WASHINGTON DISTRICT OF COLUMBIA 1702 K ST SUITE 250 WASHINGTON DISTRICT OF COLUMBIA 1701 K ST SUITE 250 WASHINGTON ILLINOIS 1702 K ST SUITE 250 CHICAGO ILLINOIS 1700 W HARRISON ST CHAMPAIGN ILLINOIS 1700 W HARRISON ST CHAMPAIGN ILLINOIS 1700 W HARRISON ST CEAR FALLS IUMONA 1702 W ZTH ST CEAR FALLS IUMONA 1700 R ST FORDAL LINCOLNA IL	5	3 OLIVET NAZARENE UNIVERSITY	1 UNIVERSITY AVE	BOURBONNAIS	ILLINOIS	60914
1800 COLLEGE AVE QUINCY ILLINOIS 430 S MICHIGAN AVE CHICAGO ILLINOIS 430 S MICHIGAN AVE CHICAGO ILLINOIS 5600 CITY AVE POLOMA ILLINOIS 5600 CITY AVE CHICAGO ILLINOIS 1701 K ST SUITE 250 WASHINGTON DISTRICT OF COLUMBIA 1701 K ST SUITE 250 WASHINGTON DISTRICT OF COLUMBIA 1702 K ST SUITE 250 WASHINGTON ILLINOIS 1701 K ST SUITE 250 WASHINGTON DISTRICT OF COLUMBIA 1702 K ST SUITE 250 WASHINGTON TEXAS 1703 K ST SUITE 250 WASHINGTON TEXAS 1704 K ST SUITE 250 MASHINGTON TEXAS 1700 W HARRISON ST CHICAGO ILLINOIS 1700 W HARRISON ST CHICAGO ILLINOIS 1700 W HARRISON ST CHILAGO ILLINOIS 1707 W HARRISON ST COLUNBIA MINNESOTA 1707 W SHILLE LAOS STATH ST COLUNBIA 1707 W ASHINGTON AVENUE SOUTH, SUITE 900 MINNESOTA UTAH 1010 WASHINGTON AVENUE SOUTH, SUITE 900	ιŇ	4 PURDUE UNIVERSITY	610 PURDUE MALL	WEST LAFAYETTE	INDIANA	47907
430 S MICHIGAAN AVE CHICAGO ILLINOIS 36 S WABASH AVE CHICAGO ILLINOIS 36 S WABASH AVE CHICAGO ILLINOIS 560 CITY AVE PHILADELPHIA PENNSYLVANIA 1701 K ST SUITE 250 MASHINGTON DISTRICT OF COLUMBIA 1701 K ST SUITE 250 MASHINGTON DISTRICT OF COLUMBIA 1701 K ST SUITE 250 MASHINGTON DISTRICT OF COLUMBIA 1702 K ST SUITE 250 MASHINGTON DISTRICT OF COLUMBIA 1701 K ST SUITE 250 MASHINGTON DISTRICT OF COLUMBIA 1702 K ST SUITE 250 MASHINGTON DISTRICT OF COLUMBIA 1700 W HARRISON ST CHICAGO ILLINOIS 1700 W HARRISON ST CHICAGO ILLINOIS RIS 600 E 4TH ST MORRIS MINNESOUR N 1400 R ST LINCOLN TEMPE ARIZONA N 1400 R ST LINCOLN TEMPE ARIZONA SOLI EGE MET FOUNTAINHEAD PARKWAY LOS ANGELES CALIFORNIA SOLI S WEST FOUNTAINHEAD PARKWAY LORAGELES CHICAGO LIND ON WASH	Ş	SQUINCY UNIVERSITY	1800 COLLEGE AVE	QUINCY	IFLINOIS	62301
36 S WABASH AVE CHICAGO ILLINOIS 5600 CITY AVE PHILADELPHIA PENNSYLVANIA 3700 W 103RD ST CHICAGO ILLINOIS 1701 K ST SUITE 250 WASHINGTON DISTRICT OF COLUMBIA COS BROADWAY ST LUBBOCK ILLINOIS Y 2065 HALF DAY ROAD DEERFIELD ILLINOIS Y 2065 HALF DAY ROAD CHICAGO ILLINOIS RS 5801 S ELILS AVE CHICAGO ILLINOIS RIS 5801 S ELILS AVE CHICAGO ILLINOIS RIS 1200 W HARRISON ST CHICAGO ILLINOIS RIS 600 E 4TH ST. MORRIS MININESOTA N 1400 R ST LINCOLIN NIEBRASKA N 1400 R ST CEDAR FALLS ILLINOIS EVILLE 1 UNIVERSITY PLAZA PLATTEVILLE WISCONSIN EVILLE 1 UNIVERSITY PLAZA CHACAGO ILLINOIS 100 WASHINGTON AVENUE SOUTH, SUITE 900 MININEASOTA UNIVERSITY CIR 4001 S 700 E #700 ARACOMB ILLINOIS	Š	5 ROOSEVELT UNIVERSITY	430 S MICHIGAN AVE	CHICAGO	IITINOIS	60605
SEGO CITY AVE PHILADELPHIA PENNSYLVANIA 3700 W 103RD ST CHICAGO ILLINOIS 1701 K ST SUITE 250 WASHINGTON DISTRICT OF COLUMBIA 2500 BROADWAY ST LUBBOCK TEXAS 6601 W. COLLEGE DRIVE POEERFIELD ILLINOIS Y 2065 HALF DAY ROAD DEERFIELD ILLINOIS Y 2065 HALF DAY ROAD CHICAGO ILLINOIS RIS 5801 S ELLIS AVE CHICAGO ILLINOIS RIS 600 E 4TH ST. CHICAGO ILLINOIS RIS 600 E 4TH ST. MORRIS MINNESOTA BIA 1330.5. GTH ST. COLUMBIA MISSOURI N 1237 W Z7TH ST CEDAR FALLS IOWA 1027 W Z7TH ST CEDAR FALLS INCOLN 1625 WEST FOUNTAINHEAD PARKWAY TEMPE ARIZONA EVILLE 1 UNIVERSITY PLAZA CHICAGO ILLINOIS 100 WASHINGTON AVENUE SOUTH, SUITE 900 MINNIARDOLIS MINNIESOTA 4001 S 700 E #700 LALE CALL UTAH 1 UNIVERSITY CIR	21	2 SCHOOL OF THE ART INSTITUTE	36 S WABASH AVE	CHICAGO	ILLINOIS	60603
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1701 K ST SUITE 250 WASHINGTON DISTRICT OF COLUMBIA 2500 BROADWAY ST LUBBOCK TEXAS Y 2660 U.V. COLLEGE DRIVE PALOS HEIGHTS ILLINOIS Y 2065 HALF DAY ROAD DEERFIELD ILLINOIS S801 S ELLIS AVE CHICAGO ILLINOIS CHICAGO RIS 5801 S ELLIS AVE CHICAGO ILLINOIS CHICAGO RIS 600 E ATH ST. CHICAGO ILLINOIS CHICAGO BIA 1310.6. 6TH ST. CHOLVABIGA MINNESOTA CHICAGO ILLINOIS BIA 113 HILL HALL CINCLAMBIA MISSOURI CEDAR FALLS IOWA N 1400 R ST LINCOLIN TEMPE ARIZONA N 1400 R ST CEDAR FALLS IOWA 1400 R ST LINCOLIN LINCOLIN MINNESOTA EVILLE 1 UNIVERSITY PLAZA CHICAGO ILLINOIS 100 WASHINGTON AVENUE SOUTH, SUITE 900 MINNESOTA LILINOIS 1 UNIVERSITY CIR MACOMB ILLINOIS 1 UNIVERSITY CI	ξĊ	9 ST. XAVIER UNIVERSITY	3700 W 103RD ST	CHICAGO	ILLINOIS	60655
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1400 R ST LINCOLN NEBRASKA 1227 W 27TH ST CEDAR FALLS IOWA 1625 WEST FOUNTAINHEAD PARKWAY TEMPE ARIZONA E 1 UNIVERSITY PLAZA LOS ANGELES CALIFORNIA E 1 UNIVERSITY PLAZA CHICAGO ILLINOIS 100 WASHINGTON AVENUE SOUTH, SUITE 900 MINNEAPOLIS MINNESOTA 4001 S 700 E #700 SALT LAKE CITY UTAH 1 UNIVERSITY CIR MACOMB ILLINOIS 501 COLLEGE AVE WHEATON ILLINOIS	ő	3 UNIVERSITY OF MISSOURI - COLUMBIA	118 HILL HALL	COLUMBIA	MISSOURI	65211
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4001 S 700 E #700 SALT LAKE CITY UTAH 1 UNIVERSITY CIR MACOMB ILLINOIS 501 COLLEGE AVE WHEATON ILLINOIS		5 WALDEN UNIVERSITY	100 WASHINGTON AVENUE SOUTH, SUITE 900	MINNEAPOLIS	MINNESOTA	55401
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501 COLLEGE AVE WHEATON ILLINOIS	_	7 WESTERN ILLINOIS UNIVERSITY	1 UNIVERSITY CIR	MACOMB	ILLINOIS	61455
		8 WHEATON COLLEGE	501 COLLEGE AVE	WHEATON	ILLINOIS	60187

President Clark abstained on Board Report 18-0523-EX2.

18-0523-PR1

AUTHORIZE THE FIRST RENEWAL AGREEMENT WITH ELECTRICAL JOINT APPRENTICESHIP AND TRAINING TRUST FOR EDUCATIONAL SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize the first renewal agreement with Electrical Joint Apprenticeship and Training Trust to provide educational services to Office of College and Career at an estimated annual cost of \$250,000 for the one (1) year term. A written document exercising this option is currently being negotiated. No payment shall be made to Vendor during the option period prior to execution of the written document. The authority granted herein shall automatically rescind in the event a written document is not executed within 90 days of the date of this Board Report. Information pertinent to this option is stated below.

Contract Administrator:

Wright, Mr. Thaddeus / 773-553-2280

VENDOR:

1) Vendor # 17910 ELECTRICAL JOINT APPRENTICESHIP AND TRAINING TRUST 6201 WEST 115TH STREET ALSIP, IL 60803

> Anthony Jacobs 708 389-1340

Ownership: Non Profit

USER INFORMATION:

Project -

Manager:

13725 - Early College and Career

42 West Madison Street

Chicago, IL 60602

Jourdan, Mrs. Carolyn Rownd

773-553-2108

PM Contact:

10870 - College and Career Success Office

42 West Madison Street

Chicago, IL 60602

Mather, Mr. Alan Wesley

773-535-5100

ORIGINAL AGREEMENT:

The original agreement authorized by Board Report 17-0927-PR2 in the amount of \$250,000, was for a term commencing on September 1, 2017 and ending on August 31, 2018 with the Board having three (3) options to renew for one (1) year terms. Vendor was selected on a non-competitive basis. This item was presented to the Single/Sole Source Committee on August 29, 2017 and approved by the Chief Procurement Officer.

OPTION PERIOD:

The term of this agreement is being renewed for one (1) year commencing September 1, 2018 and ending August 31, 2019.

OPTION PERIODS REMAINING:

There are two (2) option periods remaining.

SCOPE OF SERVICES:

Vendor will continue to provide educational services that include teaching services (two instructors), related curriculum and support materials for the electricity program at Chicago Builds.

DELIVERABLES:

Vendor will continue to provide educational services that include teaching services (two instructors), related curriculum and support materials. The contracted electricity teachers must be eligible to receive and have in place their ISBE educator licensure to teach the electricity courses prior to teaching. The teachers must also successfully pass all background and TB tests, and drug screenings for CPS. The teachers will be responsible for the day to day classroom instruction, classroom management, student assessment, grades, attendance, and all other matters related to high school students as outlined in the CTU contract. The teachers of the electricity program will be required to work all days as outlined in the current CTU contract.

OUTCOMES:

Vendor's services will result in increased certifications as well as higher graduation, college enrollment and persistence rates, and expanded career opportunities, especially through admittance into the IBEW apprenticeship program for students enrolled in the CTE Chicago Builds Electricity programs. Outcomes will be measured beginning with the graduating class in Spring 2019.

COMPENSATION:

Vendor shall be paid as specified in their agreement; total compensation not to exceed \$250,000 for the one (1) year renewal term. \$250,000, FY19

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written renewal agreement. Authorize the President and Secretary to execute the renewal agreement. Authorize Chief Officer of College and Career Success to execute all ancillary documents required to administer or effectuate this option.

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women-Owned Business Enterprise Participation in Goods and Services contracts (M/WBE Program), there were no M/WBE goals set for this agreement because not-for-profit organizations are exempt.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund 369, Unit 13727, Career and Technical Education Improvement (CTEI). Not to exceed \$250,000 for the one (1) year term. \$250,000, FY19

Future year funding is contingent upon budget appropriation and approval.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0523-PR2

AUTHORIZE THE FIRST RENEWAL AGREEMENTS WITH VARIOUS VENDORS FOR COLLEGE AND CAREER READINESS SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize the first renewal agreements with various Vendors to provide College and Career Readiness services to all schools and departments at an estimated cost \$3,500,000.00 for a one (1) year term as set forth in the compensation section below. Vendors were selected on a competitive basis pursuant to Board

Rule 7-2. Written agreements for the Vendors' services are currently being negotiated. No services shall be provided by Vendors and no payment shall be made to any Vendor prior to execution of their written agreement. The authority granted herein shall automatically rescind as to each Vendor in the event their written agreement is not executed within 90 days of the date of this Board Report. Information pertinent to these agreements is stated below.

Contract Administrator:

Wright, Mr. Thaddeus / 773-553-2280

USER INFORMATION:

Project

Manager:

13725 - Early College and Career

42 West Madison Street

Chicago, IL 60602

Jourdan, Mrs. Carolyn Rownd

773-553-2108

Project

Manager:

10850 - Counseling and Postsecondary Advising

42 West Madison Street

Chicago, IL 60602

Milton, Mr. Patrick Wayne

773-553-2078

PM Contact:

10870 - College and Career Success Office

42 West Madison Street

Chicago, IL 60602

Mather, Mr. Alan Wesley

773-535-5100

ORIGINAL AGREEMENT:

The original agreements (authorized by Board Report 15-0225-PR6 as amended by 16-0427-PR1) in the amount of \$10,000,000, were for a term commencing on August 1, 2015 for vendors identified in the original Board Report and upon the date of execution for vendors added in the amended Board Report and the term of each agreement ending on July 31, 2018 with the Board having one (1) option to renew for a one (1) year term. The original agreements were awarded on a competitive basis pursuant to Board Rule 7-2.

OPTION PERIOD:

The term of each agreement is being renewed for one (1) year commencing August 1, 2018 and ending July 31, 2019.

OPTION PERIODS REMAINING:

There are no option periods remaining.

SCOPE OF SERVICES:

Vendors will continue to provide services that will include in-school and out-of-school college and career readiness services to K-12 students, their parents, and/or their counselors/educators. This includes programs focused on the following four categories: key content knowledge (e.g. test prep), industry-recognized certification testing services, key learning and non-cognitive skills (time management, study skills, goal-setting, etc), and key transition knowledge and skills (e.g. career pathways, workplace learning, admissions and financial aid requirements, etc). The categories and programs which have been approved for each Vendor will be identified in their respective agreement.

DELIVERABLES:

Vendors will continue to provide high quality college and career readiness programs.

OUTCOMES:

These services will support the vision of preparing students for college and career success. Schools will be able to choose from the pool of contracted vendors with high quality college and career readiness programs.

COMPENSATION:

Vendors shall be paid as specified in their respective agreement. Total compensation not to exceed \$3,500,000.00 in the aggregate for all vendors for the one (1) year term. \$3,500,000.00, FY19

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written renewal agreements. Authorize the President and Secretary to execute the renewal agreements. Authorize the Chief Officer of College and Career Success to execute all ancillary documents required to administer or effectuate the renewal agreements.

AFFIRMATIVE ACTION:

Rursuant to the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services contracts, this pool is comprised of fifteen (15) Not-for-Profits, four (4) For Profits with OBD approved goals, three (3) WBEs and one (1) MBE. Not-for-profit organizations are exempt from any M/WBE review.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Various Funds: All schools and departments FY19, \$3,500,000.00 Future year funding is contingent upon budget appropriation and approval.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

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1)

Vendor # 62052

ACADEMIC APPROACH, LLC 342 WEST ARMITAGE CHICAGO, IL 60614

Matthew Pietrafetta

773 348-8914

Ownership: Matthew Pietrafetta - 100%

2)

Vendor # 38569

AVID CENTER 9246 LIGHTWAVE AVE., # 200 SAN DIEGO, CA 92123

Daniela Leetch

858 380-4800

Ownership: Non Profit

3)

Vendor # 98601

CERTIFICATION PARTNERS, LLC 1230 WEST WASHINGTON STREET TEMPE, AZ 85281

Gary Priddy

602 794-4127

Ownership: Barry Fingerhut - 100%

4)

Vendor # 20688

CERTIPORT, INC. 1276 SOUTH 820 E., STE 200 AMERICAN FORK, UT 84003

Joseph Marinaro

888 999-9830

Ownership: Pn Holdings, Inc. - 100%

5)

Vendor # 99563

CIVIC LEADERSHIP FOUNDATION 674 DRIFTWOOD LANE NORTHBROOK, IL 60062

Debbie Cox Bultan

773 796-3640

Ownership: Non Profit

6) Vendor # 16497

COLLEGE POSSIBLE, INC 215 W. SUPERIOR ST, STE 300 CHICAGO, IL 60654

Christine Poorman

312 767-5613

Ownership: Non Profit

7) 10) Vendor # 12667 Vendor # 89349 Center for Companies That Care K2SHARE LLC DBA CAREERSAFE ONLINE 815 W. VAN BUREN ST. STE 415 1005 UNIVERSITY DRIVE EAST CHICAGO, IL 60607 **COLLEGE STATION, TX 77840** Marci Koblenz Alissa Mclean 312 661-1010 888 614-7233 Ownership: Non Profit Ownership: Larry Teverbaugh - 90%; Trinity Industries - 10% 8) Vendor # 11246 11) Vendor # 69743 **ECONOMIC AWARENESS COUNCIL** 703 SOUTH STOUGH STREET KCI ENTERPRISES DBA SYLVAN LEARNING CENTER HINSDALE, IL 60521 347 COVINGTON WATERLOO, IL 62298 Tracy Frizzell 630 740-6831 Karen Carroll 314 606-7100 Ownership: Non Profit 9) Ownership: Karen Carroll - 100% Vendor # 73730 12) Illinois Council on Economic Education DBA Vendor # 85052 Econ Illinois 148 N. THIRD STREET MAINSTREAM DEVELOPMENT EDUCATIONAL GROUP, LLC DEKALB, IL 60115 6924 N. PORT WASHINGTON RD. GLENDALE, WI 53217 Nancy Harrison 815 753-8245 Ralph Beverly 414 371-9724 Ownership: Non Profit

Ownership: Ralph Beverly - 100%

16) 13) Vendor # 81000 Vendor # 21495 MAWI, INC. PROJECT SYNCERE 4434 S. LAKE PARK AVE. RM 210 PO Box 679 Elmhurst, IL 60126 **CHICAGO, 1L 60653** Mawi Asgedom Jason Coleman 773 982-8261 630 660-8864 Ownership: Selamawi Asgedom- 100% Ownership: Non Profit 17) 14) Vendor # 15958 Vendor # 21089 Ring Publications LLC DBA MasteryPrep 7117 Florida Blvd NETWORK FOR TEACHING ENTREPRENEURSHIP 770 N Halsted St Ste 308 Baton Rouge, LA 70806 Chicago, IL 60642 **Dale Petty** Hannah Gay 512 636-6185 773 938-8700 Ownership: Craig Gehring - 100% Ownership: Non Profit 18) Vendor # 34171 15) Vendor # 89681 SGA YOUTH & FAMILY SERVICES, NFP 11 EAST ADAMS SUITE 1500 OneGoal 180 N. WABASH AVE STE 800 CHICAGO, IL 60603 CHICAGO, IL 60601 Martha Guerrero Jeff Nelson 312 447-4323 773 321-2630 Ownership: Non Profit

Ownership: Non Profit

19)

Vendor # 96742

SHMOOP UNIVERSITY, INC. P.O. BOX 0935 LOS ALTOS, CA 94023-0935

Ellen Siminoff

650 488-7778

Ownership: Ellen Siminoff - 72%; Formation 8
Partners And F8 Open Fram - 21%; Gordon
And Dona Crawford Trust - 5%; Multiple 23)
Shareholder - 2%

20)

Vendor # 24684

UMOJA STUDENT DEVELOPMENT CORPORATION 954 WEST WASHINGTON, STE 225 CHICAGO, IL 60607

Ted Christians

773 312-3898

Ownership: Non Profit

21)

Vendor # 33123

UNIVERSITY OF CHICAGO 1313 EAST 60TH STREET. CHICAGO, IL 60637

John Gasko

773 834-8805

Ownership: Non Profit

22)

Vendor # 96795

ZIA LEARNING 215 RODGERS CT. WILLOWBROOK, IL 60527

Robin Gonzales

630 215-7393

Ownership: Robin Gonzales - 100%

Vendor # 15959

iMentor Inc 30 Broad St New York, NY 10004

Mike O'Brien 212 461-4330

Ownership: Non Profit

AUTHORIZE THE SECOND AND FINAL RENEWAL AGREEMENT WITH CAREERS THROUGH CULINARY ARTS PROGRAM FOR EDUCATIONAL SERVICES TO CULINARY STUDENTS

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize the second and final renewal agreement with Careers Through Culinary Arts Program to provide culinary education services to CTE Culinary students at an estimated annual cost set forth in the Compensation Section of this report. A written document exercising this option is currently being negotiated. No payment shall be made to Careers Through Culinary Arts Program during the option period prior to execution of the written document. The authority granted herein shall automatically rescind in the event a written document is not executed within 90 days of the date of this Board Report. Information pertinent to this option is stated below.

Contract Administrator :

Wright, Mr. Thaddeus / 773-553-2280

VENDOR:

Vendor # 85537
 CAREERS THROUGH CULINARY ARTS
 PROGRAM INC
 505 EIGHTH AVENUE, STE 1400
 NEW YORK, NY 10018
 Eliza Loehr
 212 974-7111

USER INFORMATION:

Project

Manager:

13725 - Early College and Career

42 West Madison Street Chicago, IL 60602 Blackmon, Mr. David Robert

773-553-2108

PM Contact:

10870 - College and Career Success Office

42 West Madison Street Chicago, IL 60602 Mather, Mr. Alan Wesley 773-535-5100

ORIGINAL AGREEMENT:

The original Agreement (authorized by Board Report 14-0723-PR3) in the amount of \$325,500 is for a term commencing September 1, 2014 and ending August 31, 2017, with the Board having two (2) options to renew for one (1) year terms. The agreement was renewed (authorized by Board Report 17-0426-PR2) for a term commencing September 1, 2017 and ending August 31, 2018, in the amount of \$108,500. The original agreement was awarded on a non-competitive basis: the sole-source request was presented to the Non-Competitive Procurement Review Committee and approved by the Chief Procurement Officer.

OPTION PERIOD:

The term of this agreement is being renewed for one (1) year commencing on September 1, 2018 and ending on August 31, 2019.

OPTION PERIODS REMAINING:

There are no option periods remaining.

SCOPE OF SERVICES:

Vendor will continue to provide the following services at the request and direction of Chicago Public Schools, Office of College and Career Success, Department of Early College and Career Education. Vendor will continue to provide professional development for culinary arts teachers, arrange for the donation of food and supplies from national sponsors, arrange for local chefs to be mentors, provide career and college advising, work with students to develop job readiness skills and acquire internships, and provide national scholarships donated to the organization.

DELIVERABLES:

Vendor will continue to provide:

 Professional Development - Vendor will continue to offer at least one Professional Development Workshop for CPS culinary teachers and a Professional Development workshop for CPS Culinary Arts Tutors.

- 2. Food Donations Vendor will continue to arrange for product donations by local and national sponsors to culinary classrooms.
- 3. Career Planning/Opportunity Creation and Cooking Competition/Scholarships Vendor will continue to provide culinary arts college and career readiness assistance to students through chef mentors; food service industry presentations; campus-based events; competition application workshops/meetings and individual advisement; and a job readiness training sequence.
- 4. Tracking Lifetime Placement and Advising Vendor competition finalists and students placed in jobs by Vendor may contact and use Vendor resources on a lifetime basis to maintain employment and seek career advancement in the industry. CPS will continue to assist vendor in their attempts to contact "lost" students.
 5. Program Coordinator Program Coordinator will continue to be responsible for facilitating all vendor program activities and administering the program.
- 6. Summer Programming One (1) one-week summer program and at least One (1) five-day summer workshop will continue to be held over the summer. The one-week summer program will accommodate up to 25 students and the five-day summer workshop will host 25 students and no more than 30 total.

OUTCOMES:

Vendor's services will increase the number of culinary arts teachers, increase their culinary skills and content knowledge, and enhance their instructional delivery. Students will have the opportunity to transition to post-secondary institutions with scholarships to help finance their education. Additionally, schools will receive assistance with offsetting food costs and relationships with community chefs. Emphasis will be placed on increasing work-based learning opportunities including: culinary career presentations, off-site chef events and demonstrations, job shadowing field trips, internships and jobs for culinary arts students.

COMPENSATION:

Vendor shall be paid during this option period as follows: Not to exceed annual costs for this option period are set forth below: \$108,500, FY19

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written option document. Authorize the President and Secretary to execute the option document. Authorize Chief of Office of College and Career Success to execute all ancillary documents required to administer or effectuate this option agreement.

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contract (M/WBE Program), this contract is Exempt as the Vendor is a Not for Profit.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund 369, Early College and Career Education, Unit 13727
Not to Exceed \$108,500.00, FY19 for the one (1) year term.
Future year funding is contingent upon budget appropriation and approval.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

AUTHORIZE A NEW AGREEMENT WITH JOSHUA NEWMAN OPINION INTERACTIVE LLC (DBA SPOTLIGHT) FOR POSTSECONDARY READINESS REPORT SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize a new agreement with Opinion Interactive LLC (dba Spotlight) to provide Postsecondary Readiness Report services to the Office of College and Career Success at an estimated annual cost of \$191,750.00 for the one (1) year term. Vendor was selected on a competitive basis pursuant to Board Rule 7-2. A written agreement for Vendor's services is currently being negotiated. No services shall be provided by Vendor and no payment shall be made to Vendor prior to the execution of their written agreement. The authority granted herein shall automatically rescind in the event a written agreement is not executed within 90 days of the date of this Board Report. Information pertinent to this agreement is stated below.

Contract Administrator:

Wright, Mr. Thaddeus / 773-553-2280

CPOR Number:

18-0501-CPOR-1934

VENDOR:

1) Vendor # 19592
JOSHUA NEWMAN OPINION
INTERACTIVE LLC DBA SPOTLIGHT
2312 LASSE PLACE
DAVIS, CA 95616
Micahel Fee
510 282-7041
Ownership: Joshua Newman - 100%

USER INFORMATION:

Project

Manager:

10850 - Counseling and Postsecondary Advising

42 West Madison Street Chicago, IL 60602 Milton, Mr. Patrick Wayne 773-553-2078

... ...

PM Contact:

10870 - College and Career Success Office 42 West Madison Street Chicago, IL 60602 Mather, Mr. Alan Wesley 773-535-5100

TERM:

The term of this agreement shall commence on June 1, 2018 and shall end June 30, 2019. This agreement shall have three (3) options to renew for periods of twelve (12) months each.

EARLY TERMINATION RIGHT:

The Board shall have the right to terminate this agreement with 30 days written notice.

SCOPE OF SERVICES:

Vendor will develop Readiness Report Card that will serve as a reference to inform students and parents of progress related toward academic course selection, course completion, progress toward high school graduation requirements, information about postsecondary options and accessibility. The Readiness Report will detail content specific to grade-level performance: Grade Point Average (GPA), student on-track status, college readiness courses taken (e.g., Advanced Placement (AP), International Baccalaureate (IB), Honors Classes, Dual Credit/Dual Enrollment), PSAT/SAT/ACT scores and postsecondary institutions that meet students best match and fit options. The Readiness Report will also recommends academic courses, college majors, college enrichment opportunities/services based on students academic performance trends. The report will recommend postsecondary options based on quarterly grades and links to college admissibility. Additionally, the Report lists institutions with remedial course options (or co-requisites) and development services to support transition persistence. Finally, the Readiness Report will list information about financial aid eligibility and available financial options at recommended colleges and universities, including information about completion of the Free Application for Federal Student Aid (FAFSA), the CSS Profile - and eligibility for the Federal Pell Grant and Illinois Monetary Award Program (MAP).

DELIVERABLES:

- A complete draft of grade-level Readiness Report available for review by OCCS/OSCPA, available in multiple languages. Reports should be customized to each student and should identify a range of college and university choices based on the specific student profile.
- Final version of the Student Postsecondary Readiness Report in multiple languages. Reports should be customized to each student and should identify a range of college and university choices based on the specific student profile.
- 3. Student Readiness Report delivered to all CPS juniors (class of 2020) and seniors (class of 2019) approximately 40,000 individual reports, personalized for each student, at the end of each semester, for distribution with the academic progress report. Reports should be available in multiple languages.
- 4. Automated data reports as requested by the district.

OUTCOMES:

Vendor's services will result in students and parents having better information to monitor progress toward high school graduation requirements and postsecondary options and more students with concrete postsecondary plans.

COMPENSATION:

Vendor shall be paid an estimated annual cost for the one (1) year term as set forth below: \$191,750.00, FY 2019

REIMBURSABLE EXPENSES:

None

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written agreement. Authorize the President and Secretary to execute the agreement. Authorize Chief Officer of College and Career Success to execute all ancillary documents required to administer or effectuate this agreement.

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, (M/WBE Program), the assigned vendor has committed to goals of 30% and 7%.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL

Fund 115; Office of College and Career Success Unit: 10855 \$191,750.00, FY 2019.

Future year funding is contingent upon budget appropriation and approval.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0523-PR5

AUTHORIZE THE THIRD AND FINAL RENEWAL AGREEMENT WITH SAGA INNOVATIONS, INC FOR IN-CLASS MATH TUTORING SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize the third and final renewal agreement with SAGA Innovations, Inc. to provide in-class math tutoring services to at-risk students at various high schools at an estimated annual cost set forth in the compensation section of this report. A written document exercising this option is currently being

negotiated. No payment shall be made to SAGA Innovations, Inc. during the option period prior to execution of the written document. The authority granted herein shall automatically rescind in the event a written document is not executed within 90 days of the date of this Board Report. Information pertinent to this option is stated below.

Contract Administrator:

Hayes, Ms. Deirdre N / 773-553-3226

VENDOR:

 Vendor # 16228 SAGA Innovations Inc. 10 Laudholm Rd.
 Newton, MA 02458

> Alan Safran 657 501-9401

Ownership: Non-Profit

USER INFORMATION:

Project

Manager:

10871 - Science, Technology, Engineering, and Math (STEM)

programs

42 W Madison

Chicago, IL 60602

Mahon, Mrs. Jessica Lynn

773-553-6422

ORIGINAL AGREEMENT:

The original Agreement (authorized by Board Report 15-0624-PR5) in the amount of \$500,000 was for a term commencing July 1, 2015 and ending June 30, 2016, with the Board having three (3) options to renew for one (1) year terms. The agreement was renewed (authorized by Board Report 16-0525-PR1) for a term commencing July 1, 2016 and ending June 30, 2017. The agreement was subsequently renewed (authorized by Board Report 17-0524-PR2) for a term commencing July 1, 2017 and ending June 30, 2018. The original agreement was awarded on a competitive basis pursuant to Board Rule 7-2.

OPTION PERIOD:

The term of this agreement is being renewed for one (1) year commencing July 1, 2018 and ending June 30 2019.

OPTION PERIODS REMAINING:

None.

SCOPE OF SERVICES:

Vendor will continue to provide an intensive, high-dosage tutoring program that both personalizes and differentiates instruction for every student based on their academic needs and individual learning styles and will utilize a research and evidence based intervention for math to substantially increase the success of struggling students in grades 9 and 10. The tutoring will be done during the regular school day and does not include tutoning services after regular school hours. The program must be used with struggling students during the regular school day, in a structured class period, and shall allow students to work at their own level and pace, when appropriate. The program will provide a ratio of 1 tutor per 2 students during a period; a tutor will have a caseload of up to fourteen (14) students over the course of a school day and school year. Tutors working a full day will be required to be available during the regular school hours (7.5 hours), five days a week. Tutors that work a partial day must work a minimum of three hours during the regular school day. The number of students served per school will vary by selected school size, although it will be approximately 150 students per school. The projected schools for services are Amundsen High School, Bogan High School, Bowen High School, Chicago Vocational Career Academy (CVCA), Harlan High School, Little Village High School Campus, Kelvyn Park High School, and Wells High School. The total number of students across all these schools that will be served is 800. The program shall be for Board students identified as two or more grade levels below in math. The program shall include training of their tutors on managing students' behavior and strategies.

DELIVERABLES

Vendor will continue to provide the trained tutors and classroom materials in order to run a successful program. Vendor will also give five (5) assessments to the students throughout the school year in order to measure student progress and achievement and provide reporting and back to the Board based on the results of those assessments.

OUTCOMES:

Vendor's services will continue to result in a successful math tutoring program that will increase the academic outcomes of the students involved. The program will decrease the achievement gap for students that are at least two grade levels behind in math so that they can catch up with their peers.

COMPENSATION:

Vendor shall be paid during this option period as specified in the renewal agreement; estimated annual costs for this option period is set forth below:

Not to exceed \$2,500,000, FY19

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written option document. Authorize the President and Secretary to execute the option document. Authorize the Chief Officer of Teaching and Learning to execute all ancillary documents required to administer or effectuate this option agreement.

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contract (M/WBE Program), this contract is Exempt as the Vendor is a Not for Profit.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund 332

Science, Technology, Engineering, and Math (STEM) Programs, Unit #10871 Not to Exceed \$2,500,000:00, FY19 Future year funding is contingent upon budget appropriation and approval.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0523-PR6

AUTHORIZE NEW AGREEMENTS WITH VARIOUS VENDORS TO PROVIDE STUDENT HEALTH SCIENCE CERTIFICATIONS

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize new agreements with various Vendors to provide health certification training services to the Office of College and Career Success at an estimated annual aggregate cost of \$250,000 for the one (1) year term. Vendors were selected on a competitive basis pursuant to Board Rule 7-2. Written agreements for Vendors services are currently being negotiated. No services shall be provided by and no payment shall be made to any Vendor prior to execution of their written agreement. The authority granted herein shall automatically rescind as to each Vendor in the event their written agreement is not executed within 90 days of the date of this Board Report. Information pertinent to these agreements is stated below.

Contract Administrator:

Wright, Mr. Thaddeus / 773-553-2280

USER INFORMATION:

Project

Manager:

13725 - Early College and Career

42 West Madison Street

Chicago, IL 60602

Kimbrough, Miss Sheronda

773-553-2108

PM Contact:

10870 - College and Career Success Office

42 West Madison Street

Chicago, IL 60602

Mather, Mr. Alan Wesley

773-535-5100

TERM:

The term of each agreement shall commence on July 1, 2018 and shall end June 30, 2019. The agreements shall have three (3) options to renew for periods of one (1) year each.

EARLY TERMINATION RIGHT:

The Board shall have the right to terminate each agreement with 30 days written notice.

SCOPE OF SERVICES:

Vendors shall provide training courses to Career Technical Entrepreneurship (CTE) health science students that will enable and prepare the students to become Certified Nurse Assistants, Phlebotomy Technicians and/or Pharmacy Technicians.

DELIVERABLES:

Vendors shall prepare students to sit for (i) Certified Nursing Assistant; (ii) Certified Phlebotomy Technician; (iii) and Certified Pharmacy Technician state board competency examinations. The purpose of this request is to increase the number of Chicago Public Schools Health Science students with these certifications and to provide students with valuable, marketable, and transportable skills for employment after high school.

OUTCOMES:

Vendor's services shall achieve the following: increasing the number of Chicago Public Schools Health Science students obtaining the education and training required to become Certified Nurse Assistants, Phlebotomy Technicians, and/or Pharmacy Technicians. Vendor's services will also result in one hundred ninety (190) students receiving health science certifications.

COMPENSATION:

Estimated annual costs for the one (1) year term are set forth below: \$250,000, FY19

REIMBURSABLE EXPENSES:

None.

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written agreement. Authorize the President and Secretary to execute the agreement. Authorize the Office of College and Career Success to execute all ancillary documents required to administer or effectuate this agreement.

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services contracts, this pool is comprised of one (1) Not-for-Profits, four (4) For Profits with OBD approved goals, zero (0) WBEs and zero (0) MBE. Not-for-profit organizations are exempt from any M/WBE review.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund 369 - CTE Grants, Unit 13727

FY19 \$250,000

Future year funding is contingent upon budget appropriation and approval.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

1)

) Vendor # 18742

> KADUCEUS HOLDINGS INC 1416 N. SAM HOUSTON PKWY E. STE 110 HOUSTON, TX 77032

Claude Green

281 447-4200

Ownership: Anthony Newton - 100%

2)

Vendor # 18843.

FIRST STEP TO EXCELLENCE IN HEALTHCARE EDUCATION, INC (NFP) 1639 E. 87TH ST. CHICAGO, IL 60617

Jerrilyn Pearson

773 437-5003

Ownership: Jerrilyn Pearson - 100%

3)

Vendor # 96850

PHALANX FAMILY SERVICES 837 W. 119TH STREET CHICAGO, IL 60643

Robbie Sanders

773 291-1086

Ownership: Non Profit

4)

5)

Vendor # 19375

INTERNATIONAL CAREER INSTITUTE, INC. 6425 N. HAMLIN AVE LINCOLNWOOD, IL 60712

Shelia Ferrer-Estor

847 929-6129

Ownership: Mark Figueroa - 10%, Priscilla Caronongan - 2.5%; Benjamin Figueroa - 35%; Norma Figueroa - 35%; Florencia Caronongan - 2.5%; Enya Masangkay - 5%

Vendor # 16035

Tukiendorf Training Institute Inc. 5310 N Harlem #209 Chicago, IL 60656

Anna Wilhite

773 774-2222

Ownership: Anna Wilhite - 51%, Rick Stefaniak - 49%

AMEND BOARD REPORT 17-0524-PR3 AUTHORIZE A NEW AGREEMENT WITH CREATIVE LEARNING SYSTEMS, LLC FOR STEM SMARTLAB LEARNING ENVIRONMENT SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize a new agreement with Creative Learning Systems LLC to provide STEM Innovation Lab maintenance support for twelve (12) STEM Initiative Elementary schools and investment for two (2) new schools for a three two year term at estimated annual costs set forth in the Compensation Section of this report. Vendor was selected on a non-competitive basis. This item was presented to the Single/Sole Source Committee on April 4, 2017 and approved by the Chief Procurement Officer. Upon approval as a Single Source, the item was published on the Procurement website on April 4, 2017, found here: http://csc.cps.k12.il.us/purchasing/. The item will remain on the Procurement website until the May 24, 2017 Board Meeting. This process complies with the independent consultant's recommendations for single source procurement and the Board's Single/Sole Source Committee Charter. A written agreement for Vendor's services is currently being negotiated. No services shall be provided by Vendor and no payment shall be made to Vendor prior to execution of the written agreement. The authority granted herein shall automatically rescind in the event a written agreement is not executed within 90 days of the date of this amended Board Report. Information pertinent to this agreement is stated below.

This May 2018 amendment is necessary to: i) revise the start date from July 1, 2017 to June 1, 2018 and ii) increase the not to exceed amount from \$565,000 to \$1,000,000.

Contract Administrator:

Hayes, Ms. Deirdre N / 773-553-3226

VENDOR:

1) Vendor # 22843 CREATIVE LEARNING SYSTEMS LLC 1140 BOSTON AVE UNIT 2 LONGMONT, CO 80501 Shelley Nault 800 458-2880

> Ownership: C-L-S Acquisition, Llc-53%; Virtuality Holdings, Inc-43%; Exmarq-4%

USER INFORMATION:

Project

10871 - Science, Technology, Engineering, and Math (STEM)

Manager: programs

42 W Madison Chicago, IL 60602 Mahon, Mrs. Jessica Lynn

773-553-6422

TERM:

The term of this agreement shall commence on July 1, 2017 June 1, 2018 and shall end June 30, 2020. This agreement shall have no options to renew.

EARLY TERMINATION RIGHT:

The Board shall have the right to terminate this agreement with 30 days written notice.

SCOPE OF SERVICES:

Vendor shall provide the SmartLab Learning Environment, an integrated, customizable technology & instructional learning lab in up to fourteen (14) elementary schools. The Smart Lab allows for personalized learning through applied technology, project-based learning engagements across a variety of STEM-related fields, including: Engineering, Robotics, Alternative and Renewable Energy, Structures, Multimedia, Science and Data Acquisition. Each CLS SmartLab environment will have Learning Launcher Curriculum with supportive kits and resources for a thirty (30) student course offering for five periods/day.

Vendor will provide the following products and services: curriculum, assessment system, materials, select equipment, construction kits, and software, professional development, modified installation and technical support.

DELIVERABLES:

Vendor will provide the following deliverables for the STEM innovation Lab:

Design, Implementation, & Integration

- -SmartLab system design, consulting, and planning services; including specific facility requirements
- -Network consultative services and coordination with selected wiring contractor
- -Setup, testing and configuration of all hardware, equipment, computers, software, and printers to be used within the SmartLab
- -Coordination of all school owned software within the SmartLab environment
- -Imaging of all SmartLab client workstations and servers for easy recovery
- -SmartLab Media Systems/Integration Services
- -Advanced Exploration Collection
- -Computer Control Monitoring System

Curriculum, Kits, & Resources

- -Creative Learning Systems Learning Launcher Curriculum with supportive kits and resources for a 30 student course offering
- -Creative Learning Systems ePortfolio Assessment System
- -Construction Set Storage System with Replacement Construction Sets for Each Class Period
- -All equipment, storage systems, kits, apparatus, libraries, curriculum and software described in the following sections.

Professional Development and Support

SmartLab professional development is provided through onsite instruction by a Vendor specialist and all ongoing support is also provided directly by Vendor. Schools are encouraged to include additional staff members in the initial training and orientation, at no added cost to help increase awareness and practice of the "student centered" learning approach throughout the school. Professional development for modules-based programs is typically specified as group instruction at a vendor location. Support is typically provided by area sales representatives.

- -Four days of onsite professional development and technical training
- -Advanced Facilitator Development Conference Tuition Slot
- -Technical and Pedagogical support available via toll-free 800 number
- -Curriculum and Support Agreement (CSA) \$4,000 per school per year:
- Access to hosted Learning Launcher Curriculum including all available updates and additions
- Access to hosted Facilitator Resources including all available updates and additions
- Up to four days additional onsite professional development in the event of facilitator turnover
- Unlimited telephone and online technical & pedagogical support
- Discounted rate for onsite technical support and/or additional professional development
- Discounted tuition for future Advanced Facilitator Development Conference (AFDC)
- Up to \$1,000 per year in enhancement and replacement parts from the SmartLab catalog

OUTCOMES:

Vendor's services will result in:

- -Students will develop foundational technology skills in mechanics and structures, robotics, circuitry, science and data acquisition, computer graphics, and publishing and multimedia.
- Students will have hands-on learning experiences that develop and strengthen key 21st Century skills of critical thinking, communications, creativity, and collaboration.
- -Students will have increased awareness and exposure to STEM careers
- -Teachers will develop and engage in pedagogical strategies to support STEM-focused instructional approaches including student-centered, collaborative learning and authentic performance assessments.

COMPENSATION:

Vendor shall be paid as specified in the agreement; Estimated annual costs for the term are set forth below:

\$290,000 \$400,000 FY18 \$210,000 \$300,000 FY19 \$65,000 \$300,000 FY20

REIMBURSABLE EXPENSES:

None.

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written agreement. Authorize the President and Secretary to execute the agreement. Authorize Chief of Teaching and Learning to execute all ancillary documents required to administer or effectuate this agreement.

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women Owned Business Enterprise Participation (M/WBE Program), this contract is not further divisible and there are no MWBE goals for proprietary software curriculum contracts.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund 115 College and Ca

College and Career Success, Teaching and Learning - STEM, 10871

\$290,000 \$400,000 FY18 \$210,000 \$300,000 FY19 \$65,000 \$300,000 FY20

Not to exceed \$565,000 \$1,000,000 for the three two year term.

Future year funding is contingent upon budget appropriation and approval.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0523-PR8

AUTHORIZE THE FIRST RENEWAL AGREEMENT WITH INTERNATIONAL BACCALAUREATE ORGANIZATION TO PROVIDE PROFESSIONAL DEVELOPMENT, STUDENT ASSESSMENTS AND RELATED SCHOOL SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize the first renewal agreement with International Baccalaureate Organization (IB) to provide consulting services to the Office of Teaching and Learning at an estimated annual cost set forth in the Compensation Section of this report. A written document exercising this option is currently being negotiated. No payment shall be made to International Baccalaureate Organization during the option period prior to execution of the written document. The authority granted herein shall automatically rescind in the event a written document is not executed within 90 days of the date of this Board Report. Information pertinent to this option is stated below.

Contract Administrator :

Hayes, Ms. Deirdre N / 773-553-3226

VENDOR:

Vendor # 50497
 INTERNATIONAL BACCALAUREATE
 ORGANIZATION
 7501 WISCONSIN AVE.
 BETHESDA, MD 20814
 Gloria McDowell
 301 202-3000

Ownership: Not For Profit

USER INFORMATION:

Project

Manager:

10845 - Magnet, Gifted and IB Programs

42 West Madison Street

Chicago, IL 60602

Nash, Miss Veronica

773-535-5100

ORIGINAL AGREEMENT:

The original Agreement (authorized by Board Report 16-0427-PR4) in the amount of \$5,847,600 is for a term commencing July 1, 2016 and ending June 30, 2018, with the Board having two (2) options to renew for two (2) year terms. The original agreement was awarded on a non-competitive basis: the sole-source request was presented to the Non-Competitive Procurement Review Committee and approved by the Chief Procurement Officer.

OPTION PERIOD:

The term of this agreement is being renewed for two (2) years commencing July 1, 2018 and ending June 30, 2020.

OPTION PERIODS REMAINING:

There is one (1) option period for two (2) years remaining.

SCOPE OF SERVICES:

Vendor will continue to provide a series of teacher training workshops covering the different subject groups that comprise the Diploma Programme, Middle Years Programme, Primary Years Programme, and IB Career-related Certificate. IB will also continue to provide curriculum for these training workshops and seminars and will give the participating CPS schools support in implementing the programme curriculum and framework. IB's services will include: (1) consulting schools on how to prepare an application for IB authorization and evaluation visits, (2) providing student examinations, grading, and monitoring of assessments and (3) providing programme evaluation, monitoring and feedback.

DELIVERABLES:

Vendor will continue to provide International Baccalaureate curriculum guides, coordinator's handbooks, guides to implementing the Middle Years Programme, assessment materials and examinations for participating CPS students, and IB diplomas and certificates for students who qualify. Consultant will continue to provide annual onsite IB workshops for qualified teachers at participating IB World Schools and teacher training certificates including continuing education credits. Consultant will continue to provide schools with IB World subscription and access to the Online Curriculum Center (OCC) for all trained IB teachers. Consultant will continue to provide monitoring reports and evaluation documents, conduct evaluation visits and provide feedback for the elementary and high schools with authorized Middle Years Programmes and Primary Years Programmes. Consultant will continue to provide evaluation documents and feedback for high schools with authorized Diploma Programmes.

Schools will continue to receive the following core services for each programme they are authorized to teach. Full access to a world-class curriculum that is comprehensively researched and regularly reviewed and updated according to a published plan:

- A trans-disciplinary framework in the Primary Years Programme
- Eight subject groups and five areas of interaction in the Middle Years Programme
- Over 200 subjects and levels in the Diploma Programme
- Extensive teacher participation in the review cycle to ensure that the curriculum is up to date, relevant and reflects best practice from around the world
- A wide range of curriculum publications to support teachers
- Secure access to the Online Curriculum Center (OCC) for every teacher
- An online community of more than 30,000 teachers from over 120 countries
- Organized by curriculum area, with additional areas relating to librarians, special education needs, academic honesty and research
- Contains news and information, IB curriculum and assessment publications, a teacher resource exchange and discussion forums
- Programme evaluation in schools
- A self-study process required every five years in all IB World Schools, supported by the IB with reports and school visits where appropriate
- A reflective exercise that involves the entire school community and aims to improve practice, identify strengths and weaknesses, and determine areas for future focus reinforcing the support and commitment for the programme from all stakeholders in the community

Communication and marketing support:

- Use of the IB World School name and logo to indicate a school's unique international status and involvement with the IB
- Four subscriptions to the official magazine, IB World, which is published three times a year to keep everyone informed about the news and events across the IB community
- A dedicated school page on the IB website, with school details and links to school websites
- Assistance with university and government recognition
- Support from regional office and IB headquarters by email and telephone on all aspects of being an IB World School
- Professional support in all parts of the curriculum and in cross-curricular areas such as special education needs
- Access to the IBIS (the IB extranet) for tasks necessary to administer the programme

OUTCOMES:

Vendor's services will result in students having access to: IB Primary Years Programme offerings in grades PK-5 at 9 CPS elementary schools; IB Middle Years Programme offerings in grades 6-10 at 54 CPS elementary and high schools; IB Diploma Programme offerings in grades 11-12 at 23 CPS high schools; and IB Career Related Programme offerings in grades 11-12 at 11 CPS high schools.

COMPENSATION:

Vendor shall be paid as specified in the renewal agreement; total for the renewal term shall not exceed the sum of \$6,355,366. Invoicing will occur as fees and other programme requirements for applications, examinations, evaluations, workshops, conferences, and authorizations become due. International Baccalaureate Organization requires that payment for IB exam registration and fees be paid in advance of administering of exams. IB also requires payment in advance for teacher workshop registration in order to reserve and hold a spot in the session.

FY19 \$3,074,573 FY20 \$3,280,793

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written option document. Authorize the President and Secretary to execute the option document. Authorize Chief of Teaching and Learning to execute all ancillary documents required to administer or effectuate this option agreement.

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contract (M/WBE Program), this contract is Exempt as the Vendor is a Not for Profit.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund 115
Magnet, Gifted and IB Programs, Unit 10845
FY19 \$3,074,573
FY20 \$3,280,793
Not to exceed \$6,355,366 for the two (2) year term.
Future year funding contingent upon budget appropriation and approval.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

AUTHORIZE THE FIRST RENEWAL AGREEMENT WITH THE LIBRARY CORPORATION TO PROVIDE SOFTWARE LICENSE AND SERVICES TO THE DEPARTMENT OF LITERACY

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize the first renewal agreement with The Library Corporation to provide software license and services to The Department of Literacy: Libraries at an estimated annual cost set forth in the Compensation Section of this report. A written document exercising this option is currently being negotiated. No payment shall be made to The Library Corporation duning the option period prior to execution of the written document. The authority granted herein shall automatically rescind in the event a written document is not executed within 90 days of the date of this Board Report. Information pertinent to this option is stated below.

Contract Administrator:

Hayes, Ms. Deirdre N / 773-553-3226

VENDOR:

1) Vendor # 13137 THE LIBRARY CORPORATION 1 RESEARCH PARK INWOOD, WV 25428 Debbie Bowers 866 467-1844

Ownership: Annette Murphy 56%

USER INFORMATION:

Project

Manager:

13700 - Literacy

501 West 35th Street

Chicago, IL 60616

Fleming, Ms. Jane Elizabeth

773 553-6460

ORIGINAL AGREEMENT:

The original Agreement (authorized by Board Report 15-0624-PR14) in the amount of \$757,944 is for a term commencing September 1, 2015 and ending August 31, 2018, with the Board having three (3) options to renew for two (2) year terms. The original agreement was awarded on a competitive basis pursuant to Board Rule 7-2.

OPTION PERIOD:

The term of this agreement is being renewed for two (2) years commencing September 1, 2018 and ending August 31, 2020.

OPTION PERIODS REMAINING:

There are two (2) option periods for two (2) years remaining.

SCOPE OF SERVICES:

Vendor will continue to provide the integrated, centralized library automation system, Library Solution for Schools, including all selected enhancement products and related services. The library automation software will provide a searchable catalog of library collections and to automate administrative tasks such as the circulation of library materials among patrons and the generation of library statistics and reports. The integrated library automation system will include Web-based Online Public Access Catalog, Cataloging and Authority Control, Circulation, Serials Controls, and Reporting capabilities. In addition to this core functionality, the system will support integrated searching of print and electronic resources and the inclusion of vendor and third-party supplied content such as images of book jackets, book reviews, reading level data, and author information. Should the Board desire to expand the functionality of the system in the future, the system is capable of supporting Inter-Library Loan, Textbook Management, Classroom Library Management, and Materials Booking. The Vendor will continue to provide implementation services including project management and training services.

DELIVERABLES:

Vendor will continue to provide the Library Solution for Schools Software, Licenses, implementation and project management services, installation and configuration of servers, end-user training, data conversion and enhancement services, help desk design and deployment, and software technical support, upgrades and maintenance as required by the Board.

OUTCOMES:

Vendor's services will result in:

Effective Teaching/Instructional Material Integration: Teachers and librarians can use an integrated library system for a multitude of purposes, from posting reading lists, bibliographies and pathfinders online to creating easy title searches by reading program. Furthermore, library professionals are freed from the time consuming task of manually performing the circulation and cataloging functions of running a library. This change enables them to spend more time working with students an collaborating with teachers.

Collection Development: Schools and the Board can use the system to identify collection gaps, determine collection age, and understand resource usage trends, thereby driving better purchase decisions. In addition, librarians can electronically share collection information with other librarians considering similar purchases.

Library Automation: An integrated library system will provide benefits on two levels. First, all schools will have a state-of-the-art fully maintained system. Second, a centralized system will relieve librarians and tech coordinators of the time-consuming administrative tasks associated with independent systems, such as the purchasing of systems and servers, installing upgrades and backing-up data. Again, this is valuable time that can now be spent with students.

Use of Online Resources: CPS libraries currently invest \$155,000 of grant funds annually in online subscription databases (e.g., Gale/Cengage, Encyclopedia Britannica). An integrated library system will increase the use of these databases, as they can be included in a variety of searches, thereby dramatically expanding the quantity of resources that students use.

Coordination of Library Technology with other technology in the school: The centralized system will interface with other district-wide and school databases, such as the Board's student information system, IMPACT. Furthermore, students and educators will be able to access the library from all school classrooms with an internet connection, transforming a basic computer into a virtual extension of the library.

Grant Applications and Implementation: Most library grant applications require detailed information about library collections and trends. Furthermore, the ability to be accountable for specific goals is a major driver of success in attaining grants. Without library automation, even basic questions such as "number of books in collection" or "percent increase in circulation" are nearly impossible to answer without a manual count. A centralized system will allow both schools and districts to instantly address these questions with pre-developed reports.

Coordination of school and public library resources and services: A centralized system is a prerequisite for coordination among schools and with the public library system, as it enables searching of all schools' and, potentially, the Chicago Public Library's records. In addition, the system can be used to loan resources across the district.

COMPENSATION:

Vendor shall be paid as specified in Vendor's agreement. Estimated annual costs for the two (2) year renewal term are set forth below: \$212,380.00, FY19 \$224,980.00, FY20

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written option document. Authorize the President and Secretary to execute the option document. Authorize Chief of Teaching and Learning to execute all ancillary documents required to administer or effectuate this option agreement.

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, (M/WBE Program), the scope of this contract contains proprietary software and is exempt from M/WBE.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund 115
Department of Literacy, Unit 13700
\$212,380, FY19
\$224,980, FY20
Not to exceed \$437,360 for the two (2) year term.
Future year funding is contingent upon budget appropriation and approval.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0523-PR10

AUTHORIZE NEW AGREEMENTS WITH AMPLIFY EDUCATION, INC. AND SASC, LLC DBA ACTIVATE LEARNING LLC FOR THE PURCHASE OF CORE SCIENCE INSTRUCTIONAL MATERIALS FOR GRADES K-8

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize new agreements with Amplify Education, Inc. and SASC, LLC dba Activate Learning LLC for the purchase of refurbishable kit-based Science Instructional Materials aligned to Next Generation Science Standards for Office of Teaching and Learning at an estimated annual cost set forth in the Compensation Section of this report. Vendors were selected on a competitive basis pursuant to Board Rule 7-2. Written agreements for this purchase are currently being negotiated. No goods may be ordered or received and no payment shall be made to any Vendor prior to the execution of their written agreement. The authority granted herein shall automatically rescind as to each Vendor in the event their written agreement is not executed within 90 days of the date of this Board Report. Information pertinent to the agreements is stated below.

Contract Administrator: Hayes,

Hayes, Ms. Deirdre N / 773-553-2280

VENDOR:

Vendor # 12990
 AMPLIFY EDUCATION INC
 PO BOX 9178
 Uniondale, NY 11555-9178
 Michael Kasloff
 212 213-8177
 Ownership: For Profit: Amplify Education
 Partners, Lic - 100%

Vendor # 99593
 SASC, LLC DBA ACTIVATE LEARNING LLC
 44 AMOGERONE PKWY, #7862
 GREENWICH, CT 06830
 Elizabeth Pabon
 203 302-7050
 Ownership: Partnership: Sasc Holdings Llc 71%, lat Interactive Llc - 22%

USER INFORMATION:

Project

Manager:

10871 - Science, Technology, Engineering, and Math (STEM)

programs 42 W Madison Chicago, IL 60602 Sarna, Ms. Jenny A 773-553-6027 PM Contact: 10810 - Teaching and Learning Office

42 West Madison Street Chicago, IL 60602 Alvarado, Miss Anna M 773-553-3226

TERM:

The term of each agreement shall commence on date agreement is signed and shall end June 30, 2019. The agreements shall have four (4) options to renew for periods of one (1) each.

EARLY TERMINATION RIGHT:

The Board shall have the right to terminate each agreement with 30 days written notice.

DESCRIPTION OF PURCHASE:

Goods: Grades K-8 Core Instructional Materials

Quantity: Unlimited Unit Price: Various

Total Cost Not to Exceed: \$10,000,000 in the aggregate for all vendors

OUTCOMES:

This purchase will result in high-quality, researched based instructional materials aligned to the Next Generation Science Standards (NGSS).

COMPENSATION:

Vendors shall be paid in accordance with the unit prices contained in the agreement; total not to exceed \$10,000,000 in the aggregate for all vendors for FY19

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written agreements. Authorize the President and Secretary to execute the agreements. Authorize the Chief of Teaching and Learning to execute all ancillary documents required to administer or effectuate the agreements.

AFFIRMATIVE ACTION:

Pursuant to the remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, the goals set for this pool are 30% MBE and 7% WBE.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Various Funds All Units \$10,000,000, FY19

Future year funding is contingent upon budget appropriation and approval.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

REPORT ON THE AWARD OF CONSTRUCTION CONTRACTS AND CHANGES TO CONSTRUCTION CONTRACTS FOR THE BOARD OF EDUCATION'S CAPITAL IMPROVEMENT PROGRAM

THE ACTING CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

This report details the award of Capital Improvement Program construction contracts in the total amount of \$16,013,623.78 to the respective lowest responsible bidders for various construction projects, as listed in Appendix A of this report. These construction contracts shall be for projects approved as part of the Board's Capital Improvement Program. Work involves all labor, material and equipment required to construct new schools, additions, and annexes, or to renovate existing facilities, all as called for in the plans and specifications for the respective projects. Proposals, schedules of bids, and other supporting documents are on file in the Department of Operations. These contracts have been awarded in accordance with section 7-3 of the Rules of the Board of Education of the City of Chicago.

This report also details changes to existing Capital Improvement Program construction contracts, in the amount of \$204,193.49 as listed in the attached May Change Order Log. These construction contract changes have been processed and are being submitted to the Board for approval in accordance with section 7-15 of the Rules of the Board of Education of the City of Chicago, since they require an increased commitment necessitated by an unforeseen combination of circumstances or conditions calling for immediate action to protect Board property to prevent interference with school sessions.

LSC REVIEW: Local School Council approval is not applicable to this report.

AFFIRMATIVE ACTION: The General Contracting Services Agreements entered into by each of the prequalified general contractors and other miscellaneous construction contracts awarded outside the prequalified general contractor program for new construction awards and changes to existing construction contracts shall be subject to the Board's Business Diversity Program for Construction Projects and any revisions or amendments to that policy that may be adopted during the term of any such contract.

FINANCIAL: Expenditures involved in the Capital Improvement Program are charged to the Department of Operations, Capital Improvement Program.

Budget classification: Fund – 425, 427, 431, 435, 436, 486, 487 & 488 will be used for all Change Orders (May Change Order Log); Funding source for new contracts is so indicated on Appendix A

Funding Source: Capital Funding

GENERAL CONDITIONS:

Inspector General – Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts – The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness – The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics – The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

Appendix A May 2018

REASONS FOR		7	80	œ	, ,	80	57	-	00		-	
PROJECT SCOPE AND NOTES	38/	The scope of work consists of renovations to the school for future use as a regional gifted center / classical school.	The scope of work consists of sustainable enmusa plans with a focus on green infrastructure including playgrounds, artificial turf, outdoor disastrooms, walkways, native plantings, gardens, fereing, lighting and site furnishings as part of the Sparea to Grow Program.	The scope of work consists of sustainable campus plans with a focus on green infrastructure including playgrounds, artificial turf, outdoor classrooms, walkweys, native plantings, gardens, fencing, lighting and site furnishings as part of the Space to Grow Program.	The scope of work consists of repairs and upgrades to the existing BAS systems and histaliation of a new ITS approved server.	The scope of work consists of upgrades to outdoor athletic facilities. The areas of emphasis include football and soccer playing areas, track surfacing, bald diamonds, scoreboards, lights, perimeter fenchig, and constraint costing.	The scope of work consists of providing a community garden including perennials, living garden art, furnishings, and interpretive signage.	The scope of work consists of replacement of the school's non-working security access system.	The scope of work consists of scrape, plaster, and paint select classrooms, stairwells, and corridor sections.		The scope of work consists of emergency structural repairs to the masonry and parapet wall.	
AFFIRM. ACTION	1 H A WBE											
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ANTICIPATED COMPLETION DATE		8/15/2018	8/28/2018	8/26/2018	5/1/2018	8/6/2018	6/15/2018	4/27/2018	4/13/2018	Job Order Contracts & Emergency Purchase Orders	4/13/2018	
AWARD		3/1/2018	3/6/2018	3/1/2018	3/12/2018	3/19/2018	3/22/2018	3/14/2018	3/23/2018	Job Order Co	3/19/2018	
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CONTRACTOR		George Sollitt	Reliable	All-8ny	ideal Heating	Reliable	WZI	Final Touch Locksmith	KAG Decoration		All-Bry	
SCHOOL		Hertigan	Cook & Fernwood	Davis N.	Johnson, McClellan, Newberry, Yates, & Wells	Eckersall	Gale	Solomon	Hanson Park		Avalon Park	

1 of 1

Chicago Public Schools Capital Improvement Program Capital Improvement	Auge Public Schools These change order approved cycles range from Contract Program Contract	Approvement Program CHANGE Contract Notes and percent provides and percent percent programs CHANGE Contract Notes and percent contract Notes and percent notes and notes and meterials to replace notes and note	CPS				MAY						
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CONTRACTOR Contractor to provide labor and materials to re-construct a new retaining wall that was determined to Discovered Conditions be determined by contractor to provide labor and materials to paint existing ramp handralls and select existing exterior. Contractor to provide labor and materials to re-size salvaged ceiling tiles and install at select locations. Error - Architect Contractor to provide labor and materials to re-size salvaged ceiling tiles and install at select locations. Error - Architect Contractor to provide labor and materials to install roof curb adaptors in order to install the new Contractor to provide labor and materials to install roof curb adaptors in order to install the new Contractor to provide labor and materials to excevate subgrade and re-grade stone for proper Contractor to provide labor and materials to excevate subgrade and re-grade stone for proper Contission - AOR Activities dreinage.	03/08/18 Contractor to provide labor and materials to re-construct a new retaining wall that was determined to Discovered Conditions be deteriorated beyond repair. Contractor to provide labor and materials to paint existing ramp handralis and select existing exterior. Owner Directed doors not included in the original scope. O3/07/18 Contractor to provide labor and materials to re-size salvaged ceiling lifes and install at select locations. Error - Architect contractor to provide labor and materials to install roof curb adaptors in order to install the new one what tans. Contractor to provide labor and materials to install roof curb adaptors in order to install the new one of the contractor to provide labor and materials to excavate subgrade and re-grade stone for proper of mission - AOR contractor to provide labor and materials to excavate subgrade and re-grade stone for proper of mission - AOR drainage.	03/08/18 Contractor to provide labor and materials to re-construct a new retaining wall that was determined to Discovered Conditions be deteriorated beyond repair. Contractor to provide labor and materials to paint existing ramp handralis and select existing exterior. Owner Directed doors not included in the original scope. Contractor to provide labor and materials to re-size salvaged ceiling tiles and install at select locations. Error - Architect or Architect exhaust fans. Contractor to provide labor and materials to install roof curb adaptors in order to install the new Omission – AOR set Maust fans. Soner School Text UAP 2016-2316 LUAF Sand Dale Change Order Descriptions Change Order Descriptions Contractor to provide labor and materials to excevate subgrade and re-grade stone for proper Omission – AOR Grainage.	02/19/18	03/08/18	Confractor to provide labor and me permanent metal handrail.	aterials to install	an initial temporary	wooden hand rail fo	llowed by a	Discovere	d Conditions		\$13,089.99
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Contractor to provide labor and materials to re-size salvaged ceiling tiles and install at select locations. Error - Architect O3/30/18	03/30/18 Contractor to provide labor and materials to re-size salvaged celling lifes and install at select locations. Error - Architect Contractor to provide labor and materials to install roof curb adaptors in order to install the new Omission AOR Contractor to provide labor and materials to install roof curb adaptors in order to install the new Omission AOR Solution Contractor to provide labor and materials to excavate subgrade and re-grade stone for proper Omission AOR Glainage.	Contractor to provide labor and materials to re-size salvaged celling tiles and install at select locations. Error - Architect contractor to provide labor and materials to install roof curb adaptors in order to install the new Omission - AOR exhaust fans. The Contractor to provide labor and materials to install roof curb adaptors in order to install the new Omission - AOR states 23161-UAF The UAF 2016-23161-UAF S375,457.00 3 -\$42,434.00 \$333,023.00 -11.30% App Date Change Order Descriptions App Date Contractor to provide labor and materials to excavate subgrade and re-grade stone for proper Omission - AOR displace.	02/19/18	03/08/18	Contractor to provide labor and madoors not included in the original s	raterials to paint or scope.	existing ramp handr	ails and select exist	ing exterior	Owner Di	ected		\$3,024.18
exhaust fans. Contractor to provide labor and materials to install roof curb adaptors in order to install the new Omission — AOR exhaust fans. Coner School App Date Change Order Descriptions Change Order Descriptions O3/21/18 Contractor to provide labor and materials to excevate subgrade and re-grade stone for proper Omission — AOR drainage.	exhaust fans. Contractor to provide labor and materials to install roof curb adaptors in order to install the new Omission — AOR exhaust fans. Coner School App Date Change Order Descriptions Change Order Descriptions O3 -\$42,434.00 \$333,023.00 -11.30% Reason Code 32093 Contractor to provide labor and materials to excavate subgrade and re-grade stone for proper Omission — AOR dreinage.	exhaust fans. Contractor to provide labor and materials to install roof curb adaptors in order to install the new Omission — AOR exhaust fans. Conner School App Date Change Order Descriptions App Date Contractor to provide labor and materials to excavate subgrade and re-grade stone for proper Omission — AOR dreinage.	02/19/18	03/07/18	Contractor to provide labor and ma	aterials to re-size	salvaged ceiling tile	s and install at selec	ot locations.	Error - An	hitect		\$560.32
rener School State 14 2016-23161-UAF Hedler Construction Co. App Date Change Order Descriptions O3/21/18 Contractor to provide labor and materials to excavate subgrade and re-grade stone for proper Omission – AOR drainage.	rener School rer UAF 2016-23161-UAF sandar 2016-23161-UAF deller Construction Co. App Date Change Order Descriptions App Date Contractor to provide labor and materials to excevate subgrade and re-grade stone for proper Omission – AOR drainage.	red rection to the total state of the state	02/19/18	03/30/18	Contractor to provide labor and mexhaust fans.	aterials to install	roof curb adaptors	in order to install the	e new	Omission	-AOR		\$760.02
roner School set UAF 2016-23161-UAF set UAF 2016-23161-UAF set UAF 2016-23161-UAF App Date Change Order Descriptions 3 -\$42,434.00 \$333,023.00 -11.30% App Date Change Order Descriptions 3299786 03/21/18 Contractor to provide labor and materials to excavate subgrade and re-grade stone for proper Omission – AOR drainage.	coner School Net UAF 2016-23161-UAF S375,457.00 3 -\$42,434.00 \$333,023.00 -11.30% App Date Change Order Descriptions App Date Change Order Descriptions O3/21/18 Contractor to provide labor and materials to excavate subgrade and re-grade stone for proper Omission – AOR dreinage.	red F 2016-23161-UAF ledler Construction Co. App Date Change Order Descriptions Contractor to provide labor and materials to excevate subgrade and re-grade stone for proper Contractor to provide labor and materials to excevate subgrade and re-grade stone for proper Contractor to provide labor and materials to excevate subgrade and re-grade stone for proper Contractor to provide labor and materials to excevate subgrade and re-grade stone for proper Contractor to provide labor and materials to excevate subgrade and re-grade stone for proper Contractor to provide labor and materials to excevate subgrade and re-grade stone for proper Contractor to provide labor and materials to excevate subgrade and re-grade stone for proper Contractor to provide labor and materials to excevate subgrade and re-grade stone for proper Contractor to provide labor and materials to excevate subgrade and re-grade stone for proper Contractor to provide labor and materials to excevate subgrade and re-grade stone for proper Contractor to provide labor and materials to excevate subgrade and re-grade stone for proper Contractor to provide labor and materials to excevate subgrade and re-grade stone for proper to the provide labor and proper to the provide labor and provid										Project To	tal: \$46,476.72
App Date Change Order Descriptions 3299786 32921/18 Contractor to provide labor and materials to excavate subgrade and re-grade stone for proper Omission – AOR drainage.	App Date Change Order Descriptions 32997 03/21/18 Contractor to provide labor and materials to excavate subgrade and re-grade stone for proper Omission – AOR dreinage.	App Date Change Order Descriptions 32997 03/21/18 Contractor to provide labor and materials to excevate subgrade and re-grade stone for proper Omission – AOR dreinage.	ughlin Falc 2016 Falcon Frie	oner School er UAF 2016-2316 edler Construction C	51-UAF Co.	\$375,457.00	ෆ	-\$42,434.00	\$333,02		.30%		
03/21/18 Contractor to provide labor and materials to excavate subgrade and re-grade stone for proper Omission – AOR drainage.	03/21/18 Confractor to provide labor and materials to excavate subgrade and re-grade stone for proper Omission – AOR drainage.	03/21/18 Contractor to provide labor and materials to excevate subgrade and re-grade stone for proper Omission – AOR dreinage.	nange Date	App Date						Reason C	ge	3299788	
	Project Total: \$2,504,00	Project Total: \$2,504.00	01/31/18	03/21/18		naterials to excev	rate subgrade and r	e-grade stone for pr	ober	Omission	- AOR		\$2,504.00

The following change orders have been approved and are being reported to the Board in arrears.

CPS				MAY				
Chicago Pu Capital Impr	Chicago Public Schools Capital Improvement Program	gram	These ch	nange order approval cycles 03/01/2018 to 03/31/2018	These change order approval cycles range from 03/01/2018 to 03/31/2018	om		4/10/18 Page 2 of 7
School Ve	Vendor Projec	Project Number	CHA Original Contract Amount	ANGE ORDE Number of Change Orders	FR LOG Total Change Orders	Revised Total Contract % of Amount Contract	Oracle	Amount
Frederick Funston School	ston School					1		
2017 Funsto	2017 Funston MEP 2017-23291-MEP Core Mechanical, Inc.	2.	\$68,400.00	4	\$11,160.00	\$79,560.00 16.32%		
Change Date	App Date	Change Order Descriptions				Reason Code	3400437	
03/05/18	03/13/18	. Contractor to provide labor and handling unit.	provide labor and materials to remove and replace an actuator interface for an air	and replace an ac	tuator interface for a	n air Discovered Conditions		\$945.00
							Project	Project Total: \$945.00
Joseph E Gary School	y School							e.
2017 Gary M	2017 Gary MCR 2017-23311-MCR Tyler Lane Construction, Inc.	Je	\$10,710,348.00	52	\$557,542.00	\$11,267,890.00 5.21%		vi v
Change Date	App Date	Change Order Descriptions				Reason Code	3380534	
02/09/18	03/08/18	Contractor to provide labor and materials to remove and dispose celling insulation in contact with an asbestos containing material.	materials to remove	and dispose cellin	g insulation in conta	ct with an Discovered Conditions		\$35,250.00
					•		Project Tot	Project Total: \$35,250.00
William C. Got	William C. Goudy Technology Academy	Academy						
2017 Goudy Frie	2017 Goudy ROF 2017-23371-ROF Friedler Construction Co.	1-ROF	\$1,400,634.00	, E	\$73,684.81	\$1,474,318.81 5.28%		
Change Date	App Date	Change Order Descriptions				Reason Code	8100001	
03/05/18	03/23/18	Contractor to provide credit for the demolition of select sections of roof curbs removed from scope.	the demolition of sel	ect sections of roof	curbs removed from	n scope. Owner Directed	058350	-\$2,400.00
							Project To	Project Total: -\$2,400.00
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The following change orders have been approved and are being reported to the Board in amears.

27				INTAI	·				
Chicago Pu	Chicago Public Schools		Ì		•				4/10/18
Capital Impr	Capital Improvement Program	grain	0 888 0	nange order app. 03/01/2018 to	These change order approval cycles range from 03/01/2018 to 03/31/2018	£	ř		Page 3 of 7
			CH	ANGE ORDER I	ER LOG				
School Ve	Vendor Projec	Project Number	Original Contract Amount	Number of Change Orders	Total Change Orders	Revised Contract Amount	ed Total ict % of int Contract	Oracle PO Number	Amount
Helen M Hefferan School 2017 Hefferan MCR 201 F.H. Paschen,	elen M Hefferan School 2017 Hefferan MCR 2017-23711-MCR F.H. Paschen, S.N. Nielsen & Assoc	711-MCR vielsen & Assoc	\$3,702,000.00	24	\$381.510.07	\$4.083.510.07	7 10.31%		
Change Date	App Date	Change Order Descriptions				R	Ol	2280818	
03/22/18	03/23/18	Contractor to provide labor and materials to seal and repair all discovered leaks for the existing condensate return vacuum pumps associated with the steam heating system.	wide labor and materials to seal and repair all discovered leal m vacuum pumps associated with the steam heating system.	nd repair all discov the steam heating	vered leaks for the exist system.		Discovered Conditions	G 08070	\$31,509.14
								Project	Project Total: \$31,509.14
Jonathan Y Sc	Jonathan Y Scammon School								
2016 Scamm K.R.	2016 Scammon ROF-1 2015-25241-ROF-1 K.R. Miller Contractors, Inc	-25241-ROF-1 rs, Inc	\$6,647,700.00	. 18	\$134,060.38	\$6,781,760.38	88 2.02%		
Change Date	App Date	Change Order Descriptions				쀪	Reason Code		
03/08/18	03/23/18	Contractor to provide credit for structural concrete repairs that is not necessary to be performed.	structural concrete	repairs that is not ı	necessary to be perfor		Discovered Conditions	3083919	-\$247,000.00
	•							Project 1	Project Total: -\$247,000.00
Various Water	Testing Program	Various Water Testing Program Fixture Replacement							
2017 Gaffleo	2017 Galileo PBT 2017-29141-PBT	1-PBT	4	,					
300	Acy Consultation		\$54,382.00	-	\$5,366.40	\$59,758.40	%/8.6 10		
	App Date	Change Order Descriptions				.	Resson Code 3404232, 3405784, 3404239, 3405791, 3404229, 3404233, 3404404, 3404403, 3404431, 34044124, 34044131	<u>20de</u> 34 <u>0</u> 4232, 3405784, 3404239, 3405791, 3404229, 3404233, 3404404, 3404403, 3404407, 340434, 3404402	
03/09/18	03/22/18	Contractor to provide labor and materials to rod a sanitary pipe, remove concrete slab, repair drain pipe, and install a new concrete slab. Cost data is inclusive of entire bid package.	vvide labor and materials to rod a sanitary pipe, remove concrete a new concrete slab. Cost data is inclusive of entire bid package.	sanitary pipe, remo inclusive of entire t	ove concrete slab, repa bid package.		Discovered Conditions		\$5,366.40
		. •			•			Glad	Draignt Total: 65 366 40
								50.1	נו ועומו, פט,טססייט

The following change orders have been approved and are being reported to the Board in arrears.

Capital Improvement Program School Vendor Project Number								0 27 0 27 7
Vendor	m	These ch	dinge order approval cycles 03/01/2018 to 03/31/2018	These change order approval cycles range from 03/01/2018	Ę		•	4/10/18 Page 4 of 7
Vendor		СНА	CHANGE ORDER	3 LOG				
	nber	Original Contract Amount	Number of Change Orders	Total Change Orders	Revised Contract Amount	sed Total act %of unt Contract	Oracle PO Number	Amount
Galifeo Scholastic Academy Of Math & Science	th & Science							
2017 Galileo SCI 2017-29141-SCI								
Murphy & Jones Co., Inc.		\$282,256.00	4	\$89,418.25	\$371,674.25	25 31.68%		
Change Date App Date C	Change Order Descriptions				Ä	Reason Code		
02/27/18 03/21/18 C	Contractor to provide labor and materials to re-route electrical feed for an existing drinking fountain.	materials to re-route	electrical feed for a	n existing drinking fo		Discovered Conditions	3440308	\$1,005.94
03/13/18 03/21/18 C	Contractor to provide labor and materials to remove and replace a sanitary line extending from the 2 nd floor to the basement.	materials to remove	and replace a sanita	ry line extending fro		Discovered Conditions		\$12,827.75
02/28/18 03/21/18 C	Contractor to provide labor and materials to install new window shades in select classroom windows.	materials to install ne	ew window shades i	n select classroom		Owner Directed		\$3,819.56
							Project To	Project Total: \$17,653.25
Andrew Jackson Language Academy	Áu							•
2018 Jackson A ICR 2018-29171-ICR Murphy & Jones Co., Inc.	ICR	\$33,867.00	-	\$1,317.00	\$35,184,00	00 3.89%		
Change Date App Date C	Change Order Descriptions				<u></u>	· 👩		
02/26/18 03/08/18 C	Contractor to provide labor and materials to install a new electrical outlet next to the security desk.	materials to install a	new electrical outle	t next to the security		Safety Issue	3441419	\$1,317.00
							Project T	Project Total: \$1,317.00
Roald Amundsen High School								
2017 Amundsen ICR 2017-46031-ICR F.H. Paschen, S.N. Nielsen & Assoc	JCR in & Assoc	\$1,820,000.00	35	\$172,647.38	\$1,992,647,38	38 9.49%		
Change Date App Date C	Change Order Descriptions				K	Reason Code		
09/10/17 03/27/18 C	Contractor to provide labor and materials to install a new CAT 5E voice riser cable from the MDF roof to the existing concentrator.	materials to install a	new CAT 5E voice r	iser cable from the l		Discovered Conditions	3282107	\$3,641.00

The following change orders have been approved and are being reported to the Board in arrears.

CHANGE CREATED Program	These change order approval cycles range from CHANGE ORDER 10 CONTESTS 1 Total Contract North Contract Co	Those change order approval cycles range from CHANGEL CONTEST	2 1				TATAT					
Ital Improvement Program	Ital Improvement Program	Ital Improvement Program	Chicago Pu	ıblic Schools		Thoso	hange order energy	and entres solves from				4/10/18
Control Project Number Control	Variator Project Number Confect Confec	Vivoridor Troplect Number of Contract	Capital Imp	rovement Pro	gram	I ASSIII	03/01/2018 to	03/31/2018				Page 5 of 7
Varied Project Number Contract Contract Solid Contract Con	Venidor Project Number Project Number Contract	Varied Project Number Contest				CH/	ANGE ORDE	R LOG				
### State Properties	String Propertion String	State Propertion State			t Number	Original Contract Amount	Number of Change Orders	Total Change Orders		otal • of onfract	Oracle PO Number	Amoun
ADD Date Contractor for provide credit for computers for which CPS will procure via a pre-approved vendor and Contractor to provide credit for computers for which CPS will procure via a pre-approved vendor and Contractor to provide credit for computers for which CPS will procure via a pre-approved vendor and Contractor to provide credit for computers for which CPS will procure via a pre-approved vendor and Contractor to provide credit for computers for which CPS will procure via a pre-approved vendor and Contractor to provide credit for computers for which CPS will procure via a pre-approved vendor and Contractor to provide credit for computers for which CPS will procure a pre-approved vendor and credit for computers Contractor to provide labor and materials to repair water demaged riterior celling and wall finishes in School Request select froms. Contractor to provide labor and materials to replace sections of existing vent pipes at select Contractor to provide labor and materials to replace sections of existing vent pipes at select Contractor to provide labor and materials to install a new foolball scoreboard with message center. Contractor to provide labor and materials to install a new foolball scoreboard with message center. Contractor to provide labor and materials to install a new foolball scoreboard with message center. Contractor to provide labor and materials to install a new foolball scoreboard with message center. Contractor to provide labor and materials to install a new foolball scoreboard with message center. Contractor to provide labor and materials to install a new foolball scoreboard with message center.	Not Method Methods and Science Academy High School ADD Date O3/21/18 Contractor to provide credit for computers for which CPS will procure via a pre-approved vendor and Owner Directed O3/21/18 Contractor to provide labor and materials to replace select exhaust fans and install all required O3/21/18 Contractor to provide labor and materials to replace select exhaust fans and install all required O3/21/18 Contractor to provide labor and materials to replace sections of existing vent pipes at select O3/21/18 Contractor shall provide labor and materials to replace sections of existing vent pipes at select O3/21/18 Contractor shall provide labor and materials to replace sections of existing vent pipes at select O3/21/18 Contractor shall provide labor and materials to replace sections of existing vent pipes at select O3/21/18 Contractor shall provide labor and materials to replace sections of existing vent pipes at select O3/21/18 Contractor shall provide labor and materials to replace sections of existing vent pipes at select O3/21/18 Octivated to provide labor and materials to install a new football scoreboard with message center. O3/21/18 Octivated to provide labor and materials to install a new football scoreboard with message center. O3/21/18 Omit additions O3/21/18 Only 10/21/18 Only 10/21/18	ADD Date Charge Order Descriptions (190,890.00 1 -\$1,586.52 \$179,103.48 -0.68%, Reason Code (190,800.00 1 -\$1,586.52 \$179,103.48 -0.68%, Reason Code (190,800.00 1 -\$1,586.52 \$179,103.48 -0.68%, Reason Code (190,800.00 1 -\$1,586.52 \$1,586.52 \$1,586.52 \$1,591.03.48 -0.68%, Reason Code (190,800.00 1 -\$1,586.52 \$1,586.52 \$1,586.52 \$1,587.52 \$1,588.52 \$1,587.52 \$1,58.52 \$1,587.5	Englewood Ti	echnical Preparat	tory Academy		•		, .			
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O3/21/18 Contractor shall provide labor and materials to replace sections of existing vent pipes at select Discovered Conditions Project Total: Project Total: ADD_Date Change Order Describtions Owner Directed Owner Directed \$2,067,244.00	O3/21/16 Confractor shall provide labor and materials to replace sections of existing vent pipes at select Discovered Conditions Project Total: Project Total: Project Total: App Date Change Order Descriptions Osiz7/18 Confractor to provide labor and materials to install a new football scoreboard with message center. Owner Directed Project Total:	O3/21/18 Contractor shall provide labor and materials to replace sections of existing vent pipes at select Discovered Conditions Doks UAF 2017-47061-UAF BEGIN CONDITION ADD Date Change Order Describitions Contractor to provide labor and materials to install a new football scoreboard with message center. Owner Directed Project Total: Project Total: Project Total:	03/15/18		Contractor to provide labor and select rooms.	materials to repair v	vater damaged inte	erior ceiling and wall finishes		Request		\$27,614.22
Project Total: UAF 2017-47061-UAF Bar Construction App Date Change Order Descriptions 03/27/18 Contractor to provide labor and materials to install a new football scoreboard with message center. Owner Directed Project Total:	Project Total: *2.067,244.00 7 \$121,677.11 \$2,188,921.11 5,89% App Date Charge Order Describitions 3297838 **Ost7/18 Contractor to provide labor and materials to install a new football scoreboard with message center. Owner Directed Project Total:	Project Total: *Lots 2017-47061-UAF *Lot 5 121,677.11 \$2,188,921.11 5,89% *Reason Code *Change Order Descriptions *App Date *Contractor to provide labor and materials to install a new football scoreboard with message center. Owner Directed *Project Total:** *Project Tota	03/06/18		Contractor shall provide labor a locations.	nd materials to repli	ace sections of exis	sting vent pipes at select	Discove	red Conditions	· ·	\$35,367.09
boks UAF 2017-47051-UAF \$2,067,244.00 7 \$121,677.11 \$2,188,921.11 5.89% App Date Change Order Descriptions App Date Change Order Descriptions 03/27/18 Contractor to provide labor and materials to install a new football scoreboard with message center. Owner Directed Project Total:	boks UAF 2017-47061-UAF UAF 2017-47061-UAF UAF 2017-47061-UAF UAF 2017-47061-UAF UAF 2017-47061-UAF UAF 2017-47061-UAF Reason Code 3297838 03/27/18 Contractor to provide labor and materials to install a new football scoreboard with message center. Owner Directed Project Total:	boks UAF 2017-47061-UAF UAF 2017-47061-UAF UAF 2017-47061-UAF UAF 2017-47061-UAF UAF 2017-47061-UAF Reason Code 3297838 03/27/18 Contractor to provide labor and materials to install a new football scoreboard with message center. Owner Directed Project Total:				٠					Project To	tal: \$80,038.83
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Project Total: \$64,062.70	Project Total: \$64,052.70	Project Total: \$64,0	03/23/18		Contractor to provide labor and	materials to install a	a new football score	eboard with message center)irected	3297636	\$64,052.70
											Project To	tal: \$64,052.70

The following change orders have been approved and are being reported to the Board in arrears.

Chicago Fublic Schools										4/10/18
:			These c	hánge order appi	These change order approval cycles range from	Eo				1
apital Impi	Capital Improvement Program	gram		03/01/2018 to 03/31/2018	5 03/31/2018 ED 1 OC	*				Page 6 of 7
School Ve	Vendor Project	Project Number	Original Contract Amount	Number of Change Orders	Total Change Orders	Rei Con Am	Revised Total Contract % of Amount Contract		Oracle PQ Number	Amount
Frederick W V	on Steuben Metr	Frederick W Von Steuben Metropolitan Science Center								
2017 Von Ste Refi	2017 Von Steuben SCI 2017-47081-SCI Reliable & Associates	47081-9CI	\$2,380,000.00	30	\$247,952.86	\$2,627,95	\$2,627,952.86 10.42%			• .
Change Date	App Date	Change Order Descriptions				-	Reason Code		0000000	
03/12/18	03/16/18	Contractor to provide labor and materials to cut and cap existing sanitary waste pipe, install a new interior sanitary waste pipe, and complete finishes as required.	l materials to cut an d complete finishes	d cap existing sani as required.	itary waste pipe, instal	II а пеw	Discovered Conditions	onditions	7007070	\$24,350.06
									Project 7	Project Total: \$24,350.06
William H Well	Is Community Ac	William H Wells Community Academy High School								
2016 Wells U Kee	2016 Wells UAF 2016-51071-UAF Kee Construction, LLC	UAF C	\$2,356,748.48	23	\$389,127.98	\$2,745,87	\$2,745,876.44 18.51%			
Change Date	App Date	Change Order Descriptions				•	Reason Code		2007	
02/20/18	03/08/18	Contractor to provide labor and	materials to repair	damaged field ligh	labor and materials to repair damaged field lighting conduit and cables.	Š	Discovered Conditions	onditions	1801000	\$9,315.42
02/20/18	03/21/18	Contractor to provide labor and concrete.	materials to excav	ate a discovered e	labor and materials to excavate a discovered electrical vault and fill void with	oid with	Discovered Conditions	onditions		\$24,723.81
02/20/18	03/08/18	Contractor to provide labor and materials to re-grade existing parking lot sub-grade after removal of discovered 10 "asphalt base.	materials to re-gra	de existing parking	j lot sub-grade after re	moval of	Discovered Condilions	suditions		\$38,781.17
07/25/17	03/21/18	Contractor to provide labor and materials to undercut 6 inches of dirt below the proposed sidewalk section along the north side of the site.	I materials to under the site.	cut 6 inches of dirt	below the proposed s	idewalk	Discovered Conditions	onditions		\$9,408.27
02/20/18	03/08/18	Contractor is to provide labor and materials to raise the south retaining wall 6 inches due to existing grades and reduce the size of the field fencing.	nd materials to rais. he field fencing.	e the south retainir	ng wall 6 inches due to) existing	Omission – AOR	JR .		\$4,796.77
		•.								•

The following change orders have been approved and are being reported to the Board in arrears.

} {									4/10/18
Chicago Public Schools	blic Schools		These	change order app	These change order approval cycles range from	rom			Drug 7 of 7
Capital Improvement Program	ovement Pro	gram		03/01/2018 to 03/31/2018	0 03/31/2018				rage / 01 /
			ㅎ	CHANGE ORDER LOG	ER LOG				
School Ve	Vendor Project	Project Number	Original Contract	Number of Change	Total	Revised Contract	Total % of	Oracle	Amount
Marie Sklodow	ska Curie Metro	Marie Skłodowska Curie Metropolitan High School	Amount	Orders	200	Amodus	ļ		
2017 Curie SI F.H.	2017 Curie SIP 2017-53101-SIP F.H. Paschen, S.N. Nielsen & Assoc	IP iielsen & Assoc	\$14,583,000.00	18	\$171,145.95	\$14,754,145.95 1.17%	1.17%	•	
Change Date App Date	App Date	Change Order Descriptions				Reas	Reason Code	3289236	
02/26/18	03/12/18	Contractor to provide labor and materials to make select lighting repairs, install new outlets in a science room, repair a roof top unit, provide a fire watch while the water main was disconnected, and provide a temporary storage container for the school.	nd materials to make op unit, provide a fire container for the sch	select lighting rep watch while the wi	airs, install new oufle ater main was discon	•	Owner Directed		\$15,259.37
. 03/10/18	03/27/18	Contractor to provide labor and materials to repair and refinish the entire gymnasium floor.	nd materials to repai	r and refinish the e	ntire gymnasium floo		Owner Directed		\$35,322.06
02/28/18	03/27/18	Contractor to provide labor and materials to install new smoke detector and alarm bells in select locations.	ind materials to insta	II new smoke detec	tor and alarm bells ir		Code Compliance		\$4,470.04

Total Change Orders for this Period \$204,193.49

Project Total: \$55,051.47

AMEND BOARD REPORT 17-0828-PR6 AUTHORIZE THE FIRST RENEWAL AGREEMENT WITH SIMPLEXGRINNELL LP FOR INSPECTION, MAINTENANCE AND REPLACEMENT OF FIRE EXTINGUISHERS

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize the first renewal agreement with SimplexGnnnell LP to provide inspection, maintenance and replacement of fire extinguishers to the Department of Facilities at an estimated annual cost set forth in the Compensation Section of this report. A written agreement exercising this option is currently being negotiated. No services shall be provided by Vendor and no payment shall be made to Vendor prior to the execution of their written renewal agreement. The authority granted herein shall automatically rescind in the event their written renewal agreement is not executed within 90 days of the date of this Board Report. Information pertinent to this option is stated below.

This May 2018 amendment is necessary to increase the not-to-exceed amount by \$600,000 due to the 12-year hydrostatic test required by Chicago municipal code and National Fire Protection Association (NFPA) standards. A written amendment to the agreement is required. The authority granted herein shall automatically rescind in the event the written amendment is not executed within 90 days of the date of this amended Board Report.

Contract Administrator:

Barnes, Miss Allison V / 773-553-2280

VENDOR:

1) Vendor # 39827 SIMPLEXGRINNELL LP 91 N. MITCHELL COURT ADDISON, IL 60101 CANDY NELIS 630 948-1100

> Ownership: Simplex Grinnell Time Recorder, Llc - 50.78%, Tyco Fire Protector, Llc - 47.09%

USER INFORMATION:

Contact:

11880 - Facility Opers & Maint - City Wide

42 West Madison Street Chicago, IL 60602 Peng, Mr. Yanbo 773-553-2960

ORIGINAL AGREEMENT:

The original agreement (authorized by Board Report 15-0722-PR9) in the amount of \$600,000.00 was for a term commencing September 1, 2015 and ending August 31, 2017, with the Board having two (2) options to renew for one (1) year terms. The original agreement was awarded on a competitive basis pursuant to Board Rule 7-2.4.

OPTION PERIOD:

The term of this agreement is being renewed for one (1) year commencing September 1, 2017 and ending August 31, 2018.

OPTION PERIODS REMAINING:

There is one (1) option period for one (1) year remaining.

SCOPE OF SERVICES:

Vendor will continue to provide fire extinguisher maintenance services, including inspection, maintenance and replacement of fire extinguishers.

OUTCOMES

Vendor's services will result in an extended life of the equipment, ensure compliance, and provide volume discounts with one vendor.

COMPENSATION:

Vendor shall be paid during this option period according to the terms as set forth in the agreement.

\$250,000:00 \$750,000.00 FY18

\$50,000.00 \$150,000.00 FY19

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written renewal agreement <u>and amendment</u>. Authorize the President and Secretary to execute the renewal agreement <u>and amendment</u>. Authorize the Chief Facilities Officer to execute all ancillary documents required to administer or effectuate this option.

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, (M/WBE Program), this City of Chicago piggyback contract is not subject to further M/WBE review due to the scope of services being not further divisible.

I SC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund 230
Department of Facilities, Unit 11880
\$250,000.00 \$750.000.00 FY18
\$50,000.00 \$150.000.00 FY19

Future year funding is contingent upon budget appropriation and approval.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0523-PR13

AUTHORIZE THE FIRST RENEWAL AGREEMENT WITH AON CONSULTING, INC. FOR ACTUARIAL SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize the first renewal agreement with Aon Consulting, Inc. to provide actuarial services to the finance department at an estimated annual cost set forth in the Compensation Section of this report. A written document exercising this option is currently being negotiated. No payment shall be made to Aon Consulting, Inc. during the option period prior to execution of the written document. The authority granted herein shall automatically rescind in the event a written document is not executed within 90 days of the date of this Board Report. Information pertinent to this option is stated below.

Contract Administrator :

Washington, Ms. Nealean T / 773-553-2273

CPOR Number:

17-0609-CPOR-1854

VENDOR:

1) Vendor # 97631 AON CONSULTING, INC. 200 EAST RANDOLPH CHICAGO, IL 60601 Ken Lining 312 381-4184

Ownership: Aon Pic - 100% - Publicly

Traded Firm

USER INFORMATION:

Project

Manager:

10415 - Chief Operating Officer

42 West Madison Street

Chicago, IL 60602

Mock, Mr. Cameron S.

773-553-1571

ORIGINAL AGREEMENT:

The original Agreement (authorized by Board Report 17-0628-PR12) in the amount of \$125,000 is for a term commencing July 1, 2017 and ending June 30, 2018, with the Board having three (3) options to renew for one (1) year terms. The original agreement was awarded on a competitive basis pursuant to Board Rule 7-2.

OPTION PERIOD:

The term of this agreement is being renewed for one (1) year commencing July 1, 2018 and ending June 30, 2019.

OPTION PERIODS REMAINING:

There are two (2) option periods for one (1) year each remaining.

SCOPE OF SERVICES:

Vendor will continue to provide actuarial services for the Department of Finance. Services include alerting CPS to developments and potential changes to the Chicago Teachers' Pension Fund (CTPF) with meaningful financial impact on the District, providing estimates on the financial impact of legislative and/or administrative pension changes to CTPF upon request, and diagnosing annual changes to CTPF assets and liabilities.

DELIVERABLES:

Vendor will continue to provide emails with developing events, analysis of legislative and/or administrative changes (averages 1-3 months), annual reconciliation of Underfunded Actuarial Accrued Liability (UAAL), and reviews of pension information in CPS bond disclosure documents.

OUTCOMES:

Vendor's services will result in a timely and high quality analysis of legislative, legal, administrative, business, political actions and proposals that could have a financial impact on CPS through changes to the required contributions to the CTPF. The analysis shall include a forecast comparison to baseline, including a companson of employer contributions, UAAL, and funding percentages under such changes. Annual UAAL reconciliation shall diagnose changes in liabilities and assets year-over-year, including the proportion of variables' impact on the UAAL.

COMPENSATION:

Vendor shall be paid according to the terms of the renewal agreement. Estimates annual costs for the one (1) year option are set forth below: \$125,000.00, FY19

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written option document. Authorize the President and Secretary to execute the option document. Authorize the Budget Director to execute all ancillary documents required to administer or effectuate this option agreement.

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women-Owned Business Enterprise Participation in Goods and Services contracts (M/WBE Program), the M/WBE goals do not apply to this transaction because the scope of work is not further divisible.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund 115, Department of Finance, Unit 12610 \$125,000.00, FY19

Future year funding is contingent upon budget approval and appropriation.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0523-PR14

AUTHORIZE THE SECOND AND FINAL RENEWAL AGREEMENTS WITH SIVIC SOLUTIONS GROUP, LLC AND PARADIGM HEALTHCARE SERVICES, LLC FOR MEDICAID SERVICES CLAIMS PROCESSING

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize the second and final renewal agreements with Sivic Solutions Group, LLC and Paradigm Healthcare Services, LLC to provide Medicaid Services Claims Processing to the Department of Finance at an estimated annual cost set forth in the Compensation Section of this report. Written documents exercising this option are currently being negotiated. No payment shall be made to any Vendor during the option period prior to execution of their written document. The authority granted herein shall automatically rescind as to each Vendor in the event their written document is not executed within 90 days of the date of this Board Report. Information pertinent to this option is stated below.

Specification Number:

14-250008

Contract Administrator:

Washington, Ms. Nealean T / 773-553-2273

VENDOR:

Vendor # 11358 1) SIVIC SOLUTIONS GROUP, LLC 30 LANIDEX PLAZA WEST PARSIPPANY, NJ 07054 Siva Kakuturi 315 868-9777 Ownership: Solix. Inc. (John J. Miller, Manager) - 100%

2) Vendor # 11356 PARADIGM HEALTHCARE SERVICES, LLC 311 CALIFORNIA STREET, SUITE 200 SAN FRANCISCO, CA 94104 Constance Laflamme 415 616-0920 Ownership: Constance Laflamme - 65%, Richard Clark - 35%

USER INFORMATION:

Project

Manager:

12610 - Budget & Management Office 42 West Madison Street Chicago, IL 60602

Afflalo, Ms. Carmelita L.

773-553-1484

ORIGINAL AGREEMENT:

The original Agreements (authorized by Board Report #14-0625-PR29) in the amount of \$2,000,000.00 were for a term commencing August 1, 2014 and ending July 31, 2017 with the Board having two (2) options to renew for one (1) year terms. The original agreements were renewed (authorized by Board Report #17-0524-PR13) in the amount of \$656,000.00 for a term commencing August 1, 2017 and ending July 31, 2018. The original agreements were awarded on a competitive basis pursuant to Board Rule 7-2.

OPTION PERIOD:

The term of each agreement is being renewed for one (1) year commencing August 1, 2018 and ending July 31, 2019.

OPTION PERIODS REMAINING:

There are no options remaining.

SCOPE OF SERVICES:

The Board will continue to partner with Sivic Solutions Group, LLC and Paradigm Healthcare Services, LLC to collect reimbursements for Medicaid, Supplemental General State Aid (Poverty Grant) and Supplemental Nutrition Assistance Program (SNAP).

DELIVERABLES:

Part I: Claims are generated to request reimbursement for services provided to CPS students, who qualify for Medicaid, per their Individual Education Plans (IEP). Sivic Solutions Group processes and assures the quality and integrity of the Medicaid claims.

Part II: Claims are generated to request reimbursement for administrative costs associated with school-based services that are eligible for Medicaid. Sivic Solutions will prepare and submit these claims.

Part III: Paradigm will identify additional revenue from claims that were initially denied for payment by Medicaid. These services also provide quality control on the vendor administering Part I and Part II. Paradigm is paid on a contingency basis based on a percentage of recovered revenue.

OUTCOMES:

Part I: The Medicaid Fee For Services (FFS) program is anticipated to generate revenues of approximately \$19.5M in FY18 and \$26.9M in FY19. The vendor's services are expected to sustain and grow these revenues.

Part II: Administrative Outreach Claiming Services is anticipated to generate revenues of approximately \$7.9M in FY18 and \$8.0M in FY19. The vendor's services are expected to sustain and grow these revenues.

Part III: Secondary Collection Services identifies additional revenue from claims that were initially denied for payment by Medicaid. These services also provide quality control on the vendors administering Part I and Part II.

COMPENSATION:

Vendors shall be paid during this option period according to the terms of their agreement. Estimated annual costs for this option period are set forth below:

\$681,687.00, FY19

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written option documents. Authorize the President and Secretary to execute the option documents. Authorize the Controller in the Finance Department execute all ancillary documents required to administer or effectuate this option.

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women-Owned Business Enterprise Participation in Goods and Services contract (M/WBE Program), this contract is in Partial Compliance with OBD approved participation goals of 30% MBE and 0% WBE.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund 115, Accounting Department, Unit #12410

\$681,687.00, FY19

Not to exceed \$681,687.00 for the one (1) year term.

Future year funding is contingent upon budget appropriation and approval.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0523-PR15

AUTHORIZE THIRD AND FINAL RENEWAL AGREEMENT WITH RHOMBUS SOFTWARE PRODUCTS INC DBA JAT SOFTWARE FOR W-2 AND AFFORDABLE CARE ACT 1095-C PROCESSING SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize third and final renewal agreement with Rhombus Software Products Inc dba JAT Software to provide W-2 and Affordable Care Act 1095-C Processing Services to the Payroll Department at an estimated annual cost set forth in the Compensation Section of this report. A written document exercising this option is currently being negotiated. No payment shall be made to Vendor during the option period prior to the execution of their written document. The authority granted herein shall automatically rescind in the event their written document is not executed within 90 days of the date of this Board Report. Information pertinent to this option is stated below.

Contract Administrator:

Washington, Ms. Nealean T / 773-553-2273

CPOR Number:

15-0624-CPOR-1704

VENDOR:

1) Vendor # 34365 RHOMBUS SOFTWARE PRODUCTS INC DBA JAT SOFTWARE 440 ROUTE 22 EAST BRIDGEWATER, NJ 08807

> Scott Armstrong 908 725-0111

Jack Felicio - 100% Ownership

USER INFORMATION:

Project

Manager:

12450 - Payroll Services

501 West 35th Street

Chicago, IL 60616

Miller, Mr. Thomas M.

773-553-1388

ORIGINAL AGREEMENT:

The original Agreement (authorized by Board Report #15-1028-PR19) in the amount of \$125,000.00 was for a term commencing July 1, 2015 and ending June 30, 2016, with the Board having three (3) options to renew for one (1) year terms. The first and second renewal Agreement (authorized by Board Report #17-0125-PR13) in the amount of \$250,000.00 was for a two (2) year term commencing July 1, 2016 and ending June 30, 2018. The original agreement was awarded on a competitive basis pursuant to Board Rule 7-2 (CPOR #15-0624-CPOR-1704).

OPTION PERIOD:

The term of this agreement is being renewed for one (1) year commencing July 1, 2018 and ending June 30, 2019.

OPTION PERIODS REMAINING:

There are no options remaining.

SCOPE OF SERVICES:

Vendor will continue to accept and process files from the Board in order to produce form 1095-C for all current employees as well as employees that worked any portion of the calendar year. This is required by IRS regulations in connection with the Affordable Care Act. The scope includes processing Board data and storing this data on Vendor's website with access through the CPS portal as well as through a stand-alone system located in the Payroll Services department. Vendor will also process the W-2 forms for all current Board employees.

DELIVERABLES:

Vendor will continue to provide access to its e-Printview Online Internet Application for 1095-Cs. This access will be controlled by the Board and will be tied to our current access for on-line W2s. Vendor will also provide a database which will be owned by the Board and administered and secured in the Payroll Services Department. This database will also be loaded with the 1095-C forms produced by the Vendor. Additionally, Vendor will provide hard copies of 1095-C forms for all employees/former employees that do not elect to receive their 1095-C form electronically. These printed forms will be mailed by the Vendor prior to the January 31st IRS deadline each year the Board uses Vendor's service. Vendor will allow online access to the form for all CPS active employees that have consented for that form of delivery.

OUTCOMES:

As a result of the Affordable Care Act, all large employers, including the Board, are required to supply all full-time employees working in the previous year with a 1095-C form, demonstrating that the employer offered adequate health care coverage. This form is to be filed by the employee with his or her individual tax returns each year. The IRS penalty for non-compliance is approximately \$250.00 per employee, up to \$3,000,000.00, if the Board does not conform to regulation timelines.

COMPENSATION:

Vendor shall be paid according to the terms in their renewal agreement.

Estimated annual costs for the one (1) year term are set forth below: \$125,000.00, FY19

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written option document. Authorize the President and Secretary to execute the option document. Authorize the Chief Financial Officer to execute all ancillary documents required to administer or effectuate this option agreement.

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women-Owned Business Enterprise Participation in Goods and Services contracts (M/WBE Program), there are no M/WBE goals set for this agreement because this contract is for proprietary software.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund 115, Payroll Services, Unit 12450 \$125,000,00, FY19

Not to exceed \$125,000.00 for the one (1) year term. Future year funding is contingent upon budget appropriation and approval.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0523-PR16

AMEND BOARD REPORT 16-0525-PR10 AUTHORIZE THE FIRST RENEWAL AGREEMENT WITH CDW-G TO PROVIDE SOFTWARE PRODUCTS AND SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize the first renewal agreement with CDW Government (CDW-G) to provide software resale products and services to schools and administrative offices at an estimated annual cost set forth in the Compensation Section of this report. A written document exercising this option is currently being negotiated. No payment shall be made to CDW-G during the option period prior to execution of the written document. The authority granted herein shall automatically rescind in the event a written document is not executed within 90 days of the date of this Board Report. Information pertinent to this option is stated below.

This May 2018 amendment is necessary to increase the spend amount by \$3,000,000.00 and and the not-to-exceed amount to \$13,000,000.00. This is recommended to allow the Board to accommodate various projects to ensure an early start for the upcoming school year. No written amendment to the agreement is required.

Contract Administrator:

Matthavasack, Ms. Souly / 773-553-2906

VENDOR:

1) Vendor # 63673 CDW, LLC DBA CDW GOVERNMENT LLC 300 NORTH MILWAUKEE AVE. VERNON HILLS, IL 60061 Sean Dillon 877 489-8641

Ownership: Publicly Traded

USER INFORMATION:

Project

12510 - Information & Technology Services

Manager:

42 West Madison Street

Chicago, IL 60602

Wagner, Mr. Edward Joseph

773-553-1281

ORIGINAL AGREEMENT:

The original Agreement (authorized by Board Report 13-0626-PR37) in the amount of \$16,683,000 is for a term commencing August 1, 2013 and ending July 31, 2016, with the Board having two (2) options to renew for 2 year terms. The original agreements were awarded on a competitive basis pursuant to Board Rule 7-2.

OPTION PERIOD:

The term of this agreement is being renewed for two (2) years commencing August 1, 2016 and ending July 31, 2018.

OPTION PERIODS REMAINING:

There is one (1) option period for two (2) years remaining.

SCOPE OF SERVICES:

CDW-G will provide all Microsoft software titles and commercial off-the-shelf software titles that are ready made and available for the sale, lease, or license. Vendor will function as the Enterprise Software Reseller of Record for Board software agreements. Vendor will also continue to provide the following services: software order fulfillment services, automated on-line order fulfillment and license management services, general maintenance and support services, implementation, configuration and support services, and recommendations on enterprise licensing strategies.

OUTCOMES:

CDW-G will provide services that will centralize and simply the acquisition of software, licenses, software implementation/configuration,. software maintenance, and support services for all Microsoft products and all commercial off-the-shelf (COTS) software used by all network offices, remote central office locations, central office departments, and schools.

COMPENSATION:

Vendor shall be paid in accordance with the unit prices contained in the agreement; total not to exceed \$10,000,000.000 \$13.000.000.00 for this option period.

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written option document. Authorize the President and Secretary to execute the option document. Authorize Chief Information Technology Officer and or designee to execute all ancillary documents required to administer or effectuate this option agreement.

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women-Owned Business Enterprise Participation in Goods and Services contracts (M/WBE Program), this contract is in full compliance with the goals. The goals for this agreement were set at 30% MBE and 7% WBE. These goals will only apply to the services portion of the contract.

Total MBE - 30% KBS Computer Services 418 Highland Road Matteson, Illinois 60443 Contact: Anthony Kitchens

Total WBE- 7% Douglas Stewart 2402 Advance Road Madison, WI 53718 Contact: Libby Sorensen

Liquid PC, Inc. Loretta Sivret, Owner and President 124 Hentage Avenue Portsmouth, NH 03801

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Various Funds, ITS <u>Unit</u> 12510

FY17 \$5,000,000.00

FY18 \$5,000,000.00 \$8.000.000.00 Not to exceed \$13,000,00.00 for the two (2) year term.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

AUTHORIZE THE SECOND AND FINAL RENEWAL AGREEMENT WITH HITACHI CONSULTING CORPORATION FOR MANAGED SERVICE OPERATIONAL SUPPORT FOR ORACLE BASED FINANCE AND PROCUREMENT SYSTEMS

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize the second and final renewal agreement with Hitachi Consulting Corporation to provide managed support services for the Board's financial and procurement systems at an estimated annual cost set forth in the Compensation Section of this report. A written document exercising this option is currently being negotiated. No payment shall be made to the vendor during the option period prior to execution of their written document. The authority granted herein shall automatically rescind in the event their written document is not executed within 90 days of the date of this Board Report. Information pertinent to this option is stated below.

Specification Number: 15-350015

Contract Administrator: Matthayasack, Ms. Souly / 773-553-2906

VENDOR:

Vendor # 16092
 Hitachi Consulting Corporation
 14643 Dallas Parkway Ste 800
 Dallas, TX 75254

Adam Schroeder 262 421-8042

Ownership: Hitachi Information And Telecommunication Systems Global Holdings Corporation, 99.6%, Publicly Held

USER INFORMATION:

Project

Manager:

12510 - Information & Technology Services

42 West Madison Street

Chicago, IL 60602

Muppalla, Mr. Prakash

773-553-5643

ORIGINAL AGREEMENT:

The original agreement (authorized by Board Report 15-0527-PR10, as amended by Board Report 15-0722-PR11) in the amount of \$3,200,000.00 was for a two (2) year term commencing July 14, 2015 and ending July 13, 2017, with the Board having two (2) options to renew for periods of one (1) year each. The original agreement was renewed (authorized by Board Report 17-0628-PR9) in the amount of \$1,900,000.00 for a one (1) year term commencing July 14, 2017 and ending July 13, 2018. The original agreement was awarded on a competitive basis pursuant to Board Rule 7-2.

OPTION PERIOD:

The term of this agreement is being renewed for one (1) year commencing July 14, 2018 and ending July 13, 2019.

OPTION PERIODS REMAINING:

There are no options remaining.

SCOPE OF SERVICES:

Vendor will continue to provide help desk support, batch schedule and off-hours monitoring, system patching, upgrade support, database administration, change and release management processes and maintenance of systems documentation.

DELIVERABLES:

Vendor will continue to provide the Board with both operational and project based support for the suite of enterprise financial systems as part of this agreement. Vendor will continue to provide ongoing implementation services to ensure the successful transition of daily support. Operational duties include both functional user and technical support of enterprise systems. Vendor's staffing model consists of on-shore and off-shore resources, allowing around the clock operational coverage. Operational duties include both functional user and technical support of enterprise systems. Project based service components include perfective software maintenance and enhancement activities.

- 1. Implementation and Ongoing Account Management: Vendor will provide a team of transition resources to oversee the smooth migration of system support services from a pool of local consultants. This includes establishment of a CPS support portal, which will contain all critical support documentation for existing applications and functions in the Enterprise Financial Suite. This will also include Knowledge transfer between existing CPS FTE and consulting resources to equivalent positions on the proposed ten person managed services team. This includes the ongoing service delivery model with monthly management reports that will be based on Key Performance Indicators (KPIs). Finally, this will include the ongoing service delivery model with quarterly in-person management (SPRM) meetings with CPS.
- 2. Application Support Functional/Help Desk: Vendor's staff will provide functional support expertise to financial system end users for escalated issues. This includes Help Desk core service model, User Support (service ticket escalations via CPS approved ticketing software and method), ticket seventy matrix and SLA, and training and support documentation and approach.
- 3. Technical Support (vendor will provide the following technical support services to maintain the existing suite of Oracle products): batch schedule and off hours monitoring, patching, upgrade support, change and release management process, and applications and project documentation database administration.

Project Support: Vendor will continue to provide services in support of project based functional change activity for the Board's enterprise financial systems. This includes perfective support approach, demand management and tracking tools and respondent SDLC practices.

OUTCOMES:

Vendor will continue to provide a managed services team that oversees ongoing operational support and technical maintenance of the Board's enterprise financial systems. Vendor will engage as a single provider for these support services and will transition talent development and retention challenges to that provider. Vendor will ensure the quality of service by agreeing to a service level agreement.

COMPENSATION:

Vendor shall be paid during this renewal period according to the terms of their renewal agreement. The estimated annual cost for the one (1) year agreement is set forth below.

\$1,900,000.00 FY19

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written renewal document. Authorize the President and Secretary to execute the renewal document. Authorize the Chief Information Officer or their designee to execute all ancillary documents required to administer or effectuate this renewal agreement.

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women-Owned Business Enterprise Participation in Goods and Services contracts (M/WBE Program), this contract is in full compliance with the goals for this agreement are set at 30% MBE and 7% WBE. This contract is in full compliance with the goals and has scheduled the following vendors:

Total MBE: 30%

Clarity Partners, LLC 20 N. Clark St., Suite 3600 Chicago, IL 60602 Ownership: David Namkung

Total WBE: 7%

Viva USA 3601 Algonquin Rd., Suite 425 Rolling Meadows, IL 60008 Ownership: Vasanthi Ilangovan

LSC REVIEW

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund 115, General Funds, 12510

\$1,900,000.00, FY19

Not to exceed \$1,900,000.00 for the one (1) year term.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0523-PR18

AUTHORIZE THE EXTENSION OF THE AGREEMENT WITH KRONOS INCORPORATED FOR SOFTWARE AND HARDWARE MAINTENANCE

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize the extension of the agreement with KRONOS incorporated ("Kronos" or "Vendor") for the purchase of software and hardware maintenance for the district-wide time-keeping Kronos clocks at an estimated annual cost set forth in the Compensation Section of this report. Vendor was selected on a non-competitive basis. This item was presented to the Single/Sole Source Committee on March 6, 2018 and approved by the Chief Procurement Officer. Upon approval as a Single Source, the item was published on the Procurement website on March 6, 2018, found here: cps.edu/procurement. The item will remain on the Procurement website until the May 23, 2018 Board Meeting. This process complies with the independent consultant's recommendations for single source procurement's and the Board's "Single/Sole Source Committee Charter. A written extension document is currently being negotiated. No payment shall be made to KRONOS incorporated during this extension period prior to execution of their written document. The authority granted herein shall automatically rescind in the event a written document is not executed within 90 days of the date of this Board Report. Information pertinent to this extension is stated below.

Contract Administrator:

Matthayasack, Ms. Souly / 773-553-2906

VENDOR:

1) Vendor # 31925 KRONOS INCORPORATED 900 CHELMSFORD STREET LOWELL, MA 01851

> Jeremy Willson 978 895-5432

Ownership: Kronos Acquisition Corporation, 100%

USER INFORMATION:

Project

Manager:

12510 - Information & Technology Services

42 West Madison Street

Chicago, IL 60602

Swanton, Mr. Craig E

773-553-3304

ORIGINAL AGREEMENT:

The original Agreement (authorized by Board Report 09-1216-PR13) in the amount of \$546,123.60 was for a term commencing January 1, 2010 and ending June 30, 2011, with the Board having two (2) options to renew for one (1) year terms each. The agreement was renewed (authorized by Board Report

11-0427-PR21) for a term commencing July 1, 2011 and ending June 30, 2012. The agreement was renewed a second time (authorized by Board Report 12-0627-PR29) for a term commencing July 1, 2012 and ending June 30, 2013. This agreement was extended (authorized by Board Report 13-0626-PR32) for a term commencing July 1, 2013 and ending June 30, 2014. This agreement was further extended (authorized by Board Report 14-0528-PR24) for a term commencing July 1, 2014 and ending June 30, 2015. The original agreement was further extended (authorized by Board Report 15-0722-PR17 as amended by 15-1118-PR7) for a term commencing July 1, 2015 and ending June 30, 2018. The original agreement was awarded on a non-competitive basis. Kronos was selected on a non-competitive basis because the hardware is proprietary to Kronos and has previously been implemented throughout the district.

EXTENSION PERIOD:

The term of this agreement is being extended for two (2) years commencing July 1, 2018 and ending June 30, 2020.

OPTION PERIODS REMAINING:

There are no option periods remaining.

SCOPE OF SERVICES:

Kronos will continue to provide critical maintenance on the WorkForce Timekeeper system and depot repair maintenance on the smart converter and keypad system. Kronos will continue to provide software support to ensure the operating systems function properly, and will provide quarterly optimizations and necessary process documentations. This maintenance consists of program corrections and enhancements that Kronos may develop during this extension term as long as the Board's maintenance fee is current.

DELIVERABLES:

Kronos will continue to provide critical maintenance on the WorkForce Timekeeper system and depot repair and maintenance on the smart converter and keypad system. Kronos will continue to provide software support to ensure the operating system function properly, and will provide quarterly optimizations and necessary process documentations. This maintenance consists of program corrections and enhancements that Kronos may develop during this extension term as long as the Board's maintenance fee is current.

OUTCOMES:

Kronos' services will result in the WorkForce Timekeeper systems being maintained properly and functioning properly. Services will also result in ITS and Payroll Services having the necessary hardware and software support to ensure the proper functioning of the operating system.

COMPENSATION:

Vendor shall be paid as follows:

\$395,000, FY19

\$410,000, FY20

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written extension document. Authorize the President and Secretary to execute the extension document. Authorize the Chief Information Officer to execute all ancillary documents required to administer or effectuate this extension agreement.

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women-Owned Business Enterprise Participation in Goods and Services contracts (M/WBE Program), there are no M/WBE goals set for this agreement because this contract is for proprietary software.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund 115, Operating Funds, Unit 12510

\$395,000, FY19

\$410,000, FY20

Not to exceed \$805,000 for the two (2) year term.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0523-PR19

AUTHORIZE A NEW AGREEMENT WITH CONVERGEONE INC FOR THE PURCHASE OF CLOUD BASED CALL CENTER MANAGED SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize a new agreement with ConvergeOne Inc. for the purchase of cloud based call center managed services to the district at an estimated annual cost set forth in the Compensation Section of this report. Vendor was selected on a competitive basis pursuant to Board Rule 7-2. A written agreement for Vendor's services is currently being negotiated. No services shall be provided by Vendor and no payment shall be made to Vendor prior to the execution of their written agreement. The authority granted herein shall automatically rescind in the event a written agreement is not executed within 90 days of the date of this Board Report. Information pertinent to this agreement is stated below.

Specification Number:

17-350042

Contract Administrator:

Matthayasack, Ms. Souly / 773-553-2906

VENDOR:

1) Vendor # 19580 CONVERGEONE INC. NW 5806 MINNEAPOLIS, MN 55485-5806

John Devito

630 748-2537

Ownership: C1 Holdings Corporation, 100%

USER INFORMATION:

Project

Manager:

12510 - Information & Technology Services

42 West Madison Street

Chicago, IL 60602

Zalewski, Miss Kathryn Lucille

773-553-3060

TERM:

The term of this agreement shall commence on July 1, 2018 and shall end June 30, 2021. This agreement shall have two (2) options to renew for a period of one (1) year each.

EARLY TERMINATION RIGHT:

The Board shall have the right to terminate this agreement with 30 days written notice.

SCOPE OF SERVICES:

ConvergeOne will provide software, installation, training, and support services to provide cloud based managed service call center, call processing, reporting, call recording, and workforce management services for the district.

OUTCOMES:

Vendor's services will result in implementation and operation of the school districts call center systems. Specific outcome areas are listed below:

District wide access

Call center processing

Call recording

Dashboard and reporting

COMPENSATION:

Vendor shall be paid as specified in their agreement; estimated annual costs for the three (3) year term are set forth below:

\$650,000.00 FY19

\$450,000.00 FY20

\$450,000.00 FY21

Not to exceed \$1,550,000.00 for the initial three (3) year term.

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written agreement. Authorize the President and Secretary to execute the agreement. Authorize Chief Information Technology Officer and or designee to execute all ancillary documents required to administer or effectuate this agreement.

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women-Owned Business Enterprise Participation in Goods and Services contracts (M/WBE Program), there are no M/WBE goals set for this agreement because this contract is for propnetary software.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund 115, General Funds, Unit 12510

\$650,000.00 FY19

\$450,000.00 FY20

\$450,000.00 FY21

Not to exceed \$1,550,000.00 for the initial three (3) year term.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

18-0523-PR20

AMEND BOARD REPORT 15-0624-PR24 AUTHORIZE A NEW AGREEMENT WITH ACCURATE BIOMETRICS FOR FINGERPRINTING SERVICES FOR CRIMINAL BACKGROUND CHECKS

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize a new agreement with Accurate Biometrics to provide Fingerprinting Services for Criminal Background checks to the Office of Safety and Security at an estimated annual cost set forth in the Compensation Section of this report. Vendor was selected on a competitive basis pursuant to Board Rule 7-2. A written agreement for Vendor's services is currently being negotiated. No services shall be provided by Vendor and no payment shall be made to Vendor prior to the execution of their written agreement. The authority granted herein shall automatically rescind in the event a written agreement is not executed within 90 days of the date of this Board Report. Information pertinent to this agreement is stated below.

This May 2018 amendment is necessary to increase the not to exceed amount from \$1,500,000 to \$2,000,000. No written amendment is required.

Contract Administrator :

Hayes, Ms. Deirdre N / 773-553-3226

VENDOR:

1) Vendor # 98972 ACCURATE BIOMETRICS, INC 4849 N. MILWAUKEE AVE., STE 101 CHICAGO, IL 60630 Peggy Critchfield 773 685-5699

Ownership: Peggy Critchfield -100%

USER INFORMATION:

Project

10610 - School Safety and Security Office

Manager:

42 West Madison Street Chicago, IL 60602

Dabney, Mrs. Kimyatta Lencarole

773-553-1588

PM Contact:

10610 - School Safety and Security Office

42 West Madison Street Chicago, IL 60602 Chou, Mrs. Jadine P. 773-553-3044

TERM:

The term of this agreement shall commence on July 1, 2015 and shall end on June 30, 2018. This agreement shall have two (2) options to renew for one (1) year each.

EARLY TERMINATION RIGHT:

The Board shall have the right to terminate this agreement with 30 days written notice.

SCOPE OF SERVICES:

Vendor shall:

- 1) Electronically transmit fingerprints to the Illinois State Police (ISP) and the Federal Bureau of Investigation (FBI) within twenty-four (24) hours or one (1) business day of obtaining an individual's fingerprints.
- 2) Vendor shall archive fingerprinting and all related records for twelve (12) months for each individual's fingerprints. After the initial period of twelve (12) months, the Board shall own all archived fingerprinting and related records for each individual's fingerprints.
- 3) Provide 24 hours/day and 7 days/week management staff to resolve critical issues including, but not limited to, providing round the clock support and accessibility toward resolving and all critical fingerprinting issues:
- 4) Act as a liaison between ISP and FBI, to resolve any delayed or outstanding prints, and provide monthly written reports in such form and format as shall be designated by the Board pertaining to the number of persons fingerprinted and submitted and the results thereof.
- 5)Vendor shall repeat the performance of any fingerprinted service(s) at no cost to the Board in any and all instances in with ISP or FBI cannot read or interpret the result(s) of the fingerprinting and/or in which the results are inconclusive.
- 6)Upon written request from ISP, Vendor shall provide to ISP a detailed report outlining each FBI outsourcing requirement that applies to them and provide a corresponding statement explaining how the Vendor has met the requirements.

DELIVERABLES:

Vendor will provide the following deliverables:

When requested by CPS at a location and time, Live-Scan Machines that are certified and/or licensed with the State of Illinois as required by the State of Illinois Police Department. Consultant will provide fully trained staff having all certifications required by the ISP and FBI and on Live-Scan Machines and provide documented proof of training and certification to the Board in such format as requested by the Board. Service of equipment must be provided by an authorized certified technician.

Vendor shall provide the Board with the number of fingerprints, sorted by Onginating Agency Identification Number (ORI) and category, processed each month to be billed monthly.

Vendor shall send a monthly report to PC, listing all Board Vendor employees who were fingerprinted in order to provide services to the Board, along with cleared/denied statuses and Board Vendor company names.

OUTCOMES:

Vendors services will result in the Board receiving a complete fingerprinting process which will allow the Board to obtain criminal background checks to provide an effective and innovative pre-employment and vendor screening process.

COMPENSATION:

Vendor shall be paid as set forth in the agreement; total compensation not-to-exceed the sum of \$1,500,000 \$2,000,000 for the three (3) year term of the contract.

REIMBURSABLE EXPENSES:

None.

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written agreement. Authorize the President and Secretary to execute the agreement. Authorize Chief Safety and Security Officer to execute all ancillary documents required to administer or effectuate this agreement.

AFFIRMATIVE ACTION: Pursuant to the Remedial Program for Minority and Women-Owned Business Enterprise Participation in Goods and Services Contract (M/WBE Program), this contract is in Full Compliance as the Vendor is 100% WBE. This contract is in full compliance with the goals required by the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts. The MBE/WBE goals for this contract include: 25% total MBE and 5% total WBE participation. The Vendor has scheduled the following: TOTAL MBE-25% Golden Press Printing5940 North-Milwaukee AvenueChicago, IL 60646Contact: Albert CoOwnership: Albert Co-At Least 51% Tribune Products Company 5719 West Howard StreetNiles, IL 60714Contact: Cindy DayOwnership: Cindy Day-67% Total WBE - 5% Accurate Biometrics 4849 N. Milwaukee Ave., Suite 101Chicago, IL 60630 Contact: Peggy CritchfieldOwnership. Peggy Critchfield

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund 115, Office of Safety and Security, Unit 10610

FY16: \$500,000 FY17: \$500,000

FY18: \$500,000 \$1,000,000

Future year funding is contingent upon budget appropriation and approval.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former. Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

18-0523-PR21

AUTHORIZE THE FIRST RENEWAL AGREEMENT WITH ACCURATE BIOMETRICS FOR FINGERPRINTING SERVICES FOR CRIMINAL BACKGROUND CHECKS

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize the first renewal agreement with Accurate Biometrics to provide fingerprinting services for criminal background checks to the Office of Safety and Security at an estimated annual cost set forth in the Compensation Section of this report. A written document exercising this option is currently being negotiated. No payment shall be made to Accurate Biometrics during the option period prior to execution of the written document. The authority granted here in shall automatically rescind in the event a written document is not executed within 90 days of the date of this Board Report. Information pertinent to this option is stated below.

Contract Administrator: Hayes, Ms. Deirdre N / 773-553-3226

VENDOR:

Vendor # 98972 1) ACCURATE BIOMETRICS, INC 4849 N. MILWAUKEE AVE., STE 101 CHICAGO, IL 60630 Peggy Critchfield 773 685-5699 Ownership: Peggy Critchfield -100%

USER INFORMATION:

Project

Manager:

10610 - School Safety and Security Office

42 West Madison Street Chicago, IL 60602

Dabney, Mrs. Kimyatta Lencarole 773-553-1588

773-553-3044

PM Contact:

10610 - School Safety and Security Office 42 West Madison Street Chicago, IL 60602 Chou, Mrs. Jadine P.

ORIGINAL AGREEMENT:

The original agreement (authorized by Board Report 15-0624-PR24) in the amount of \$1,500,000, was for a term commencing on July 1, 2015 and ending on June 30, 2018 with the Board having two (2) options to renew for one (1) year terms. The original agreement was amended in May 2018 to increase the not to exceed amount from \$1,500,000 to \$2,000,000. The original agreement was awarded on a competitive basis pursuant to Board Rule 7-2.

OPTION PERIOD:

The term of this agreement is being renewed for one (1) year commencing July 1, 2018 and ending June 30, 2019.

OPTION PERIODS REMAINING:

There is one (1) option period remaining.

SCOPE OF SERVICES:

Vendor shall continue to:

- 1) Electronically transmit fingerprints to the Illinois State Police (ISP) and the Federal Bureau of Investigation (FBI) within twenty-four (24) hours or one (1) business day of obtaining an individual's
- 2) Vendor shall archive fingerprinting and all related records for twelve (12) months for each individual's fingerprints. After the initial period of twelve (12) months, the Board shall own all archived fingerprinting and related records for each individual's fingerprints.
- 3) Provide 24 hours/day and 7 days/week management staff to resolve critical issues including, but not limited to, providing round the clock support and accessibility toward resolving and all critical fingerprinting issues:

4) Act as a liaison between ISP and FBI, to resolve any delayed or outstanding prints, and provide monthly written reports in such form and format as shall be designated by the Board pertaining to the number of persons fingerprinted and submitted and the results thereof.

5)Vendor shall repeat the performance of any fingerprinted service(s) at no cost to the Board in any and all instances in with ISP or FBI cannot read or interpret the result(s) of the fingerprinting and/or in which the results are inconclusive.

6)Upon written request from ISP, Vendor shall provide to ISP a detailed report outlining each FBI outsourcing requirement that applies to them and provide a corresponding statement explaining how the Vendor has met the requirements.

DELIVERABLES:

Vendor will continue to provide the following deliverables:

Consultant will continue to provide fully trained staff having all certifications required by the ISP and FBI and on Live-Scan Machines and provide documented proof of training and certification to the Board in such format as requested by the Board. Service of equipment must be provided by an authorized certified technician.

Vendor shall continue to provide the Board with the number of fingerprints, sorted by Originating Agency Identification Number (ORI) and category, processed each month to be billed monthly. Vendor shall continue to send a monthly report to PC, listing all Board Vendor employees who were fingerprinted in order to provide services to the Board, along with cleared/denied statuses and Board Vendor company names. When requested by CPS at a location and time, Live-Scan Machines that are certified and/or licensed with the State of Illinois as required by the State of Illinois Police Department.

OUTCOMES:

Vendor's services will continue to result in the Board receiving a complete fingerprinting process which will allow the Board to obtain criminal background checks to provide an effective and innovative pre-employment and vendor screening process.

COMPENSATION:

Vendor shall be paid as specified in their renewal agreement; total compensation not to exceed \$550,000 for the one (1) year renewal term.

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written option document. Authorize the President and Secretary to execute the option document. Authorize Chief Officer of Safety and Security to execute all ancillary documents required to administer or effectuate this option agreement.

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women-Owned Business Enterprise Participation in Goods and Services Contract (M/WBE Program), this contract is in Full Compliance as the Vendor is 100% WBE.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund 115, Office of Safety and Security, Unit 10610

FY19: \$550,000

Future year funding is contingent upon budget appropriation and approval.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

18-0523-PR22

AUTHORIZE NEW AGREEMENTS WITH VARIOUS VENDORS TO PROVIDE SAFE PASSAGE SERVICES FOR DESIGNATED NEIGHBORHOODS

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize new agreements with various vendors to provide Safe Passage Services to designated neighborhoods in an effort to target resources towards schools which are most at risk at an estimated annual cost set forth in the Compensation Section of this report. Vendors were selected on a competitive basis pursuant to Board Rule 7-2 through a duly advertised Request for Proposal (Specification No.: 18-350016). Written agreements are currently being negotiated. No services shall be provided by and no payment shall be made to any Vendor prior to the execution of their written agreement. The authority granted herein shall automatically rescind as to each Vendor in the event their written agreement is not executed within 90 days of the date of this Board Report. Information pertinent to these agreements is stated below.

Specification Number:

18-350016

Contract Administrator:

Hayes, Ms. Deirdre N / 773-553-3226

USER INFORMATION:

Project

Manager:

10610 - School Safety and Security Office

42 West Madison Street

Chicago, IL 60602

Robinson, Mr. Deon J

773-553-3008

PM Contact:

10610 - School Safety and Security Office

42 West Madison Street

Chicago, IL 60602

Chou, Mrs. Jadine P.

773-553-3044

TERM:

The term of each agreement shall commence on August 1, 2018 and shall end on July 31, 2019. The agreements shall have two (2) options to renew for periods of one (1) year each.

EARLY TERMINATION RIGHT:

The Board shall have the right to terminate each agreement with 30 days written notice.

SCOPE OF SERVICES:

The Board has conducted a thorough assessment of the violence-related risks posed to CPS school students both inside and outside of the school. In response to data-based research and community discussions, the Board is executing a safety strategy designed to focus resources on two ultimate goals:

- 1. Reduce the likelihood that high-risk Chicago Public Schools students will become victims of violent incidents; and
- 2. Create a safe, secure school environment to support school academic performance.
 To achieve these goals, the Board has outlined the Safe Passage program to help ensure safe student travel. The Vendors will provide the following Safe Passage Services:
 Community Watchers: Vendors will deploy Safe Passage staff ("Community Watchers" or "Watchers") throughout Board-designated safety routes to supervise students traveling to and from school grounds.

Such supervision will occur during school arrival and dismissal times or solely during dismissal times. Such supervision will vary depending on the individual school's arrival and dismissal times. All Safe Passage Vendor staff must satisfy the CPS and statutory requirements for individuals who have access to students, which include background checks.

DELIVERABLES:

Vendors will provide Community Watchers whose duties will, at a minimum, consist of:

1) Reporting to daily assigned post(s) to assist students as they travel to and from bus stops and board necessary buses;

- 2) Monitoring designated "hot spots" for suspicious behavior and potential conflicts;
- 3) Collaborating with the CPD and CPS and promptly reporting any known or potential conflicts to the CPD and CPS;
- 4) Submitting a daily electronic incident report as well as a weekly electronic report that will include the number and description of incidents, responses to incidents, a list and description of troubled buildings, and an explanation of potential conflicts the Community Watchers suspect will occur in the near future; and
- 5) Wearing a uniform and/or having official identification that clearly identifies their status as Community Watchers.

OUTCOMES:

Vendors' services will result in 1) decreased violent incidents involving CPS students; and 2) increased student perception of safety traveling to and from school.

COMPENSATION:

Vendors shall be paid as specified in their respective agreement; total compensation for all vendors not to exceed the aggregate sum of \$21,200,000 during this term.

REIMBURSABLE EXPENSES:

None

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written agreements. Authorize the President and Secretary to execute the written agreements. Authorize the Chief Executive Officer and Chief Safety and Security Officer to execute all ancillary documents required to administer or effectuate these agreements.

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, (M/WBE Program), this pool is comprised of all not-for-profit organizations which are exempt from M/WBE review.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund 210

Office of Safety and Security, Units 10610 and 10615
Not to exceed \$21,200,000, FY19 for the one (1) year term.
Future year funding is contingent upon budget appropriation and approval.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

1) Vendor # 11359 Vendor # 21152 CATHOLIC BISHOP OF CHICAGO - ST. A KNOCK AT MIDNIGHT **SABINA** 400 W. 76TH STREET., STE 206 1210 WEST 78TH CHICAGO, IL 60620 CHICAGO, IL 60620 Minister Johnny Banks, Sr Jocelyn Jones 773 488-2960 773 483-4333 Ownership: Non-Profit Ownership: Non-Profit 2) 5) Vendor # 37537 Vendor # 22146 ALLIANCE FOR COMMUNITY PEACE BLACK UNITED FUND OF ILLINOIS 7740 SOUTH BERHART AVE 1809 E. 71ST STREET CHICAGO, IL 60619 CHICAGO, IL 60649 Reverend Dr. Walter B. Johnson Nkrumah English 773 846-8830 773 324-0494 Ownership: Non-Profit Ownership: Non-Profit 3) 6) Vendor # 16377 Vendor # 39142 **BRIGHTON PARK NEIGHBORHOOD** AME3, NFP 2240 WEST WARREN COUNCIL (BPNC) 4477 S. ARCHER AVE. CHICAGO, IL 60612 CHICAGO, IL 60632 Harold Davis Patrick Brosnan 773 988-5588 773 523-7110 Ownership: Non-Profit Ownership: Non-Profit

4)

7) 10) Vendor # 10869 Vendor # 94883 BRIGHT STAR COMMUNITY OUTREACH, EBENEZER COMMUNITY OUTREACH INC CENTER 4518 S. COTTAGE GROVE., 1ST FLR. 3555 W. HURON STREET CHICAGO, IL 60653 CHICAGO, IL 60624 Nichole Carter Leon Miller 773 373-5220 773 762-5363 Ownership: Non-Profit Ownership: Non-Profit 8) 11) Vendor # 50642 Vendor # 45510 CENTERS FOR NEW HORIZONS, INC. **ENLACE CHICAGO** 4150 S. KING DRIVE 2756 S. HARDING AVE CHICAGO, IL 60653 CHICAGO, IL 60623 Christa Hamilton Docia Buffington 773 373-5700 773 542-9233 Ownership: Non-Profit Ownership: Non-Profit 9) 12) Vendor # 36635 Vendor # 96888 CLARETIAN ASSOCIATES, INC LEAVE NO VETERAN BEHIND 9108 S. BRANDON AVENUE 19 SOUTH LASALLE, STE 500 CHICAGO, IL 60617 CHICAGO, IL 60603 Angela Hurlock Eli H. Williamson 773 734-9181 312 379-8652 Ownership: Non-Profit Ownership: Non-Profit

13) 16) Vendor # 96711 Vendor # 34171 NETWORK OF WOODLAWN SGA YOUTH & FAMILY SERVICES, NFP 6320 S. DORCHESTER 11 EAST ADAMS SUITE 1500 CHICAGO, IL 60637 CHICAGO, IL 60603 Martha Guerrero Deborah H. Miles 773 363-4300 312 447-4323 Ownership: Non-Profit Ownership: Non-Profit 14) 17) Vendor # 23713 Vendor # 68496 THE PUERTO RICAN CULTURAL CENTER TARGET AREA DEVELOPMENT 2739 WEST DIVISION STREET CORPORATION 1542 WEST 79TH CHICAGO, IL 60622 CHICAGO, IL 60620 Juan Calderon **Autry Phillips** 773 551-0281 773 651-6470 Ownership: Non-Profit Ownership: Non-Profit 15) Vendor # 96720 18) Vendor # 67678 SAVING OUR SONS MINISTRIES, INC **TEAMWORK ENGLEWOOD** 1302 S. SAWYER 815 WEST 63RD ST., 2ND FLR. CHICAGO, IL 60623 CHICAGO, IL 60621 Denise Berry Perry L. Gunn 773 957-4214 773 602-4507 Ownership: Non-Profit Ownership: Non-Profit

19)

Vendor # 12392

UCAN 3605 W. FILLMORE STREET CHICAGO, IL 60624

Zack Schrantz

773 290-5804

Ownership: Non-Profit

20)

Vendor # 20228

WESTSIDE HEALTH AUTHORITY 5417 WEST DIVISION STREET CHICAGO, IL 60651

Morris Reed

773 378-1878

Ownership: Non-Profit

18-0523-PR23

AUTHORIZE THE SECOND RENEWAL AGREEMENT WITH PAYFLEX SYSTEMS USA, INC FOR COBRA ADMINISTRATION SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize the second renewal agreement with Payflex Systems USA, Inc. to provide COBRA Administration Services to the Talent Office at an estimated annual cost set forth in the Compensation Section of this report. A written document exercising this option is currently being negotiated. No payment shall be made to the Vendor during the option period prior to execution of their written document. The authority granted herein shall automatically rescind in the event their written document is not executed within 90 days of the date of this Board Report. Information pertinent to this option is stated below.

Contract Administrator:

Washington, Ms. Nealean T / 773-553-2273

CPOR Number :

16-0627-CPOR-1778

VENDOR:

1) Vendor # 96731 PAYFLEX SYSTEMS USA, INC 10802 FARNAM DRIVE., STE 100 OMAHA. NE 68154

> Shay Butler 630 892-7550

Ownership: Aetna Life Insurance-100%

USER INFORMATION:

Project

Manager:

11010 - Talent Office

42 West Madison Street

Chicago, IL 60602

Jordan, Ms. Christina

773-553-1044

ORIGINAL AGREEMENT:

The original Agreement (authorized by Board Report #16-0727-PR14) in the amount of \$125,000.00 is for a term commencing August 1, 2016 and ending July 31, 2017, with the Board having three (3) options to renew for one (1) year terms. The agreement was renewed (authorized by Board Report #17-0426-PR21) in the amount of \$125,000.00 for the term commencing August 1, 2017 and ending July 31, 2018. The original agreement was awarded on a competitive basis pursuant to Board Rule 7-2.

OPTION PERIOD:

The term of this agreement is being renewed for one (1) year commencing on August 1, 2018 and ending on July 31, 2019.

OPTION PERIODS REMAINING:

There is one (1) option period for one (1) year each remaining.

SCOPE OF SERVICES:

Vendor will continue to provide comprehensive COBRA and Direct Benefits Billing administrative services.

DELIVERABLES:

Vendor will continue to provide regular COBRA and Direct Benefits Billing activity reports including, but not limited to, reports detailing quantity and types of all notices distributed, enrolled/eligibility reports, reconciliation reports for all premiums collected, and other ad-hoc reports as requested. Vendor will provide CPS staff access to an online portal where reporting information can be accessed on demand.

OUTCOMES:

Vendor's services will result in best-practice administration and higher COBRA and Direct Benefits Billing service levels for the Board, qualified beneficiaries, and employees utilizing these services.

COMPENSATION:

Vendor shall be paid during this option period according to the terms of the agreement. Estimated annual costs for this option period are set forth below:

\$125,000.00, FY19

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written option document. Authorize the President and Secretary to execute the option document. Authorize the Chief Talent Officer to execute all ancillary documents required to administer or effectuate this option agreement.

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women-Owned Business Enterprise Participation in Goods and Services contracts (M/WBE Program), there are no M/WBE goals set for this agreement because this contract is for proprietary software.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund 115, Talent Office, Unit 11010 \$125,000.00 FY19 Not to exceed \$125,000.00 for the one (1) year term.

Future year funding is contingent upon budget appropriation and approval.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

18-0523-PR24

AUTHORIZE A NEW AGREEMENT WITH FRONTLINE TECHNOLOGIES GROUP LLC DBA FRONTLINE EDUCATION FOR SUBSTITUTE SERVICES PLACEMENT SYSTEM

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize a new agreement with Frontline Technologies Group LLC DBA Frontline Education to provide a substitute services placement system to the Talent Office at an estimated annual cost set forth in the Compensation Section of this report. Vendor was selected on a competitive basis pursuant to Board Rule 7-2. A written agreement exercising this option is currently being negotiated. No services shall be provided by Vendor and no payment shall be made to Vendor prior to the execution of their written agreement. The authority granted herein shall automatically rescind in the event a written agreement is not executed within 90 days of the date of this Board Report. Information pertinent to this agreement is stated below.

Contract Administrator:

Washington, Ms. Nealean T / 773-553-2273

CPOR Number :

18-0423-CPOR-1930

VENDOR:

1) Vendor # 18545 FRONTLINE TECHNOLOGIES GROUP LLC DBA FRONTLINE EDUCATION 1400 ATWATER DRIVE MALVERN, PA 19355

> Donna Kiwala 484 328-4207

Ownership: Frontline Technologies Group Holding, Llc - 100%

USER INFORMATION:

Project

Manager:

11010 - Talent Office

42 West Madison Street

Chicago, IL 60602

Clair-Mcclellan, Miss Lauren Marie

773-553-1127

TERM

The term of this agreement shall commence on July 1, 2018 and shall end June 30, 2019. This agreement shall have three (3) options to renew for periods of (one) 1 year each.

EARLY TERMINATION RIGHT:

The Board shall have the right to terminate this agreement with 30 days written notice.

SCOPE OF SERVICES:

Vendor will provide proper implementation and integration of the automated substitute placement system. The system provides:

- Increased fill rates- Ease of tracking- Automation with 24 hour access for requests and fills- Integration with current operating system- Delivered reports - Established web presence and toll free number for access - Compliance support resolution

DELIVERABLES:

Vendor will provide Process Review and Planning, Data Migration, Configuration, Training, Workshops/Training Materials, Software/Programming and Final Review (test process and make any final configuration changes).

OUTCOMES:

Vendor's services will result in personnel accessing placement services via telephone or internet anytime/anywhere which will drive efficiencies for the Substitute Service area. Real time absence data, reporting, and efficient tracking are expected outcomes. This tool will cut costs, provide reporting strategies, improve communication and integrate with our current systems.

COMPENSATION:

Vendor shall be paid during this term as specified in their agreement; monthly payments based on a ten (10) month school year, not to exceed the sum of \$160,165,00.

REIMBURSABLE EXPENSES:

None

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written agreement. Authorize the President and Secretary to execute the agreement. Authorize the Chief Talent Officer to execute all ancillary documents required to administer or effectuate this agreement.

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women-Owned Business Enterprise Participation in Goods and Services contracts (M/WBE Program), there are no M/WBE goals set for this agreement because this contract is for proprietary software.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund 115, Talent Office, Unit 11010 \$160,165.00 FY19 Not to exceed \$160,165.00 for the one (1) year term.

Future year funding is contingent upon budget appropriation and approval.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

President Clark indicated that if there are no objections, Board Reports 18-0523-EX1 and 18-0523-PR1 through 18-0523-PR24, with the noted abstention, would be adopted by the last favorable roll call vote, all members voting therefore.

President Clark thereupon declared Board Reports Board Reports 18-0523-EX1 and 18-0523-EX2, and 18-0523-PR1 through 18-0523-PR24 adopted.

18-0523-AR1

REPORT ON BOARD REPORT RESCISSIONS

THE GENERAL COUNSEL REPORTS THE FOLLOWING:

- Extend the rescission dates contained in the following Board Reports to July 25, 2018
 because the parties remain involved in good faith negotiations which are likely to result in
 an agreement and the user group(s) concurs with this extension:
 - 1. 16-0427-EX9: Amend Board Report 15-0527-EX27: Amend Board Report 14-0723-EX4: Amend Board Report 14-0528-EX16; Amend Board Report 13-0724-EX3: Amend Board Report 13-0522-EX3: Approve Entering into Agreements with Various Providers for Alternative Learning Opportunities Program Services.

Services: Charter School

User Group: Office of Innovation and Incubation

2. 16-1207-EX4: Authorize Renewal of the Catalyst Maria Charter School Agreement with

Conditions.

Services: Charter School

User Group: Office of Innovation and Incubation

Status: In negotiations

3. 16-1207-EX5: Authorize Renewal of the Chicago Excel Academy Agreement with Conditions.

Services: Charter School

User Group: Office of Innovation and Incubation

Status: In negotiations

16-1207-EX9: Authorize Renewal of the Legal Prep Charter Academy Agreement with

Conditions.

Services: Charter School

User Group: Office of Innovation and Incubation

Status: In negotiations

5. 16-1207-EX10: Authorize Renewal of the Montessori School of Englewood Charter Agreement

with Conditions.

Services: Charter School

User Group: Office of Innovation and Incubation

Status: In negotiations

6. 16-1207-EX12: Authorize Renewal of the Polaris Charter Academy Agreement with Conditions.

Services: Charter School

User Group: Office of Innovation and Incubation

Status: In negotiations

7. 16-1207-EX13: Authorize Renewal of the Providence Englewood Charter School Agreement

with Conditions.

Services: Charter School

User Group: Office of Innovation and Incubation

Status: In negotiations

8. 17-0524-PR6: Authorize a New Agreement with the Chicago Debate Commission for Services

for the Chicago Debate League. Services: Services Agreement

User Group: Teaching and Learning Office

Status: In negotiations

9. 17-0828-OP1: Authorize to Enter into a Lease with Fraternite Notre Dame for the Francis Scott

Key School Playground at 501 N. Parkside Street.

Services: Lease Agreement User Group: Real Estate Status: In negotiations

10. 17-0828-PR3: Authorize a New Agreement with LEAP Innovations for Research and

Development Services.

Services: Research and Development Services User Group: Department of Personalized Learning

Status: In negotiations

11. 17-0828-PR9: Authorize a New Agreement with City of Chicago Department of Fleet

Management for the Purchase of Fuel and Ancillary Liquids.

Services: Purchase of Fuel and Ancillary Liquids

User Group: Student Transportation

Status: In negotiations

12. 17-1025-PR1: Authorize the First Renewal Agreement with ECRA Group Incorporated for

Student Growth Measures.

Services: Student Growth Measures User Group: Chief Education Office

Status: In negotiations

13. 17-1025-PR4: Authorize the First Renewal Agreement with NCS Pearson Inc to Purchase a

Developmental Screening Tool.

Services: Purchase a Developmental Screening Tool

User Group: Early Childhood Development

Status: In negotiations

14. 17-1025-PR9: Authorize a New Agreement with West Enterprises Inc. dba Uniglobe Travel

Designers for Travel Services.

Services: Travel Services

User Group: Procurement and Contracts Office

15. 17-1025-PR10: Authorize a New Agreement with 72 Hour LLC dba Chevrolet of Watsonville, National Auto Fleet Group for the Purchase of Vehicles.

Services: Purchase of Vehicles User Group: Student Transportation

Status: In negotiations

16. 17-1206-OP1; Approve Renewal Lease Agreement with ASPIRA, Inc. of Illinois for Haugan

School, 3729 W. Leland Avenue. Services: Lease Agreement User Group: Office of Real Estate

Status: In negotiations

17, 17-1206-OP2: Approve Renewal Lease Agreement with Epic Academy Inc. for South Chicago

School, 8255 S. Houston Avenue. Services: Lease Agreement User Group: Office of Real Estate

Status: In negotiations

18. 17-1206-OP3: Approve Renewal Lease Agreement with Frazier Academy Design Team Inc.

for a Portion of Herzl Elementary School, 3711 W. Douglas Boulevard.

Services: Lease Agreement User Group: Office of Real Estate

Status: In negotiations

19. 17-1206-OP4: Amend Board Report 01-0725-OP3: Approve Entering into a Lease Agreement with the North Lawndale College Preparatory Charter High School for Use of Space at the George Howland School of the Arts Located at 1616 South Spaulding Avenue.

Services: Lease Agreement User Group: Office of Real Estate

Status: In negotiations

20. 17-1206-OP5: Approve Renewal Lease Agreement with North Lawndale College Preparatory Charter High School for a Portion of Collins High School, 1313 S. Sacramento Drive.

Services: Lease Agreement User Group: Office of Real Estate Status: In negotiations

21. 17-1206-OP6: Approve Renewal Lease Agreement with University of Chicago Charter School

Corporation for Donoghue School, 707 E. 37th Street.

Services: Lease Agreement User Group: Office of Real Estate

Status: In negotiations

22. 17-1206-OP7: Approve Renewal Lease Agreement with University of Chicago Charter School Corporation for a Portion of Woodson South School, 4444 South Evans Avenue.

Services: Lease Agreement User Group: Office of Real Estate Status: In negotiations

23. 17-1206-OP8: Approve Renewal Lease Agreement with Urban Prep Academies Inc for a

Portion of the Englewood School Building, 6201 South Stewart Avenue.

Services: Lease Agreement User Group: Office of Real Estate Status: In negotiations

24. 17-1206-OP9: Approve Renewal Lease Agreement with Urban Prep Academies Inc. for the Medill School Building, 1326 West 14th Place.

Services: Lease Agreement User Group: Office of Real Estate

Status: In negotiations

25. 17-1206-OP10: Approve Renewal Lease Agreement with Young Women's Leadership Charter School for Senstake School, 2641 S. Calumet Avenue.

Services: Lease Agreement User Group: Office of Real Estate Status: In negotiations

26. 17-1206-OP11: Approve Renewal Lease Agreement with Noble Network of Charter Schools for the Former Cregier School Building, 2040 West Adams Street.

Services: Lease Agreement User Group: Office of Real Estate

Status: In negotiations

27. 17-1206-OP12: Approve Renewal Lease Agreement with Noble Network of Charter Schools for the Former Reed School Building, 6450 South Stewart Avenue.

Services: Lease Agreement User Group: Office of Real Estate

28. 17-1206-OP13: Approve Renewal Lease Agreement with Noble Network of Charter Schools

for the Former Gladstone School Building, 1231 South Damen Avenue.

Services: Lease Agreement User Group: Office of Real Estate

Status: In negotiations

29. 17-1206-OP14: Approve Renewal Lease Agreement with KIPP Chicago Schools for Lathrop

Elementary School, 1440 S. Christiana Avenue.

Services: Lease Agreement User Group: Office of Real Estate

Status: In negotiations

30. 17-1206-OP15: Amend Board Report 16-1207-OP2: Approve Renewal Lease Agreement with Chicago Charter School Foundation (Chicago International Charter School) for a Portion of The Tarth School Buildian 1443 N. Ordon, and Approv. 1400 N. Ordon.

Truth School Building, 1443 N. Ogden, and Annex, 1409 N. Ogden.

Services: Lease Agreement User Group: Office of Real Estate

Status: In negotiations

31. 17-1206-OP16: Amend Board Report 16-1207-OP4: Approve Renewal Lease Agreement with KIPP Chicago Schools for a Portion of Nash Elementary School, 4818 W. Ohio.

Services: Lease Agreement User Group: Office of Real Estate

Status: In negotiations

32. 17-1206-OP17: Amend Board Report 16-1207-OP3: Approve Renewal Lease Agreement with KIPP Chicago Schools for a Portion of Hope College Preparatory High School, 5515 S. Lowe Avenue.

Services: Lease Agreement User Group: Office of Real Estate

Status: In negotiations

33. 17-1206-OP18: Amend Board Report 16-1207-OP5: Approve Renewal Lease Agreement with KIPP Chicago Schools for a Portion of the Orr School Building, 730 N. Pulaski Road.

Services: Lease Agreement User Group: Office of Real Estate Status: In negotiations

34. 17-1206-OP19: Amend Board Report 16-1207-OP6: Approve Renewal Lease Agreement with KIPP Chicago Schools for a Portion of Penn School, 1616 S. Avers.

Services: Lease Agreement User Group: Office of Real Estate Status: In negotiations

35. 17-1206-OP20: Approve Renewal Lease Agreement with Camelot Alt Ed-Illinois, LLC for Guggenheim School, 7141 South Morgan Street.

Services: Lease Agreement User Group: Office of Real Estate

Status: In negotiations

36. 17-1206-PR9: Authorize the First, Second and Third Renewal Agreement with Heartland Payment Systems, LLC, as Successor-In-Interest to Heartland Payment Systems, Inc. to Provide Meal Management Point of Service (POS) System to the Department of Nutritional Support.

Services: Meal Management Point of Services User Group: Nutrition Support Services

Status: In negotiations

37. 17-1206-PR11: Authorize a New Agreement with Staples Contracts and Commercial, Inc. for Purchase of Office Supplies and Related Products.

Services: Office Supplies

User Group: Procurement and Contracts Office

Status: In negotiations

38. 17-1206-PR14: Authorize a Supplemental Agreement with Schoolmint Inc. for the Purchase and Implementation of a District-Wide Application Platform.

Services: Purchase and Implementation of a District Wide Application Platform

User Group: Access and Enrollment

Status: In negotiations

39. 18-0228-PR1: Amend Board Report 15-0325-PR2: Authorize New Agreements with American Institutes for Research (AIR) and Children's Aid Society for Consulting Services to the Community Schools Initiative (CSI).

Services: Consulting Services

User Group: Student Support & Engagement

40. 18-0228-PR5: Authorize the First Renewal Agreement with Various Vendors for Landscape

Maintenance Services.

Services: Landscape Maintenance Services User Group: Facilities Operations & Maintenance

Status: In negotiations

41. 18-0228-PR7: Authorize New Agreement with Neopost USA, Inc. and Pitney Bowes Inc for

Mail Equipment, Supplies, and Mail Services. Services: Mail Equipment, Supplies and Mail Services

Services: Mail Equipment, Supplies and Mail Services
User Group: Procurement and Contracts Office

Status: In negotiations

II. Rescind the following Board Reports in part or in full for failure to enter into an agreement with the Board, after repeated attempts, and the user groups have been advised of such rescission:

None.

President Clark thereupon declared Board Report 18-0523-AR1 accepted.

OMNIBUS

At the Regular Board Meeting held on May 23, 2018, the foregoing motions, reports and other actions set forth from number 18-0523-MO1 through 18-0523-MO3 except as otherwise indicated, were adopted as the recommendations or decisions of the Chief Executive Officer and General Counsel.

President Clark abstained on Board Report 18-0523-EX2.

Board Member Furlong abstained on Board Report 18-0523-AR13.

ADJOURNMENT

President Clark moved to adjourn the meeting, and it was so ordered by a voice vote, all members present voting therefore.

President Clark thereupon declared the Board Meeting adjourned.

I, Estela G. Beltran, Secretary of the Board of Education and Keeper of the records thereof, do hereby certify that the foregoing is a true and correct record of certain proceedings of said Board of Education of the City of Chicago at its Regular Board Meeting held on May 23, 2018 held at the CPS Loop Office, 42 W. Madison Street, Garden Level, Board Room, Chicago, Illinois, 60602.

Estela G. Beltran Secretary

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