

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

Rescheduled Meeting-Wednesday, April 3, 2013 10:30 A.M. (125 South Clark Street)

Published by the Authority of the Chicago Board of Education

David J. Vitale President Estela G. Beltran Secretary

ATTEST:

Estela & Bethan

Secretary of the Board of Education of the City of Chicago

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

PRESENT: Dr. Hines, Mr. Ruiz, Ms. Zopp, Dr. Azcoitia, and President Vitale - 5*

*NOTE: One vacancy exists on the Board.

ABSENT: Dr. Bienen - 1

ALSO PRESENT: Dr. Barbara Byrd-Bennett, Chief Executive Officer, Mr. James Bebley, General Counsel, Marquis D. Watson, Honorary Student Board Member, and Khedoni Tyler, Shadow Student.

ABSENT: None

President Vitale thereupon opened the floor to the Honoring Excellence segment of the Board Meeting.

President Vitale thereupon opened the floor to the CEO Report segment of the Board Meeting. Dr. Byrd-Bennett, Chief Executive Officer, proceeded with a presentation on the proposed school actions.

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

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

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

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

Dr. Hines presented the following Motion:

13-0403-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 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, including audio tapes created pursuant to Section 2.06 of the Open Meetings Act.

Vice President Ruiz moved to adopt Motion 13-0403-MO1.

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

Yeas: Dr. Hines, Mr. Ruiz, Ms. Zopp, Dr. Azcoitia, and President Vitale - 5

Nays: None

President Vitale thereupon declared Motion 13-0403-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 April 3, 2013, beginning at 1:25 p.m. at the Central Service Center, 125 South Clark Street, and President's Conference Room 6th Floor, and Chicago Illinois 60603.
- (2) PRESENT: Dr. Hines, Mr. Ruiz, Ms. Zopp, Dr. Azcoitia, and President Vitale 5*

*NOTE: One vacancy exists on the Board.

- (3) ABSENT: Dr. Bienen 1
 - A. Other Reports
 - B. Warning Resolutions
 - C. Terminations
 - D. Personnel
 - E. Collective Bargaining
 - F. Real Estate
 - G. Security
 - H. Closed Session Minutes
 - I. Individual Student Matters

No votes were taken in Closed Session.

After Closed Session the Board reconvened.

Members present after Closed Session: Dr. Hines, Mr. Ruiz, Ms. Zopp, Dr. Azcoitia, and President Vitale -5^*

*Note: One vacancy exists on the Board.

Members absent after Closed Session: Dr. Bienen - 1

President Vitale thereupon proceeded with Agenda Items.

13-0403-AR2

WORKERS' COMPENSATION - PAYMENT FOR LUMP SUM SETTLEMENT FOR CHARLENE CRUZ - CASE NO. 08 WC 49172

THE GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Authorized settlement of the Workers' Compensation claim of Charlene Cruz, Case No. 08 WC 49172 and subject to the approval of the Illinois Commission, in the amount of \$102,847.50.

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 2013......\$102,847.50

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 member 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).

13-0403-AR3

WORKERS' COMPENSATION - PAYMENT FOR LUMP SUM SETTLEMENT FOR MARIE E. MIMS - CASE NO. 10 WC 31831

THE GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Authorized settlement of the Workers' Compensation claim of Marie E. Mims, Case No. 10 WC 31831 and subject to the approval of the Illinois Commission, in the amount of \$57,948.00.

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.

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 member 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).

13-0403-AR4

WORKERS' COMPENSATION - PAYMENT FOR LUMP SUM SETTLEMENT FOR EVELYN RIVERA - CASE NO. 09 WC 26793

THE GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Authorized settlement of the Workers' Compensation claim of Evelyn Rivera, Case No. 09 WC 26793 and subject to the approval of the Illinois Commission, in the amount of \$140,000.00.

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 2013......\$140,000.00

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 member 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).

13-0403-AR5

APPROVE SETTLEMENT RECOMMENDATION IN BEVERLY KELLEY (CASE NO. 10-7875)

THE GENERAL COUNSEL REPORTS THE FOLLOWING SETTLEMENT:

DESCRIPTION: Law Department attorneys have tentatively reached a settlement, subject to Board approval, in connection with a federal lawsuit filed by former tenured teacher, Beverly Kelley disposing of all Kelley's claims, attorneys' fees and costs associated with the underlying lawsuit. The General Counsel recommends approval of the settlement, which calls for the payment of THREE HUNDRED THIRTY FIVE THOUSAND DOLLARS (\$335,000.00) for all of Beverly Kelley's claims, including attorneys' fees and costs.

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

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

FINANCIAL: Charge \$335,000.00 to Law Department

Budget Classification Fiscal Year 201312670-115-54530-231122-000000

AUTHORIZATION: Authorize the General Counsel to execute the Settlement Agreement, 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, 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, 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).

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

Yeas: Dr. Hines, Mr. Ruiz, Ms. Zopp, Dr. Azcoitia, and President Vitale – 5

Nays: None

President Vitale indicated that if there were no objections, Board Reports 13-0403-AR2 through 13-0403-AR5 would be adopted by the roll call vote, all members present voting therefore.

President Vitale thereupon declared Board Reports 13-0403-AR2 through 13-0403-AR5 adopted.

13-0403-AR6

APPOINT SENIOR ASSISTANT GENERAL COUNSEL DEPARTMENT OF LAW (WILLIE F. LEWIS, JR.)

THE GENERAL COUNSEL REPORTS THE FOLLOWING RECOMMENDATION:

Appoint the following named individual to the position listed below effective March 25, 2013.

DESCRIPTION:

NAME: FROM: TO:

Willie F. Lewis, Jr. New Employee Functional Title: Professional V

External Title: Senior Assistant General Counsel

Pay Band: 7
Department of Law
Position No. 243837
Flat rate

Annual Salary: \$97,000.00

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

AFFIRMATIVE ACTION STATUS: Not applicable.

FINANCIAL: The expenditure involved in this report is not in excess of the regular budget appropriation.

PERSONNEL IMPLICATIONS: The position to be affected by approval of this action is contained in the FY13 School budget.

13-0403-AR7

APPOINT ASSISTANT GENERAL COUNSEL DEPARTMENT OF LAW (SANAT RANGANATHAN)

THE GENERAL COUNSEL REPORTS THE FOLLOWING RECOMMENDATION:

Appoint the following named individual to the position listed below effective March 13, 2013.

DESCRIPTION:

NAME: FROM: TO:

Sanat Ranganathan New Employee Functional Title: Professional V

External Title: Assistant General Counsel

Pay Band: 7 Department of Law Position No. 245050

Flat rate

Annual Salary: \$80,000.00

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

AFFIRMATIVE ACTION STATUS: Not applicable.

FINANCIAL: The expenditure involved in this report is not in excess of the regular budget appropriation.

PERSONNEL IMPLICATIONS: The position to be affected by approval of this action is contained in the FY13

School budget.

13-0403-AR8

AUTHORIZE THE RETENTION OF THE PRE-QUALIFIED POOL OF APPRAISERS TO ACT AS EXPERT WITNESSES IN CONNECTION WITH PROPERTY TAX APPEAL CASES

THE GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Authorize Law Department, Chief Purchasing Officer and Office of Business Diversity to retain the prequalified pool of appraisers listed on Exhibit A to act as expert witnesses in property tax appeals pending before the Illinois Property Tax Appeal Board, the Cook County Board of Review and the Circuit Court of Cook County, Illinois. To the extent practicable, the Law Department will share the costs the Board incurs in retaining these experts with the City of Chicago's Law Department.

DESCRIPTION: The General Counsel has determined that retaining these appraisers is in the Board's best interests.

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

AFFIRMATIVE ACTION STATUS: Appraisers on Exhibit A which are WBE/MBE are indicated.

FINANCIAL: Charge \$50,000.00 to Fiscal Year 2013......10455-115-54125-231101-000000

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, 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, 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

Mary P. Wagner, MAI WBE Appraiser Midwest Appraisal Company, Inc. 3055 W. 111th Street Chicago, IL 60655

Kathleen M. Dart, MAI

KMD Valuation Group, LLC 751 South Clark Street, Suite 203 Chicago, Illinois 60605

Michael S. MaRous MAI

MaRous & Company 116 South Prospect Avenue Park Ridge, IL 60068

Anthony J. Uzemack, MAI

Appraisal Systems 15 South Prospect Avenue Park Ridge, IL 60068

Lorraine M. Apiecionek, MAI

Principal
L.M. Apiecionek & Assoc.
2020 Lincoln Park West, Ste. 14M
Chicago, IL 60614

Randal D. Dawson, MAI

MBE

WBE

Director Cushman & Wakefield 455 N. Cityfront Plaza Dr., Ste. 2800 Chicago, IL 60611-5555

Neal Renzi, MAI

Toby J. Sorenson, MAI

Renzi & Associates 1300 S. Paulina 3rd Floor Chicago, II 60608

Susan A. Enright, MAI William J. Enright, MAI

WBE

Vice President Appraisal Associates, Inc. 53 West Jackson Boulevard, Suite 1527 Chicago, IL 60604

Richard G. Griego, MAI

MBE

President Frontera Realty Consultants, Inc. 203 N. Wabash Ave. Suite 1500 Chicago, IL 60601

Eric W. Dost, MAI

Dost Valuation Group, Ltd. 419 South 7th Ave. LaGrange, IL 60525

James Gibbons, MAI

Brian Fahey, Staff Appraiser Gibbons & Sidhu 401 South LaSalle Street Suite 604 Chicago, IL 60605

Janet E. Sallander, MAI

WBE

General Appraiser Cushman & Wakefield of Illinois, Inc. 6133 N. Riber Rd. Rosemont, IL 60018

Susan Z. Ulman, MAI

WBE

General Appraiser President Zimmerman Real Estate Group, Ltd. 111 W. Washington St., Ste. 902 Chicago, IL 60602

J. Neal Friedman, MAI

CB Richard Ellis 233 N. Michigan Suite 2350 Chicago, IL 60601 Brian F. Aronson, MAI Aronson and Associates, Ltd. 100 Village Green, Suite 230 Lincolnshire, IL. 60069

Cheryl Inghram, MAI
The Inghram Company
201 North Westshore Drive

Suite 301 Chicago, IL 60601 WBE

WBE

Ivette Glotzer Collins, MAI

Dearborn Valuation Services, LLC 868 South Park Terrace Chicago, IL 60605

Kevin Byrnes, MAI

Byrnes Walsh LLC 20 East Jackson Bivd. Suite 650 Chicago, II 60604

Vice President Ruiz abstained on Board Report 13-0403-AR8.

President Vitale indicated that if there were no objections, Board Reports 13-0403-AR6 through 13-0403-AR8, with the noted abstention, would be adopted by the last favorable roll call vote, all members present voting therefore.

President Vitale thereupon declared Board Reports 13-0403-AR6 through 13-0403-AR8 adopted.

13-0403-EX4

PRINCIPAL CONTRACT (D)

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve the employment of the principal listed below selected by the Chief Executive Officer after receiving the recommendation of the Chicago Military Academy High School appointed Local School Council pursuant to Section 5/34-2.4b of the Illinois School Code.

DESCRIPTION: Employ the individual named below to the position of principal subject to Resolution #97-0226-RS10, and Policy on Requirements for the Selection of Chicago Public Schools Principals, #08-1217-PO2, dated December 17, 2008.

The Talent Office has verified that the following individual has met the requirements for eligibility.

NAME FROM TO

Richard Miller Interim Principal Contract Principal

Chicago Military Academy
Chicago Military Academy
Network: South Side High School
P.N. 112848

Commencing: July 1, 2013 Ending: June 30, 2017

AUTHORIZATION: Authorize the General Counsel to include other relevant items and conditions in the written agreement. Authorize the President and Secretary to execute the agreement.

LSC REVIEW: The appointed Local School Council has been advised of the Chief Executive Officer's selection of the named individual as contract principal of the Chicago Military Academy High School.

AFFIRMATIVE ACTION STATUS: None.

FINANCIAL: The salary of the named individual will be established in accordance with the provisions of the Administrative Compensation Plan.

PERSONNEL IMPLICATIONS: The position to be affected by approval of this action is contained in the 2012-2013 school budget.

13-0403-EX5

WARNING RESOLUTION – DEREK JORDAN, CONTRACT PRINCIPAL, ASSIGNED TO ADAM CLAYTON POWELL PAIDEIA COMMUNITY ACADEMY ELEMENTARY 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 Derek Jordan and that a copy of this Board Report and Warning Resolution be served upon Derek Jordan.

DESCRIPTION:

Pursuant to the provisions of 105 ILCS 5/34-85, the applicable statute of the State of Illinois, the Rules of the Board of Education of the City of Chicago, and the Employee Discipline and Due Process Policy, Board Report No 04-0728-PO1, a Warning Resolution be adopted and issued to Derek Jordan, Contract Principal, to inform him that he has engaged in unsatisfactory conduct.

The conduct outlined in the Warning Resolution will result in the preferring of dismissal charges against Derek Jordan, 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.

13-0403-EX6

WARNING RESOLUTION – NANCY PAULETTE, PRINCIPAL, OROZCO FINE ARTS & SCIENCES ELEMENTARY 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 Nancy Paulette and that a copy of this Board Report and Warning Resolution be served upon Nancy Paulette.

DESCRIPTION:

Pursuant to the provisions of 105 ILCS 5/34-85, the applicable statute of the State of Illinois, the Rules of the Board of Education of the City of Chicago, and Board Report 04-0728-PO1, a Warning Resolution must be adopted and issued to Nancy Paulette, Principal, to inform her that she has engaged in unsatisfactory conduct.

The conduct outlined in the Warning Resolution will result in the referring of dismissal charges against Nancy Paulette 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.

13-0403-EX7

WARNING RESOLUTION - PERCY CRAWFORD, TENURED TEACHER. ASSIGNED TO BURNSIDE ELEMENTARY SCHOLASTIC 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 Percy Crawford and that a copy of this Board Report and Warning Resolution be served upon Percy Crawford.

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 Percy Crawford, Teacher, to inform him that he has engaged in unsatisfactory conduct.

The conduct outlined in the Warning Resolution will result in the preferring of dismissal charges against Percy Crawford, 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.

13-0403-EX8

WARNING RESOLUTION - JULIA HOCK. TENURED TEACHER, ASSIGNED TO MAYO ELEMENTARY 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 Julia Hock and that a copy of this Board Report and Warning Resolution be served upon Julia Hock.

Pursuant to the provisions of 105 ILCS 5/34-85, the applicable statute of **DESCRIPTION:**

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 Julia Hock, 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 Julia Hock, 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 Vitale indicated that if there were no objections, Board Reports 13-0403-EX4 through 13-0403-EX8 would be adopted by the last favorable roll call vote, all members present voting therefore.

President Vitale thereupon declared Board Reports 13-0403-EX4 through 13-0403-EX8 adopted.

13-0403-EX9

ADOPT FINDING THAT FORMER PUPIL WAS A NON-RESIDENT OF THE CITY OF CHICAGO INDEBTED TO THE CHICAGO PUBLIC SCHOOLS FOR NON-RESIDENT TUITION

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

That the Chicago Board of Education: (i) find that the custodial parents of former CPS pupil (ID # 42074993) were non-residents of the City of Chicago from the time they enrolled the pupil through the 2008-2009 academic school year, for the time that the identified students attended CPS schools; (ii) hold the pupil's custodial parents accountable as indebted to the Board for non-resident tuition for the pupil's attendance in the Chicago Public Schools for the student's respective times of enrollment, which occurred between 2002 through 2009, in the total amount of \$57,948.89; (iii) reject any objections by the parent to the Board's findings; and (iv) bar the pupil from continued and/or future attendance in the Chicago Public Schools unless and until all non-resident tuition owed is paid in full.

DESCRIPTION:

Sections 10-20.12a and 10-20.12b (105 ILCS 5/10-20.12a and 10-20.12b) of the Illinois School Code and Board Rule 5-12 authorize and empower the Board to charge tuition, not exceeding 110% of the per capita cost of maintaining its schools during the preceding school year, to pupils enrolled in the Chicago Public Schools determined to be non-residents of the City of Chicago. Further, section 10-20.12b provides that a hearing be held, when requested by the person who enrolled the pupils, to determine whether or not a pupil who is believed to be a non-resident resides within the City of Chicago. If after notice of the initial determination of non-residency, the person who enrolled the pupil does not request a hearing or, if requested, the hearing results in a finding that the pupil does not reside in the district, the person who enrolled the pupil shall be charged tuition for the period of non-resident school attendance and the pupil shall be barred from attending school in the district unless the required tuition is paid for the pupil.

LSC REVIEW:

LSC review is not applicable to this report.

AFFIRMATIVE

ACTION REVIEW:

Affirmative action review is not applicable to this report.

FINANCIAL:

If the pupil is found to have been a non-resident during any time the pupil attended the Chicago Public Schools, the person(s) who enrolled the

pupil shall be charged tuition for that time.

PERSONNEL

IMPLICATIONS:

None.

13-0403-EX10

ADOPT FINDING THAT PUPILS WERE NON-RESIDENTS
OF THE CITY OF CHICAGO INDEBTED TO THE
CHICAGO PUBLIC SCHOOLS FOR NON-RESIDENT TUITION

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

That the Chicago Board of Education: (i) find that the custodial parents of CPS pupils (ID #43053590, I.D. #43053620, I.D. #42385182) were non-residents of the City of Chicago from the time they enrolled the pupils through the 2011-2012 academic school year, for the time that the identified students attended CPS schools; (ii) hold the pupils' custodial parents accountable as indebted to the Board for non-resident tuition for the pupils' attendance in the Chicago Public Schools for the pupils' respective times of enrollment, which occurred between 2009 through 2012, in the total amount of \$92,465.44; and (iii) reject any objections by the parents to the Board's findings.

DESCRIPTION:

Sections 10-20.12a and 10-20.12b (105 ILCS 5/10-20.12a and 10-20.12b) of the Illinois School Code and Board Rule 5-12 authorize and empower the Board to charge tuition, not exceeding 110% of the per capita cost of maintaining its schools during the preceding school year, to pupils enrolled in the Chicago Public Schools determined to be non-residents of the City of Chicago. Further, section 10-20.12b provides that a hearing be held, when requested by the person who enrolled the pupils, to determine whether or not a pupil who is believed to be a non-resident resides within the City of Chicago. If after notice of the initial determination of non-residency, the person who enrolled the pupil does not request a hearing or, if requested, the hearing results in a finding that the pupil does not reside in the district, the person who enrolled the pupil shall be charged tuition for the period of non-resident school attendance and the pupil shall be barred from attending school in the district unless the required tuition is paid for the pupil.

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

AFFIRMATIVE

ACTION REVIEW: Affirmative action review is not applicable to this report.

FINANCIAL: If the pupil is found to have been a non-resident during any time the pupil

attended the Chicago Public Schools, the person(s) who enrolled the pupil shall

be charged tuition for that time.

PERSONNEL

IMPLICATIONS: None.

President Vitale indicated that if there were no objections, Board Reports 13-0403-EX9 and 13-0403-EX10 would be adopted by the last favorable roll call vote, all members present voting therefore.

President Vitale thereupon declared Board Reports 13-0403-EX9 and 13-0403-EX10 adopted.

13-0403-RS4

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

WHEREAS, on March 14, 2013 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 Policy 04-0728-PO1:

Name	School	Effective Date
Idris Bridgeforth	Ashburn Community Elementary School	April 3, 2013
Bryant Jessup	Cameron Elementary School	April 3, 2013
Edward Johnson	Hyde Park Career Academy	April 3, 2013
Adrienne Porter	Biedler Elementary School	April 3, 2013
Rukiya Thurmond	James B McPherson School	April 3, 2013

WHEREAS, the Chief Executive Officer followed the procedures established by him 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 his designee has previously notified the affected educational support personnel of their pending dismissal;

NOW, THEREFORE, BE IT RESOLVED:

- 1. That pursuant to Board Policy 04-0728-PO1, 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 his designee to effectuate the dismissal of the above-named educational support personnel.
- 3. The Chief Executive Officer or designee shall notify the above-named educational support personnel of their dismissal.

13-0403-RS5

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

WHEREAS, March 14, 2013, 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 4-7b.2(b) and 105 ILCS 5/34-84:

Name	School	Effective Date
Armel Peel	George Westinghouse High School	April 3, 2013
Jerrold Sims	Elaine O Goodlow Magnet School	April 3, 2013

WHEREAS, the Chief Executive Officer followed the procedures established by him 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 his designee has previously notified the affected probationary appointed teachers of their pending dismissal;

NOW, THEREFORE, BE IT RESOLVED:

- 1. That pursuant to Board Rule 4-7b.2(b) 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 his designee to effectuate the dismissal of the above-named probationary appointed teachers.
- 3. The Chief Executive Officer or 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 March 14, 2013, 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(b) 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.

President Vitale indicated that if there were no objections, Board Reports 13-0403-RS4 and 13-0403-RS5 would be adopted by the last favorable roll call vote, all members present voting therefore.

President Vitale thereupon declared Board Reports 13-0403-RS4 and 13-0403-RS5 adopted.

Vice President Ruiz presented the following Motion:

13-0403-MO2

MOTION RE: ADOPT AND MAINTAIN AS CONFIDENTIAL CLOSED SESSION MINUTES FROM FEBRUARY 27, 2013

MOTION ADOPTED that the Board adopt the minutes of the closed session meeting of February 27, 2013 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 February 27, 2013 shall be maintained as confidential and not available for public inspection.

Board Member Zopp moved to adopt Motion 13-0403-MO2.

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

Yeas: Dr. Hines, Mr. Ruiz, Ms. Zopp, Dr. Azcoitia, and President Vitale - 5

Nays: None

President Vitale thereupon declared Motion 13-0403-MO2 adopted.

Board Member Zopp presented the following Motion:

13-0403-MO3

MOTION RE: APPROVAL OF RECORD OF PROCEEDINGS OF MEETING OPEN TO THE PUBLIC FEBRUARY 27, 2013

MOTION ADOPTED that the record of proceedings of the Regular Board Meeting of February 27, 2013 prepared by the Board Secretary be approved and such record of proceedings be posted on the District's website in accordance with Section 2.06(b) of the Open Meetings Act.

Vice President Ruiz moved to adopt Motion 13-0403-MO3

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

Yeas: Dr. Hines, Mr. Ruiz, Ms. Zopp, Dr. Azcoitia, and President Vitale – 5

Nays: None

President Vitale thereupon declared Motion 13-0403-MO3 adopted.

13-0403-RS1

RESOLUTION PROVIDING FOR THE ISSUE OF UNLIMITED TAX GENERAL OBLIGATION REFUNDING BONDS (DEDICATED REVENUES), SERIES 2013, OF THE BOARD OF EDUCATION OF THE CITY OF CHICAGO IN AN AGGREGATE PRINCIPAL AMOUNT NOT TO EXCEED \$600,000,000, FOR THE PURPOSE OF PAYING THE COST OF REFUNDING CERTAIN OUTSTANDING BONDS OF SAID BOARD OF EDUCATION

WHEREAS, pursuant to the provisions of Article 34 of the School Code of the State of Illinois, as amended (the "School Code"), the City of Chicago, having a population exceeding 500,000, constitutes one school district (the "School District"), which is a body politic and corporate by the name of the "Board of Education of the City of Chicago" (the "Board"); and

WHEREAS, the Board is governed by the seven-member Chicago Board of Education, as successor to the Chicago School Reform Board of Trustees (the "School Board"); and

WHEREAS, the School Board has heretofore determined that it is advisable, necessary and in the best interests of the Board and the residents of the School District to construct, acquire and equip school and administrative buildings, site improvements and other real and personal property in and for the School District (the "Project"), all in accordance with the estimates of cost, including the Board's Capital Improvement Program, as heretofore approved and amended by the Board; and

WHEREAS, for the purpose, among others, of providing funds to pay a portion of the cost of the Project, the cost of funding obligations or purchasing related investments of the Board and the cost of refunding certain obligations of or issued on behalf of the Board, including bonds issued for the aforesaid purposes, and in accordance with the provisions of the Local Government Debt Reform Act of the State of Illinois, as amended (the "Debt Reform Act"), the Board has heretofore authorized and issued several series of alternate bonds, being general obligation bonds payable from any revenue source as provided by the Debt Reform Act ("Alternate Bonds"), having series designations and outstanding in the amounts as set forth in Exhibit I attached hereto (collectively, the "Outstanding Bonds"); and

WHEREAS, for the purpose, among others, of providing funds to pay a portion of the cost of the Project and of refunding certain obligations of or issued on behalf of the Board and in accordance with the provisions of the Debt Reform Act, the School Board, on September 15, 2012, adopted a resolution (the "2012 Authorization") authorizing the issuance of Alternate Bonds in an aggregate principal amount of not to exceed \$750,000,000 (the "2012 Authorization Bonds") payable from any and all of the following revenue sources: (i) not more than \$150,000,000 of the State Aid payments to be made to the Board in any year pursuant to Article 18 of the School Code, or such successor or replacement act as may be enacted in the future. (ii) amounts allocated and paid to the Board from the Personal Property Tax Replacement Fund of the State of Illinois pursuant to Section 12 of the State Revenue Sharing Act of the State of Illinois, as amended, or from such successor or replacement fund or act as may be enacted in the future, (iii) proceeds of all or any portion of a capital improvement tax levied and extended, and to be levied and extended by the Board pursuant to Article 34 of the School Code, (iv) any monies lawfully available to and validly accepted by the Board pursuant to any intergovernmental agreement by and between the School District and the City of Chicago, Illinois (the "City") (including, but not limited to, tax increment financing), or pursuant to an agreement with the Chicago Infrastructure Trust, (v) school construction project or debt service grants to be paid to the Board pursuant to the School Construction Law of the State of Illinois or such successor or replacement act as may be enacted in the future, (vi) investment returns and earnings from funding obligations or investments of the Board and the investment of any of the foregoing sources, (vii) rental income derived from Board property, and (viii) grants and other payments to be paid to the Board by the United States of America or any department, agency or instrumentality thereof (collectively, the "Pledged Revenues"); and

WHEREAS, pursuant to and in accordance with the Act and the 2012 Authorization, the Board has caused to be published on September 28, 2012, in the *Chicago Sun-Times*, a newspaper of general circulation within the School District, a copy of the 2012 Authorization and a notice that the 2012 Authorization Bonds are subject to a "back-door referendum" under the Act; and

WHEREAS, no petition asking that the issuance of Alternate Bonds pursuant to the 2012 Authorization be submitted to referendum has ever been filed with the Secretary of the Board; and

WHEREAS, the Board is authorized to issue the 2012 Authorization Bonds to the amount of \$750,000,000; and

WHEREAS, pursuant to the 2012 Authorization, the Board has previously issued its \$109,825,000 Unlimited Tax General Obligation Bonds (Dedicated Revenues), Series 2012B (the "Series 2012B Bonds"); and

WHEREAS, the Bonds authorized hereunder, the Series 2012B Bonds and any additional 2012 Authorization Bonds, shall not exceed \$750,000,000; and

WHEREAS, the Board desires at this time, pursuant to the 2012 Authorization, to adopt this Resolution providing for the issuance of Alternate Bonds in an aggregate amount not to exceed \$600,000,000 for the purposes of (i) paying the costs of refunding all or a portion of the Outstanding Bonds, which costs may include the payment of any settlement, breakage or termination amount payable by the Board as the result of the termination, amendment or modification of any interest rate hedge agreement in connection with the refunding (collectively, the "Refunding"), (ii) funding capitalized interest on such Alternate Bonds and (iii) paying the costs of issuance of such Alternate Bonds, including the cost of bond insurance or other credit enhancement, all on the terms and conditions set forth in this Resolution; and

WHEREAS, the Alternate Bonds to be issued pursuant to this Resolution in accordance with the 2012 Authorization are herein referred to as the "Bonds"; and

WHEREAS, the Bonds may be issued from time to time in one or more series (each, a "Series") and the Bonds of each Series will be payable from (i) such of the Pledged Revenues as shall be determined by a Designated Official (as hereinafter defined) at the time of sale of such Bonds and (ii) the ad valorem taxes levied or to be levied against all of the taxable property in the School District without limitation as to rate or amount pursuant to Section 3 of this Resolution (the "Pledged Taxes"), for the purpose of providing funds in addition to the Pledged Revenues and investment earnings thereon to pay the principal of and interest on the Bonds; and

WHEREAS, the Bonds of each Series will be issued under and secured by a Trust Indenture (each, an "Indenture") between the Board and such bank, trust company or national banking association appointed to serve as trustee under the Indenture as provided in Section 2(a) hereof (the "Trustee"); and

WHEREAS, the Bonds will be further secured by the Funds, Accounts and Sub-Accounts established and pledged pursuant to the applicable Indenture; and

WHEREAS, the Board may elect to pay the debt service on the Bonds from time to time in the future from certain interest income, certain property tax revenues and other budgetary sources and in accordance with Section 13 of the Act, the Board may elect to pledge additional moneys of the Board, which may be deposited into one or more special funds of the Board, to pay the debt service on the Bonds; and

WHEREAS, certain of the Pledged Revenues constitute a "governmental revenue source" pursuant to the Debt Reform Act; and

WHEREAS, the Board has determined that the Pledged Revenues, together with estimated investment earnings thereon and moneys held in the funds and accounts pursuant to the Indenture, will provide in each year an amount not less than 1.10 times annual debt service on the Bonds to be paid from such governmental revenue sources and 1.25 times annual debt service on the Bonds to be paid from any Pledged Revenues that do not constitute a governmental revenue source as described above, which determination is supported by the audit of the School District for the year ended June 30, 2012 which has been accepted by the Board (the "Audit"), or is alternatively supported by the report of a feasibility analyst with a national reputation for expertise applicable to such revenue source (the

"Feasibility Report"), demonstrating the projected sufficiency of the Pledged Revenues to provide the School District with revenues, including without limitation amounts available to the School District in later years and estimated investment earnings thereon and moneys held in the funds and accounts pursuant to the Indenture, in an amount not less than 1.10 times annual debt service on the Bonds to be paid from governmental revenue sources and 1.25 times annual debt service on the Bonds to be paid from Pledged Revenues that do not constitute a governmental revenue source, which Audit the Board has heretofore accepted and approved and which Feasibility Report shall be accepted and approved on behalf of the Board by the Chief Financial Officer (as defined herein) prior to the issuance of any Bonds supported by a revenue source not supported by the Audit; and

WHEREAS, the Bonds of a Series may be sold (i) to an underwriter or a group of underwriters (the "Underwriters") to be designated by the Chief Financial Officer of the Board (the "Chief Financial Officer") with respect to one or more Series of the Bonds pursuant to a separate Contract of Purchase (each, a "Bond Purchase Agreement") between the Underwriters and the Board, (ii) in a private placement with an individual investor or group of investors to be designated by the Chief Financial Officer (the "Placement Purchasers") with respect to one or more Series of the Bonds pursuant to a separate Placement Agreement between the Placement Purchasers and the Board or other similar agreement for the sale and purchase of the Bonds (each, a "Placement Agreement") or (iii) following distribution of a Notice of Sale and a competitive bidding process, to a bidder or syndicate submitting an offer to purchase one or more Series of the Bonds determined by the Chief Financial Officer to be in the best financial interest of the Board (the "Competitive Purchasers" and, together with the Underwriters and the Placement Purchasers being referred to herein as the "Purchasers") pursuant to an agreement between the Competitive Purchasers and the Board (each, a "Competitive Sale Agreement" and, together with the Bond Purchase Agreement and the Placement Agreement, a "Purchase and Sale Agreement"); and

WHEREAS, it is necessary for the Board to authorize the sale and issuance of the Bonds and to approve and to authorize and direct the sale of the Bonds pursuant to one or more of the methods described above, together with the execution of the Indenture, the Purchase and Sale Agreement and certain other agreements and the performance of acts necessary or convenient in connection with the implementation of this Resolution and the issuance of the Bonds:

NOW, THEREFORE, Be It Hereby Resolved by the Chicago Board of Education of the Board of Education of the City of Chicago, as follows:

- Incorporation of Preambles. The preambles of this Resolution are hereby incorporated into this text as if set out herein in full.
- 2. Issuance of Bonds. (a) There shall be authorized the borrowing on the credit of and for and on behalf of the Board the aggregate principal amount of not to exceed \$600,000,000 for the purposes of (i) paying the costs of the Refunding, (ii) funding capitalized interest on the Bonds and (iii) paying the costs of issuance of the Bonds, including the cost of bond insurance or other credit enhancement and the Bonds may be issued from time to time, in one or more Series, in said aggregate principal amount, or such lesser aggregate principal amounts, as may be determined by either the

President of the Board or the Chief Financial Officer (each, a "Designated Official"). The Bonds of each Series shall be designated "Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2013_," with such additions, modifications or revisions as shall be determined to be necessary by either of the Designated Officials at the time of the sale of such Bonds to reflect the order of sale of such Bonds, whether such Bonds are Capital Appreciation Bonds, Current Interest Bonds, Convertible Bonds or Variable Rate Bonds (each as defined herein) and any other authorized features of such Bonds determined by either of the Designated Officials as desirable to be reflected in the title of the Bonds being issued and sold as part of such Series. The Designated Officials are each hereby authorized to appoint a Trustee for each Series of the Bonds so issued; provided, that such Trustee shall be a bank, trust company or national banking association doing business and having a corporate trust office in the State of Illinois and having capital and undivided surplus aggregating at least \$15,000,000 or shall be a wholly owned subsidiary of such an entity. The Bonds of each Series shall be issued and secured pursuant to the terms of an Indenture (i) authorizing Capital Appreciation Bonds, Current Interest Bonds, Convertible Bonds (a "Fixed Rate Indenture") or (iii) authorizing Variable Rate Bonds (a "Variable Rate Indenture"). Each of the Designated Officials is hereby authorized to execute and deliver, and the Secretary is hereby authorized to attest, each Fixed Rate Indenture or Variable Rate Indenture on behalf of the Board, each such Indenture to be in substantially the respective form executed and delivered in connection with previous issues of Fixed Rate Bonds and Variable Rate Bonds and previous issues secured by some or all of the Pledged Revenues, but with such changes therein as shall be within the authorizations granted by this Resolution as shall be approved by the Designated Official executing the same, with such execution to constitute conclusive evidence of such Designated Official's approval and this Board's approval of any changes or revisions therein from the respective forms of Fixed Rate Indenture and Variable Rate Indenture authorized hereby.

The details of the sale of the Bonds as described in the notification of sale of such Bonds delivered by a Designated Official pursuant to **Section 4(e)** hereof and all provisions relating to the authorized denomination, registration, transfer and redemption of such Bonds, within the limitations set forth herein, shall be set forth in each Indenture executed and delivered by a Designated Official as described herein.

Either of the Designated Officials is hereby authorized to select the particular Outstanding Bonds to be refunded, to select the particular Outstanding Bonds to be redeemed, and to determine the redemption date of each Outstanding Bond to be redeemed.

(b) In order to secure the payment of the principal of, redemption price of, interest on and the Compound Accreted Value (as hereinafter defined) of each Series of the Bonds, the Board hereby pledges the Pledged Revenues to the payment thereof, and the Board covenants and agrees to provide for, collect and apply such Pledged Revenues, together with investment earnings thereon and moneys held in the funds and accounts pursuant to each Indenture, to the payment of the Bonds and the provision of an additional .10 times annual debt service in the case of Bonds to be paid from a governmental revenue source or an additional .25 times annual debt service in the case of Bonds to be paid from

Pledged Revenues that do not constitute a governmental revenue source. The determination of the sufficiency of the Pledged Revenues and estimated investment earnings pursuant to this paragraph (b) is supported by the Audit or the Feasibility Report, as applicable, and acceptance of the Audit by the Board and of the Feasibility Report by the Chief Financial Officer, on behalf of the Board, constitutes conclusive evidence that the conditions of Section 15 of the Debt Reform Act have been met. Each of the Designated Officials is authorized to allocate all or a portion of the Pledged Revenues to the payment of the principal of, redemption price of, interest on and the Compound Accreted Value of each Series of the Bonds and the Indenture pursuant to which such Series of Bonds is issued and the notification of sale of such Series of the Bonds delivered by the Designated Officials pursuant to Section 4(e) hereof shall identify the specific Pledged Revenues allocated to such Series. Once issued, the Bonds shall be and forever remain until paid or defeased the general obligation of the Board, for the payment of which its full faith and credit are pledged, and shall be payable, in addition to the Pledged Revenues and investment earnings as described herein, from the levy of the Pledged Taxes as provided in the Debt Reform Act and as set forth below.

(c) All or any portion of the Bonds may be issued as bonds payable in one payment on a fixed date (the "Capital Appreciation Bonds"). Any Bonds issued as Capital Appreciation Bonds shall be dated the date of issuance thereof and shall also bear the date of authentication, shall be in fully registered form, shall be numbered as determined by the Trustee and shall be in denominations equal to the original principal amounts of such Capital Appreciation Bonds or any integral multiple thereof, each such original principal amount representing Compound Accreted Value (as hereinafter defined) at maturity (the "Maturity Amount") of \$5,000 or any integral multiple thereof. As used herein, the "Compound Accreted Value" of a Capital Appreciation Bond on any date of determination shall be an amount equal to the original principal amount plus an investment return accrued to the date of such determination at a semiannual compounding rate which is necessary to produce the yield to maturity borne by such Capital Appreciation Bond.

All or any portion of the Bonds may be issued as Bonds bearing interest at fixed rates and paying interest semiannually (the "Current Interest Bonds"). The Current Interest Bonds shall be dated such date as shall be agreed upon by a Designated Official and the purchasers of the Current Interest Bonds, shall be in fully registered form, shall be in denominations of \$5,000 each and any integral multiple thereof, and shall be numbered as determined by the Trustee.

The Bonds may be initially issued as Capital Appreciation Bonds containing provisions for the conversion of the Compound Accreted Value of such Bonds into Current Interest Bonds (the "Convertible Bonds") at such time following the initial issuance as shall be approved by a Designated Official. While in the form of Capital Appreciation Bonds, such Convertible Bonds shall be subject to all of the provisions and limitations of this Resolution relating to Capital Appreciation Bonds and while in the form of Current Interest Bonds, such Convertible Bonds shall be subject to all of the provisions and limitations of this Resolution relating to Current Interest Bonds. In connection with the issuance and sale of any Convertible Bonds, the terms and provisions relating to the conversion of the Compound Accreted

Value of such Convertible Bonds into Current Interest Bonds shall be contained in the Fixed Rate Indenture executed and delivered by a Designated Official at the time of sale of such Convertible Bonds.

All or any portion of the Bonds may be issued as bonds bearing interest at variable rates adjustable and payable from time to time, including, but not limited to, bonds bearing interest at variable rates that are adjusted and reset from time to time as may be necessary to cause such Bonds to be remarketable from time to time (the "Variable Rate Bonds"). The Variable Rate Bonds shall be dated such date as shall be agreed upon by a Designated Official and shall be numbered as determined by the applicable Trustee. All references herein to the payment of principal of any Variable Rate Bonds shall also include the payment of tender or purchase price of such Bonds as shall be specified in the Variable Rate Indenture executed and delivered by a Designated Official pursuant to which such Variable Rate Bonds are issued.

The Bonds shall be dated as of a date not earlier than April 1, 2013, as determined by a Designated Official at the time of sale thereof. The principal of the Bonds shall become due and payable on any date not later than December 1, 2036, and, if issued as Current Interest Bonds, Capital Appreciation Bonds or Convertible Bonds, such Bonds shall bear interest at a rate or rates not to exceed 9 percent per annum (computed upon the basis of a 360-day year of twelve 30-day months) and payable on such dates as shall be determined by a Designated Official at the time of sale thereof, all as shall be determined by a Designated Official at the time of sale thereof.

The Variable Rate Bonds shall bear interest from time to time at such rates determined (i) by such remarketing or other indexing agent as shall be selected by a Designated Official for that purpose or (ii) pursuant to such index or indices as shall be selected by a Designated Official for that purpose, which interest rate or rates shall not exceed the maximum permitted by law for obligations of the Board, but in no event more than 15 percent per annum, subject to the provisions of Section 4(d) hereof. The method of determining the interest rate to be borne from time to time by the Variable Rate Bonds of any Series shall be specified in the applicable Variable Rate Indenture. Each Variable Rate Bond shall bear interest at such rates payable on such dates as shall be determined by a Designated Official at the time of sale of such Bonds and specified in the applicable Variable Rate Indenture.

(d) The Bonds of each Series may be redeemable prior to maturity at the option of the Board, in whole or in part on any date, at such times and at such redemption prices (to be expressed as a percentage of the principal amount of such Bonds being redeemed, plus accrued interest to the date of redemption), as shall be determined by a Designated Official at the time of the sale thereof. The Bonds of each Series may be made subject to sinking fund redemption, at par and accrued interest to the date fixed for redemption, as determined by a Designated Official at the time of the sale thereof; provided, that such Bonds shall mature not later than the date set forth in Section 2(c) hereof.

Any Variable Rate Bonds may be made subject to optional or mandatory tender for purchase by the owners thereof at such times and at such prices (to be expressed as a percentage of the principal amount of such Bonds being tendered for purchase) as shall be determined by a Designated Official at the time of sale of such Variable Rate Bonds and specified in the applicable Variable Rate Indenture. In connection with the remarketing of any Variable Rate Bonds so tendered for purchase under the terms

and conditions specified in the applicable Variable Rate Indenture, each of the Designated Officials is hereby authorized to execute on behalf of the Board one or more remarketing agreements with such national banking associations, banks, trust companies, investment bankers or other financial institutions as shall be selected by a Designated Official reflecting the terms and provisions of the Variable Rate Bonds and containing such provisions as the Designated Official executing the same shall determine are necessary or desirable in connection with the sale of some or all of the Bonds as Variable Rate Bonds.

- (e) The Bonds of each Series may initially be issued in book-entry only form as provided in the applicable Indenture. The Bonds shall be executed by the manual or duly authorized facsimile signature of the President of the Board and attested by the Secretary of the Board by the manual or duly authorized facsimile signature of the Secretary and prepared in the respective forms as provided in the applicable Indenture.
- (f) For any Outstanding Bonds refunded pursuant to and in accordance with Section 15(e) of the Debt Reform Act, the determination that the term of such refunding bonds is not longer than the term of the Outstanding Bonds so refunded and that the debt service payable in any year on the refunding bonds does not exceed the debt service payable in such year on the Outstanding Bonds so refunded shall be made by either of the Designated Officials, who shall also execute a certification attesting to said determination. In the event that a refunding of any or all Outstanding Bonds is undertaken by this paragraph (f), either Designated Official is hereby authorized to pledge as payment for said refunding bonds any revenue sources identified in the 2012 Authorization, provided that any such pledge shall be consistent with existing bond covenants and restrictions and Board policies.
- 3. Tax Levy; Pledged Taxes. (a) For the purpose of providing funds in addition to the Pledged Revenues to pay the principal of and interest on the Bonds, there is hereby levied upon all of the taxable property within the School District, in the years for which any of the Bonds are outstanding, a direct annual tax for each of the years while the Bonds or any of them are outstanding, in amounts sufficient for that purpose, and there be and there hereby is levied upon all of the taxable property in the School District the following direct annual taxes:

FOR THE LEVY YEAR	A TAX SUFFICIENT TO PRODUCE THE SUM OF
2013	\$ 65,000,000
2014	67,000,000
2015	67,000,000
2016	66,000,000
2017	67,000,000
2018	67,000,000
2019	66,000,000
2020	65,000,000
2021	65,000,000
2022	72,000,000
2023	71,000,000
2024	69,000,000
2025	68,000,000
2026	67,000,000
2027	65,000,000
2028	63,000,000
2029	62,000,000
2030	58,000,000
2031	45,000,000
2032	43,000,000
2033	42,000,000
2034	24,000,000
2035	24,000,000

provided, that in connection with the issuance of Variable Rate Bonds, in furtherance of the general obligation full faith and credit promise of the Board to pay the principal and redemption price of and interest on the Bonds, the Board will take all actions necessary to levy upon all of the taxable property within the School District, in the years for which any of the Bonds are outstanding, a direct annual tax, including any direct annual tax required to be levied in excess of that levied in this Resolution, for collection on a timely basis to make such payments (the taxes levied or to be levied pursuant to this Section 3(a), being referred to herein as the "Pledged Taxes").

- (b) After this Resolution becomes effective, a copy hereof, certified by the Secretary of the Board, shall be filed with each of the County Clerks of The Counties of Cook and DuPage, Illinois (the "County Clerks"); and the County Clerks shall in and for each of the years required, ascertain the rate percent required to produce the aggregate Pledged Taxes hereinbefore provided to be levied in each of said years; and the County Clerks shall extend the same for collection on the tax books in connection with other taxes levied in said year in and by the Board for general corporate purposes of the Board; and in said year the Pledged Taxes shall be levied and collected by and for and on behalf of the Board in like manner as taxes for general corporate purposes of the Board for said years are levied and collected, and in addition to and in excess of all other taxes, and when collected, if required pursuant to any escrow or similar agreement executed and delivered pursuant to Section 5 hereof, the taxes hereby levied shall be deposited with the designated bank, trust company or national banking association.
- (c) At the time and in the manner set forth in each Indenture, the Board shall direct the abatement of the Pledged Taxes in whole or in part.
- (d) The notification of sale of any Series of the Bonds delivered by the Designated Officials pursuant to **Section 4(e)** hereof may provide for the allocation of all or a portion of the Pledged Taxes levied for any year pursuant to this Resolution to the payment of the principal and redemption price of and interest on such Series of the Bonds.
- 4. Sale of the Bonds, Purchase and Sale Agreements. (a) Each Series of the Bonds shall be sold and delivered to the Purchasers, subject to the terms and conditions of the applicable Purchase and Sale Agreement; provided, (i) that the aggregate purchase price of any Current Interest Bonds or Variable Rate Bonds shall be not less than 97 percent of the principal amount thereof to be issued (less any original issue discount used in the marketing thereof) plus accrued interest from their date to the date of delivery thereof, (ii) that the aggregate purchase price of any Capital Appreciation Bonds or Convertible Bonds shall not be less than 97 percent of the aggregate original principal amount thereof and (iii) that the compensation paid to the Purchasers in connection with the sale of any Variable Rate Bonds shall not exceed 3 percent of the principal amount thereof. The Chief Financial Officer is hereby authorized to execute and deliver on behalf of the Board a Purchase and Sale Agreement with respect to the sale of the Bonds of each Series, which (i) in the case of a Bond Purchase Agreement shall be in substantially the form used in previous financings of the Board and (ii) in the case of a Placement Agreement or a Competitive Sale Agreement shall contain terms and provisions no less favorable to the Board as those contained in a Bond Purchase Agreement. Any such Purchase and Sale Agreement shall contain such final terms as shall be approved by the Chief Financial Officer, such approval to be evidenced by such

Chief Financial Officer's execution thereof, and the Chief Financial Officer is also authorized to do all things necessary and essential to effectuate the provisions of such Purchase and Sale Agreement, as executed, including the execution of any documents and certificates incidental thereto or necessary to carry out the provisions thereof. The Chief Financial Officer shall make a finding in connection with the execution of each Purchase and Sale Agreement that (i) the Bonds sold thereunder have been sold at such price and bear interest at such rate that neither the true interest cost (yield) nor the net interest rate received upon the sale of such Bonds exceeds the maximum rate otherwise authorized by applicable law, and (ii) that no person holding any office of the Board, either by election or appointment, is in any manner interested, either directly or indirectly, in his or her own name, in the name of any other person, association, trust or corporation, in the Indenture, any escrow or similar agreement executed and delivered pursuant to Section 5 hereof, the applicable Purchase and Sale Agreement or any agreement with a Bond Insurer, Debt Reserve Credit Facility Provider or Credit Provider authorized by paragraphs (b), (c) and (d) of this Section, or in the issuance and sale of such Bonds, in accordance with the laws of the State of Illinois and the Code of Ethics of the Board (Board Rule No. 11-0525-PO2, as amended).

- (b) In connection with any sale of the Bonds of each Series, each of the Designated Officials is hereby authorized to obtain a bond insurance policy from such recognized bond insurer as such Designated Official shall determine (the "Bond Insurer") if said Designated Official determines such bond insurance policy to be desirable in connection with the sale of such Series of Bonds. Each Designated Official is also authorized to enter into such agreements and make such covenants with any Bond Insurer that such Designated Official deems necessary and that are not inconsistent with the terms and provisions of this Resolution and to pay upfront or annual fees to the Bond Insurer in connection therewith.
- (c) In lieu of, or in addition to, the deposit of proceeds of the Bonds of any Series or other funds into a debt service reserve fund as authorized in paragraph (g) of this Section, each of the Designated Officials is hereby authorized to obtain a debt reserve credit facility from such recognized provider as such Designated Official shall determine (the "Debt Reserve Credit Facility Provider") if such Designated Official determines such debt reserve credit facility to be desirable in providing for the funding of any required debt service reserve fund. Each Designated Official is also authorized to enter into such agreements and make such covenants with any Debt Reserve Credit Facility Provider that such Designated Official deems necessary and that are not inconsistent with the terms and provisions of this Resolution, including the payment of reasonable fees to any Debt Reserve Credit Facility Provider.
- In connection with the sale of the Bonds of any Series, to provide additional security and liquidity for such Bonds, each of the Designated Officials is hereby authorized to obtain a letter of credit, line of credit or other credit or liquidity facility, including similar agreements with or facilities issued by a Bond Insurer (a "Credit Facility"), if determined by such Designated Official to be desirable in connection with such sale of Bonds. Each of the Designated Officials is hereby further authorized to appoint one or more banks, Bond Insurers or other financial institutions to issue such Credit Facility (the "Credit Provider") and to execute and deliver on behalf of the Board a credit, reimbursement or similar agreement (the "Credit Agreement") providing for the issuance of the Credit Facility and the obligation

of the Board to repay funds borrowed under the Credit Facility or advances made by the Credit Provider under the Credit Facility with respect to such Bonds. The Credit Facility may be in a form that provides for the purchase of such Bonds by the Credit Provider (any such Bond so purchased being referred to as a "Bank Bond") and the Indenture as executed and delivered shall reflect the terms and provisions of such Bank Bonds. Any Bonds outstanding as Bank Bonds shall be secured as provided in the applicable Indenture. The annual fee paid to any Credit Provider for the provision of a Credit Facility shall not exceed 3 percent of the amount available to be drawn or advanced under such Credit Facility.

The Credit Agreement may provide that alternative interest rates or provisions will apply during such times as the Bonds constitute Bank Bonds or the Board has outstanding repayment obligations to the Credit Provider (the "Credit Provider Rate"), which Credit Provider Rate shall not exceed the maximum permitted by law, but in no event more than 15 percent per annum (the "Maximum Credit Provider Rate"). The Credit Agreement may further provide that to the extent the Credit Provider Rate determined at any time pursuant to the Credit Agreement exceeds the Maximum Credit Provider Rate, such excess may accrue at the then-applicable Credit Provider Rate (but in no event may such excess accrue at a rate in excess of 25 percent per annum) and be added to the Credit Provider Rate at such time or times thereafter as the Credit Provider Rate shall be less than the Maximum Credit Provider Rate; provided, that at no time shall the Credit Provider Rate per annum exceed the Maximum Credit Provider Rate

Any Credit Facility obtained as provided herein shall cause the Bonds secured thereby to bear an investment grade rating from at least two nationally recognized rating services.

Subsequent to the sale of the Bonds of any Series, either or both of the Designated Officials shall file in the Office of the Secretary of the Board a notification of sale directed to the Board setting forth (i) the aggregate original principal amount of, maturity schedule, redemption provisions and interest rates for the Bonds sold, (ii) a description of the specific Pledged Revenues pledged to the payment of the principal of, redemption price of, interest on and the Compound Accreted Value of the Bonds of such Series. (iii) the principal amounts of the Bonds sold as Current Interest Bonds. Capital Appreciation Bonds, Convertible Bonds and Variable Rate Bonds, respectively, (iv) in the case of Bonds sold as Capital Appreciation Bonds and Convertible Bonds, (A) the Original Principal Amounts of and Yields to Maturity on the Capital Appreciation Bonds and Convertible Bonds being sold, and (B) a table of Compound Accreted Value per \$5,000 Maturity Amount for any Capital Appreciation Bonds and Convertible Bonds being sold, setting forth the Compound Accreted Value of each such Capital Appreciation Bond and Convertible Bonds on each semiannual compounding date, (v) the interest rates on the Current Interest Bonds sold or, in the case of Variable Rate Bonds, a description of the method of determining the interest rate applicable from time to time to such Variable Rate Bonds, (vi) debt service schedules for the Bonds, together with determinable investment earnings from the investment of moneys held in the funds and accounts pursuant to the Indenture, demonstrating that the Pledged Revenues and said investment earnings and moneys held in the funds and accounts pursuant to the Indenture, are expected to be in an amount sufficient to provide the debt service coverage described in Section 2(b) hereof, (vii) the terms and provisions for the conversion of the Compound Accrued Value of any

Convertible Bonds issued hereunder into Current Interest Bonds, (viii) the application of the proceeds of such Bonds for the purposes and within the limitations set forth in paragraph (g) of this Section, (ix) if a bond insurance policy is obtained as authorized herein, the identity of the Bond Insurer issuing the bond insurance policy and the premium and any fees required to be paid thereto, (x) if a debt reserve credit facility is obtained as authorized herein, the identity of the Debt Reserve Credit Facility Provider issuing the debt reserve credit facility, (xi) if a Credit Facility is obtained as authorized herein, the identity of the Credit Agreement between the Board and such Credit Provider Issuing the Credit Facility, and a copy of the Credit Agreement between the Board and such Credit Provider shall be attached to said notification of sale, (xii) the identity of the Trustee designated pursuant to Section 2 hereof with respect to the Bonds, (xiii) the identification of the Outstanding Bonds being refunded with proceeds of the Bonds and the applicable redemption date or dates of the Outstanding Bonds being refunded, (xiv) the identity of any bank or trust company selected by a Designated Official to serve as Refunding Escrow Agent pursuant to the authorization granted in paragraph (j) of this Section, (xv) if an escrow or other similar agreement is to be executed and delivered as authorized in Section 5 hereof, a copy of such agreement shall be attached to said notification of sale and (xvi) the identity of and the compensation paid to the Purchasers in connection with such sale.

In the event that the Designated Official executing such notification of sale determines that the Bonds have been sold in such principal amount or maturing or bearing interest so as to require the levy of taxes in any year less than the amount specified therefor in Section 3(a) hereof, then such Designated Official shall include, in the notification of sale described in this Section, the amount of reduction in the amount levied in Section 3(a) hereof for each year resulting from such sale, and in addition, either or both of the Designated Officials shall file in the respective offices of the County Clerks certificates of tax abatement for such years. In the case of Variable Rate Bonds, such amounts to be abated from taxes levied may be determined by reference to any projections of debt service on such Variable Rate Bonds provided to the Board at the time of sale of such Bonds. No such reduction in the amounts levied in Section 3(a) hereof need be made nor must any certificate of tax abatement be filed as described in the preceding sentence until either or both of the Designated Officials have determined that any amount so levied in Section 3(a) hereof will not be needed to secure the Bonds being sold at that time or any Series of Bonds to be sold in the future. Any certificate of abatement delivered pursuant to this paragraph shall refer to the amount of taxes levied pursuant to Section 3(a) hereof, shall indicate the amount of reduction in the amount of taxes levied by the Board resulting from the sale of such Bonds, which reduced amount is to be abated from such taxes, and shall further indicate the remainder of such taxes which is to be extended for collection by the County Clerks. Each of the Designated Officials is also authorized to file in the respective offices of the County Clerks certificates of tax abatement reflecting the refunding of the Outstanding Bonds.

(f) The distribution of a Preliminary Official Statement, Private Placement Memorandum or Notice of Public Sale relating to each Series of the Bonds (the "Disclosure Document") in substantially the respective forms delivered in connection with previous issues of Fixed Rate Bonds and Variable Rate Bonds and previous issues secured by some or all of the Pledged Revenues, but with such changes as shall be approved by a Designated Official to reflect the terms of the Bonds proposed to be sold and the

method of sale of such Bonds, is hereby in all respects, ratified, authorized and approved and shall be "deemed final" for purposes of Rule 15c2-12, adopted by the Securities and Exchange Commission under the Securities Exchange Act of 1934 ("Rule 15c2-12"), and the proposed use by the Underwriters or the Competitive Purchasers of a final Official Statement (in substantially the form (i) of the Preliminary Official Statement but with appropriate variations, omissions and insertions to reflect the final terms of the Bonds being sold or (ii) authorized herein for a Preliminary Official Statement if none is used in the marketing of the Bonds being sold) is hereby approved. Each Designated Official is hereby authorized and directed to execute the final Official Statement or other Disclosure Document, as appropriate, on behalf of the Board.

In connection with the sale of a Series of the Bonds, the Designated Officials are hereby authorized to provide to prospective Private Purchasers such information regarding the Board's operations and finances as would typically be included in a Disclosure Document and to enter into such discussions and negotiations with such prospective Private Purchasers as such Designated Officials shall deem appropriate. In addition, the Designated Officials are hereby authorized to prepare a Notice of Sale for distribution to potential bidders in connection with a public, competitive sale of a Series of the Bonds and to take all actions necessary to conduct any such sale.

- (g) The proceeds from the sale of each Series of the Bonds shall be applied to (i) the payment of costs of the Refunding, (ii) the funding capitalized interest on such Bonds and (iii) the payment of the expenses related to the issuance of such Bonds, including, without limitation, fees to be paid to Bond Insurers, Credit Providers or remarketing or other agents retained in connection with the issuance of Variable Rate Bonds, and such proceeds shall be applied as provided in the applicable Indenture. In addition, proceeds from the sale of a Series of the Bonds in the amount of not to exceed 10% of the principal amount thereof may be deposited into a debt service reserve fund to be held under the applicable Indenture upon the direction of the Chief Financial Officer if it is determined that the creation of such debt service reserve fund is necessary and required in connection with the sale of such Bonds. All of such proceeds are hereby appropriated for the purposes specified in this paragraph.
- (h) The Chief Financial Officer of the Board is hereby authorized to enter into or approve such agreements with investment providers as shall be necessary or advisable in connection with the investment of any funds on deposit under the Indenture, to the extent such investments are authorized under the terms of the Indenture, the Investment Policy of the Board and applicable law, as in effect from time to time.
- (i) Either of the Designated Officials is hereby authorized to execute and deliver from time to time one or more agreements with counterparties selected by either of the Designated Officials, the purpose of which is to provide to the Board an interest rate basis, cash flow basis or other basis from that provided in the Bonds for the payment of interest. The stated aggregate notional amount under all such agreements authorized hereunder shall not exceed the principal amount of the Bonds issued hereunder (net of offsetting transactions entered into by the Board). For purposes of the immediately preceding sentence, "offsetting transactions" shall include any transaction which is intended to hedge, modify or otherwise affect another outstanding transaction or its economic results. The offsetting transaction need

not be based on the same index or rate option as the related Bonds or the transaction being offset and need not be with the same counterparty as the transaction being offset. Examples of offsetting transactions include, without limitation, a floating-to-fixed rate interest rate swap being offset by a fixed-to-floating rate interest rate swap, and a fixed-to-floating rate interest rate swap being offset by a floating-to-fixed rate interest rate swap or an interest rate cap or floor or a floating-to-floating interest rate swap.

Any such agreement to the extent practicable shall be in substantially the form of either the Local Currency-Single Jurisdiction version or the Multicurrency-Cross Border version of the current ISDA Master Agreement accompanied by the U.S. Municipal Counterparty Schedule published by the International Swap Dealers Association (the "ISDA") or any successor form to either published by the ISDA, and in the appropriate confirmations of transactions governed by that agreement, with such insertions, completions and modifications thereof as shall be approved by the appropriate Designated Official executing the same, such execution to constitute conclusive evidence of Board's approval of such insertions, completions and modifications thereof. Amounts payable by the Board under any such agreement shall (i) be payable solely and only from the sources actually pledged to the payment of the Boards as described in Section 2(b) of this Resolution, or (ii) constitute operating expenses of the Board payable from any moneys, revenues, receipts, income, assets or funds of the Board available for such purpose, as shall be determined by the Designated Official executing the same. Nothing contained in this Section 4(i) shall limit or restrict the authority of any officer of the Board to enter into such agreements pursuant to prior or subsequent authorization of the Board.

- authorized to execute and deliver one or more refunding escrow agreements (each, a "Refunding Escrow Agreement") on behalf of the Board, attested by the Secretary of the Board, such Refunding Escrow Agreement to be in substantially the form executed and delivered in connection with previous refundings of obligations issued by or on behalf of the Board, but with such changes therein as shall be approved by the Designated Official executing the same, with such execution to constitute conclusive evidence of such official's approval and this Board's approval of any changes or revisions therein from such form of Refunding Escrow Agreement. Each of the Designated Officials is hereby authorized to designate a bank or trust company to act as Refunding Escrow Agent under the Refunding Escrow Agreement. Each Refunding Escrow Agreement may include, to the extent permitted by law, agreements entered into between the Board and providers of securities under which agreements providers agree to purchase from or sell to the Board specified securities on specific dates at predetermined prices, all as established at the time of execution of any such agreement
- 5. Escrow of Pledged Revenues. If deemed necessary and desirable to provide additional security for any Bonds, each of the Designated Officials is hereby authorized to execute and deliver on behalf of the Board, and the Secretary is authorized to attest, a form of escrow or other similar agreement with a bank, trust company or national banking association having the same qualifications as those set forth in Section 2(a) for a Trustee, reflecting the issuance of the Bonds and such segregation of Pledged Revenues and Pledged Taxes as the Designated Official executing such agreement shall deem appropriate.

- 6. Pledged Taxes Escrow Direction. Each of the Designated Officials is hereby authorized, pursuant to authority contained in Section 20-90 of the Property Tax Code of the State of Illinois, as amended, to execute a written direction to the County Collectors of The Counties of Cook and DuPage, Illinois (the "County Collectors"), (i) to deposit the collections of the Pledged Taxes as and when extended for collection directly with such escrow agent designated pursuant to Section 5 in order to secure the payment of the principal of and interest on the Bonds, and (ii) to the extent necessary, advising the County Collectors of the abatement of the Pledged Taxes. The Designated Officials are authorized to file a certified copy of this Resolution with each of the County Collectors.
- 7. Tax-Exemption and Non-Arbitrage. Each of the Designated Officials is hereby authorized to take any other actions and to execute any other documents and certificates necessary to assure that the interest payments with respect to the Bonds of each Series are excludable from gross income for Federal income tax purposes, to assure that the Bonds do not constitute "arbitrage bonds" or "private activity bonds" under the Internal Revenue Code of 1986, as amended, and to effectuate the issuance and delivery of the Bonds, including but not limited to the execution and delivery of a Tax Agreement; provided, however, that any of the Bonds may be issued as Bonds the interest on which is includible in the gross income of the owner thereof for federal income tax purposes if determined by a Designated Official to be beneficial to the Board.
- authorized to execute and deliver one or more Continuing Disclosure Undertakings (each, a "Continuing Disclosure Undertaking") evidencing the Board's agreement to comply with the requirements of Section (b)(5) of Rule 15c2-12, as applicable to the Bonds of each Series. Notwithstanding any other provision of this Resolution or any Indenture, the sole remedies for any failure by the Board to comply with a Continuing Disclosure Undertaking shall be the ability of the beneficial owner of any Bond to seek mandamus or specific performance by court order to cause the Board to comply with its obligations under the applicable Continuing Disclosure Undertaking. Each Continuing Disclosure Undertaking shall be in substantially the form used in previous financings of the Board, but with such changes therein as shall be approved by the Designated Official executing the same, with such execution to constitute conclusive evidence of such official's approval and this Board's approval of any changes or revisions therein from such form of Continuing Disclosure Undertaking.
- 9. Further Acts. Each of the Designated Officials, officials or officers of the Board are hereby authorized to execute and deliver such other documents and agreements and perform such other acts as may be necessary or desirable in connection with the Bonds, including, but not limited to, the exercise following the delivery date of the Bonds of any power or authority delegated to such official under this Resolution with respect to the Bonds upon original issuance, but subject to any limitations on or restrictions of such power or authority as herein set forth.

All actions of the officials or officers of the Board that are in conformity with the purposes and intent of this Resolution are hereby in all respects ratified, approved, and confirmed.

10. Severability. The provisions of this Resolution are hereby declared to be severable; and if any section, phrase, or provision shall for any reason be declared to be invalid, such declaration shall not affect the validity of the remainder of the sections, phrases, or provisions.

11. Repealer and Effective Date. All resolutions or parts of resolutions in conflict herewith

are, to the extent of such conflict, hereby repealed. This Resolution is effective immediately upon its adoption.

EXHIBIT I

Chicago Board of Education Outstanding Alternate Bonds to be Refunded As of March 2, 2013

	Original Principal
	Currently Outstanding
Unlimited Tax General Obligation Bonds (Dedicated Revenues), Series 2000B	\$91,400,000
Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2009A	\$122,605,000
Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2009B	\$75,410,000
Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2010A	\$48,910,000
Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2010B	\$157,055,000
Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2011D	\$95,000,000

13-0403-RS2

RESOLUTION RE: APPOINTMENT OF APPOINTED REPRESENTATIVES OF ELECTED LOCAL SCHOOL COUNCILS TO FILL VACANCIES FOR THE CURRENT TERM OF OFFICE

WHEREAS, pursuant to the Illinois School Code, 105 ILCS 5/34-2.1, the Board of Education of the City of Chicago is authorized to appoint teacher representatives, non-teaching staff representatives and high school student representatives to elected local school councils after considering the preferences of the schools' staffs and students, as appropriate, as ascertained through non-binding advisory polls and exercises absolute discretion in the appointment process;

WHEREAS, pursuant to the Illinois School Code, 105 ILCS 5/34-2.1, mid-term vacancies in those offices are to be filled in the same manner as the original appointments;

WHEREAS, non-binding advisory polls of the staffs or students, as appropriate, of the schools identified on the attached Exhibit A have been conducted concerning the appointment of teacher, non-teaching staff and/or student representatives to the schools' local school councils to fill vacancies for the current term of office;

WHEREAS, the results of the non-binding advisory polls have been forwarded to the Board for its consideration in its exercise of absolute discretion in the appointment process; and

WHEREAS, the current term of office for teacher and non-teaching staff representatives expires on June 30, 2014 and for high school student representatives expires on June 30, 2013:

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF EDUCATION OF THE CITY OF CHICAGO:

- The individuals named on the attached Exhibit A are hereby appointed to serve in the specified categories on the local school councils of the identified schools for the current term of office.
- 2. This Resolution is effective immediately upon adoption.

Exhibit A

APPOINTED TEACHER

REPRESENTATIVE
Rochelle Ingram
Jacqueline Cuisinier
Joseph Linehan
Laura Smith
Kyle Konecnik
Brian Graves
Daniel Lambert
Willard Brooks
Diane DiMaria Pinter

REPLACING
Position Vacant
Andre Smith
Yolanda Johnson
Candace Metzger
Antonio Rivera
Ned Brooks
Shawn Espinosa
Position Vacant
Nancy Wiley

SCHOOL
Delano E. S.
Dett E. S.
Eberhart E. S.
Esmond E. S.
Kilmer E. S.
Murray Language E. S.
Bowen H. S.
Michele Clark H. S.

Hubbard H. S.

APPOINTED NON-TEACHING STAFF REPRESENTATIVE

Blessing Akinola Clovise Phillips-Everett Juan Morales Florence Wright REPLACING
Adewunmi Adenuga
Patricia Reed
Steven James
Position Vacant

SCHOOL
Brennemann E. S.
Colemon E. S.
N. Davis E. S.
Dett E. S.

13-0403-RS3

RESOLUTION RE: APPOINTMENTS TO APPOINTED LOCAL SCHOOL COUNCILS TO FILL VACANCIES FOR THE CURRENT TERM OF OFFICE

WHEREAS, on January 24, 2007, the Board adopted a Policy on the Governance of Alternative and Small Schools, Board Report 07-0124-PO2 ("Governance Policy");

WHEREAS, the Governance Policy establishes requirements for the appointment by the Board of Local School Councils for those Chicago Public Schools designated as either Small or Alternative Schools;

WHEREAS, Appointed Local School Councils ("ALSCs") are established as a means to involve parents, community members, school staff and high school students in the activities of Small and Alternative Schools as specified in the Illinois School Code, 105 ILCS 5.34-2.4(b);

WHEREAS, the schools identified on the attached Exhibit A operate with ALSCs;

WHEREAS, the Governance Policy authorizes ALSCs to recommend candidates to fill parent, community or advocate representative vacancies and authorizes schools to conduct staff or student polls to fill staff or high school student representative ALSC vacancies;

WHEREAS, the Governance Policy authorizes the Chief Executive Officer to recommend to the Board for appointment to ALSCs to fill vacancies the candidates recommended by the ALSCs or in the staff or student polls or any other candidates identified by the Chief Executive Officer;

WHEREAS, pursuant to the Governance Policy, the Chief Executive Officer has recommended the candidates identified on the attached Exhibit A to the Board for its consideration in its exercise of absolute discretion in making appointments to the ALSCs of the identified schools to fill vacancies for the current term of office:

WHEREAS, the current term of office for parent, community, advocate and school staff ALSC representatives expires on June 30, 2014 and for high school student ALSC representatives expires on June 30, 2013:

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

- The candidates named on the attached Exhibit A are appointed to serve as members of the Appointed Local School Councils of the identified schools in the specified categories.
- This Resolution is effective immediately upon adoption.

EXHIBIT A

APPOINTED

SCHOOL CATEGORY **REPRESENTATIVE REPLACING** Infinity H. S. Sabrina Walker Teacher Robert Anderson World Language H. S Yuridia Espinosa Teacher Carina Martinez World Language H. S Ruben Morado Raquiyah Rahman-Aquil Teacher

President Vitale indicated that if there were no objections, Board Reports 13-0403-RS1 through 13-0403-RS3 would be adopted by the last favorable roll call vote, all members present voting therefore.

President Vitale thereupon declared Board Reports 13-0403-RS1 through 13-0403-RS3 adopted.

13-0403-CO1

COMMUNICATION RE: LOCATION OF BOARD MEETING OF APRIL 24, 2013

David J. Vitale President, and Members of the Board of Education Dr. Carlos M. Azcoitia Dr. Henry S. Bienen Dr. Mahalia A. Hines Jesse H. Ruiz Andrea L. Zopp

This is to advise that the Regular Meeting of the Board of Education scheduled for Wednesday, April 24, 2013 and will be held at:

> The Central Administration Building 125 South Clark Street Chicago, Illinois 60603 Board Chamber - 5th Floor

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 April 24, 2013 Board Meeting, advance registration will be available beginning Monday, April 15th at 8:00 a.m. and close Friday, April 19th at 5:00 p.m., or when all 60 speaking 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: 125 South Clark Street, 6th Floor

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.

13-0403-EX1

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 February. All transfers are budget neutral. A brief explanation of each transfer is provided below:

1. Transfer for Special Education & Supports Office

Rationale:	Funds to pay for consultant travel accommodations.		
Transfer From:	Unit	Special Education & Supports Office	11610
	Fund	Special Education Fund	114
	Account	Commodities - Postage	53510
	Program	Spec Ed & Pupil Support-Admin	233004
	Grant	Default Value	000000
Transfer to:	Unit	Special Education & Supports Office	11610
	Fund	Special Education Fund	114
	Account	Travel Expense	54205
	Program	Spec Ed & Pupil Support-Admin	233004
	Grant	Default Value	000000
Amount:	\$1,000.00		

2. Transfer for Magnet, Gifted and Talented

Rationale: Food being provided for teachers at PDs

10845 Unit Magnet, Gifted and Talented Transfer From: Fund Miscellaneous Federal & State Block Grants 324 Travel Expense 54205 Account 111036 Advanced Placement Program Program 547211 Grant Advance Placement Incentive Magnet, Gifted and Talented 10845 Transfer to: Unit Miscellaneous Federal & State Block Grants Fund 324

 Fund
 Miscellaneous Federal & State Block Grants
 324

 Account
 Commodities - Food Supplies
 53205

 Program
 Advanced Placement Program
 111036

 Grant
 Advance Placement Incentive
 547211

Amount: \$1,000.00

3. Transfer from Academic Learning & Support - City Wide to Little Village Academy

Rationale: Supplies for afterschool programs.

Transfer From: 11390 Unit Academic Learning & Support - City Wide Fund General Education Fund 115 57940 Account Miscellaneous Charges Community School Initiative 390011 Program Grant 000901 Other Gen Ed Funded Programs Transfer to: Unit Little Village Academy 22521 Fund General Education Fund 115 Commodities - Supplies 53405 Account

 Account Program
 Commodities - Supplies
 53405

 Grant
 Community School Initiative
 390011

 Grant
 Other Gen Ed Funded Programs
 000901

Amount: \$1,000.00

4. Transfer from Academic Learning and Support to Morgan Park High School

Rationale: Transfer for MS Debate T4-Facilities.

Transfer From: Unit 11375 Academic Learning and Support Fund General Education Fund 115 Account Services - Space Rental 57705 Debate-Critical Thinking Program 111016 000000 Grant Default Value Transfer to: Unit Morgan Park High School 46251

 Fund
 General Education Fund
 115

 Account
 Services - Space Rental
 57705

 Program
 Debate-Critical Thinking
 111016

 Grant
 Other Gen Ed Funded Programs
 000901

Amount: \$1,000.00

5. Transfer from Academic Learning and Support to Louisa May Alcott School

Rationale: Transfer for MS Debate T4-Facilities.

Transfer From: 11375 Unit Academic Learning and Support Fund General Education Fund 115 Account Services - Space Rental 57705 Debate-Critical Thinking 111016 Program Grant Default Value 000000

Transfer to: Unit Louisa May Alcott School 22041 Fund General Education Fund 115 Services - Space Rental 57705 Account Debate-Critical Thinking Program 111016 Grant Other Gen Ed Funded Programs 000901

Amount: \$1,000.00

495. Transfer from Consolidated Pointer Line Unit to Education General - City Wide

Rationale:	Returning excess funds that were originally transferred to open full school day		
Transfer From:	Unit	Consolidated Pointer Line Unit	12690
	Fund	General Education Fund	115
	Account	Regular Position Pointer	51300
	Program	General Salary S Bkt	290001
	Grant	Supplemental Ancillary Teaching Positions	000900
Transfer to:	Unit	Education General - City Wide	12670
	Fund	General Education Fund	115
	Account	Teacher Salaries - Regular	51100
	Program	Other Instructional Programs	119010
	Grant	Default Value	000000
Amount:	\$1,850,000	0.00	

496. Transfer from Capital/Operations - City Wide to William Jones College Prep High School

Rationale:	Funds Transfer From Award# 2013-436-00-08 To Project# 2010-47021-NSC; C Reason: NA.		
Transfer From:	Unit	Capital/Operations - City Wide	12150
	Fund	Miscellaneous Capital Fund	436
	Account	Capitalized Construction	56310
	Program	Child Award	253544
	Grant	Default Value	000000
Transfer to:	Unit	William Jones College Prep High School	47021
	Fund	Miscellaneous Capital Fund	436
	Account	Capitalized Construction	56310
	Program	Modern Schools Across Chicago Expansion	253534
	Grant	Default Value	000000
Amount:	\$4,251,899	9.25	

497. Transfer from James B Farnsworth School to Capital/Operations - City Wide

Rationale:	Funds Transfer From Project# 2010-23161-NAB To Award# 2010-481-00-02; Change Reason: NA.		
Transfer From:	Unit	James B Farnsworth School	23161
	Fund	BABS - CIP Series 2010D	481
	Account	Capitalized Construction	56310
	Program	Environment	253522
	Grant	Build America Bonds (Babs)	610000
Transfer to:	Unit	Capital/Operations - City Wide	12150
	Fund	BABS - CIP Series 2010D	481
	Account	Capitalized Construction	56310
	Program	American Disabilities Act/Ada	253530
	Grant	Build America Bonds (Babs)	610000
Amount:	\$4,416,53	9.10	

498. Transfer from Capital/Operations - City Wide to James B Farnsworth School

Rationale:	Funds Trar Reason : N	nsfer From Award# 2013-436-00-07 To Project# 2 A.	010-23161-NAB ; Change
Transfer From:	Unit	Capital/Operations - City Wide	12150
	Fund	Miscellaneous Capital Fund	436
	Account	Capitalized Construction	56310
	Program	Faa/Ada	009565
	Grant	Noise Mitigation Project	525011
Transfer to:	Unit	James B Farnsworth School	23161
	Fund	Miscellaneous Capital Fund	436
	Account	Capitalized Construction	56310
	Program	Environment	253522
	Grant	Noise Mitigation Project	525011
Amount:	\$4,491,539	9.10	

*[Note: The complete document will be on File in the Office of the Board]

13-0403-PR1

APPROVE ENTERING INTO AN AGREEMENT WITH PHONAK, LLC FOR THE PURCHASE OF HEARING ASSISTIVE TECHNOLOGY (HAT) AND FREQUENCY MODULATION (FM) EQUIPMENT

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve entering into an agreement with Phonak, LLC for the purchase of Hearing Assistive Technology (HAT) and Frequency Modulation (FM) equipment for the Office of Special Education and Supports at a total cost not to exceed \$150,000.00. Vendor was selected on a competitive basis pursuant to Board Rule 7-2. A written agreement for this purchase is currently being negotiated. No goods may be ordered or received 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 Board Report. Information pertinent to this agreement is stated below.

Specification Number: 12-250047

Contract Administrator: Escareno, Miss Masocorro / 773-553-2280

VENDOR:

1) Vendor # 69878 PHONAK, LLC 4520 WEAVER PARKWAY WARRENVILLE, IL 60555 Aggie Henry 630 821-5205

USER INFORMATION:

Contact: 11670 - Special Education & Supports - City Wide

125 South Clark Street 8th Floor

Chicago, IL 60603 Lofton, Miss Eboney Lian

773-553-1800

TERM:

The term of this agreement shall commence on the date the agreement is signed and shall end 24 months thereafter. This agreement shall have 1 option to renew for a period of 12 months.

EARLY TERMINATION RIGHT:

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

DESCRIPTION OF PURCHASE:

Hearing Assistive Technology (HAT) and Frequency Modulation (FM) equipment to be purchased include the following: Category 1 - body worn, ear level, neck loop, receiver with audio shoe, semi integrated, bundled semi integrated, cochlear implant, programming transmitter, basic transmitter, and integrated multitalker, and Category 2 - classroom speakers.

OUTCOMES:

Vendor HAT products will result in students that are classified as deaf or hard of hearing using the devices to improve hearing capacity, with the goal of improved learning. HAT products and FM receivers provided by vendor are designed to complement existing therapies in children with minimal or unilateral hearing loss, auditory processing disorders and learning disabilities.

COMPENSATION:

Vendor shall be paid as follows: monthly as invoices are submitted and verified in accordance with the prices set forth in the written agreement; total not to exceed \$150,000.00 during the initial two 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 the Chief Officer of Special Education and Supports to execute all ancillary documents required to administer or effectuate this agreement.

AFFIRMATIVE ACTION:

The MBE/WBE goals for this agreement include 15% total MBE and 5% total WBE participation. However, the Office of Business Diversity recommends that a full waiver of the goals, as required by the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts be granted, as the equipment being purchased under this agreement is not further divisible.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Charge to the Office of Special Education and Supports: \$150,000.00 Fiscal Years 2013 and 2014.

Future year funding is contingent upon budget appropriation and approval. Fund 220, Office of Special Education and Supports - City Wide, 11600, FY13 \$75,000 Fund 220, Office of Special Education and Supports - City Wide, 11600, FY14 \$75,000

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).

13-0403-PR2

APPROVE ENTERING INTO AN AGREEMENT WITH GLOBAL WORKPLACE SOLUTIONS, LLC FOR LOGISTIC MANAGEMENT SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve entering into an agreement with Global Workplace Solutions, LLC to provide Logistic Management Services to the Office of Strategy Management at a total cost not to exceed \$14,200,000. 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 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 Board Report. Information pertinent to this agreement is stated below.

Specification Number:

13-250023

Contract Administrator:

Hernandez, Miss Patricia / 773-553-2280

VENDOR:

1) Vendor # 94831 GLOBAL WORKPLACE SOLUTIONS, LLC 9823 CINCINNATI DAYTON RD. WEST CHESTER, OH 45069 Steve Lewey 317 363-1552 630-851-3819

USER INFORMATION:

Contact:

14010 - Chief Administrative Officer

125 S Clark Street - 16th Floor

Chicago, IL 60603

Tyrrell, Mr. Tom L.

773-553-4224

TERM

The term of this agreement shall commence on April 5, 2013 and shall end on April 30, 2014. This agreement shall have 1 option to renew for a period of 12 months.

EARLY TERMINATION RIGHT:

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

SCOPE OF SERVICES:

Vendor will deliver and manage relocation and decommissioning services for the Board school consolidations.

DELIVERABLES:

Vendor will implement the plan set forth by the Board and provide overall management and services to complete the relocation, removal of contents, furnishings and equipment and securing all schools affected as specified in the agreement that will be executed with the Board.

OUTCOMES:

Vendor's services will result in every student affected by a school action to be seamlessly integrated into his/her new school. The project goal is to foster a transitional environment that is positive, nurturing and respectful, and provide for maximum continuity.

COMPENSATION:

Vendor will be paid in accordance with the pricing set forth in the written agreement; total compensation not to exceed the sum of \$14,200,000.

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 Deputy Chief Administrative Officer to execute all ancillary documents required to administer or effectuate this agreement.

AFFIRMATIVE ACTION:

This contract is in partial compliance with the 30% MBE and 7% WBE goals required by the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts (M/WBE Program). The awarded vendor has scheduled the following firms and has also committed to additional MBE participation throughout the life of the contract.

Total MBE: 19% B2B Strategic Solutions 150 N. Michigan Ave. Chicago, IL 60601

Total WBE: 13%

Corporate Facility Solutions

1827 W. Melrose Chicago, IL 60657

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL

Fund 115, Office of Strategy Management, 15500, \$7.1 million total not to exceed amount in FY13; Fund 115, Office of Strategy Management, 15500, \$7.1 million total not to exceed amount in FY14. All 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).

13-0403-PR3

APPROVE ENTERING INTO AGREEMENTS WITH VARIOUS VENDORS FOR LANDSCAPE MAINTENANCE SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve entering into agreements with various vendors to provide landscape maintenance services to schools, campus parks and athletic fields at a total cost not to exceed \$4,400,000. Vendors were selected on a competitive basis pursuant to Board Rule 7-2. Written agreements for Vendors' services are available for signature. 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 agreements is not executed within 90 days of the date of this Board Report. Information pertinent to these agreements is stated below.

Specification Number: 13

13-250002

Contract Administrator:

Hernandez, Miss Patricia / 773-553-2280

USER INFORMATION:

Contact:

11860 - Facility Operations & Maintenance

125 South Clark Street 16th Floor

Chicago, IL 60603 Taylor, Ms. Patricia L 773-553-2960

Contact:

11860 - Facility Operations & Maintenance

125 South Clark Street 16th Floor

Chicago, IL 60603

Mcguffage, Mr. Terrence William

773-553-2960

TERM:

The term of each agreement shall commence on April 15, 2013 and shall end on April 14, 2015. Each agreement shall have 2 options to renew for a period of 12 months each.

EARLY TERMINATION RIGHT:

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

SCOPE OF SERVICES:

Each vendor shall provide landscape maintenance services at those schools identified in the Bid Solicitation (Specification No. 13-250002) for the area(s) awarded to each vendor. The areas awarded to each vendor are indicated on the attachment. The goal is practical maintenance and maximum enhancement of the aesthetics and functional aspects of the landscaping. The services shall include, but are not limited to mowing, trimming, mulching, pruning, fertilizing, weeding, disease and insect control, and maintenance of athletic fields.

DELIVERABLES:

Vendors shall maintain the health and attractiveness of landscaping, athletic fields and campus parks at Chicago Board of Education sites.

OUTCOMES

Vendors' services will result in landscape maintenance and beautification of various school sites, athletic fields and campus parks.

COMPENSATION:

Vendors shall be paid as follows: in accordance with the pricing set forth in their respective agreement; total not to exceed the sum of \$4,400,000 in the aggregate for all vendors.

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 agreements. Authorize Chief Operating 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, the aggregate method for M/WBE participation will be utilized. Thus, contracts for subsequent vendors in the pool created by this agreement will be subjected to compliance reviews on an aggregate basis. Aggregated compliance of the vendors in the pool will be reported on a monthly basis. The M/WBE participation goals for this agreement are 25% total MBE and 15% total WBE participation.

LSC REVIEW:

Local School Council approval is not applicable to this report.

Fund: 230

Parent Unit: 11880

Charge to the Department of Facility Operations & Maintenance: not to exceed \$4,400,000

FY13: \$2,200,000 FY14: \$2,200,000

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) 3) Vendor # 29091 Vendor # 97431 **CHRISTY WEBBER & COMPANY**

2900 WEST FERDINAND AVE.

CHICAGO, IL 60612

Christy Webber 773 533-0477

Awarded Collaborative: North/Northwest And

South West

2) Vendor # 97430

A SAFE HAVEN FOUNDATION

2750 WEST ROOSEVELT RD.

CHICAGO, IL 60608

Kris Sokol

773 435-8300

Awarded Collaborative: West 1, West 2, South

2, And Far South 2

WILEY'S LAWN CARE, LLC

710 EAST 47TH STREET, 305W

CHICAGO, IL 60653

Libra Wiley 773 451-0321

Awarded Collaborative: South 1 And Far South

Vendor # 67057

4)

R. ROJAS LANDSCAPE, INC

5124 SOUTH TRIPP CHICAGO, IL 60632

Ramiro Rojas

773 443-2021

Awarded: Gwendolyn Brooks Campus

13-0403-PR4

APPROVE ENTERING INTO AGREEMENTS WITH VARIOUS CONTRACTORS FOR CLASSROOM, MUSIC, EARLY CHILDHOOD, AND LIBRARY FURNITURE AND DELIVERY/INSTALLATION SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve entering into agreements with various vendors to provide Classroom, Music, Early Childhood, and Library furniture and delivery and installation services to Chicago Public Schools at an aggregate total cost not to exceed \$30,500,000.00. Vendors were selected on a competitive basis pursuant to Board Rule 7-2. Written agreements for Vendors' services are available for signature. 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.

Specification Number: 12-250055

Contract Administrator: Matthews, Ms. Trineda L. / 773-553-2280

VENDOR:

1) Vendor # 20899 HARRISON AND COMPANY 2421 SOUTH 25TH AVE BROADVIEW, IL 60155 Mary Grace Harrison 888 345-4005

Early Childhood

2) Vendor # 33924 LOWERY MC DONNELL COMPANY 255 MITTEL DRIVE WOOD DALE, IL 60191 Scott Mills 630 227-1000x237

Classroom And Library

3) Vendor # 32014 HERTZ FURNITURE SYSTEM CORP P O BOX 803 MAHWAH, NJ 07430 David Azer 800 526-4677

Music

USER INFORMATION:

Contact: 11860 - Facility Operations & Maintenance

125 South Clark Street 16th Floor

Chicago, IL 60603 Rappe, Ms. Grace K. 773-553-2960

Contact: 11860 - Facility Operations & Maintenance

125 South Clark Street 16th Floor

Chicago, IL 60603 Taylor, Ms. Patricia L 773-553-2960

TERM:

The term of each agreement shall commence on April 15, 2013 and shall end on April 14, 2015. The Board shall have two (2) options to renew the agreements for a period of twelve (12) months 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 Classroom, Early Childhood, Library and Music Furniture and delivery and installation services to Chicago Public Schools. Vendors shall also provide repair and maintenance services. The category awarded to each Vendor is indicated above in the Vendor section.

DELIVERABLES:

Vendors will supply Classroom, Early Childhood, Library and Music furniture and provide delivery and installation of services as set forth in their agreement. The category awarded to each Vendor is indicated above in the Vendor section.

OUTCOMES:

Vendors' services will result in furniture delivery and installation services to all Chicago Public Schools.

COMPENSATION

Vendors shall be paid as set forth in their agreements. The compensation payable to all Vendors, inclusive of labor, materials, supplies, and delivery shall not exceed \$30,500,000.00 in the aggregate for all Vendors.

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 agreements. Authorize Chief Operating Officer to execute all ancillary documents required to administer or effectuate these agreements.

AFFIRMATIVE ACTION:

The MBE/WBE goals for this agreement are 25% total MBE and 5% total WBE participation. Thus, pursuant to the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, contracts for subsequent vendors from the pool created by this agreement will be subjected to aggregated compliance reviews and monitored on a monthly basis.

The awarded vendors will comply with the MBE/WBE requirements through the utilization of the following MBE/WBE subcontractors:

Total MBE - 25%

Leeway Furniture Company 21700 S. Cicero Avenue Matteson, IL 60443 Contact: Lee Haggard

Inline Designs Office Solutions 6846 S. Paxton Avenue Chicago, IL 60649 Contact: William Cooper

Midwest Moving & Storage 1255 Tonne Road Ełk Grove, IL 60067 Contact: Luis Toledo

Total WBE - 5%

Harrison and Company (WBE Owned Prime) 2421 S. 25th Avenue Broadview, IL 60155 Contact: Mary Grace Harrison

Architectural Fixtures 630 Anthony Trail Northbrook, IL 60062 Contact: Laurie Reid

Discovery Promotions & Merchandise 3108 S. Route 59, Suite 124-153 Naperville, IL 60564 Contact: Marsuzette Walker

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL

Charge to Various Capital Improvement and Various School Funds: \$30,500,000.00 Parent Unit Number: 11880 Fiscal Year: FY2013, FY2014 and FY2015. Future year funding is contingent upon budget appropriation and approval. Source of Funds: Various Capital Funds and School Funds

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).

13-0403-PR5

APPROVE ENTERING INTO AN AGREEMENT WITH STAPLES CONTRACTS AND COMMERCIAL, INC. FOR OFFICE FURNITURE, AND DELIVERY/INSTALLATION SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve entering into an agreement with Staples Contract and Commercial Inc. (Staples) to provide office furniture, delivery and installation services to Chicago Public Schools at a total cost not to exceed \$4,500,000.00. Vendor was selected on a competitive basis pursuant to an RFP issued by National Joint Powers Alliance (NJPA). Subsequently, Staples and NJPA entered into a Master Agreement (contract number 031210-SCC). Pursuant to Board Rule 7-2.7, the Board is authorized to purchase biddable items through the Illinois School Purchasing Network or a governmental purchasing cooperative contract. A written agreement for these purchases is currently being negotiated. No goods may be ordered or received 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 Board Report. Information pertinent to this agreement is stated below.

Contract Administrator:

Matthews, Ms. Trineda L. / 773-553-2280

VENDOR:

1) Vendor # 31975 STAPLES CONTRACTS & COMMERCIAL, INC 665WEST NORTH AVE., STE 200 LOMBARD, IL 60148 Karen Volner 630 282-1272

USER INFORMATION:

Contact:

11860 - Facility Operations & Maintenance

125 South Clark Street 16th Floor

Chicago, IL 60603 Rappe, Ms. Grace K. 773-553-2960

Contact:

11860 - Facility Operations & Maintenance

125 South Clark Street 16th Floor

Chicago, IL 60603 Taylor, Ms. Patricia L 773-553-2960

TERM:

The term of this agreement shall commence upon execution and shall end 24 months later. The Board shall have two (2) options to renew the agreement 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 shall provide office furniture, delivery and installation services to Chicago Public Schools. Vendor shall also provide repair and maintenance services.

DELIVERABIES:

Vendor will supply office furniture and delivery and installation services as set forth in the agreement.

OUTCOMES:

These purchases will result in furniture delivery and installation services to all Chicago Public Schools.

COMPENSATION:

Vendor shall be paid in accordance with the unit pricing contained in the agreement (which pricing includes delivery and installation); total not to exceed the sum of \$4,500,000.00.

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 Operating Officer to execute all ancillary documents required to administer or effectuate this agreement.

AFFIRMATIVE ACTION:

Pursuant to Board Rule 7-2.7, the Board is authorized to purchase these biddable items through the Illinois School Purchasing network or a governmental purchasing cooperative contract. This agreement shall be bound to the MBE/WBE provisions that were set in the Master Agreement (contract number 031210-SCC) between Staples and NJPA.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL

Charge to: Various Capital Improvement and Various School Funds: \$4,500,000.00 Parent Unit Number: 11880 Fiscal Year: FY2013, FY2014, and FY2015 Future year funding is contingent upon budget appropriation and approval. Source of Funds: Various Capital Funds and School Funds

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).

Vice President Ruiz abstained on Board Report 13-0403-PR5.

13-0403-PR6

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

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve the award of Capital Improvement Program construction contracts in the total amount of \$5,628,075.44 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.

Approve changes to existing Capital Improvement Program construction contracts, in the amount of \$1,401,321.78 as listed in the attached March 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 – 436, 468, 476, 477, 479, 480, 481, 482 will be used for all Change Orders (March 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).

THIS SPACE INTENTIONALLY LEFT BLANK

44

Appendix A March 2013

SCHOOL	CONTRACTOR	CONTRACT #	CONTRACT METHOD	CONTRACT AWARD	AWARD DATE	ANTICIPATED COMPLETION DATE	FISCAL YEAR	AFFIRM.	ACTION			PROJECT SCOPE AND NOTES	REASONS FOR PROJECT
Beasley School	All-Bry Construction Company	2481442	loc	\$ 70,214.44	2/8/2013	4/6/2013	2012	0	H 19	0	WBE 0	Beasley school needs immediate work due to building code violations. Create an area well to supply combustion air for (2) existing domestic gas fired water heaters and (1) pool heater. Repair one concrete column in the comdor.	2
Bridge School	Reliable & Associates	2483860	BID	\$ 415,800.00	2/15/2013	4/26/2013	2013	22	5	0	49	Scope is to demolish upper portion of stack above existing cell equipment, demolish breaching gatery, provide new solid concrete cap, repair remaining masoriny at chimney, and reroute current exhaust through root of boter house via new flues.	1
Camras School	Wight & Company	2483868	BID	\$ 2,835,000.00	2/15/2013	10/14/2013	2013	3	0	27	S	Replace the existing steam boilers and associated condensate transfer pumps and boiler feed pumps. Provide proper thermostatic control valves at all existing radiators and replace pneumatic temperature control system with a new standalone electronic temperature control system. Replace select sections of existing condensate lines that are leaking and replace failed traps. Refurban existing AHU systems. Replace portion of roof and rebuild parapets. Provide new roof mounted lighting at locations of replacement. Select masonry improvement at locations of failure.	5
Clark HS	Friedler Construction Co.	2472340	BID	\$ 1,234,800.00	1/18/2013	8/19/2013	2013	0	34	11	13	The scope of this project is to provide IT labs (3), standard computer labs (2), auditonum improvements, girl's gym locker room renovation for accessibility, boy's gym locker room renovation for accessibility, new unissex locker gym room, select dinning fountain and toilet room improvements for accessibility.	8
Parker School	All-Bry Construction Company	2483862	BID	\$ 509,500.00	2/15/2013	8/26/2013	2013	60	0	0	S	Address the displaced masonry for the incinerator chimney at Francis PARKER Community Academy. The incinerator is no longer in use and no other services appear to vent into that stack. We recommend that the chimney be demolished down to the lower roof line, capped and the adjacent roof areas reconfigured.	1
Roosevelt HS	Tyler Lane Construction, Inc.	2472345	BID	\$ 370,761.00	1/18/2013	8/11/2013	2013	0	23	0	18	Reconfigure three (3) existing classrooms on the third floor (331, 333 and 335) to provide two (2) new medical and health career classrooms on either side of a new medical demonstration area. Work shall provide for installation of accessible water closet flush vative, soap dispenser and vartical grab bar at each of the student tolet rooms, replacement of select existing dinniking fountains with new accessible dinniking fountains, and new care detection at select existing dinniking fountains.	7
Waiter Payton	F.H. Paschen, S.N. Niclsen & Associates., LLC	2472341	BID	\$ 192,000.00		7/19/2013	2013	26	0	0	5	Replace portion of existing metal roof system, including radiused flashing and counter flashing at derestory head, replace te-off boots, and add snow melt system at gutters.	4

\$ 5,628,075.44

- Reasons:
 1. Safety
 2. Code Compliance
 3. Fire Code Violations

- 3. Fire Code Violations
 4. Deteriorated Exterior Conditions
 5. Priority Mechanical Needs
 6. ADA Compliance
 7. Support for Educational Portfolio Strategy
 8. Support for other District Initiatives
 9. External Funding Provided

School

Chicago Public Schools Capital Improvement Program

Vendor

2012 Crane CSP

Change Date

12/13/12

12/14/12

12/14/12

12/14/12

01/15/13

2012 Piccolo CSP

Brian Piccolo Elementary School

Richard T Crane Tech Prep Comm On School

F.H. Paschen, S.N. Nielsen & Assoc

App Date

01/16/13

01/15/13

01/15/13

01/16/13

02/11/13

Project Number

2012-46081-CSP

2012-24781-CSP

Change Order Descriptions

walls at areas where it fell.

subfloor prior to installation of VCT flooring.

Provide new free-standing art sink in Rm 300.

Remove existing cabinets in location of new sink.

These change order dates range from 06/18/12 to 02/14/13 and approval cycles range from 01/15/13 to 02/14/13

Original

Contract

Amount

\$2,737,000.00

Number

Change

Orders

30

CHANGE ORDER LOG Total Revised Total Oracle **Board Rpt Number** Change Contract % of PO Orders Amount Contract Number \$631,507.36 \$3,368,507.36 23.07% Reason Code 2331498 Provide floor leveling/fill/replacement in all classrooms found to not have wood subfloors to provide consistent, even, and level Discovered Conditions \$306,024.88 Convert classroom 308A/B into wireless computer lab. School Request \$38,840,64 Install existing furniture as indicated. Provide wiremold and power as indicated. Existing wall plaster was in poor condition and crumbled/fell in excessive manner than was assumed. Repair Interior plaster Discovered Conditions \$2,432.28 Omission - AOR \$24,644.83 Provide new plumbing within new gypsum board chase wall construction. Build new wall the full width and height of niche space. Paint to match other walls. Provide power/data to rooms 304, 304A, 304B, 304C, 306A, 307, 307A, 307C, 409A, 409B, 416. Discovered Conditions \$47,942.97 Project Total \$419,885.60

Wight & Co	ompany	\$2,720,050.00	26	\$505,638.49	\$3,225,688.49	18.59%	
Change Date	App Date	Change Order Descriptions				Reason Code 2403531	11-0525-PR8
01/23/13	01/24/13	Towards the end of the project, just before sch boards be removed from the walls that were no some additional carpentry and painting work to removed.	at called out to be removed as part of	the contract documents	. This resulted in	School Request	\$6,6 96.40
						2326347	12-0425-PR9
01/23/13	01/24/13	Additional doors and hardware items that were	e part of the comments from the appli	cation for building permi	t	Omission - AOR	\$15,315.94
						2403531	11-0525-PR8
01/23/13	01/24/13	There were several rooms with a suspended of construction it was determined that the grids withey were not painted and a credit was provide	vere acceptable as is and painted was			Owner Directed	(\$8,800.00)
		•				2326347	12-0425-PR9
10/24/12	02/07/13	The tables that were acquired by CPS for come the City of Chicago building code.	puter labs required additional hard wi	ring in order to make the	em compliant with	Owner Directed	\$14,829.40
10/30/12	01/28/13	Work required to correct damage plumbing va science lab improvements.	lve and waste piping in area of new p	lumbing work for toilet ro	oom and new	Discovered Conditions	\$3,983.12
01/23/13	01/24/13	During the summer renovation period AUSL re	equested that an additional classroom	be converted into a con	nputer lab.	School Request	\$27,051.20

Date: 2/18/2013

Page: 1 of 20

Chicago Public Schools
Capital Improvement Program

These change order dates range from 06/18/12 to 02/14/13 and approval cycles range from 01/15/13 to 02/14/13

Date: 2/18/2013 Page: 2 of 20

chool	Vendor		olect Number	Original	Number	Total	Revised	Total	Oracle	Pound Ont Number
cnool	Vendor	Pr	oject number	Contract Amount	Change Orders	Change Orders	Contract	% of Contract	PO Number	Board Rpt Number
Irlan P	Piccolo Element	ary School								
201	2 Piccolo CSP	20	12-24781-CSP							
	Wight & Co	ompany		\$2,720,050.00	26	\$505,638.49	\$3,225,688.49	18.59%		
	Change Date	App Date	Change Order Descript	tions				Reason	Code 2403531	11-0525-PR8
	01/23/13	01/28/13	This was to maintain th	e required fire ratin ration, and instead	g of the corridor walls. It v	ings where new doors were going to rep vas discovered during construction that igned to maintain the required rating.	these walls are not	Owner	Directed	(\$485.64
									2326347	12-0425-PR9
	11/05/12	01/28/13	Automatic Door Operat	tors for doors 130,	100A, and 100B.			Omiss	ion – AOR 2414354	\$8,818.1
	02/06/13	02/07/13	Per AUSL request, the	signage on the bui	ding will be changed to re	lect the school's new revised name.		School	Request	\$18,571.2
	07/25/12	01/24/13	1 Device acquety anto	lasmit ta matah att	nahad drawings /Saa ravin	ions made in floor plans, A-121R, A-12	22D A 121D	Domit	2326347 Code Change	12-0425-PR9 \$9,025.9
			Glazing Stops (See A-6 3. Doors 130A, 130B, 8	301R). and 130C must be	provide a new 1 hour rate 90 minute rated doors (Se ns made on sheets E-201		panel with HM		2403531	11-0525-PR8
	01/22/13	02/07/13	installed because the re	est of the existing of corative glazed bloo	lassrooms in the 1965 built is at the base. It was dete	that receiving new flooring. However, v Iding that did not get new floors do not mined for consistency to not install the	have vinyl base.	Owner	Directed	(\$1,300.00
									Project Total	\$93,705.6
	lore Herzl Schoo		40.03774.1400							
201	12 Herzi MCR	en, S.N. Niel	112-23771-MCR	\$6,871,000.00	99	\$1,224,248,42	\$8,095,248,42	17 929/		
	Change Date	App Date	Change Order Descrip		33	\$1,224,240,42	\$0,035,240.42		n Çode	
	Change Date	MDD Date	Citatine Order Descrip	(IOTIS				Neasu	2306871	09-0722-PR8
	01/28/13	01/28/13			between the newly installe trips where indicated in co	d VCT and the existing asphalt flooring ntract documents.	, provide new 4 "	Discov	ered Conditions	\$4,423.4
	09/07/12	02/01/13	Heat detectors are to be panels. Paint panels o			ster ceiling. Install 3'x4' lockable, unrat	ed, metal access	Discov	ered Conditions	\$11,886.8
	09/26/12	01/15/13	Remove existing dama edge. Complete roof p		ment and wood edging. In	stall new 3/4" exterior grade plywood a	nd 2x8 treated wood	Discov	ered Conditions	\$13,333.7
									2420272	
	02/06/13	02/11/13	Cap existing exhaust d existing wall where duo		om 242 that runs into Roo	m 244. Remove duct work in Room 24	4. Patch and paint	Discov	ered Conditions	\$1,850.0
	01/31/13	02/03/13	Provide OEMC connec	tion to fire alarm.				Code (Compliance	\$6,700.0

April 3, 2013

April 3, 2013

CPS

Chicago Public Schools
Capital Improvement Program

These change order dates range from 06/18/12 to 02/14/13 and approval cycles range from 01/15/13 to 02/14/13

chool	Vendor	D.	oject Number	Original	Number	E ORDER LOG	Revised	Total	Oracle	Board Rpt Number
Choo	Velidor		ojaci Namboi	Contract Amount	Change Orders	Change Orders	Contract	% of Contract	PO Number	
heodor	e Herzi School	1								
20121	Herzi MCR	20	12-23771-MCR							
	F.H. Pasch	en, S.N. Niel	sen & Assoc	\$6,871,000.00	99	\$1,224,248.42	\$8,095,248.42	17.82%		
Ω	change Date	App Date	Change Order Descrip	tions				Reason	Code 2306871	09-0722-PR8
	01/28/13	01/28/13				nd laundry room 101A. New trim is being in and second floors (corridors and classroom		Owner I	Directed	\$8,666.5
	01/23/13	02/01/13		ill aligned with the n	ew dryer exhaust. Du	arallel above the newly installed ceiling to the ct will be exposted for approximently 3' then it.			on – AOR	\$1,149.0
	01/29/13	02/01/13	Repair damaged sill in	Classroom 202 at t	he center window, on	the West wall.		Owner	Directed	\$516.2
	01/22/13	01/23/13	Credit for the 3 sidewal them.	lks at the NW corn	er of the lot, that were	removed from the project because CDOT ha	ad already installed	Owner	Directed	(\$3,500.00
	02/01/13	02/06/13				nove for reinstalllation all electrical items incl new lay-in celling and grid. Reinstall all elec		Discove	red Conditions	\$53,795.0
									Project Total	\$98,820.
2011	CPS Central C	Office MEP20)11-11910-MEP							
	F.H. Pasch	nen		\$1,069,000.00	10	\$170,117.17	\$1,239,117.17	15.91%		
2	Change Date	App Date	Change Order Descrip	otions				Reason	1 Code 2258386	11-0525-PR8
	01/24/13	01/28/13	Provide Credit for unus	sed allowance fund	s.			Owner	Directed	(\$33,241.5
	12/05/12	01/15/13	The check valve did no	ot appear to be in th	e contract documents				on – AOR	\$550.0
	12/05/12	02/14/13	Provide metal grating s	secured to the exist	ing concrete slab to co	over the existing 2 foot by 6 foot floor opening	; .	Owner	Directed 2481011	\$3,420.0 11-0525-PR8
	02/08/13	02/14/13	Provide new Domestic Management.	Water Serivce app	roximately 35' east of	the original design location as per direction of	of Dept of Water	Discov	ered Conditions	\$120,769.0
									Project Total	\$91,497.
	ne C Locke Sc									
2012	Locke PKC	2	012-24231-PKC							
	OCA Cons	struction, Inc		\$699,130.31	12	\$96,339.30	\$795,469.61			
!	Change Date	App Date	Change Order Descri	otions				Reaso	<u>n Code</u> 2403847	
		04/00/40	Desirida a acadit ta cam	and applied for	unck Identified in Bull	etin 019 and authorized in Change Order 01	2	Other		(\$3,264.7
	01/23/13	01/28/13	Provide a credit to ferr	love asphalt paving	WORK IDENTIFIED IT DOI	carro to and barroness in one igo of our		011101		(00,20111

Date: 2/18/2013

Page: 3 of 20

Chicago Public Schools

Date: 2/18/2013 These change order dates range from 06/18/12 to 02/14/13 and Capital Improvement Program approval cycles range from 01/15/13 to 02/14/13 Page: 4 of 20 CHANGE ORDER LOG School Vendor **Project Number** Original Number Total Revised Total Oracia **Board Rpt Number** Change Contract Change Contract % of PΩ Orders Orders Amount Contract Number Lyman Trumbull School 2013 Trumbull LTG 2013-25651-LTG J M Polcurr, Inc. \$52,835.59 1 \$6,900.00 \$59,735.59 13.06% Change Date App Date Change Order Descriptions Reason Code 2481013 11-1214-PR4 01/27/13 02/01/13 Despite careful coordination between all parties prior to construction start. The CPS Roving crew refused to honor our (CPS) **Asset Delay** \$6,900.00 commitment to the hours agreed to with contractor and they forced the contractors personnel out of the building on several occasions early causing the contractor to lose production hours and push several successor jobs behind as we. Contractors claims have merit and should be compensated. Project Total \$6,900.00 Chicago High School for the Arts 2012 Chicago HS for the Art 2012-53051-CSP Walsh Construction Co. Of III. \$6,408,000.00 \$774,647.66 \$7,182,647,66 12,09% 39 Change Date App Date Change Order Descriptions Reason Code 2327708 11/14/12 02/11/13 1. Provide at each locker bay, painted sheet metal trim around the perimeter of the lockers to cover the gap caused by the Discovered Conditions \$11,779.50 terrazzo base. Trim to match the lockers at each level, (Unforeseen condition due to the existing lockers covering the condition) 2. Provide at 7 existing doors, where we are providing ADA hardware, a wrap around security plate in order to cover the existing damaged wood. (Unforeseen condition due to the existing escutcheon covering the condition of the door) 10/24/12 01/21/13 Provide credit of 6 windows and only replace portions to accommodate glazing to match existing and metal panels with window Owner Directed (\$14,000.00) a/c units per drawings. 1. Remove existing white board skin, and wood trim around while board. 02/12/13 02/13/13 **Discovered Conditions** \$1,492.00 2. Remove adhesive from previous installation of whiteboard skin. 3. Mechanically fasten 1 layer of 1/8" MDF board to substrate. 4. Prepare MDF board to accommodate new whiteboard skin. 5. Provide new whiteboard skin to MDF board (± 4'-0" x ± 20'-0" v.i.f.). Provide new stained wood trim to match existing and accommodate new thickness. 08/20/12 Add new flooring, accoustical finishes, painting, whiteboards and electrical work throughout the classrooms. Owner Directed \$100.000.00 01/29/13 02/06/13 02/06/13 Provide metal post and guardrailing to match existing at stairs in Stair Hall #4. (See attached sketch) Omission - AOR \$4,238.00 08/22/12 1. Disconnect and dispose of existing wall mounted speakers. Patch and paint wall from removal. Owner Directed 02/11/13 \$20,632.00 2. Provide new 2 sets of 4 LS8800 or approved equal speakers on each side of the stage. Anchor to brick behind plaster. 3. Provide new sounds system for auditorium. \$124,141.50 Project Total Courtenay Language Arts Center 2012 Courtenay NPL 2012-30141-NPL F.H. Paschen, S.N. Nielsen & Assoc \$135,066,61 \$14,321.85 \$149.388.46 10.60% Change Date App Date Change Order Descriptions Reason Code 2403545 02/01/13 02/06/13 During excavation, an existing sewer was discovered to be clogged. Work includes excavation and replacement of pipe at Discovered Conditions \$2,118.93 clogged sewer line. Project Total \$2,118,93

April 3, 2013

Chicago Public Schools Capital Improvement Program

These change order dates range from 06/18/12 to 02/14/13 and approvel cycles range from 01/15/13 to 02/14/13

	l Improveme		n	mes		range from 06/18/12 to 02/14/13 and ge from 01/15/13 to 02/14/13				Page:	5 of 20
					CHANGE	ORDER LOG					
School	Vendor	Pr	oject Number	Original Contract Amount	Number Change Orders	Total Change Orders	Revised Contract Amount	Total % of Contract	Oracle PO Number	Board	Rpt Number
gnace F	Paderewski Sci	hool									
2013	Paderewski L'	TG 20	13-26221-LTG								
	JM Polcurr	, Inc.		\$29,324.70	1	\$2,829.82	\$32,154.52	9.65%			
!	Change Date	App Date	Change Order Descr	riptions				Reaso	1 Code 2459525	11-12	14-PR4
	02/08/13	02/11/13				ures to be retrofitted in Room 303, Retrofit ™ e bullding, Retrofit Tag E1	ag R2.	Omiss	on – AOR Project Tota	1	\$2,829.83 \$2,829.83
Franz P	eter Schubert	School							1 Toject Tota	•	WZ,UZJ.U.
	Schubert MCI		11-25291-MCR								
	Tyler Lane	Construction	Inc.	\$4,791,894.00	20	\$440,629.97	\$5,232,523.97	9.20%			
	Change Date	App Date	Change Order Desc	nptions				Reaso	<u>1 Code</u> 2110460		
	07/09/12	02/03/13	assembly. At each le	ocation, reinstall the s	alvaged metal grille with	ated glazing at the transom of each new doo hin the new transom frame, at the exterior si el in lieu of glazing as part of the base scope	de of the glazing	Discov	ered Conditions		\$21,572.6
			exterior doors V-1A, Include additional wo	V-2A, and V-4A, and ood trim as required to	provide a new steel an reinstall window asser	al location on the interior side of the new tran gle and two-piece break metal closure at the mbly. All new work including the steel angle, mbly to be painted black.	slab edge below.				
			door assemblies with	hin vestibules V-1, V-		or base patch at the perimeter locations of the hest to match adjacent existing. Break metalicable				<u>.</u>	
									Project Tota	ıl	\$21,572.6
•	ark Career Aca	•	140 46474 PL C								
2012	2 Hyde Park PL		112-46171-PLS	£4 005 500 00	42	\$100.461.76	\$4.40E.0E4.7E	0.478/			
	•	nstruction Co		\$1,095,500.00	13	\$100,401.76	\$1,195,961.76		n Code		
	Change Date	App Date	Change Order Desc						2302583	09-0	722-PR8
	02/06/13	02/07/13	curb beneath the exi the masonry specific the terracotta gutter the remainder of the	isting terracotta gutter cation both explicitly c with a chipping hamn material to establish	ralong the perimeter of all for the gutter tile to b ner. When the concrete the void needed to insta	cutter to the project in order to remove the d the pool. The drawing detail provided in the per removed via saw cutting. The GC elected curb was uncovered, the saw cut rig was crall the new work. This Bulletin was created to ar this material so that the new stainless ster	bid documents at to initially remove alled out to remove address the	nd	rea Conditions		\$7,170.
									Project Tot		\$7,170.0

April 3, 2013

Chicago Public Schools

These change order dates range from 06/18/12 to 02/14/13 and approval cycles range from 01/15/13 to 02/14/13

•	Improveme		m	Thes		ates range from 06/18/12 to 02/14/13 and s range from 01/15/13 to 02/14/13				Page:	6 of 20
					CHAN	IGE ORDER LOG					
School	Vendor	Pr	roject Number	Original Contract Amount	Number Change Orders	Total Change Orders	Revised Contract Amount	Total % of Contract	Oracle PO Number	Board	Rpt Number
Alexand	er Fleming Br	- Grimes									
2012	Fleming TUS	20	12-23462-TUS								
	OCA Const	truction, Inc		\$2,553,800.05	5	\$200,161.39	\$2,753,961.44	7.84%			
9	Change Date	App Date	Change Order Desc	criptions				Reason	2337898		
	01/14/13	01/15/13	Openiands Landsca	ape changes.				Other	Project Total		\$69,507.94 \$69,507.94
Minnie N	Mars Jamieson	School									
2012	Jamieson NPI	L 20	12-23931-NPL								
	F.H. Pasch	nen, S.N. Niel	sen & Assoc	\$247,176.17	3	\$17,668.25	\$264,844.42	7.15%			
ġ	Change Date	App Date	Change Order Des	criptions				Reason	1. <u>Code</u> 2403542		
	02/01/13	02/07/13	Stabilze collapsed v	vater meter vault and pr	ovide steel plates	for protection.		Discove	ered Conditions		\$13,949.48
									Project Total		\$13,949.48
Chicago	High School f	for the Arts									
2012	Chi Arts CSP-	-1 20	012-63051-CSP-1								
	K.R. Miller	Contractors,	Inc	\$207,990.82	3	\$14,120.11	\$222,110.93	6.79%			
9	Change Date	App Date	Change Order Des	criptions				Reason	<u>Code</u> 2435074	09-10	28-PR4
	02/01/13	02/11/13	1.HProvide 2 pole, 2.HProvide Double	pole, single throw, 240	in source panelbo V, 20 Amp rated o	IV, 1 phase ard, in lieu of 1 pole, 20 Amp circuit breaker. T lisconnect switch, In lieu of toggle switch. Typic p receptacle. Typical of 3		Error -	Architect		\$5,189.36
									Project Total	_	\$5,189.36
Frederic	k W Von Steu	ben Metropo	olitan Science Cente	er							
2013	Von Steuben	LTG 2	013-47081-LTG								
	Quantum C	Crossings, LL	c.	\$171,881.00	1	\$11,171.24	\$183,052.24	6.50%			
9	Change Date	App Date	Change Order Des	criptions				Reason	1 Code 2423219	12-02	222-PR10
	01/25/13	01/29/13	Retrofit of Auditoriu	m fixtures.				Omissi	on-AOR		\$11,171.24

\$11,171.24

Project Total

Chicago Public Schools
Capital Improvement Program

These change order dates range from 06/18/12 to 02/14/13 and approval cycles range from 01/15/13 to 02/14/13

Date: 2/18/2013 Page: 7 of 20

					CI	ANGE ORDER LOG				
chool	Vendor	Pro	oject Number	Original Contract Amount	Number Change Orders	Total Change Orders	Revised Contract Amount	Total % of Contract	Oracle PO Number	Board Rpt Number
indblom	n Math and So	cience Acade	emy High School							
2012 L	Lindbiom CA	R 20	12-46511-CAR							
	Wight & Co	ompany		\$161,975.00	2	\$9,742.83	\$171,717.83	6.02%		
<u>C</u>	hange Date	App Date	Change Order Descri	ptions				Reason	1 Code 2298762	11-0525-PR8
	01/31/13	02/06/13	Provide a cost to repla	ice push buttons on w	rater coolers			School	Request	\$1,328.
liza Cha	ppell Elemer	ntary School							Project Total	\$1,328.
	Chappell LTG	-	13-22681-LTG							
	• •	ing Services &	k Technology	\$57,796.96	1	\$3,202.22	\$60,999.18	5.54%		
<u>c</u>	hange Date	App Date	Change Order Descri	ptions				Reason	n Code 2443960	11-1214-PR4
	02/11/13	02/14/13	Mis-Identified fixtures	in intitial scoping wall	c-thru. Cont	actor to remove and recycle the additional lamps	and ballasts.	Omissi	on AOR	\$3,202
arver M	illtary High S	ichool							Project Total	\$3,202
2012	Carver SIP	20	12-46381-SIP							
	Friedler Co	enstruction Co).	\$23,230,800.00	48	\$1,209,883.00	\$24,440,683.00	5.21%		
<u>C</u>	hange Date	App Date	Change Order Descri	ptions				Reaso	n <u>Code</u> 2306869	09-0722-PR8
	02/12/13	02/14/13	Remove existing floor with grout and provide			ted doghouse pedestal power receptacles. Fill in g floor.	the resulting void area	s Omiss	ion – AOR	\$22,167
	02/12/13	02/14/13				mp panel and associated 100 Amp feeder with a preeder) that was not part of the initial scope of the control of the initial scope of the control of the cont		Discov	ered Conditions	\$32,688
	02/14/13	02/14/13		lt, the hole began to c	oll apse d uri	ered that the hole did not have a casing, and was githe removal process. Contractor shall excavate casing.		Discov	ered Conditions	\$50,448
	01/05/13	02/01/13	of the project transfer replace approximately A159.0, clean-out the	scope and was not k 40 LF (V.I.F.) of 4" s existing basins of the	nown to be anitary pipir existing tri	ind a blockage found within the sanitary piping. I problem until the construction phase of the proje downstream of the triple basin located in the cre le basin grease interceptor (Approximately 100 g s per environmental requirements.	ect. Contractor shall awi space under Room		ered Conditions	\$9,126
	02/12/13	02/14/13				ing recessed lay-in type light fixtures with prisma accomodate required work above the ceiling.	tic lens and electronic	Omiss	ion – AOR	\$2,319
									Project Total	\$116,756

April 3, 2013

Chicago Public Schools
Capital Improvement Program

These change order dates range from 06/18/12 to 02/14/13 and approval cycles range from 01/15/13 to 02/14/13

Capita	improveme	int Progra			approvar cycles re	singe Iron 01/15/15 to 02/14/15				age.	0 01 20
					CHANG	SE ORDER LOG					
School	Vendor	Pr	oject Number	Original Contract Amount	Number Change Orders	Total Change Orders	Revised Contract Amount	Total % of Contract	Oracle PO Number	Board F	lpt Number
Henry R	Clissold Scho	ool									
2013	Clissold LTG	20	113-22761-LTG								
	ECO Lighti	ng Services &	& Technology	\$40,012.44	3	\$2,047.60	\$42,060.04	5.12%			
!	Change Date	App Date	Change Order Descri	ptions				Reaso	n Code 2422812	11-121	4-PR4
	02/05/13	02/07/13	Boiler room was misid fixtures and 4 1x4 fixtures			n fact, 12 8 ft industrial fixtures. Boiler room s ures.	should have 4 8'	Error -	Architect		\$706.9
	02/01/13	02/06/13	For RFI #1 - Provide of	credit for exclusion of	occupancy sensor is	n room 101 due to movable partition used to s	aparate the room.	Error -	Architect		\$1,270.1
			For RFI #3 - Provide of	cost for retrofitting ad	ditional 8 fixtures wit	th R3 ballasts.					
			For RFI #4 - Provide (cost for retrofitting au	ditorium fixtures with	n 2 4L IS-H and 1 2L IS-H ballasts in place of	3 R3 ballasts.				
	02/01/13	02/06/13		due to large cabinet		or one (1) wall switch, dual, technology, occup coverage. Provide pricing for retrofitting three		Error -	Architect		\$70.5
									Project Total		\$2,047.6
Carrie J	acobs Bond										
2012	Bond CSP	20)12-25941-CSP								
	Simpson C	onstruction C	co.	\$2,249,268.00	20	\$114,902.24	\$2,364,170.24	5.11%			
	Change Date	App Date	Change Order Descri	ptions				Reaso	n Code 2310918	11-052	5-PR8
	01/30/13	02/01/13	Provide pricing to disp	ose of soils in accord	fance to specification	n 31 23 18.13 excavated for generator scope	of work.	E&O -	MEC		\$3,451.3
	02/01/13	02/06/13	material.			cluding;excavation, removal of stumps, roots	and all plant	Owner	Directed		(\$3,000.00
	10/16/12	02/05/13	After additional acces The water lines serve	s to the attic was mad the plumbing fixtures	de during construction in the Building Eng	way trees (Swamp White Oak). on an additional plumbing line was found in the jineer's Office. nains in the Attic space.	e attic.	Discov	ered Conditions		\$10,000.0
									Project Total		\$10,451.3
Morgan	Park High Sch	lool									
2012	Morgan Park	SIP 2	012-46251-SIP								
	F.H. Pasch	nen, S.N. Nie	lsen & Ass∞	\$19,814,000.00	81	\$1,008,696.00	\$20,822,696.00	5.09%			
	Change Date	App Date	Change Order Descri	iptions				Reaso	<u>n Code</u> 2298750	11-052	5-PR8
	01/29/13	01/29/13	Need better description	on.				Discov	ered Conditions		\$4,032.0
	01/08/13	01/23/13	Need better description	on.				E&O -	MEC		\$5,005.0
	01/18/13	02/07/13	Diam.), EF-7 (22" Dia	m.) and EF-8 (22" D	iam.).	enetrations for TEF-1 (20" Diam.), EF-5 (28" ned SSK-002 dated 12/10/12.	Diam.), EF-6 (20"	Omiss	ion – AOR		\$17,211.0
			Provide supplement Provide 2 HR, spra								

April 3, 2013

Date: 2/18/2013

Page: 8 of 20

These change order dates range from 06/18/12 to 02/14/13 and approval cycles range from 01/15/13 to 02/14/13

Chicago Public Schools Date: 2/18/2013 Capital Improvement Program Page: 9 of 20 CHANGE ORDER LOG Original Number Total School Vendor **Project Number** Revised Total Oracle **Board Rpt Number** Change Contract Change % of Contract PO Amount Orders Orders Amount Contract Number Morgan Park High School 2012 Morgan Park SIP 2012-46251-SIP F.H. Paschen, S.N. Nielsen & Assoc \$19,814,000.00 81 \$1,008,696.00 \$20.822.696.00 5.09% Change Date App Date Change Order Descriptions Reason Code 2298750 11-0525-PR8 01/22/13 Reconnect existing disconnected conduit/wire to new convector heaters CH24. 01/23/13 Discovered Conditions \$954.00 01/21/13 Clean and reuse existing south gym heavy duty registers. Provide credit for labor and material for specified registers not used. 01/24/13 Allowance Credit (\$1,086.00) 01/18/13 01/23/13 1. In Men's Locker room 206 demolish and patch with plaster approx. 5'x12 opening in ceiling and provide (1) 24"x24" access \$5,925,00 Omission -- AOR pane I(Nystrom NT series or approved equal). 2. In north building first, second, and third floor men's and women's toilet rooms provide an 8"x8" access panel in wall for accessing junction boxes (Nystrom NT series or approved equal-6 total). 3. Paint all access panels to match surrounding surfaces. Provide new 3P-15A circuit breaker in existing space in Distribution Panel DP-HVAC-N-RF, located in Janitor Closet 312A. 02/07/13 02/07/13 Omission - AOR \$2,164.00 Provide new 3#10 & 1#10 GRD.-3/4*C. from new exhaust fan TEF-5 to Distribution Panel DP-HVAC-N-RF. Relocate new exhaust fan combination motor starter from basement to Janitor Closet 312A. 02/07/13 Remove existing boiler blow down piping drains in new Chiller Rm. 269 and any associated piping connecting to main drain line 02/07/13 Omission - AOR \$3,684.00 located above locker room ceiling. 01/24/13 01/24/13 Provide new roof/wall flashing. It was discovered that the existing masonry below existing window sills was badly deteriorated Discovered Conditions \$5,526,00 and consequently the masonry and corresponding flashing needed to be replaced. 02/07/13 Revise underground sewer drainage work. 02/07/13 Discovered Conditions \$7,574.00 \$51,239.00 Project Total Wendell Smith 2013 Smith LTG 2013-23641-LTG **Broadway Electric** \$59,984,00 2 \$2,911.00 \$62,895.00 4.85% Change Date App Date Change Order Descriptions Reason Code 11-1214-PR4 2459493 02/11/13 Provide (19) additional replacement lenses throughout the school. 02/14/13 Omission - AOR \$760.00 02/11/13 02/14/13 Provide (17) additional Retrofit Tag R5-A fixtures Omission - AOR \$2,151.00 \$2,911.00 Project Total **Marquette Elementary** 2012 Marquette CSP 2012-24341-CSP F.H. Paschen, S.N. Nielsen & Assoc \$3,133,898,48 20 \$139,995.00 \$3,273,893.48 4.47% Change Date App Date Change Order Descriptions Reason Code 2321642 12-0425-PR9 01/21/13 01/24/13 Relocate trophy case. Error - Architect \$1,162.00 01/21/13 02/12/13 ADA Ramp Revisions Error - Architect \$9,000.00 \$10,162.00 Project Total

April 3, 2013

Chicago Public Schools

These change order dates range from 06/18/12 to 02/14/13 and approval cycles range from 01/15/13 to 02/14/13

	al Improveme		m	Thes	approval cycles rang	ange from 06/18/12 to 02/14/13 and te from 01/15/13 to 02/14/13				Page:	10 of 2
					CHANGE	ORDER LOG					
School	Vendor	Pr	roject Number	Original Contract Amount	Number Change Orders	Total Change Orders	Revised Contract Amount	Total % of Contract	Oracle PO Number	Board	Rpt Number
Willian	n P Gray Schoo	1						-			
201	2 Gray ICR-1	20	012-23401-ICR-1								
	Murphy &	Jones, Inc.		\$369,152.00	5	\$16,191.32	\$385,343.32	4.39%			
	Change Date	App Date	Change Order Descrip	otions				Reaso	n Code 2344092		
	11/14/12	02/11/13	due to new CDOT req 2. A1.1/Drawing 1 - pn existing ground face bi 3. A1.1/Drawing 1 and 4. A1.1/Drawing 1 - Pr 4. A1.1/Room Finish S 4. A2.0/Drawing 1 - Pr	uirements ovide new door frami locks. I Note 30 - Provide to ovide counters in Ro schedule - provide vir ovide ceiling cloud -	e type for ADA Toilet. E errazzo patch - Discove iom 602A - Request by nyl base in Classroom6 Request by Teach to 0	Teach to One 602 Request for specific base color by Te	ad time to match	Owner	Directed	· · · · · ·	\$21,254.50
									Project Total	1	\$21,254.5
	n Bridge Schoo										
201	3 Norman Bridg		013-22321-LTG	••••		******					
		chanical, Inc.		\$71,345.48	4	\$3,005.43	\$74,350.91		a Cada		
	Change Date	App Date	Change Order Descrip	DRIONS				Reaso	2423176	11-12	14-PR4
	01/27/13	01/28/13	Credit for unused light						on – AOR		(\$32.14
	01/27/13	01/28/13	Provide (4) Retrofit Ta	g R3 fixtures in lieu o	of (4) Retrofit Tag R5-A	fixtures.		School	Request		\$287.2
									Project Tota	ıl	\$255.14
	Magnet Acader	-									
201	2 STEM Magne		012-22711-MEP	£00 200 44		\$3 464 83	£00 007 76	4.049/			
	Wight & C		Observe Order Deserve	\$86,366.14	1	\$3,461.62	\$89,827.76	4.01%	- C-4-		
	Change Date	App Date	Change Order Descrip	DUOUS				Reaso	2450105	09-10	28-PR4
	01/09/13	01/15/13	Heating, Ventilation an	d A/C (HVAC)				Discov	ered Conditions	V 5-10	\$3,461.6
	01100710	0 17 10 10	g, community	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					Project Total	1	\$3,461.6
Daniel	R Cameron Ele	mentary Sch	hool								00,101.00
201	2 Cameron MC	R 2	012-22531-MCR								
	Friedler Co	onstruction Co	D .	\$7,583,800.00	57	\$302,009.84	\$7,885,809.84	3.98%			
	Change Date	App Date	Change Order Descrip	otions				Reaso	n Code 2303876	09-07	722-PR8
	11/01/12	02/06/13	sanitary stack vent to v Replace approximately	vent through the roof 10 feet of existing 4	(VTR), This occurs on galvanized vent piping	be deteriorated and broken, at the point whe both of the existing stacks. g, running from the existing stack vent to the ations. Provide new piping, fittings, and han	e existing VTR,		ered Canditions		\$5,407.8

April 3, 2013

Chicago Public Schools Capital Improvement Program These change order dates range from 06/18/12 to 02/14/13 and approval cycles range from 01/15/13 to 02/14/13

	l Improveme		n	ine	approval cycles ran	range from 06/18/12 to 02/14/13 and ge from 01/15/13 to 02/14/13				age:	11 of 20
					CHANG	E ORDER LOG					
School	Vendor	Pro	oject Number	Original Contract Amount	Number Change Orders	Total Change Orders	Revised Contract Amount	Total % of Contract	Oracle PO Number	Board	Rpt Number
Daniel F	R Cameron Ele	mentary Sch	ool								
2012	Cameron MCI	R 20	12-22531-MCR								
	Friedler Co	nstruction Co		7,583,800.00	57	\$302,009.84	\$7,885,809.84	3.98%			
	Change Date	App Date	Change Order Description	<u>15</u>				Reaso	<u>n Code</u> 2303876	00.07	22-PR8
	42/20/42	04/24/43						Other	2303876	09-07	\$5,856.50
	12/26/12 02/01/13	01/21/13 02/05/13	We learned that the air co	mnressor for the	enrinkler evetem was	using the existing feed to the old fire pump	controller It was		ered Conditions		\$3,831.42
	02/01/13	02/03/13	also pointed out that the w	all mounted hea	iter in the room was fed	from the same circuit. Contractor to prov parate 20 amp, single-phase branch circuit	ide a separate 20		oreo Coramons		40,001.42
	12/26/12	01/16/13		notter surface te	emperature than the old	roject. These units did not have existing cones. The school has requested that cov		School	Request		\$19,551.05
	02/01/13	02/06/13	There was no smoke dete	ctor shown on t	he third floor elevator lo	bby. One needs to be added per code.		Omiss	ion – AOR		\$1,908.00
	01/17/13	01/24/13	Discovered supply and ret return lines need to be re-			ossed the location of the new elevator shaft	t. Both supply and	Discov	ered Conditions		\$2,684.67
	12/26/12	01/23/13	The school needs addition as administrative offices in			ch) in offices 113, 213 & 313. The school	l is using the spaces	School	Request		\$3,227.70
	01/17/13	01/23/13						Permit	Code Change		\$9,593.18
									Project Total		\$52,060.35
Edgar .	Allan Poe Class	sical School									
201	1 Poe UAF-1	20)11-29261-UAF-1								
	K.R. Miller	Contractors,	Inc	\$42,487.17	1	\$1,665.00	\$44,152.17				
	Change Date	App Date	Change Order Description	n <u>s</u>				Reaso	n Code 2292428	09-10	28-PR4
	01/29/13	02/01/13	Need description.					No Re	ason Defined		\$1,665.00
									Project Total		\$1,665.00
Joseph	n Stockton Sch	ool									
201	1 Stockton MC	R 20	011-25501-MCR								
	Tyler Lane	Construction	s \$1	13,635,533.00	19	\$532,312.42	\$14,167,845.42	3.90%			
	Change Date	App Date	Change Order Description	n <u>s</u>				Reaso	on Code 2162948		
	01/14/13	01/15/13	MEP Permit Changes.					Owner	Directed 2411565		\$82,417.88
	01/14/13	01/15/13	Contractor shall provide a recently installed Baseme			line, serving the MDF room 115 AC unit,	and terminating at a	Discov	vered Conditions		\$2,546.82
	01/10/13	01/15/13		4" and 1-1/2" di		Approx. 7 LF/ per run – V.I.F), with associa	ated wiring to route	Disco	vered Conditions		\$4,965.54
			arcand 2 materi recations.						Project Tota	1	\$89,930.2

School

Chicago Public Schools Capital Improvement Program

Simpson Academy for Young Women 2013 Simpson LTG

JM Polcurr, Inc.

02/11/13

02/11/13

01/28/13

Anchor Mechanical, Inc.

Project Number

2013-49051-LTG

App Date Change Order Descriptions

2013-49021-LTG

App Date Change Order Descriptions

Original

Contract

Amount

\$15,161.91

\$43,626,14

restore fixture back to working operation.

Vendor

Change Date

02/08/13

02/08/13

Northside Learning Center 2013 Northside LTG

Change Date

01/27/13

These change order dates range from 06/18/12 to 02/14/13 and approval cycles range from 01/15/13 to 02/14/13

Page: 12 of 20 CHANGE ORDER LOG Number Total Revised Total Oracle **Board Rpt Number** Change Change Contract % of Orders Orders Amount Contract Number 2 \$488.99 \$15,650.90 3.23% Reason Code 2459520 11-1214-PR4 Investigate inoperable Storage Room light fixture which has 0 volts from switch leg to neutral. Repair wiring as required to **Discovered Conditions** \$120.55 Revise the total number of exit signs to be retrofitted in the school from (10) to (13), Retrofit Tag E1-BB. Provide (1) additional Omission - AOR \$368.44 exit sign in the day care room, and (2) additional exit signs in the kitchen. \$488.99 Project Total \$1,398,22 \$45,024,36 3,21% 1 Reason Code 2447239 11-1214-PR4 Discovered Conditions \$1,398.22 1) Garage 123 - Existing (8) HID light fixtures are to remain. Provide a credit for (8) Misc. 1 fixtures. 1) Kitchen - Provide (1) additional Retrofit Tag Misc.2 fixture. 2) Entire School - Provide (17) additional Retrofit Tag E1 exit signs. 3) Entire School - Provide (1) additional Retrofit Tag X2 exit signs. 4) Faculty Bathroom - Provide (1) additional Retrofit Tag Misc. 12 fixture. Project Total \$1,398,22

Jane Addams School

2013 Addams LTG 2013-22021-LTG

> ECO Lighting Services & Technology \$30,492.52 \$973.22 \$31,465.74 3.19%

Change Date App Date Change Order Descriptions Reason Code

2423191 11-1214-PR4 02/06/13 Additional Fixtures & Credits 02/01/13 Omission - AOR

\$973.22 Project Total \$973.22

April 3, 2013

Chicago Public Schools Capital Improvement Program

These change order dates range from 06/18/12 to 02/14/13 and approval cycles range from 01/15/13 to 02/14/13

Page: 13 of 20 CHANGE ORDER LOG School Vendor Project Number Original Number Total Revised Total Oracle **Board Rpt Number** Change Orders Contract Change Contract % of Amount Orders Amount Contract Number Theodore Roosevelt High School 2012 Roosevelt MCR/CAR 2012-46271-MCR Tyler Lane Construction, Inc. \$16,706,278,00 18 \$485,902.00 \$17,192,180.00 2.91% Reason Code 2306872 01/10/13 01/15/13 Demolish existing brick masonry pier from top of foundation wall to parapet coping (approximately 33'-0") to fully expose steel Discovered Conditions \$53,651.00 column. Salvage existing terra cotta trim for reinstallation. Scrape down to bare metal, prime flanges and web with zinc rich primer and paint with rust-inhibitive paint. Once column is fully exposed on all faces, further review by A/E will be required to determine if full or localized reinforcement is required. Rebuild piers with new brick and salvaged terra cotta trim to match original. Provide masonry ties every 16" O.C. vertically anchoring brick to existing steel. **Project Total** \$53,651,00 Julia C Lathrop School 2012-26041-CSP 2012 Lathrop CSP Tyler Lane Construction, Inc. \$3,671,595.00 16 \$92,286,29 \$3,763,881,29 2,51% Change Date App Date Change Order Descriptions Reason Code Owner directed request to add a floor mounted power/data outlet at the circulation desk for the library at the third floor. Power and School Request 01/16/13 01/28/13 \$3,002.10 data is provided within the room but CPS library staff has requested layout that does not allow access to power and data as designed. Contractor to provide pricing for installation of floor mounted power and dat outlet below circulation desk as shown on sketch. Final location to be coordinated in field per final furniture layout. **Project Total** \$3,002.10 Joseph Medill Intermediate & Upper Grades School 2011 Urban Prep Academy C 2011-24491-CSP K.R. Miller Contractors, Inc. \$5,203,761.00 \$130,456.69 \$5,334,217.69 2.51% Change Date App Date Change Order Descriptions Reason Code 2163662 Repair or replace as necessary the two NIC toilet fixtures in rooms 1M-2 and 2M-2 so that fixtures are securely to floor. This 01/05/13 01/17/13 Owner Directed \$4,249.35 includs two toilets and associated carriers only per room. 06/18/12 02/06/13 Contractor shall provide visual devices in Classrooms 109, 110, 111, and 300. All new Visual devices shall be synchronized \$7,769.49 Omission - AOR with existing visual devices. Rooms 109, 110, 111, and 300 do not have visual alarms. Field program the intrusion detection system after keypads are removed and existing remaining keypads are reinstalled complete. Omission - AOR 06/18/12 02/06/13 \$2,724.39 in place ready for operation including but not limited: a) Provide services of a factory-authorized service representative to supervise the field assembly and connection of components and system pretesting, testing, adjustment, and programming. Project Total \$14,743,23

Chicago Public Schools Capital Improvement Program

These change order dates range from 06/18/12 to 02/14/13 and approval cycles range from 01/15/13 to 02/14/13

	l Improveme		m	Thes		ige from 06/18/12 to 02/14/13 and from 01/15/13 to 02/14/13			1	Page:	14 of 20
					CHANGE	ORDER LOG					
School	Vendor	Pr	roject Number	Original Contract Amount	Number Change Orders	Total Change Orders	Revised Contract Amount	Total % of Contract	Oracle PO Number	Board	Rpt Number
Phoebe	Apperson Hea	rst School									
201	Hearst ADA	20)12-23671-ADA								
	K.R. Miller	Contractors,	Inc	\$2,537,000.00	9	\$61,619.22	\$2,598,619.22	2.43%			
	Change Date	App Date	Change Order Desc	<u>criptions</u>				Reason	1 <u>Code</u> 2298759	11-05	25-PR8
	01/23/13	01/24/13	Electrical Panel in G	Symnasium				Discove	ered Conditions		\$3,431.95
									Project Total		\$3,431.95
	Burbank Schoo										
201	2 Burbank SIP		012-22401-SIP	40 700 700 00	07	40/0/	**				
		Contractors,		\$9,739,700.00	27	\$212,467.07	\$9,952,167.07	2.18%	0-4-		
	Change Date	App Date	Change Order Desc	enptions				Reason	2298755	11-05	25-PR8
	08/08/12	02/03/13		vide a credit for reducin adjacent to the chiller to		ze as indicated and provided a cost to rem	nove, protect, store	e Owner	Directed		(\$12,000.00)
	01/29/13	02/01/13				on at the new volume dampers. Only remo ort rods as necessary to maintain 4' maxir		Discove	ered Conditions		\$6,259.35
	11/07/12	02/01/13	Contractor shall pro- work, however new	vide (4) additional exit s exit signs were not sch	igns at Auditorium Exits. eduled to be installed. Pe	These existing exits signs were removed r building code these exit signs are require	per base contract ed.	Omissi	on – AOR		\$1,557.99
	01/28/13	01/29/13	Installing Relief Ven	its 5 and 6, the contract	or shall provide new exh	delineated in the contract drawings. How aust fans EF-2 and EF-3. The fans shall oor of each stair tower shall be undercut?	be operated by	Omissi	on – AOR		\$13,463.81
	01/30/13	02/14/13	2. Provide (1) cover	tors not shown on the p for the base scope radi ace the (3) radiators in				Omissi	on – AOR		\$17,915.35
	01/28/13	01/29/13	Seal damaged joints	s. Assume (18) location	s.GC shall provide grap	hical account identifying all repair location	s.	Discov	ered Conditions		\$30,419.24
									Project Tota]	\$57,615.74
Audub	on Elementary	School									
201	3 Audubon LTC	3 20	013-22091-LTG								
	Anchor Me	chanical, inc.	•	\$9,916.22	1	\$184.15	\$10,100.37	1.86%			
	Change Date	App Date	Change Order Desc	criptions				Reaso	<u>n Code</u> 2447241	11-12	14-PR4
	02/01/13	02/05/13	Boiler Room - Provid	de (1) additional Retrofi	t Tag Misc, 11 fixture.			Omiss	on – AOR		\$184.15
									Project Total	1	\$184.15

April 3, 2013

Chicago Public Schools Canital Improvement Program

	go Public S i Improveme		m	Thes		inge from 06/18/12 to 02/14/13 and e from 01/15/13 to 02/14/13			Date: Page:	2/18/201: 15 of 2
School	Vendor	Pr	roject Number	Original Contract Amount	CHANGE Number Change Orders	ORDER LOG Total Change Orders	Revised Contract Amount	Total Oracle % of PO Contract Number	Boar	d Rpt Number
Capital	Operations - C	ity Wide	·						••••	
201	Office of Insp	ector Gen a (113012150-ICR							
	F.H. Pasch	en, S.N. Niel	sen & Assoc	\$153,353.48	3	\$2,517.10	\$155,870.58	1.64%		
	Change Date	App Date	Change Order Descrip	otions				Reason Code 2462278		
	01/29/13	02/01/13	head with a "High Ten	perature" rated sprir	nkier head.	scovered junction box in new IDF room.	Change out sprinkler			\$620.61
	01/29/13	02/06/13	• •		,	d conduit and wiring for ITS equipment.		School Request		\$1,210.37
	01/29/13	02/01/13				uilding standard UCMs are configurable building controller, install another UCM		Discovered Conditions		\$686.12
Grover	Cleveland Sch	ool	·					Project To	otal	\$2,517.10
201	Grover Cleve	and LTG 20)13-22741-LTG							
	Anchor Me	chanical, Inc	•	\$87,228.43	2	\$1,293.11	\$88,521.54	1.48%		
	Change Date	App Date	Change Order Descri	ptions				Reason Code 2423177	11-1	214-PR4
	01/27/13	01/28/13			laced in Toilet 500, Retr laced in Toilet 700, Retr			Omission - AOR		\$481.6
	01/27/13	01/28/13	Credit: 1) Cafeteria I and Caf	eteria II - Revise the	total number of light fixt	ures to be retrofitted from (30) to (24), R	etrofit Tag R3.	Omission – AOR		\$811.5
				rovide (7) additional l n - Provide (1) new t Metalux #8TWS serie	Retrofit Tag R1 fixtures. andem 8' fixture in lieu o es instead.)	of (2) new 4' fixtures. (Shop drawing sub	omitted was Metalux	Project T	otal	\$1,293.1
Austin	Multiplex									
201	2 Austin PLS	2	012-66511-PLS							
	F.H. Pasc	hen, S.N. Nie	elsen & Assoc	\$177,345.72	1	\$2,477.15	\$179,822.87	1.40%		
	Change Date	App Date	Change Order Descri	<u>ptions</u>				Reason Code 2345595		
	12/07/12	02/08/13	without a neutral. The	se panels are design d as "print room" that	ned for 3 phase motors to t is a 208/110 volt. This	uit from panel PXBS. Panel PXBS is a 3 hat do require neutrals. Motor will now b panel is about 100' further than PXBS a	e feed from panel in	Omission – AOR		\$2,477. 1
								Project 1	otal	\$2,477.1

Chicago Public Schools Capital Improvement Program

These change order dates range from 06/18/12 to 02/14/13 and approval cycles range from 01/15/13 to 02/14/13

School	Vendor				CHANGE C	RDER LOG					
School	Vendor										
		Pr	oject Number	Original Contract Amount	Number Change Orders	Total Change Orders	Revised Contract Amount	Total % of Contract	Oracle PO Number	Board R	pl Number
Cyrus I	Mccormick S	chool									
2013	3 McCormick L	TG 20	113-24431-LTG								
	Imperial Li	ghting Mainte	nance Co.	\$115,102.82	2	\$1,549.50	\$116,652.32	1.35%			
	Change Date	App Date	Change Order Description	<u>s</u>				Reason	2243985	11-1214	-PR4
	01/22/13	01/28/13	Labor charge due to lost tir shift time.	ne on two shifts	at McCormick Elementary.	Crews were removed from building prio	r to the 8 hour	Asset [<u></u> -	\$1,092.00
									Project Total		\$1,092.00
	Davis Annex										
2012	2 Davis HCE		012-70220-HCE		_		****				
		Contractors,		\$599,000.00	5	\$7,783.22	\$606,783.22	1.30%			
	Change Date	App Date	Change Order Description	<u>\$</u>				Reason	2411987		
	01/23/13	01/29/13	Relocate outlets in Recept	on area. Resto	ck Fees for sinks.			Error -	Architect		\$1,541.37
									Project Total		\$1,541.37
	C Goudy Sch										
201	3 Goudy LTG		013-23371-LTG		_	****					
		echanical, Inc.		\$64,200.20	2	\$809.60	\$65,009.80	1.26%			
	Change Date	App Date	Change Order Description	<u>\$</u>				Reaso	n <u>Code</u> 2423183	11-1214	I-PR4
	01/27/13	01/29/13	Revise the total number of	light fixtures In	Room 113 to be retrofitted f	rom (12) to (20), Retrofit Tag R2.		Omissi	on - AOR		\$574.08
									Project Total		\$574.08
Avalon	Park School										
201	1 Avalon Park	UAF-1 2	011-22101-UAF-1								
	K.R. Miller	Contractors,	Inc	\$35,663.91	2	\$398.00	\$36,061.91	1.12%			
	Change Date	App Date	Change Order Description	S				Reaso	n <u>Code</u> 2293291	10-0224	I-PR3
	01/14/13	01/15/13	JOC Bidding Factor.					No Rea	ason Defined		\$1,398.00
									Project Total		\$1,398.00

April 3, 2013

Date: 2/18/2013

Page: 16 of 20

April 3, 2013

CPS

Chicago Public Schools Capital Improvement Program

These change order dates range from 06/18/12 to 02/14/13 and approval cycles range from 01/15/13 to 02/14/13

apital	Improveme	ent Program	m		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	rom 01/15/13 to 02/14/13				Page:	17 of 2
					CHANGE (ORDER LOG					
hool	Vendor	Pr	oject Number	Original Contract Amount	Number Change Orders	Total Change Orders	Revised Contract Amount	Total % of Contract	Oracle PO Number	Board	Rpt Number
nilland	Zapata Acad	emy				•					
2013	Zapata LTG	20	13-23611-LTG								
	Imperial Lig	ghting Mainter	nance Co.	\$57,681.11	1	\$ 545.40	\$58,226.51	0.95%			
9	Change Date	App Date	Change Order Descrip	otions				Reason	Code 2444009	11-12	14-PR4
	02/12/13	02/13/13	RFI#03: Room Omissi Occupancy Sensor Ch & 2-42 since the light	5-A fixtures instead of ions.: Complied. All the nange: Complied. Oc	he additional flxtures in th cupancy Sensors have be n area which does not	the reflector kit will not fit in these fixtures: e rooms which were missed have been inc ten removed from classrooms 1-35,1-39,1	corporated. RFI#		Architect		\$545.4
				,,					Project Tota		\$545.4
hn H	Vanderpoel Ma	agnet Schoo	ı								
2013	Vanderpoel L	TG 20	013-29311-LTG								
	ECO Lighti	ing Services 8	& Technology	\$33,933.34	1	\$315.87	\$34,249.21	0.93%			
!	Change Date	App Date	Change Order Descrip	ptions				Reason	1 Code 2422817	11-12	14-PR4
	02/01/13	02/05/13			lon kit for those seven (7) th a 2 lamp Instant Start L	fixtures. .ow ballast w/ reflector (R10).		Omissi	on AOR		\$315.8
	Carran Flame	Cabaa							Project Tota	l	\$315.8
	Carson Eleme Carson LTG	•	1 013-22601-LTG								
2013		ghting Mainte		\$120,192.90	1	\$1,092.00	\$121,284.90	0.91%			
	Change Date	App Date	Change Order Descrip		'	¥1,032.00	4 121,204.30	Reason	n Code		
									2443988	11-12	14-PR4
	01/22/13	01/28/13	Labor charge due to lo	ost shift work on Jan	10th at Carson because of	of lack of building engineer coverage.		Asset 0	Delay		\$1,092.0
Villiam	W Carter Sch	ool							Project Total	1	\$1,092.0
	Carter STK		012-22611-STK								
			isen & Assoc	\$324,975.51	2	\$2,561.89	\$327,537.40	0.79%			
	Change Date	App Date	Change Order Descri	ptions				Reaso	n <u>Code</u> 2407387		
	02/08/13	02/11/13			tuckpointing of the chimn al of this work from the pr	ey interior can be removed from the scope oject.	. General	Owner	Directed		(\$25,839.4
	02/08/13	02/11/13	Due to discovered corto be removed.	nditions, the masonry	at the top +/- 5'-6" of the	existing chimney is in extremely poor cond	lition and needs	Discov	ered Conditions		\$28,401.
									Project Total	el .	\$2,561.

April 3, 2013

CPS

Chicago Public Schools Capital Improvement Program

These change order dates range from 06/18/12 to 02/14/13 and approval cycles range from 01/15/13 to 02/14/13

	Improveme	ent Progra	m		approval cycles rang	ange from 06/18/12 to 02/14/13 and e from 01/15/13 to 02/14/13				age:	18 of 2
					CHANGE	ORDER LOG					
School	Vendor	Pr	oject Number	Original Contract Amount	Number Change Orders	Total Change Orders	Revised Contract Amount	Total % of Contract	Oracle PO Number	Board	Rpt Number
Stepher	K Hayt Schoo	ol									
2012	Hayt ADA	20	12-23621-ADA								
	K.R. Miller	Contractors,		\$1,865,000.00	2	\$11,711.29	\$1,876,711.29	0.63%			
	Change Date	App Date	Change Order Descrip	otions				Reason		44.05	05 000
	04/49/42	02/08/13	Drouide modifications t	to the zone cumply d	uct within the hot/cold d	ank for Office 002		Discour	2298760 ered Conditions	11-05	25-PR8
	01/18/13 11/29/12	02/06/13				o modified to allow for elevator over run cle	aranaa Tharais a				\$2,951.38
	11/29/12	0211/13			of the proposed duct s		arance, rnere is a	DISCOVE	red Conditions		\$8,759.91
									Project Total		\$11,711.29
			omputer Science HS								
2013	Aspira Charte		013-66251-LTG								
	Broadway B			\$70,394.00	1	\$3 60.00	\$70,754.00	0.51%			
	Change Date	App Date	Change Order Descrip	otions				Reason	1 Code 2459509	11-12	14-PR4
	02/11/13	02/12/13	Provide and install nine	e(9) additional lense	9.			Omissi	on – AOR	11-12	\$360.00
	02/11/10	OE/12/10	TOTAL BITCH TOTAL TIME	0,0,000	.			01111031	Project Total		\$360.00
Christia	n Ebinger								r logect i otal		\$300.00
	Ebinger LTG	20	13-23051-LTG								
	Anchor Me	chanical, Inc.		\$75,179.60	1	\$341.26	\$75,520.86	0.45%			
	Change Date	App Date	Change Order Descrip	otions				Reaso	n Code		
									2423182	11-12	14-PR4
	01/27/13	01/28/13	 Provide a credit for Provide a credit for Provide a credit for 	(3) Retrofit Tag R3	fixtures.			Discov	ered Conditions		\$341.2
			Bulletin Work: 1) Provide an additiona 2) Provide an additional						Project Tate		\$341.2
Manley	Career Comm	unity Acade	my High School						Project Total		\$341.20
•	Manley LTG	•	013-53111-LTG								
	JM Polcum			\$56,621.63	1	\$208.00	\$56,829.63	0.37%			
	Change Date	App Date	Change Order Descrip	ptions				Reaso	n Code		
									2459532	11-12	14-PR4
	02/13/13	02/14/13	Vestibule #6 - Provide	(1) Retrofit Tag F1	3 fixture in lieu of (1) Re	trofit Tag R5-A fixture.		Omiss	on-AOR		\$208.0

Chicago Public Schools Capital Improvement Program

These change order dates range from 06/18/12 to 02/14/13 and approval cycles range from 01/15/13 to 02/14/13

Mount Greenwood E Electro Contract C		al Improveme		m	The		es range from 06/18/12 to 02/14/13 and range from 01/15/13 to 02/14/13				age:	19 of 20
Mount Greenwood Elementary School Elementary Sch						CHAN	GE ORDER LOG					
Change Date App Date Change Order Descriptions So, 990.62 1 \$105.17 \$50,995.79 0.21% Reason Code 242816 11.1211 11.121 11.121 11.121 11.121 11.121 11.121 11.1211 11.121 11.121 11.121 11.121 11.121 11.121 11.1211 11.121 11.121 11.121 11.121 11.121 11.121 11.1211 11.121 11.121 11.121 11.1211 11.121 11.121 11.121 11.121 11.121 11.121 11.121 11.121 11.121 11.121	School	Vendor	Pi	oject Number	Contract	Change	Change	Contract	% of	PO	Board	Rpt Number
CO Light Service Service Service Secundary Secunda	Mount	Greenwood Ele	ementary Sc	hool								
Change Date Apo Date Change Order Descriptions Cases on Code 242216 1-1214 1-1	201	3 Mt. Greenwoo	d LTG 20	13-24591-LTG								
11-1214 12-1215 12-		ECO Lighti	ing Services (& Technology	\$50,890.62	1	\$105.17	\$50,995.79	0.21%			
		Change Date	App Date	Change Order Descr	iptions				Reason			
Hiram H Belding Schoots 1911 Belding UAF 1912 1911 Belding UAF 1913 1914 1915 1914 1914											11-12	
Project Total Project		02/01/13	02/05/13		lates with an addition:	al blank for the switch	thes. Provide list of rooms with the three ga	ing plates. Refer to RF	l Error - A	rchitect		\$105.17
Part				***						Project Total		\$105.17
K.R. Miller	Hiram	H Belding Scho	ol									
Change Date App Date Date (Dange Order Descriptions) Reason Code 2163072 02/07/13 02/08/13 Furnish and install a steel lintel beam as directed by CPS as noted. Provide loose steel lintels of 5 x 3.5 x 3/8 one per wythe of brick for a total of four (4) loose lintels with a minimum of 8" bearing on both sides. Project Total Beasily Academic Center Market 2011 Beasiley Magnet Is IP 2011-29321-SIP F.H. Pascher \$7,531,000.00 7 (\$28,526.48) \$7,502,473.52 -0.38% Change Date Aloo Date Change Order Descriptions Reason Code Reason Code 01/14/13 01/15/13 CREDIT - Concrete column repair and patching work was moved from this project to the current 2013-29321-MEP project. The Change order for Bulletin #42 - Concrete Column Repairs was processed and approved. The P.O. #2271633 was issued for this work and now needs to be credited back to CPS, since work was not completed in this project. Allowence Credit (\$2,500.00) M Jean De Lafayette Stroll CREDIT - Unused Allowance Dollars Allowence Credit (\$2,500.00) \$1,525,786.46 1.1.7% Change Date App Date Change Order Descriptions \$1,543,807.51 2 (\$18,021.05) \$1,525,786.46 1.1.7% Reason Code	201	11 Belding UAF	20	011-22221-UAF								
2163072 221318		K.R. Miller	Contractors,	înc	\$1,564,636.56	2	\$2,367.50	\$1,567,004.06	0.15%			
O2/07/13 O2/08/13 Furnish and install a steel lintel beam as directed by CPS as noted. Provide loose steel lintels of 5 x 3.5 x 3/8 one per wyther of brick for a total of four (4) loose lintels with a minimum of 8" bearing on both sides. Project Total		Change Date	App Date	Change Order Descr	riptions				Reason	Code		
Project Total Project Tota										2163072		
Seasley Academic Center Magnet Space Magnet Space		02/07/13	02/08/13					3/8 one per wythe of	Owner	Directed		\$447.41
2011 Beasley Magnet SIP										Project Total		\$447.41
F.H. Pascher \$7,531,000.00 7 \$(\$28,526.48) \$7,502,473.52 -0.38%	Beasi	ey Academic Ce	nter Magnet									
Change Date App Date Change Order Descriptions Reason Code 01/14/13 01/15/13 CREDIT - Concrete column repair and patching work was moved from this project to the current 2013-29321-MEP project. The change order for Bulletin #42 - Concrete Column Repairs was processed and approved. The P.O. #2271633 was issued for this work and now needs to be credited back to CPS, since work was not completed in this project. 01/28/13 01/29/13 CREDIT - Unused Allowance Dollars Allowance Credit (\$\frac{1}{2}\] M Jean De Lafayette School 2011 Lafayette CSP 2011-24121-CSP F.H. Paschen \$1,543,807.51 2 (\$18,021.05) \$1,525,786.46 1.17% Change Date App Date Change Order Descriptions Reason Code 02/12/13 02/13/13 Unused Allowance (\$\frac{1}{2}\] Unused Allowance Credit (\$\frac{1}{2}\] Oyen the current 2013-29321-MEP project. The Cother Courrent 2013-29321-MEP pr	20	11 Beasley Mag	net SIP 2	011-29321-SIP								
01/14/13 01/15/13 CREDIT - Concrete column repair and patching work was moved from this project to the current 2013-29321-MEP project. The change order for Bulletin #42 - Concrete Column Repairs was processed and approved. The P.O. #2271633 was Issued for this work and now needs to be credited back to CPS, since work was not completed in this project. O1/28/13 01/29/13 CREDIT - Unused Allowance Dollars CREDIT - Unused Allowance Dollars Allowance Credit (\$ Project Total (\$ Pr		F.H. Pascl	hen		\$7,531,000.00	7	(\$28,526.48)	\$7,502,473.52	-0.38%			
Change order for Bulletin #42 - Concrete Column Repairs was processed and approved. The P.O. #2271633 was Issued for this work and now needs to be credited back to CPS, since work was not completed in this project. O1/28/13 O1/29/13 CREDIT - Unused Allowance Dollars Allowance Credit (\$\frac{1}{2}\) Project Total (\$\frac{1}{2}\) Project Total (\$\frac{1}{2}\) M Jean De Lafayette School 2011 Lafayette CSP 2011-24121-CSP F.H. Paschen \$1,543,807.51 2 (\$18,021.05) \$1,525,786.46 -1.17% Change Date App Date Change Order Descriptions Reason Code O2/12/13 O2/13/13 Unused Allowance No Reason Defined (\$\frac{1}{2}\)		Change Date	App Date	Change Order Descr	riptions				Reasor	n Code		
Project Total State Project Total State Project Total State Project Total State State Project Total State Stat		01/14/13	01/15/13	change order for Bull	letin #42 - Concrete C	column Repairs was	processed and approved. The P.O. #2271	9321-MEP project. Th 633 was issued for	e Other			(\$39,770.00)
M Jean De Lafayette School 2011 Lafayette CSP		01/28/13	01/29/13	CREDIT - Unused A	llowance Dollars				Allowar	ce Credit		(\$22,799.48)
2011 Lafayette CSP 2011-24121-CSP F.H. Paschen \$1,543,807.51 2 (\$18,021.05) \$1,525,786.46 -1.17% Change Date App Date Change Order Descriptions Reason Code 2221318 09-102 02/12/13 02/13/13 Unused Allowance No Reason Defined (\$1,525,786.46 -1.17%)										Project Total	-	(\$62,569.48)
F.H. Peschen \$1,543,807.51 2 (\$18,021.05) \$1,525,786.46 -1.17% Change Date App Date Change Order Descriptions Reason Code 2221318 09-102	M Jea	n De Lafayette S	School									
Change Date App Date Change Order Descriptions Reason Code 02/12/13 02/13/13 Unused Allowance No Reason Defined (3	20	11 Lafayette CS	P 2	011-24121-CSP								
02/12/13 02/13/13 Unused Allowance No Reason Defined (5)		F.H. Pasc	hen		\$1,543,807.51	2	(\$18,021.05)	\$1,525,786.46	-1.17%			
02/12/13		Change Date	App Date	Change Order Desc	<u>riptions</u>				Reason			
											09-10	28-PR4
Project Total (02/12/13	02/13/13	Unused Allowance					No Rea	son Defined		(\$33,499.05)
										Project Total	1	(\$33,499.05)

April 3, 2013

Chicago Public Schools
Capital Improvement Program

These change order dates range from 06/18/12 to 02/14/13 and approval cycles range from 01/15/13 to 02/14/13

Date: 2/18/2013 Page: 20 of 20

					CHAN	NGE ORDER LOG				
School	Vendor	P	rojact Number	Original Contract Amount	Number Change Orders	Total Change Orders	Revised Contract Amount	Total % of Contract	Oracle PO Number	Board Rpt Number
Ellen Mit	chell School									
2011	Mitchell UAF	-1 2	011-24511-UAF-1							
	K.R. Miller	Contractors,	Inc	\$35,851.39	3	(\$839.33)	\$35,012.06	-2.34%		
9	hange Date	App Date	Change Order Des	criptions				Reason	<u>Code</u>	
									2292443	09-1028-PR4
	01/19/13	01/23/13	JOC factor adjustn	nent.				Owner	Directed	\$1,405.37
									Project Total	\$1,405.37
		-	Overall Totals:	\$152,845,657.44	834	\$8,535,613.36	\$161,381,270.80			\$1,401,321.78

Change Orders for this period \$1,401,321.78

13-0403-PR7

RATIFY THE FINAL OPTION TO RENEW THE AGREEMENT WITH SCHOOLNET, INC. FOR THE PURCHASE OF GRADEBOOK MAINTENANCE AND SUPPORT SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Ratify the final option to renew the agreement with Schoolnet, Inc. to provide software maintenance and support services to Information & Technology Services at a cost not to exceed \$128,500.00. A written document exercising this option is currently being negotiated. No services shall be provided and no payment shall be made to Vendor prior to execution of the written renewal agreement. The authority granted herein shall automatically rescind in the event a written renewal agreement is not executed within 90 days of the date of this Board Report. Information pertinent to this option is stated below.

Contract Administrator: Sinnema, Mr. Ethan Cedric / 773-553-2280

VENDOR:

1) Vendor # 37402 SCHOOLNET, INC. 525 7TH AVE, 4TH FLR. NEW YORK, NY 10018 Andrew Brenner 646 496-9002

USER INFORMATION:

Contact: 12510 - Information & Technology Services

125 South Clark Street - 3rd Floor

Chicago, IL 60603 Tidmarsh, Mr. Lachlan W.

773-553-1300

Project

Manager: 12510 - Information & Technology Services

125 South Clark Street - 3rd Floor

Chicago, IL 60603 Gallagher, Mr. Patrick F. 773-553-1300

ORIGINAL AGREEMENT:

The original Agreement (authorized by Board Report #12-0328-PR19) in the amount of \$500,000.00 was for a term commencing March 29, 2012 and ending March 28, 2013, with the Board having one option to renew for a one year term. 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 a three month period commencing March 29, 2013 and ending June 30, 2013.

OPTION PERIODS REMAINING:

There are no option periods remaining

SCOPE OF SERVICES:

Vendor shall provide the following services and software licenses and support. Use of Software: GradeSpeed Net release 4.55 and above, which includes software modules for Gradebook functions, the Parent Connection module, and the Student Connection module, will provide both CPS educators and the parent community at large with a real-time means of tracking student performance and proactively monitoring academic progress towards defined educational goals. The product will also provide educators with a means of performing grading related tasks irrespective of physical location. Existing Software Version: Schoolnet has provided the Board with a perpetual enterprise level license for Schoolnet GradeSpeed.Net release 4.55, which includes modules for Grading, Attendance, Student and Parent Portals (English/Spanish), and the custom CPS Rtl module. Software Upgrade: Schoolnet will provide maintenance and support for all major version upgrades, which include modules for Grading, Attendance, Student and Parent Portals (English/Spanish), curriculum tracking and increased standardized test and assessment data interoperability with other CPS systems. Schoolnet will provide any technical program corrections and enhancements that may develop during the term of this agreement as long as the Board's technical support fee is current. There are no third party licenses associated with this software. Any software upgrades must integrate seamlessly with the existing IMPACT modules with respect to sharing key student data, such as attendance, grades and disciplinary status. Gradebook must also provide parents with a means of actively monitoring academic performance for multiple children who are CPS students. Parent-side functionality must allow users to define student performance thresholds that initiate automated alerts via phone, email or text message.

DELIVERABLES:

Schoolnet will provide maintenance services and software upgrades for Schoolnet GradeSpeed for the school district. Schoolnet will provide maintenance which consists of program corrections and enhancements that Schoolnet may develop during the term of this agreement. Maintenance will also include any changes required by the Board as a result of new or modified State or Federal requirements regarding special education. Schoolnet will also provide support on the licensed software, which consists of resolving trouble tickets, corrective maintenance, knowledge management, knowledge transfer and the following: Regular software updates and installers; Database cleanup and alter scripts (usually part of installers); Bug Fixes targeted to highest priority defects; Updated user guides to accompany each release; Minor feature and functional enhancement; Performance Optimizations; Integration testing for embedded components; Software Testing; and Compatibility Testing (New OS, SOL Server, etc.). Additional Support: Schoolnet shall provide time and material support for custom CPS deliverables including portal text messaging, phase one response to intervention (Rtl) functions and all other new functions provided supporting business requirements and technical specifications are provided.

OUTCOMES:

The maintenance, support and software upgrades to the GradeSpeed.Net Software will result in providing both CPS educators and the parent community at large with a real-time means of tracking student performance and proactively monitoring academic progress towards defined educational goals. The product will also provide educators with a means of performing grading related tasks irrespective of physical location. Teachers will have: remote access for grading activities; support for Illinois standards based grading; a Gradebook that contains class period, assessment information and homework assignments; and proactive monitoring of student progress toward defined educational goals. Administrators will have: real-time monitoring of grades and attendance; analytic capacity to support performance management framework; increased integration with assessment and standardized test data; administrative access to teacher grade books at their location by extension; and tiered access for network and district personnel. Parents will have: online access to student progress reports and report cards; online access to student attendance and grades; automated notification of student performance based on parent defined thresholds; and increased collaboration and communication between parents and school staff. Students will have: an online, real-time means of tracking grades to date and means of downloading homework assignments.

COMPENSATION:

Schoolnet shall be paid a fee which includes maintenance, support and upgrades, and shall be paid for CPS text messaging customizations; total compensation for this option period shall not exceed \$128,500.00.

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 Officer to execute all ancillary documents required to administer or effectuate this option agreement.

AFFIRMATIVE ACTION:

The M/WBE participation goals for this contract include: 35% total MBE and 5% total WBE participation. However, the Waiver Review Committee recommends a full waiver of the goals required by the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, be granted because the Chief Procurement Officer and the Non-Competitive Procurement Review Committee has deemed this contract as not further divisible, due to the unique nature of the services provided.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund: 115 Charge to: Information & Technology Services Department Parent Unit: 12500 Grant Name: Not Applicable FY13 \$128,500.00

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).

13-0403-PR8

RATIFY EXTENDING THE AGREEMENT WITH CEDARCRESTONE, INCORPORATED

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Ratify extending the agreement with CedarCrestone, Inc. to provide the necessary hosted Infrastructure for the PeopleSoft application deployment to Information & Technology Services at a total cost for the extension period not to exceed \$1,077,600.00. A written extension document is currently being negotiated. No payment shall be made to CedarCrestone, Inc. during the extension 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 extension is stated below.

Specification Number: 05-250024

Contract Administrator: Sinnema, Mr. Ethan Cedric / 773-553-2280

VENDOR:

1) Vendor # 89824 CEDARCRESTONE, INC 1255 ALDERMAN DRIVE ALPHARETTA, GA 30005 Sherie Monroe 877-302-5769

USER INFORMATION:

Contact:

12510 - Information & Technology Services

125 South Clark Street - 3rd Floor

Chicago, IL 60603

Tidmarsh, Mr. Lachlan W.

773-553-1300

Project 12510 - Information & Technology Services

Manager: 125 South Clark Street - 3rd Floor

Chicago, IL 60603 Dibartolo, Mr. Phillip Brian

773-553-1300

ORIGINAL AGREEMENT:

The original Agreement (authorized by Board Report 05-1221-PR9 as amended by 06-0222-PR8 and 06-0426-PR16) in the amount of \$4,873,000.00 was for a term commencing January 1, 2006 and ending March 31, 2011, with the Board having two options to renew, each for a one year term. The agreement was renewed (authorized by Board Report 11-0223-PR5) for a term commencing April 1, 2011 and ending on March 31, 2012.The agreement was renewed (authorized by Board Report 12-0222-PR17) for a term commencing April 1, 2012 and ending on March 31, 2013. The original agreement was awarded on a competitive basis pursuant to Board Rule 5-4-1.

OPTION PERIOD:

The term of this agreement is being extended for one year commencing April 1, 2013 and ending March 31, 2014.

OPTION PERIODS REMAINING:

There are no option periods remaining.

SCOPE OF SERVICES:

CedarCrestone will continue to provide the necessary hardware, operating systems and database license for all tiers (web, application, and database) for all environments along with network connectivity. They will also provide database administration, UNIX, and Windows system administration including standard

support and help desk services through its CedarCrestone Data Center. This also includes disaster recovery at their Disaster Recovery site for the production environment. CedarCrestone will perform performance testing and a third party security audit with mitigation.

DELIVERABLES:

CedarCrestone will continue to provide the Board with supported hosted infrastructure and services for implementing the PeopleSoft application for the term of extension.

OUTCOMES:

CedarCrestone's services will result in CPS implementing the infrastructure required to implement the Human Capital initiative CPS @ Work with the PeopleSoft application.

COMPENSATION

CedarCrestone shall be paid monthly upon invoicing in accordance with the pricing set forth in the extension agreement; total compensation for this extension period not to exceed the sum of \$1,077,600,00.

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 Chief Information Officer to execute all ancillary documents required to administer or effectuate this extension agreement.

AFFIRMATIVE ACTION:

The M/WBE goals for this contract include: 35% total MBE and 5% total WBE participation. However, the Waiver Review Committee recommends that a full waiver of the M/WBE participation goal for this contract as required by the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts be granted because the scope of the contract is not further divisible.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund: 115 Charge to Information Technology Services, 12500 FY13 \$269,400.00 FY14 \$808,200.00 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).

13-0403-PR9

FINAL

APPROVE ENTERING INTO AN AGREEMENT WITH SCHOOL SPECIALTY FOR THE PURCHASE OF CLASSROOM EDUCATIONAL SUPPLIES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve entering into an agreement with School Specialty for the purchase of classroom educational supplies for all schools, including charter schools, network offices and central offices departments at a total cost not to exceed \$3,000,000.00 for the initial term. Vendor was selected on a competitive basis pursuant to Board Rule 7-2. A written agreement for this purchase is available for signature. No goods may be ordered or received and no payment shall be made to Vendor prior to execution of their written agreement. The authority granted herein shall automatically rescind as to Vendor in the event their 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: 12-250053

Contract Administrator: Escareno, Miss Masocorro / 773-553-2284

VENDOR:

1) Vendor # 26218 SCHOOL SPECIALTY W6316 DESIGN DRIVE GREENVILLE, WI 54942-0000 Sam Kuhlman 888 388-3224

630 241 0810

USER INFORMATION:

Contact:

12210 - Procurement and Contracts Office

125 South Clark Street 10th Floor

Chicago, IL 60603

Escareno, Miss Masocorro

773-553-2280

TERM:

The term of this agreement shall commence on April 4, 2013 and shall end on April 3, 2015. This agreement shall have one (1) option to renew for a period of twelve (12) months.

EARLY TERMINATION RIGHT:

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

DESCRIPTION OF PURCHASE:

Vendor will provide classroom educational and associated supplies to schools, network offices and central office departments at prices specified in the agreement for the following categories: 1. General School, Language Arts, Teacher Resources and Social Studies; 2. Math and Science; 3. Art; and 4. Early Childhood.

OUTCOMES:

This purchase will result in the centralized procurement of Classroom Educational Supplies with a potential estimated cost savings of approximately 20% on all classroom educational supplies purchased by CPS.

COMPENSATION:

Vendor shall be paid in accordance with the unit prices contained in their agreement; total cost not to exceed the sum of \$3,000,000.00 in aggregate.

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 Procurement Officer to execute all ancillary documents required to administer or effectuate the agreement.

AFFIRMATIVE ACTION:

This agreement 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 agreement are 15% total MBE and 5% total WBE participation.

The Vendor has identified the following participation:

Total MBE 15%

Configuration Chicago 10 East Garfield Blvd. Chicago, Illinois 60615 Contact: Arron Fulbright

Total WBE 5%

B & L Distributors, Inc. 7808 West College Drive, Suite 4NE Palos Heights, Illinois 60463 Contact: Donna Alm

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Source of Funds: Various

Charge to various schools and central office departments

\$3,000,000

Fiscal Years FY2013, 2014 and 2015

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).

13-0403-PR10

APPROVE ENTERING INTO AN AGREEMENT WITH SCR MEDICAL TRANSPORTATION FOR PARA TRANSIT AND SMALL VEHICLE STUDENT TRANSPORTATION SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve entering into an agreement with SCR Medical Transportation to provide para transit and small vehicle services to Student Transportation at a total cost not to exceed \$15,000,000. 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 execution of the written agreement. The authority granted herein shall automatically rescind in the event a written agreement is not executed within 60 days of the date of this Board Report. Information pertinent to this agreement is stated below.

Specification Number: 12-250052

Contract Administrator: Holloway, Mr. Craig A / 773-553-2280

VENDOR:

1) Vendor # 25745 SCR MEDICAL TRANSPORTATION, 8801-25 S. GREENWOOD AVENUE CHICAGO, IL 60619 Dave Daley 773 768-7000

USER INFORMATION:

Contact: 11870 - Student Transportation

125 South Clark Street 16th Floor

Chicago, IL 60603 Osland, Mr. Paul G. 773-553-2860

TERM:

The term of this agreement shall commence on April 8, 2013 and shall end on the last day of the school year as determined by the Board in June 2016. This agreement shall have two options to renew for periods of one 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 provide para transit and alternative student transportation, including regular and special education home-to-school service, shuttle service, after school services and charter services as applicable

for Chicago Public School students residing within and outside the Chicago Public School district. Transportation services are for public and non-public runs that primarily serve up to four student passengers.

DELIVERABLES:

Transportation of CPS students to school and programs in vans and lift-equipped vans. Vendor will also provide bus aides on the routes at the discretion of CPS.

OUTCOMES

Vendor's services will result in delivering safe, reliable, comfortable and cost effective transportation and assistance to our students.

COMPENSATION:

Vendor shall be paid as follows: Base rate of \$82-\$119 per run; \$2.18 per stop; \$1.90-\$2.25 per mile rate; and \$49.76 per bus aide for a first run and \$20.00 for a second run, subject to annual CPI and fuel cost adjustments. Vendor shall be paid monthly upon invoicing in accordance with prices indicated in the contract; total not to exceed \$5,000,000 during year 1, \$5,000,000 during year 2, and \$5,000,000 during year 3.

It is estimated that 100 routes using various types of small vehicles will be awarded pursuant to the agreement. The number of routes actually required to provide services to students will vary as student needs change. Because the number of routes required is estimated, the total cost of the agreement is also estimated. The annual and contract term cost estimates are based upon the combined regular school year and summer school calendars established by the Board and the year-round calendars adopted by the various Non-Public facilities served. The Chicago Public Schools reserves the right to order the services of more or fewer routes than originally awarded through this agreement as the needs of students and/or programs change. The Board shall only be obligated for costs of routes actually operated.

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 Executive Director, Transportation to execute all ancillary documents required to administer or effectuate this agreement.

AFFIRMATIVE ACTION:

The MBE/WBE goals for this agreement include 35% total MBE and 5% total WBE participation. However, the Office of Business Diversity recommends a partial waiver of the WBE goal, required by the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, be granted as the scope of services called for in the contract could not be further divided. The Prime is an MBE certified vendor self performing these services.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund: 114 Student Transportation, Parent Unit 11900 FY13 \$1,000,000.00 FY14 \$5,000,000.00

FY15 \$5,000,000.00 FY16 \$4,000,000.00

Future year funding is contingent upon budget appropriation and approval.

Not Applicable

CFDA#:

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 Vitale abstained on Board Report 13-0403-PR10.

AMEND BOARD REPORT 12-1219-PR18 APPROVE ENTERING INTO AN AGREEMENT WITH AND APPROVE PAYMENT TO EDUCATION LOGISTICS FOR CONSULTING AND PROFESSIONAL SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve entering into an agreement with Education Logistics to provide consulting and professional services to the Bureau of Student Transportation Services at a total cost not to exceed \$125,000 \$195,000. Vendor was selected on a non-competitive basis: the sole-source request was presented to the Non-Competitive Procurement Review Committee and approved by Chief Purchasing Officer. 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 Board Report. Information pertinent to this agreement is stated below.

This April 2013 amendment is necessary to i) increase the not to exceed amount by \$70,000 for purposes of conducting additional scenarios, based on input from schools, on preferred bell times, ii) approve the Agreement to the Proposed Scope of Work dated December 21, 2012 executed by the Executive Director of Transportation, iii) approve an amendment to the agreement, and iv) approve payment in the amount of \$125,000 for services already provided, which amount is included in the maximum compensation amount. CPS Student Transportation's bell time study has identified over \$20,000,000 in annual savings associated with transportation and bus aide costs, therefore, CPS leadership has determined it would like to implement the changes.

VENDOR:

1) Vendor # 47775 EDUCATION LOGISTICS 3000 PALMER STREET MISSOULA, MT 59808 Jason Corbally 406 728-0893

USER INFORMATION:

Contact: 11870 - Student Transportation

125 South Clark Street 16th Floor

Chicago, IL 60603 Osland, Mr. Paul G. 773-553-2860

TERM

The term of this agreement shall commence on December 21, 2012, and shall end June 20, 2013. 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:

Consultant will provide on-site consulting for evaluation and validation of the District's Edulog System data. This will involve a review, analysis, and assistance with correction of the District's Edulog routing and scheduling system data to ensure as much routing information parallels what the bus contractors are doing as possible. The consultant will also provide a school bell time optimization study which is based on the evaluation and validation task. Using information contained in the District's Edulog system databases, consultant will use Edulog's bell time optimization software to create new school bell times and new school bus route couplings for two different scenarios. The first scenario will use as much flexibility as possible in school bell times to determine what the effect on fleet requirements and District expenses would be if the most aggressive plan for adjusting bell times were to be implemented. The second scenario would be a study of what effect on transportation requirements and fleet size would result if only a few school bell times were modified so as to maximize the savings while minimizing the effect on school schedules. For the purposes of this project, all other policies and assignments will remain as currently established by the District and/or contained in the District's Edulog system.

DELIVERABLES:

Consultant will create two reports, one for each scenario described in the above Scope of Services, with supporting statistics estimating total fleet requirements for each bell time change scenario.

OUTCOMES:

Vendor's services will result in service improvement and cost control by gaining control of our routing and building an optimization capability for Chicago Public Schools. Vendor's work will also result in the reduction in routes/buses and immediate savings.

COMPENSATION:

Vendor shall be paid as specified in the agreement; total not to exceed the sum of \$125,000 \$195,000.

REIMBURSABLE EXPENSES:

The total compensation amount reflected herein is inclusive of all reimbursable expenses.

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written agreement. Authorize the President and Secretary Executive Director of Transportation to execute the agreement and the President and Secretary to execute the amendment. Authorize Executive Director of Transportation to execute all ancillary documents required to administer or effectuate this agreement.

AFFIRMATIVE ACTION:

The MBE/WBE participation goals for this agreement are: 30% total MBE and 7% total WBE participation. However, the Office of Business Diversity recommends a waiver of the goals required by the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, be granted, as this agreement was approved as a Sole Source award due to the proprietary software owned by the awarded vendor.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund: 115

Department Name: Bureau of Student Transportation Department Parent Unit Number: 11900

FY13 \$125,000.00 \$195,000.00

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 Vitale indicated that if there were no objections, Board Reports 13-0403-EX1, and 13-0403-PR1 through 13-0403-PR11, with the noted abstentions, would be adopted by the last favorable roll call vote, all members present voting therefore.

President Vitale thereupon declared Board Reports 13-0403-EX1, and 13-0403-PR1 through 13-0403-PR11 adopted.

13-0403-MS1

APPROVE A SCHOOL NAME MODIFICATION:
FOR BACK OF THE YARDS IB HIGH SCHOOL
TO MODIFY THEIR SCHOOL NAME TO
BACK OF THE YARDS COLLEGE PREPARATORY HIGH SCHOOL

THE CHIEF EXECUTIVE OFFICER RECOMMENDS:

That the board approve a school name modification to permit Back of the Yards IB High School to modify its name to Back of the Yards College Preparatory High School effective April 4, 2013.

Description: The Back of the Yards name modification is proposed to more accurately reflect the school's rigor and high standards to students and the school community. The new school will include a 4-year International Baccalaureate curriculum and will also include opportunities for students to participate in Advanced Placement courses, as well as Dual Credit courses, giving students the opportunity to earn college credit while in high school.

On December 19, 2012, the Chicago Board of Education approved the establishment of a new high school to be located at 2111 W. 47th Street, Chicago, IL 60609, Board Report: 12-1219-EX4. The high school was referred to as the Back of the Yards IB High School for identification purposes. Upon the Board's approval to establish this new high school, input on a school name was sought from parents, students, and other community stakeholders by way of community meetings held on November 21, 2012, November 26, 2012, November 29, 2012, and December 11, 2012. Ballots were created and voting took place at six elementary schools located in the community: Chavez, Daley, Hamline, Hedges, Lara, and Seward. The following three options were surveyed and are included with voting results appearing in order of preference:

- 1) Back of the Yards College Preparatory High School, 436 Votes
- 2) Back of the Yards International High School, 372 Votes
- 3) Arturo Velasquez at Back of the Yards High School, 259 Votes

LSC REVIEW: Not Applicable

FINANCIAL: Back of the Yards is responsible for all costs and expenses related to the implementation of this school name modification.

13-0403-ED1

REPORT ON STUDENT EXPULSIONS FOR FEBRUARY 2013

DESIGNEE FOR THE CHIEF EXECUTIVE OFFICER REPORT THE FOLLOWING DECISION:

24 Students were expelled from the Chicago Public Schools in February 2013.

DESCRIPTION:

Pursuant to the provisions of Sections 10-22.6 and 34-19 of the School Code of Illinois, Section 6-8 of the Rules of the Board of Education of the City of Chicago, and the Student Code of Conduct of the Chicago Public Schools, the designee for the Chief Executive Officer approved the expulsion of 24 Chicago Public Schools students, for gross disobedience, misconduct or other violations of the bylaws, rules and regulations of the Chicago Board of Education.

February Totals (February 1 to February 28, 2013)

Expulsions	24
No Expulsions	47
SMART Referrals	_110
	181

(2012-2013 Totals to Date)

(August 1, 2012 to current)

Expulsions	101
No Expulsions	189
SMART Referrals	423
	713

Decisions Pending 20

LSC REVIEW:

LSC review is not applicable to this report.

AFFIRMATIVE ACTION STATUS:

Not applicable.

FINANCIAL:

No cost to the Chicago Public Schools.

PERSONNEL IMPLICATIONS:

None.

13-0403-EX2

PRINCIPAL CONTRACTS (A)

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING:

Accept and file copies of the contracts with the principals listed below who were selected by the Local School Council pursuant to the Illinois School Code and the Uniform Principal's Performance Contract.

DESCRIPTION: Recognize the selection by local school councils of the individuals listed below to the position of principal subject to the Policy on Requirements for the Selection of Chicago Public Schools Principals, #08-1217-PO2, dated December 17, 2008, subject to approval of any additional criteria by the General Counsel for the purpose of determining consistency with the Uniform Principal's Performance Contract, Board Rules, and Law.

The Talent Office has verified that the following individuals have met the requirements for eligibility.

NAME	FROM	<u>TO</u>
Clariza Dominicci	Assistant Principal Camras	Contract Principal Camras Network: Fullerton Elementary P.N. 407428 Commencing: February 1, 2013 Ending: January 31, 2017
Janice Jackson	Interim Principal Westinghouse	Contract Principal Westinghouse Network: West Side High School P.N. 406683 Commencing: February 1, 2013 Ending: January 31, 2017
Patrick MacMahon	Contract Principal Gallistel	Contract Principal Barnard Network: Rock Island Elementary P.N. 117400 Commencing: February 8, 2013 Ending: February 7, 2017
Aaron Rucker	Teacher Hirsch	Contract Principal Ryder Network: Englewood-Gresham Elementary P.N.113273 Commencing: February 4, 2013 Ending: February 3, 2017

LSC REVIEW: The respective Local School Councils have executed the Uniform Principal's Performance Contract with the individuals named above.

AFFIRMATIVE ACTION STATUS: None

FINANCIAL: The salaries of these individuals will be established in accordance with the provisions of the Administrative Compensation Plan.

PERSONNEL IMPLICATIONS: The positions to be affected by approval of this action are contained in the 2012-2013 school budget.

PRINCIPAL CONTRACTS (B)

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING:

Accept and file copies of the contracts with the principals listed below whose contracts were renewed by the Local School Councils pursuant to the Illinois School Code and the Uniform Principal's Performance Contract

DESCRIPTION: Recognize the selection by the local school council of the individuals listed below to the position of principal subject to the Policy on Requirements for the Selection of Chicago Public Schools Principals, #08-1217-PO2, dated December 17, 2008, subject to approval of any additional criteria by the General Counsel for the purpose of determining consistency with the Uniform Principal's Performance Contract, Board Rules, and Law.

The Illinois Administrators Academy has verified that the following principals have completed 20 hours of Professional Development. The RENEWAL contracts commence on the date specified in the contract and terminates on the date specified in the contract.

NAME	FROM	<u>TO</u>
Sarah Abedelal	Contract Principal Brennemann	Contract Principal Brennemann Network: Ravenswood-Ridge Elementary P.N. 121110 Commencing: July 1, 2013 Ending: June 30, 2017
Joenile Albert-Reese	Contract Principal Pritzker	Contract Principal Pritzker Network: Fulton Elementary P.N. 128514 Commencing: July 1, 2013 Ending: June 30, 2017
Otis Dunson	Contract Principal G. Armstrong	Contract Principal G. Armstrong Network: Ravenswood-Ridge Elementary P.N. 133927 Commencing: July 1, 2013 Ending: June 30, 2017
James Gray	Contract Principal Hamilton	Contract Principal Hamilton Network: Ravenswood-Ridge Elementary P.N. 119070 Commencing: July 1, 2013 Ending: June 30, 2017
Kathleen Hagstrom	Contract Principal Walt Disney	Contract Principal Walt Disney Network: Ravenswood-Ridge Elementary P.N. 299922 Commencing: July 1, 2013 Ending: June 30, 2017
Sabrina Jackson	Contract Principal Turner-Drew	Contract Principal Turner-Drew Network: Rock Island Elementary P.N. 112518 Commencing: July 1, 2013 Ending: June 30, 2017
Patricia McCann	Contract Principal Mays	Contract Principal Mays Network: Englewood-Gresham Elementary P.N. 121053 Commencing: July 1, 2013 Ending: June 30, 2017
Carmen Mendoza	Contract Principal McPherson	Contract Principal McPherson Network: Ravenswood-Ridge Elementary P.N. 113267 Commencing: July 1, 2013 Ending June 30, 2017

John Nichols

Contract Principal Graham

Contract Principal

Graham

Network: Pershing Elementary

P.N. 117005

Commencing: July 1, 2013 Ending: June 30, 2017

Otis Taylor

Contract Principal Buckingham

Contract Principal

Buckingham Network: Skyway Elementary P.N. 394476

Commencing: July 1, 2013 Ending: June 30, 2017

Suzana Ustabecir

Contract Principal

Sayre

Contract Principal

Sayre

Network: Austin-North Lawndale Elementary

P.N. 118379

Commencing: July 1, 2013 Ending: June 30, 2017

John Webb

Contract Principal

Foster Park

Contract Principal

Foster Park

Network: Englewood-Gresham Elementary

P.N. 130798

Commencing: July 1, 2013 Ending: June 30, 2017

LSC REVIEW: The respective Local School Councils have executed the Uniform Principal's Performance Contract with the individuals named above.

AFFIRMATIVE ACTION STATUS: None.

FINANCIAL: The salary of these individuals will be established in accordance with the provisions of the Administrative Compensation Plan.

PERSONNEL IMPLICATIONS: The positions to be affected by approval of this action are contained in the 2012-2013 school budget.

13-0403-AR1

REPORT ON BOARD REPORT RESCISSIONS

THE GENERAL COUNSEL REPORTS THE FOLLOWING:

- l. Extend the rescission dates contained in the following Board Reports to May 22, 2013 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. 11-0928-OP2: Reaffirm Board Report 11-0727-OP1: Approve Entering into a Reciprocal Shared Use Agreement and Temporary Construction License Agreement with the Chicago Park District and to Consent to the Amendment of Planned Development #808 in Connection with the Construction and Use of Athletic Facilities at North Grand High School and Greenbaum Park.

User Group: Real Estate Services: License Agreement Status: In negotiations

2. 11-0928-PR13: Approve Entering into an Agreement with Bluecross Blueshield of Illinois For HMO Health Care Administration Services.

User Group: Office of Human Capital

Services: HMO Health Care Administration Services

Status: In negotiations

3. 11-0928-PR14: Approve Entering into an Agreement with United Healthcare Services, Inc. to Provide HMO (Exclusive Provider Organization) Administrative Services.

User Group: Office of Human Capital

Services: HMO Health Care Administration Services

Status: In negotiations

4. 11-1214-EX8: Approve the Granting of a Charter and Entering into a Charter School Agreement with Christopher House, Inc., an Illinois Not For Profit Corporation.

User Group: Portfolio Office Services: Charter School Status: In negotiations

5. 12-0328-EX11: Approve the Renewal of the Charter School Agreement with Chicago Charter

School Foundation.

User Group: Portfolio Office Services: Charter School Status: In negotiations

6. 12-0328-EX12: Approve the Renewal of the Charter School Agreement with Perspectives Charter

School.

User Group: Portfolio Office Services: Charter School Status: In negotiations

7. 12-0328-EX13: Approve the Renewal of the Charter School Agreement with Polaris Charter

User Group: Portfolio Office Services: Charter School Status: In negotiations

8. 12-0425-OP5: Approve Renewal of Lease Agreement with Perspectives Charter School for

Calumet School, Located at 8131 S, May.

User Group: Real Estate Services: Lease Agreement Status: In negotiations

9. 12-0425-OP6: Approve Renewal of Lease Agreement with Perspectives Charter School for

Raymond School, Located at 3663 S. Wabash Ave.

User Group: Real Estate Services: Lease Agreement Status: In negotiations

10. 12-0627-OP4: Approve Renewal of License Agreement with the Vietnamese Association of

Illinois for Use of Parking Lot at 5017 N. Winthrop Ave for Goudy School.

User Group: Real Estate Services: License Agreement Status: In negotiations

11. 12-0627-PR19. Approve the First Renewal Agreement with the American Bottling Company to

Provide Vended Beverages in Chicago Public Schools.

User Group: Facility Operations & Maintenance

Services: Vended Beverages Status: In negotiations

12. 12-0822-PR4: Approve Exercising the First Option to Renew the Agreement with ACT, Inc. for

the Purchase of Test Materials and Related Services.

User Group: Assessment

Services: Purchase of Test Materials

Status: In negotiations

13. 12-0822-PR6: Amend Board Report 12-0725-PR8: Approve Entering into Agreements with

Various Vendors for Interventions, Enrichment and Supplemental Academic Services.

User Group: Educational Tools and Technology Services: Supplemental Academic Services

Status: 1:13 have been executed; remainder are in negotiations

14. 12-0822-PR9: Amend Board Report 12-0725-PR13: Amend Board Report 12-0627-PR12: Approve Entering into Agreements with Various Vendors for Social Emotional Learning Services.

User Group: Youth Development and Positive Behavior Supports

Services: Social Emotional Learning Services

Status: In negotiations

15. 12-0822-PR12; Amend Board Report 11-0126-PR5; Approve the Pre-Qualification Status of and

Entering into Agreements with Ryder Truck and Enterprise FM Trust to Provide Lease Vehicles.

User Group: Operations Services: Lease Vehicles Status: In negotiations

16. 12-0822-PR18: Approve Entering into an Agreement with AAA Rental System for Rental Support

of Equipment and Supplies.

User Group: Procurement and Contracts Office Services: Rental Equipment and Supplies

Status: In negotiations

17. 12-1024-PR13: Amend Board Report 12-0627-PR40: Amend Board Report 12-0425-PR19: Approve Entering into an Agreement with American Healthways Services, LLC, for Professional

Services.

User Group: Office of Human Capital Services: Professional Services

Status: In negotiations

18. 12-1024-PR14: Approve Entering into an Agreement with Sedgwick Claims Management

Services, Inc. for Administrative Services for Short Term Disability (STD) Plan Services.

User Group: Office of Human Capital Services: Administrative Services

Status: In negotiations

 19. 12-1114-PR13: Approve Exercising the Second Option to Renew the Agreement With Health Care Service Corporation D/B/A Blue Cross Blue Shield of Illinois to Provide Preferred Provider Organization (PPO) Services.

User Group: Office of Human Capital

Services: Preferred Provider Organization Services

Status: In negotiations

20. 12-1114-PR15: Approve Exercising the Second Option to Renew the Agreement with Delta Dental of Illinois for Dental Preferred Provider Organization (DPPO) and Dental Health Maintenance

Organization (DHMO) Services. User Group: Office of Human Capital

Services: Dental Health Maintenance Services

Status: In negotiations

21. 12-1114-PR16: Approve Exercising the Second Option to Renew the Agreement with Vision Services Plan of Illinois to Provide Vision Care Plan Services.

User Group: Office of Human Capital Services: Vision Care Plan Services

Status: In negotiations

22. 12-1219-OP2: Approve New Lease Agreement with ZOUP! Fresh Soup Company for Use of Space at 125 S. Clark Street and Payment of Brokerage Fees.

User Group: Real Estate Services: Lease Agreement Status: In negotiations

23. 12-1219-PR9: Approve Entering into Agreements with Hearing Officers for Expulsion, Truancy,

Tuition Residency, and Board Rule 6-28, 6-29, and 6-30 Hearings.

User Group: Youth Development and Positive Behavior Supports

Services: Hearing Officers

Status: 6 of 7 have been fully executed, one remain in negotiations.

24. 12-1219-PR14: Approve Entering into an Agreement with Deloitte Touche LLP for Consulting Services

User Group: Information & Technology Services

Services: Consulting Services Status: In negotiations

25. 12-1219-PR18: Approve Entering into an Agreement with Education Logistics for Consulting and

Professional Services.

User Group: Student Transportation Services: Consulting Services Status: In neootiations

- 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:
 - 1. 12-0822-PR9: Amend Board Report 12-0725-PR13: Amend Board Report 12-0627-PR12: Approve Entering into Agreements with Various Vendors for Social Emotional Learning Services. User Group: Youth Development and Positive Behavior Supports

Services: Social Emotional Learning Services

Action: Rescind Board authority in full for Community in Schools of Chicago (#32) for failure to return signed agreements.

2. 12-1024-PR8: Approve Exercising the First Option to Renew with Various Contractors for Job Order Contracting (JOC) Services for the Capital Improvement Program.

User Group: Job Contracting Services

Services: Consulting Services

Action: Rescind Board authority in full for Chicago Commercial Contractors, LLC (#1) for failure to return a signed agreement.

President Vitale thereupon declared Board Reports 13-0403-MS1, 13-0403-ED1, 13-0403-EX2, 13-0403-EX3, and 13-0403-AR1 accepted.

OMNIBUS

At the Rescheduled Regular Board Meeting held on April 3, 2013 the foregoing motions, reports and other actions set forth from number 13-0403-MO1 through 13-0403-MO3 except as otherwise indicated, were adopted as the recommendations or decisions of the Chief Executive Officer and General Counsel.

President Vitale abstained on Board Report 13-0403-PR10.

Vice President Ruiz abstained on Board Reports 13-0403-AR8 and 13-0403-PR5.

ADJOURNMENT

President Vitale moved to adjourn the meeting, and it was so ordered by a voice vote, all members present voting therefore.

President Vitale 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 Rescheduled Regular Board Meeting held on April 3, 2013 held at the Central Service Center 125 South Clark Street, Board Chamber, Chicago, Illinois, 60603.

Estela G. Beltran Secretary

INDEX

AR - REPORT	5 FROM THE GENERAL COUNSEL
	Report on Board Report Rescissions
13-0403-AR2	Workers' Compensation – Payment for Lump Sum Settlement for Charlene Cruz - Case No. 08 WC 49172 3
13-0403-AR3	Workers' Compensation – Payment for Lump Sum Settlement for Marie E. Mims – Case No. 10 WC 31831
13-0403-AR4	Workers' Compensation – Payment for Lump Sum Settlement for Evelyn Rivera – Case No. 09 WC 26793
13-0403-AR5	Approve Settlement Recommendation in Beverly Kelly – Case No. 10-7875 4, 5
13-0403-AR6	Appoint Senior Assistant General Counsel Department of Law (Willie F. Lewis, Jr.)
13-0403-AR7	Appoint Assistant General Counsel Department of Law (Sanat Ranganathan) 5, 6
13-0403-AR8	Authorize the Retention of the Pre-Qualified Pool of Appraisers to Act as Expert Witnesses in Connection with Property Tax Appeal Cases
CO - COMMU	NICATION
	Communication Re: Location of Board Meeting of April 24, 2013 - 125 S. Clark Street (Board Chamber)
ED – REPORT	FROM THE CHIEF TEACHING AND LEARNING OFFICER
13-0403-ED1	Report on Student Expulsions for February 2013
EX - REPORT	S FROM THE CHIEF EXECUTIVE OFFICER
	Transfer of Funds* *[Note: The complete document will be on File in the Office of the Board] 31 - 33
13-0403-EX2	Principal Contracts (A) (New)
13-0403-EX3	Principal Contracts (B) (Renewal)
13-0403-EX4	Principal Contract (D) (Richard Miller)8
13-0403-EX5	Warning Resolution – Derek Jordan, Contract Principal, Assigned to Adam Clayton Powell Paideia Community Academy Elementary School9
13-0403-EX6	Warning Resolution - Nancy Paulette, Principal, Orozco Fine Arts & Sciences Elementary School
13-0403-EX7	Warning Resolution – Percy Crawford, Tenured Teacher, Assigned to Burnside Elementary Scholastic Academy
13-0403-EX8	Warning Resolution – Julia Hock, Tenured Teacher, Assigned to Mayo Elementary School
13-0403-EX9	Adopt Finding that Former Pupil was a Non-Resident of the City of Chicago Indebted to the Chicago Public Schools for Non-Resident Tuition
13-0403-EX10	Adopt Finding that Pupils are Non-Residents of the City of Chicago Indebted to the Chicago Public Schools for Non-Resident Tuition
MO - MOTION	
13_0403_MO1	Motion to Hold a Closed Session

i

MO - MOTION	
13-0403-MO2	Motion Re: Adopt and Maintain as Confidential Closed Session Minutes From February 27, 2013
13-0403-MO3	Motion Re: Approval of Record of Proceedings of Meeting Open to the Public (February 27, 2013)
MS - REPORT	FROM THE CHIEF NETWORK OFFICER
13-0403-MS1	
PR - REPORT	S FROM THE CHIEF PROCUREMENT OFFICER
13-0403-PR1	Approve Entering Into an Agreement with Phonak, LLC for the Purchase of Hearing Assistive Technology (HAT) and Frequency Modulation (FM) Equipment
13-0403-PR2	Approve Entering Into an Agreement with Global Workplace Solutions, LLC for Logistic Management Services
13-0403-PR3	Approve Entering Into Agreements with Various Vendors for Landscape Maintenance Services
13-0403-PR4	Approve Entering Into Agreements with Various Contractors for Classroom, Music, Early Childhood, and Library Furniture and Delivery/Installation Services
13-0403-PR5	Approve Entering Into an Agreement with Staples Contracts and Commercial, Inc. for Office Furniture, and Delivery/Installation Services 41, 42
13-0403-PR6	Approve the Award of Construction Contracts and Approve Changes to Construction Contracts for the Board of Education's Capital Improvement Program
13-0403-PR7	Ratify the Final Option to Renew the Agreement with SchoolNet, Inc. for the Purchase of Gradebook Maintenance and Support Services
13-0403-PR8	Ratify Extending the Agreement with CedarCrestone, Incorporated 67, 68
13-0403-PR9	Approve Entering Into an Agreement with School Specialty for the Purchase of Classroom Educational Supplies
13-0403-PR10	Approve Entering Into an Agreement with SCR Medical Transportation for Para Transit and Small Vehicle Student Transportation Services70, 71
13-0403-PR11	Amend Board Report 12-1219-PR18 Approve Entering Into an Agreement with and Approve Payment to Education Logistics for Consulting and Professional Services
RS - RESOLU	TIONS
13-0403-RS1	Resolution Providing for the Issue of Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2013, of the Board of Education of the City of Chicago in an Aggregate Principal Amount Not to Exceed \$600,000,000, for the Purpose of Paying the Cost of Refunding Certain Outstanding Bonds of Said Board of Education
13-0403-RS2	Resolution Re: Appointment of Appointed Representatives of Elected Local School Councils to Fill Vacancies for the Current Term of Office
13-0403-RS3	Resolution Re: Appointments to Appointed Local School Councils to Fill Vacancies for the Current Term of Office

	ITIONS (Cont.) Resolution Approving Chief Executive Officer's Recommendation to Dismiss Education Support Personnel	12
13-0403-RS5	Resolution Approving Chief Executive Officer's Recommendation to Dismiss	13

