

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

Regular Meeting-Wednesday, May 28, 2014 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

May 28, 2014

ATTEST:

" y. Beltres

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, Ms. Quazzo and President Vitale - 6

ABSENT: Dr. Bienen – 1

ALSO PRESENT: Dr. Barbara Byrd-Bennett, Chief Executive Officer, Mr. James Bebley, General Counsel, Ashley Gordon, Honorary Student Board Member, and Gamaliel Duran, 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. Barbara Byrd-Bennett, Chief Executive Officer, provided remarks on the Males of Color Initiative [14-0528-RS2]. Ms. Tracy Martin, Chief Strategic School Supports Officer, provided a presentation on the update of Office of Strategic School Support Services (OS4). Dr. Byrd-Bennett proceeded with remarks on Alternative Options Schools and compliance of charter and contract schools with the School Quality Rating Policy.

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.

Board Member Dr. Hines presented the following Motion:

14-0528-MO1

MOTION TO HOLD A CLOSED SESSION

MOTOPM ADOPTED that the Board hold a closed session to consider the following

subjects:

- 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;
- the purchase or lease of real property for the use of the Board pursuant to Section 2(c)(5) of the Open Meetings Act;
- 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 14-0528-MO1.

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

Yeas: Dr. Hines, Mr. Ruiz, Ms. Zopp, Dr. Azcoitia, Ms. Quazzo and President Vitale - 6

Nays: None

President Vitale thereupon declared Motion 14-0528-MO1 adopted.

CLOSED SESSION RECORD OF CLOSED SESSION

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

- (1) The Closed Meeting was held on May 28, 2014, beginning at 1:21 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, Ms. Quazzo and President Vitale 6
- (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, Ms. Quazzo and President Vitale – 6

Members absent after Closed Session: Dr. Bienen – 1

President Vitale thereupon proceeded with Agenda Items.

AUTHORIZE RETENTION OF THE LAW FIRM SCHIFF HARDIN LLP

THE GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Retention of the law firm Schiff Hardin LLP.

DESCRIPTION: The General Counsel would like to retain the law firm Schiff Hardin LLP to represent the Board, Board officials and employees relating to various litigation matters including <u>Erika Sandstrom, et al., v. Chicago</u> <u>Board of Education, et al.</u>, Case No. 12 CV 622. Authorization is requested in the amount of \$50,000 for the firm's services. As invoices are received, they will be reviewed by the General Counsel and, if satisfactory, processed for payment.

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

AFFIRMATIVE ACTION STATUS: None.

GENERAL CONDITIONS:

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

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

Indebtedness -- The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-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 14-0528-AR2.

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

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

Nays: None

President Vitale thereupon declared Board Report 14-0528-AR2, with the noted abstention adopted.

14-0528-AR3

WORKERS' COMPENSATION - PAYMENT FOR LUMP SUM SETTLEMENT FOR ROSEMARY BOYD-HOUSE - CASE NO. 07 WC 18687

THE GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Authorized settlement of the Workers' Compensation claim for Rosemary Boyd-House, Case No. 07 WC 18687 and subject to the approval of the Illinois Workers' Compensation Commission, in the amount of **\$263,998.02**.

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 2014.....\$263,998.02

PERSONNEL IMPLICATIONS: None

GENERAL CONDITIONS:

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

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

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

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

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

14-0528-AR4

WORKERS' COMPENSATION - PAYMENT FOR LUMP SUM SETTLEMENT FOR FRANCISCA FALCON - CASE NO. 08 WC 42587

THE GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Authorized settlement of the Workers' Compensation claim of Francisca Falcon, Case No. 08 WC 42587 and subject to the subject to the approval of the Illinois Workers' Compensation Commission, in the amount of \$163,346.00.

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 2014.....\$163,346.00

PERSONNEL IMPLICATIONS: None

GENERAL CONDITIONS:

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

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

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

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

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

WORKERS' COMPENSATION - PAYMENT FOR LUMP SUM SETTLEMENT FOR PAMELA JAMES - CASE NOS. 09 WC 50128 and 10 WC 00450

THE GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Authorized settlement of the Workers' Compensation claim for Pamela James, Case Nos. 09 WC 50128 and 10 WC 00450 and subject to the approval of the Illinois Workers' Compensation Commission, in the amount of **\$107,019.92**.

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 2014......\$107,019.92

PERSONNEL IMPLICATIONS: None

GENERAL CONDITIONS:

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

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

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

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

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

14-0528-AR6

WORKERS' COMPENSATION - PAYMENT FOR LUMP SUM SETTLEMENT FOR JANICE SHAW - CASE NO. 11 WC 41940

THE GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Authorized settlement of the Workers' Compensation claim for Janice Shaw, Case No. 11 WC 41940 and subject to the approval of the Illinois Workers' Compensation Commission, in the amount of **\$142,046.11**.

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 2014.....\$142,046.11

PERSONNEL IMPLICATIONS: None

GENERAL CONDITIONS:

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

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

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

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

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

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

Yeas: Dr. Hines, Mr. Ruiz, Ms. Zopp, Dr. Azcoitia, Ms. Quazzo and President Vitale – 6

Nays: None

President Vitale thereupon declared Board Report 14-0528-AR3 through 14-0528-AR6 adopted.

14-0528-EX19

TRANSFER AND APPOINT CHIEF FINANCIAL OFFICER (Ginger Ostro)

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THAT THE BOARD:

Transfer and appoint Ginger Ostro to the position of Chief Financial Officer, effective June 2nd, 2014, at the salary set forth below:

DESCRIPTION:

NAME	FROM	<u>TO</u>
Ginger Ostro	External Title: Director of Budget Functional Title: Budget Officer Position No: 245709 Basic Salary: \$167,000.00 Pay Band: A09	External Title: Chief Financial Officer Functional Title: Executive Officer Position No.: 245713 Basic Salary: \$180,000.00 Pay Band: A10 Budget Classification: 12310.115.52100.252503.000000
LSC REVIEW:	Local School Council review is	not applicable to this report.
AFFIRMATIVE ACTION STATUS: Not applicable.		
FINANCIAL: The expenditure involved in this		s report is not in excess of the regular budget appropriation.
PERSONNEL IMPLICATIONS: The position to be affected by ap budget.		approval of this action is contained in the FY14 department

APPROVE APPOINTMENT OF CHIEF OF ENGLISH LEARNER PROGRAMS (Karen Garibay-Mulattieri)

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THAT THE BOARD:

Approve the appointment of Karen Garibay-Mulattieri to the position of Chief of English Learner Programs, effective May 28, 2014, at the salary set forth below:

DESCRIPTION: NAME FROM то External Title: Chief of English Learner Programs Karerı Garibay-Mulattieri New Employee Functional Title: Officer Position No.: 501800 Basic Salary: \$152,000.00 Pay Band: A09 Budget Classification: 11510.115.51100.221017.000000 I SC REVIEW: Local School Council review 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 FY14 department budget.

President Vitale indicated that if there were no objections, Board Reports 14-0528-EX19 and 14-0528-EX20 would be adopted by the last favorable roll call vote, all members present voting therefore.

President Vitale thereupon declared Board Reports 14-0528-EX19 and 14-0528-EX20 adopted.

14-0528-EX21

WARNING RESOLUTION - JUSTIN MOORE, PRINCIPAL, NINOS HEROES ELEMENTARY ACADEMIC CENTER

TO THE CHICAGO BOARD OF EDUCATION

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

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

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 must be adopted and issued to Justin Moore, 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 Justin Moore 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.

14-0528-EX22

WARNING RESOLUTION -- EUGENIO ESCRIBA, TENURED TEACHER, ASSIGNED TO MCCUTCHEON 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 Eugenio Escriba and that a copy of this Board Report and Warning Resolution be served upon Eugenio Escriba.

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 Eugenio Escriba, 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 Eugenio Escriba, 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	None.

14-0528-EX23

WARNING RESOLUTION – SUSAN HEMEREN, TENURED TEACHER, ASSIGNED TO THE REASSIGNED TEACHER POOL

TO THE CHICAGO BOARD OF EDUCATION

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

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

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 Susan Hemeren, 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 Susan Hemeren, 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.

14-0528-EX24

WARNING RESOLUTION – MICHAEL JOHNSON, TENURED TEACHER, ASSIGNED TO HIGH SCHOOL OF LEADERSHIP AT SOUTH SHORE

TO THE CHICAGO BOARD OF EDUCATION

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

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

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 Michael Johnson, 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 Michael Johnson, 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.

14-0528-EX25

ADOPT FINDING THAT PUPILS ARE 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 (I.D.# 44074265, I.D.# 45047938, I.D.# 50041969, I.D.# 50040581 and I.D.# 50053286) were non-residents of the City of Chicago for the 2012-2013 academic school year, (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 2012 through 2013, in the total amount of \$50,198.10; (iii) reject any objections by the parents to the Board's findings; and (iv) bar the pupils from continued and/or future attendance in the Chicago Public Schools.

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.

LSC RÉVIEW:	LSC review is not applicable to this report.	
AFFIRMATIVE ACTION REVIEW:	Affirmative action review is not applicable to this report.	
FINANCIAL:	If the pupils are found to have been non-residents during any time the pupils 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 14-0528-EX21 through 14-0528-EX25 would be adopted by the last favorable roll call vote, all members present voting therefore.

President Vitale thereupon declared Board Reports 14-0528-EX21 through 14-0528-EX25 adopted.

14-0528-RS6

RESOLUTION BY THE BOARD OF EDUCATION OF THE CITY OF CHICAGO REGARDING THE DISMISSAL OF RENITA PATTERSON, TENURED TEACHER, ASSIGNED TO CHARLES N. HOLDEN ELEMENTARY SCHOOL

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

WHEREAS, after the conclusion of the dismissal hearing that was afforded to Renita Patterson, the Hearing Officer made written findings of fact and conclusions of law, and recommended that Renita Patterson be discharged from her employment; and

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

WHEREAS, the Board of Education of the City of Chicago finds that the facts and assessment of witness credibility as found by the Hearing Officer constitute cause and grounds for acceptance of the Hearing Officer's conclusions and for the discharge of Renita Patterson; and

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

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

Section 2: Renita Patterson is hereby dismissed from her employment with the Board of Education of the City of Chicago.

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

THEREFORE, this Resolution is hereby adopted by the members of the Board of Education of the City of Chicago on May 28, 2014.

The Secretary presented the following Statement for the Public Record:

This Resolution accepts in part and rejects in part the hearing officer's recommendation.

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

WHEREAS, on May 23, 2014 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
Charles Chambers	City Wide Safety and Security	May 28, 2014
Sherman Tatum	John F Kennedy High School	May 28, 2014
Dennis Wiles	Durkin Park Elementary School	May 28, 2014

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

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

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

NOW, THEREFORE, BE IT RESOLVED:

1. That pursuant to Board 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 her designee to effectuate the dismissal of the above-named educational support personnel.

3. The Chief Executive Officer or her designee shall notify the above-named educational support personnel of their dismissal.

14-0528-RS8

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

WHEREAS, May 23, 2014, 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
Michael Payton	Scott Joplin Elementary School	May 28, 2014
Saman Shafii-Mousavi	Emil G Hirsch Metro High School	May 28, 2014

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

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

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

NOW, THEREFORE, BE IT RESOLVED:

1. That pursuant to Board Rule 4-7b.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 her designee to effectuate the dismissal of the above-named probationary appointed teachers.

3. The Chief Executive Officer or her designee shall notify the above-named probationary appointed teachers of their dismissal.

The Secretary presented the following Statement for the Public Record:

I would like to note for the record that on May 23, 2014, 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.

RESOLUTION AUTHORIZING THE HONORABLE TERMINATION OF REGULARLY CERTIFIED AND APPOINTED TEACHERS

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

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

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

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

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

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

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

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

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

That the employee(s) listed on Attachment A are honorably terminated from service effective on the date of honorable termination indicated on Attachment A, pursuant to the Board's Reassignment Policy.

That those employee(s) listed on Attachment A, who were tenured at the time of their honorable termination, shall have their tenure and full seniority restored without further formal Board action, if they are rehired by the Board to a permanent teaching position within two (2) years of the date of their honorable termination.

That this Resolution shall be effective upon adoption, and shall replace all prior resolutions or other Board actions that are in conflict herewith.

ATTACHMENT A

REASSIGNED TEACHER(S) SCHEDULED FOR HONORABLE TERMINATION

First Name	Last Name	Termination Date
Santo	Barr	June 18, 2014
Delores	Branch	June 18, 2014
Herman	Dubose	June 18, 2014
Norasing	Kethdy	June 18, 2014
Manilyn	Shanks	June 18, 2014

President Vitale indicated that if there were no objections, Board Reports 14-0528-RS6 through 14-0528-RS9 would be adopted by the last favorable roll call vote, all members present voting therefore.

President Vitale thereupon declared Board Reports 14-0528-RS6 through 14-0528-RS9 adopted.

Vice President Ruiz presented the following motion:

14-0528-MO2

MOTION RE: ADOPT AND MAINTAIN AS CONFIDENTIAL CLOSED SESSION MINUTES FROM APRIL 23, 2014

MOTION ADOPTED that the Board adopt the minutes of the closed session meeting of April 23, 2014 pursuant to Section 2.06 of the Open Meetings Act. Board Members reviewed these minutes and determined that the need for confidentiality exists. Therefore, the minutes of the closed session meeting held on April 23, 2014 shall be maintained as confidential and not available for public inspection.

Board Member Ms. Zopp moved to adopt Motion 14-0528-MO2.

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

Yeas: Dr. Hines, Mr. Ruiz, Ms. Zopp, Dr. Azcoitia, Ms. Quazzo and President Vitale – 6

Nays: None

President Vitale thereupon declared Motion 14-0528-MO2 adopted.

Board Member Ms. Zopp presented the following motion:

14-0528-MO3

MOTION RE: APPROVAL OF RECORD OF PROCEEDINGS OF MEETINGS OPEN TO THE PUBLIC APRIL 23, 2014

MOTION ADOPTED that the record of proceedings of the Regular Board Meeting of

April 23, 2014 prepared by the Board Secretary be approved and that such records of proceedings be posted on the Chicago Board of Education website in accordance with Section 2.06(b) of the Open Meetings Act.

Board Member Dr. Azcoitia moved to adopt Motion 14-0528-MO3.

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

Yeas: Dr. Hines, Mr. Ruiz, Ms. Zopp, Dr. Azcoitia, Ms. Quazzo and President Vitale – 6

Nays: None

President Vitale thereupon declared Motion 14-0528-MO3 adopted.

14-0528-RS1

RESOLUTION RE: ASHLEY GORDON, HONORARY STUDENT BOARD MEMBER, CHICAGO BOARD OF EDUCATION OCTOBER 23, 2013 TO MAY 28, 2014

WHEREAS, Ashley Gordon was appointed as the representative of the high school elected student leadership to serve as the Honorary Student Board Member of the Chicago Board of Education for the 2013-2014 school year; and

WHEREAS, Ashley Gordon, as the student representative, was seated as an Honorary Student Board Member of the Chicago Board of Education on October 23, 2013; and

WHEREAS, Ashley Gordon conscientiously and effectively discharged her responsibilities on behalf of those she served, the Chicago Public Schools student body, in order that their best interests be served; and

WHEREAS, Ashley Gordon, as an Honorary Student Board Member, attended and observed the Board Meetings, and when necessary communicated to those she served the Board actions that had a direct impact on the overall educational process; and

WHEREAS, Ashley Gordon, will graduate from DeVry University Advantage Academy High School in June 2014; and

WHEREAS, Ashley Gordon's tenure reflects one of dedication and commitment to her peers, the students attending Chicago Public Schools; and, she can take great pride in the fact that she served the Board with honor and distinction.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF EDUCATION OF THE CITY OF CHICAGO: that we, the President and Members of the Board of Education of the City of Chicago gathered here this 28th day of May 2014, do commend Ashley Gordon for her dedication and perseverance as demonstrated in her role as Honorary Student Board Member and also extend to her our best wishes for her future endeavors and for the realization of all her goals.

14-0528-RS3

MEMORIAL RESOLUTION HONORING LEONORE DRAPER SENIOR GRANTS ANALYST

WHEREAS, after six years of faithful and dedicated service, Leonore Draper passed away on April 26, 2014; and

WHEREAS, Leonore Draper was hired as a Business Services Analyst in the Office of Specialized Services of the Chicago Public Schools in 2008, and continued to serve the students and schools of Chicago, most recently as a Senior Grants Analyst; and

WHEREAS, throughout her tenure at the Chicago Public Schools, Leonore Draper utilized her considerable natural gifts as well as her Bachelor of Science degree in Finance, conferred from Clark Atlanta University in 2004, and her Masters of Business Administration degree from DePaul University, awarded in 2013 in support of the work. Chicago Public School departments which were directly impacted by having had Leonore Draper as part of their teams include Business Services in the Office of Specialized Services, Youth Development and Positive Behavior Supports in the Office of Specialized Services, Grant Development in the Office of Grants Management and Administration, Education Team in the Office of Budget and Grants Management, and Grant Development and Implementation Support in the Office of Grants, Knowledge, and collaboration; and

WHEREAS, throughout Leonore Drapers service, she guided Chicago Public School departments and schools on the allowable and best use of Federal categorical funds including Individuals with Disabilities Education Act (IDEA), and Title I and II to ensure maximum impact and increase the academic achievement of targeted students; and

WHEREAS, Leonore Draper was a most effective partner to the colleagues and offices she supported providing expert technical assistance and strategic guidance to align resources to the needs of schools and students; and

WHEREAS, Leonore Draper facilitated and improved external relationships with key funding agency partners including the Illinois State Board of Education; and

WHEREAS, Leonore Draper was a constant champion of the work committed to continuous improvement, recently endeavoring to realign the Title I and Title II activities, goals, and evaluation to the CPS Action Plan and ensure consistency with the District Improvement Plan as a matter of best practice, and leading change efforts to improve guidance to all schools – traditional, Charter, and non-public; and

WHEREAS, Leonore Draper proved herself to be both extraordinarily talented and tirelessly committed to her work and service to the Chicago Public Schools for which we are all indebted.

NOW, THEREFORE, BE IT RESOLVED, that we, the President and Members of the Board of Education of the City of Chicago, gathered here this 28th day of May, 2014, do hereby extend to the family of Leonore Draper our thanks for her remarkable service and offer our most sincere gratitude for her contributions to the Chicago Public Schools and the children of the City of Chicago; and

BE IT FURTHER RESOLVED, that a suitable copy of this Memorial Resolution be made available to the family of Leonore Draper.

President Vitale thereupon declared Board Reports 14-0528-RS1 and 14-0528-RS3 accepted.

RESOLUTION IN SUPPORT OF THE COUNCIL OF THE GREAT CITY SCHOOLS' MALES OF COLOR INITIATIVE

WHEREAS, the Council of the Great City Schools' has adopted an initiative to promote dedicated efforts by urban school systems nationwide to reduce the drop-out rate, increase the academic achievement, attendance and graduation rates and improve the teaching and learning of African American and Hispanic male students ("Males of Color");

WHEREAS, the Board wishes to pledge its support for the Council of the Great City Schools' and the Council's initiative to improve the education outcomes of Males of Color in urban school systems;

WHEREAS, the Board wishes the District to undertake dedicated efforts to ensure all students, including Males of Color, advance towards key learning milestones, satisfy college and career-readiness standards and become powerful thinkers, effective communicators and engaged learners; and

WHEREAS, the Board is committed to ensuring all students, including Males of Color, are taught to the highest academic standards and prepared for successful participation in our nation.

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

The Chief Executive Officer or designee is here by authorized to pursue activities and strategies to ensure:

- The District's pre-school efforts are geared to best serve Males of Color and their academic and social development.
- 2. Elementary and middle schools work to increase the pipeline of Males of Color who are achieving academically and socially and who are ready to succeed at the high school level.
- Effective data management tools and protocols are in place to monitor the progress of all students, including Males of Color, in order to appropriately intervene at the earliest warning signs.
- The District's truancy initiative evaluates promising and proven approaches to reducing absenteeism, especially chronic absenteeism, among Males of Color.
- The District's Student Code of Conduct and related supportive intervention programs are focused on retaining Males of Color in school and reducing suspension and expulsion rates.
- 6. The District works to increase the numbers of Males of Color and other students participating in advanced placement and honors courses and gifted and talented programs.
- 7. The District works with colleges of education who train future CPS teachers to strongly encourage their use of curriculum that addresses the academic, cultural and social needs of Males of Color, and to collaborate with the colleges of education on evaluating their teacher preparation curriculum for effectiveness in serving Males of Color.
- 8. The District's college and career success initiatives work to increase the numbers of Males of Color and other students who complete the FASFA.
- The District's diverse learner supports and services initiatives are geared to best serve Males of Color with disabilities to ensure their academic success and social development.
- 10. The District works to improve high schools with persistently low graduation rates among Males of Color and others and to provide literacy and engagement initiatives with parents.
- 11. The District engages in a broader discussion and examination of how issues of race, language and culture affect the District's work to serve all students.

14-0528-RS4

RESOLUTION AUTHORIZING PAYMENT FOR SPECIAL EDUCATION SERVICES TO VARIOUS STATE APPROVED, NON-PUBLIC FACILITIES FOR STUDENTS WITH DISABILITIES PLACED BY CHICAGO PUBLIC SCHOOLS

WHEREAS, the Individuals with Disabilities Education Act (IDEA) requires CPS to provide a continuum of special education services, which includes separate special education facilities or residential settings, for CPS students with disabilities (20 U.S. §1412(a)(5); 34 CFR §300.115);

WHEREAS, pursuant to IDEA and state regulations, the first placement option for a student with disabilities is in a general education classroom and placement to a separate class, separate school or other placement from the general education environment occurs only if the nature or severity of the disability is such that education in the general education classroom with the use of supplementary aids and services cannot be achieved satisfactorily (20 U.S. §1412(a)(5); 34 C.F.R. §300.114);

WHEREAS, the Illinois School Code requires CPS to fund the special education and related services provided to CPS students at such non-public separate facilities (105 ILCS 5/14-7.01, 105 ILCS 5/14-7.02 and 105 ILCS 5/14-7.03);

WHEREAS, when a student's Individualized Education Program (IEP) requires placement in separate facility or residential setting, Chicago Public Schools (CPS) Office of Diverse Learner Supports and Services (ODLSS) prioritizes placement at a non-public facility that can implement the student's IEP and is part of the CPS Non-Public Partners RFP (Board Report 12-0627-PR10, as may be extended);

WHEREAS, ODLSS may have to place students with disabilities in a non-public facility or a residential setting, which is not part of the CPS Non-Public Partners (NPP) RFP process (a "state-approved facility") because no NPP facility can implement the students' IEPs;

WHEREAS, tuition rates for placements in a state-approved facility are established by the Illinois Purchase Care Review Board in accordance with 105 ILCS 5/14-7.02 and 105 ILCS 5/14-7.03;

WHEREAS, residential costs for mandated placements in a residential state-approved facility are based on rates established by the Illinois Purchase Care Review Board which the District pays but is reimbursed by ISBE; and

WHEREAS, the Board wishes to authorize payments to various state-approved facilities for the provision of special education and related services to eligible CPS students with disabilities as a result of their placement by CPS.

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

1. The Officer of Diverse Learner Supports and Services, or his or her designee, shall ensure that the NPP facilities are identified for placements whenever possible. If placement at a state-approved facility is needed because no NPP facility can implement a student's IEPs, the Officer of Diverse Learner Supports and Services may authorize the placement subject to the documentation requirements established by the Chief Education Officer and the Chief Administrative Officer, or their designees.

2. After approval by the Chief Education Officer and the Chief Administrative Officer, or their designees, the Officer of Diverse Learner Supports and Services or designee is authorized to make payments to various state-approved facilities for costs associated with the provision of special education and related services, including transportation, to CPS students with disabilities placed by CPS in accordance with the student's IEP.

3. Nothing in this Resolution prohibits the Office of Diverse Learner Supports and Services from negotiating a lower rate with the state-approved facility if practicable.

4. This Resolution authorizes the payment of invoices in Fiscal Year 2015 from state-approved facilities for the provision of special education and related services to CPS students with disabilities in the amount not to exceed \$26,000,000 in the aggregate.

5. The authority granted in this Resolution is effective July 1, 2014 to June 30, 2015.

14-0528-RS5

APPROVE THE MID-TERM APPOINTMENT OF MEMBERS TO LOCAL SCHOOL COUNCILS TO FILL VACANCIES

WHEREAS, the Illinois School Code, 105 ILCS 5/34-2.1, authorizes the Board of Education of the City of Chicago ('Board') to appoint the teacher, non-teaching staff and high school student members of local school councils of regular attendance centers to fill mid-term vacancies after considering the preferences of the schools' staffs or students, as appropriate, for candidates for appointment as ascertained through non-binding advisory polls;

WHEREAS, the Governance of Alternative and Small Schools Policy, B. R. 07-0124-PO2 ("Governance Policy"), authorizes the Board to appoint all members of the appointed local school councils and boards of governors of alternative and small schools (including military academy high schools) to fill mid-term vacancies after considering candidates for appointment selected by the following methods and the Chief Executive Officer's recommendations of those or other candidates:

Membership Category	Method of Candidate Selection
Parent	Recommendation by serving LSC or Board
Community	Recommendation by serving LSC or Board
Advocate	Recommendation by serving LSC or Board
Teacher/JROTC Instructor	Non-binding Advisory Staff Poll
Student	Non-binding Advisory Student Poll or Student Serving as Cadet Battalion Commander or Senior Cadet
	(military academy high schools)

WHEREAS, the established methods of selection of candidates for Board appointment to fill midterm vacancies on local school councils, appointed local school councils and/or boards of governors were employed at the schools identified on the attached Exhibit A and the candidates selected thereby and any other candidates recommended by the Chief Executive Officer have been submitted to the Board for consideration for appointment in the exercise of its absolute discretion; WHEREAS, the Illinois School Code and the Governance Policy authorize the Board to exercise absolute discretion in the appointment process;

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

- The individuals identified on the attached Exhibit A are hereby appointed to serve in the specified categories on the local school councils, appointed local schools and/or boards of governors of the identified schools for the remainder of the current term of their respective offices.
- 2. This Resolution is effective immediately upon adoption.

Exhibit A

NEW APPOINTED MEMBERS

PARENT MEMBER	
Sharon Spencer	

REPLACING Michael Moonan SCHOOL Vick E. C. C.

Lisa Howard Anthony Smith Tracy Scruggs-Yearwood Tina Hobbs Victor Easley Doris Murray Linda Upshaw Timothy White Lindblom H. S. Lindblom H. S. Lindblom H. S. Lindblom H. S.

TEACHER MEMBER Ian Brannigan REPLACING Position Vacant SCHOOL Lindblom H. S.

President Vitale indicated that if there were no objections, Board Reports 14-0528-RS2, 14-0528-RS4 and 14-0528-RS5 would be adopted by the last favorable roll call vote, all members present voting therefore.

President Vitale thereupon declared Board Reports 14-0528-RS2, 14-0528-RS4 and 14-0528-RS5 adopted.

14-0528-CO1

COMMUNICATION RE: LOCATION OF BOARD MEETING OF JUNE 25, 2014

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

This is to advise that the Regular Meeting of the Board of Education scheduled for Wednesday, June 25, 2014 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 June 25, 2014 Board Meeting, advance registration to speak will be available beginning Monday, June 16th at 8:00 a.m. and close Friday, June 20th at 5:00 p.m., or until all slots are filled. You can advance register during the registration period by the following methods:

Online:www.cpsboe.org (recommended)Phone:(773) 553-1600In 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.

COMMUNICATION RE: 2014-2015 SCHEDULE OF REGULAR BOARD MEETINGS – BOARD OF EDUCATION, CITY OF CHICAGO

TO THE MEMBERS OF THE BOARD OF EDUCATION:

I am hereby submitting the 2014-2015 Schedule of Regular Board Meetings. The Board Meetings will be held on the fourth Wednesday of each month, unless otherwise indicated.

2014 Schedule July 23, 2014 August 27, 2014 September 24, 2014 October 22, 2014 November 19, 2014 (3rd Wednesday) December 17, 2014 (3rd Wednesday) 2015 Schedule January 28, 2015 February 25, 2015 March 25, 2015 April 22, 2015 May 27, 2015 June 24, 2015 July 22, 2015 August 26, 2015

The Board Meetings will be held in the Board Chamber, 5th Floor, at 125 South Clark Street, Chicago, Illinois, and will begin at 10:30 a.m. until further notice. Registration for Public Participation will open the week prior to each Board meeting from Monday at 8:00 a.m. and close Friday at 5:00 p.m. or when all 60 speaking slots are filled. Only advance registration is available. You can advance register during the registration period by the following methods:

Online:www.cpsboe.org (recommended)Phone:(773) 553-1600In 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.

Further, let the official record reflect that the 2014-2015 Planning Calendar has been prepared in accordance with the *Illinois Open Meetings Act* and will be available for public distribution upon adoption of this calendar.

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JULY 2014 M T W T F 1 2 3 4 7 8 9 10 11 14 15 16 17 18 21 22 23 24 25 28 29 30 31	2014-2015 Pl Chicago Board of Educ	ANNING CAI ation — Monthly	
AUGUST 2014 M T W T F		APRIL 2015 T W T F	Summer School Session
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NOVEMBER 2014	30 31		31
M T W T F 3 4 5 6Q 7# 10 11* 12EPT 13Hspt 14 17 18 19 20 21 24 25 (26) 27* 28*	L Board Meeting - 10:30 a.m. * Holiday * HOLIDAYS 2014-2015 () Schools closed – No salary paid // Schools closed – Salary paid except as provided by budgetary action * HOLIDAYS 2014-2015 f Teacher Institute Day g End of Quarter D End of Quarter N School clerks begin working on Wednesday, August 20, 2014 N HSPT High School Parent-Teacher Conference Day (Report card pickup) • Each school is provided 3 professional development days that can be used flexibly over the course of the school year e Emergency Day – School in session if student days fall below state requirement		iber 1Labor Day
DECEMBER 2014 M T W T F 1 2 3 4 5 8 9 10 11 12 15 16 17 18 19 /22/ /23/ /24/ /25/ /26/ (29) (30) (31) 10			ber 11

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May 28, 2014

19

TRANSFER OF FUNDS Various Units and Objects

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

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

1. Transfer from Counseling and Postsecondary Advising to Kenwood Academy

Rationale: Towards the Kenwood Brotherhood trip. A \$500 donation from BAK announced at the Male Summit at Olive-Harvey and Michele Howard is matching the \$500.

Transfer I	from:	Transfer 1	fo:
10850	Counseling and Postsecondary Advising	46361	Kenwood Academy
115	General Education Fund	115	General Education Fund
54210	Pupil Transportation	54210	Pupil Transportation
212013	Counseling & Guidance Svcs	119035	Other Instr Purposes Misc
000000	Default Value	000000	Default Value

Amount: \$1,000

2. Transfer from Academic Learning & Support - City Wide to Christian Fenger Academy

Rationale: CSI Programming supplies

Transfer F	rom:	Transfer 1	Fo:
11390	Academic Learning & Support - City Wide	46111	Christian Fenger Academy
324	Miscellaneous Federal & State Block Grants	324	Miscellaneous Federal & State Block Grants
54125	Services - Professional/Administrative	53405	Commodities - Supplies
390008	Other Gfp-Comm Svcs	119035	Other Instr Purposes Misc

119035 Other Instr Purposes Misc 442137 21st Century Community Learning Centers 1

Amount: \$1,000

3. Transfer from Academic Learning & Support - City Wide to John T Mccutcheon School

Rationale: CSI Programming parent vendor services

Transfer From:

11390	Academic Learnin	g & Support - City Wide
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442137 21st Century Community Learning Centers 1

- 324 Miscellaneous Federal & State Block Grants 54125 Services Professional/Administrative 297920 Other Govt Fd-Support Svcs 442140 21st Century Community Learning Centers 4

- Stansfer To:

 26201
 John T Mccutcheon School

 324
 Miscellaneous Federal & State Block Grants

 54125
 Services Professional/Administrative

- 390008 Other Gfp-Comm Svcs 442140 21st Century Community Learning Centers 4

Amount: \$1,000

4. Transfer from William Penn School to Corporate Accounting

Rationale: FUNDS RETURN TO FUND 124 CONTINGENCY: Removal of funds to support reimbursement for FY14 Original Budget PN 477912 (Bessie Mangrum) per principal approval.

Transfer From: Transfer		ro:	
24911	William Penn School	12410	Corporate Accounting
124	School Special Income Fund	124	School Special Income Fund
57940	Miscellaneous Charges	57940	Miscellaneous Charges
256009	Food Service	600005	Special Income Fund 124 - Contingency
904003	Citywide Miscellaneous	150900	Grants - Supplemental

Amount: \$1,000

5. Transfer from Academic Learning & Support - City Wide to John Greenleaf Whittier School

Rationale: CSI Programming transportation

Transfer From:		Transfer	Го:
11390	Academic Learning & Support - City Wide	25861	John Greenleaf Whittier School
324	Miscellaneous Federal & State Block Grants	324	Miscellaneous Federal & State Block Grants
54125	Services - Professional/Administrative	54210	Pupil Transportation
297920	Other Govt Fd-Support Svcs	253831	Bus Svc-Field Trips-Reg
442138	21st Century Community Learning Centers 2	442138	21st Century Community Learning Centers 2

Amount: \$1,000

20

6. Transfer from Office of Strategic School Support Services - City Wide to Office of Strategic School Support Services - City Wide

 Transfer From:
 Transfer To:

 13745
 Office of Strategic School Support Services - City Wide
 13745
 Office of Strategic School Support Services - City Wide

 115
 General Education Fund
 115
 General Education Fund

 51300
 Regular Position Pointer
 53405
 Commodities - Supplies

 20001
 General Salary
 S Bkt
 221430
 Administrative Support

 000000
 Default Value
 000000
 Default Value

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

Rationale: Funds Transfer From Project# 2010-47021-NSC To Award# 2010-481-00-02 ; Change Reason : NA

Transfer I	From:	Transfer 1	ſo:
47021	William Jones College Prep High School	12150	Capital/Operations - City Wide
481	BABS - CIP Series 2010D	481	BABS - CIP Series 2010D
56302	Capitalized Equipment	56310	Capitalized Construction
253534	Modern Schools Across Chicago Expansion	253530	American Disabilities Act/Ada
610000	Build America Bonds (Babs)	610000	Build America Bonds (Babs)

Amount: \$1,000

8. Transfer from Network 9 to Kenwood Academy

Rationale: To cover the cost of Transportation for the Kenwood Brotherhood College Tour to California.

Transfer From:		Transfer 1	To:	
	02491	Network 9	46361	Kenwood Academy
	115	General Education Fund	115	General Education Fund
	57940	Miscellaneous Charges	54210	Pupil Transportation
	221080	Aio - improvement Of Instruction	119035	Other Instr Purposes Misc
	000000	Default Value	000000	Default Value
Amount:	\$1,000			

9. Transfer from Early College and Career - City Wide to Early College and Career - City Wide

Rationale: For purchase of banners for CTE Engineering programs

Transfer From: Tra		Transfer 1	isfer To:	
13727	Early College and Career - City Wide	13727	Early College and Career - City Wide	
115	General Education Fund	115	General Education Fund	
54205	Travel Expense	54520	Services - Printing	
149003	Finance Academy	141501	Cte - Project Lead The Way	
000389	Cte Programs	000389	Cte Programs	
	-		-	

Amount: \$1,000

1094. <u>Transfer from Diverse Learner Supports & Services - Related Services Supports - City Wide to Diverse Learner Supports & Services - Related Services Supports - City Wide</u>

Rationale: Transferring funds to vendor nursing budget per BR 14-0326-PR3 .

Transfer l	From:	Transfer	To:
11675	Diverse Learner Supports & Services - Related Services Supports - City Wide	11675	Diverse Learner Supports & Services - Related Services Supports - City Wide
114	Special Education Fund	114	Special Education Fund
51100	Teacher Salaries - Regular	54125	Services - Professional/Administrative
419001	Payroll Salvage	213006	Health Services-School Nurses
000000	Default Value	000000	Default Value
Amount: \$1,535,1	43		

1095. Transfer from Diverse Learner Supports & Services - Related Services Supports - City Wide to Education General - City Wide

Rationale: Transferring funds for Diverse Learner reimbursments for Learning Behavior Specialists, Paraprofessionals and Clinicians.

Transfer	From:	Transfer 1	To:
11675	Diverse Learner Supports & Services - Related	12670	Education General - City Wide
	Services Supports - City Wide		
114	Special Education Fund	114	Special Education Fund
51100	Teacher Salaries - Regular	57940	Miscellaneous Charges
419001	Payroli Salvage	111086	Special Education Teacher Assignments
000000	Default Value	000000	Default Value

Amount: \$2,000,000

1096. Transfer from New School Development - City Wide to AUSL Program Support

Rationale: Transfer all incubation funds for AUSL to new unit number.

Transfer I	From:	Transfer	Го:
13615	New School Development - City Wide	11116	AUSL Program Support
115	General Education Fund	115	General Education Fund
54105	Services: Non-technical/Laborer	54105	Services: Non-technical/Laborer
231002	Academic Support Services	231002	Academic Support Services
000000	Default Value	000000	Default Value

Amount: \$2,549,773

1097. Transfer from Capital/Operations - City Wide to Chicago Vocational Career Academy

Rationale: Funds Transfer From Award# 2014-436-00-02 To Project# 2012-53011-SIP ; Change Reason : NA

Transfer F	From:	Transfer 1	Го:
12150	Capital/Operations - City Wide	53011	Chicago Vocational Career Academy
436	Miscellaneous Capital Fund	436	Miscellaneous Capital Fund
56310	Capitalized Construction	56310	Capitalized Construction
253508	Renovations	251392	Repairs & Improvements
060003	Chicago Vocational Career Academy (Cvca) Major Capital Renovation	060003	Chicago Vocational Career Academy (Cvca) Major Capital Renovation

Transfer To:

253508

000000

23771 Theodore Herzl School 484 CIP Series 2013BC 56310 Capitalized Construction

Renovations

Default Value

Amount: \$2,996,397

1098. Transfer from Capital/Operations - City Wide to Theodore Herzl School

Rationale: Funds Transfer From Award# 2014-484-00-27 To Project# 2015-23771-CSP ; Change Reason : NA

Transfer f	ransfer From:				
12150	Capital/Operations - City Wide				
484	CIP Series 2013BC				
56310	Capitalized Construction				
252101	Planning And Development				

253101	Planning And Development
000000	Default Value

000000 Default Value

Amount: \$5,061,732

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

14-0528-EX2

AMEND BOARD REPORT 10-0526-EX08 APPROVE THE RENEWAL OF THE CHARTER SCHOOL AGREEMENT WITH GALAPAGOS CHARTER SCHOOL

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

Approve the renewal of the Charter School Agreement with Galapagos Charter School for an additional five-year period. A new Charter School Agreement applicable to this renewal term will be negotiated. The authority granted herein shall automatically rescind in the event a written Charter School Agreement is not executed by the Board and the charter school's governing board within 120 days of the date of this Board Report. The agreement authorized herein will only take effect upon certification by the Illinois State Board of Education. Information pertinent to this renewal is stated below.

This May 2014 amendment is necessary to amend the written Charter School Agreement with Galapagos Charter School to incorporate revisions to its Accountability Plan. The authority granted herein shall automatically rescind in the event a written amendment to the Charter School Agreement is not executed by the Board and the Charter School's governing board within 120 days of the date of this amended Board Report.

 CHARTER SCHOOL:
 Galapagos Charter School

 3814 W. Iowa Street
 Chicago, IL 60651

 Phone:
 773-384-9400

 Contact Person:
 Michael Lane, Principal

 OVERSIGHT:
 Office of New Schools-Office of Innovation and Incubation

 125 S. Clark, 5th 10th Floor
 Chicago, IL 60603

 (773) 553-1530
 Contact Person: Jaime Guzman, Acting Executive Officer

 Jack Elsey, Chief Officer
 State State

ORIGINAL AGREEMENT: The original Charter School Agreement (authorized by Board Report 05-0126-EX9) was for a term commencing July 1, 2005 and ending June 30, 2010 and authorized the operation of a charter school serving no more than 378 students in grades K - 8. **CHARTER RENEWAL PROPOSAL:** Galapagos Charter School submitted a renewal proposal on September 14, 2009, to continue the operation of the Galapagos Charter School under a unified mission. The Charter School shall serve grades K - 8 with a maximum student enrollment of 350 students.

The agreement incorporates an accountability plan in which the school is evaluated by the Board each year based on numerous factors related to academic, financial and operational performance.

CHARTER EVALUATION: After receiving the charter renewal proposal, the Office of New Schools conducted a comprehensive evaluation of Galapagos's performance and operations. This evaluation included a review of the proposal, facilities surveys, financial and governance analyses, and site visit of the school in which teaching and learning, leadership and governance, learning community and services for ELL students and students with special needs were assessed. A public hearing was conducted on Monday May 10, 2010 to receive public comment on the application to renew the Charter School Agreement with Galapagos Charter School for an additional five years. In addition, the Office of New Schools evaluated the school's student performance. From 2005-2006 to 2008-2009, Galapagos Charter School received 7 out of 19 high ratings and 12 out of 19 middle ratings on their absolute student indicators found in the framework put forth by the district for assessing charter school pupil performance. From 2005-2006 to 2008-2009, Galapagos's student attendance averaged 94.8%. In 2009, the percentage of students meeting/exceeding state standards on the ISAT Composite was 65.0%, an increase of 21.3 percentage points from 2005-2006. The committee recommends that, based on the school's performance on these and other accountability criteria, Galapagos Charter School be authorized to continue operating as a charter school.

In April 2014 Galapagos Charter School proposed amending its existing Charter School Agreement to incorporate revisions to its Accountability Plan. The school's Accountability Plan for SY 2014-2015, based on data collected during SY 2013-2014, will be revised to align with the School Quality Rating Policy approved by the Board in August 2013 (13-0828-PO5). The execution of this amendment to the Charter School Agreement will further the goal of uniformity in performance measurement, accountability and other terms and conditions among all charter schools.

RENEWAL TERM: The term of Galapagos Charter School's charter and agreement is being extended for a five (5) year term commencing July 1, 2010 and ending June 30, 2015.

AUTHORIZATION: Authorize the General Counsel to include relevant terms and conditions, including any indemnities to be provided to the charter school, in the written Charter School Agreement and <u>amendment</u>, which shall reflect resolution of any and all outstanding issues between the Board and the governing body of the charter school including, but not limited to: site location, enrollment, funding, educational program, financial controls and practices, academic accountability and evaluations. Authorize the President and Secretary to execute the Charter School Agreement and amendment. Authorize the Acting Executive Officer Senior Director of the Office of New Schoels Innovation and Incubation to issue a letter notifying the Illinois State Board of Education of the action(s) approved hereunder and to submit the approved proposal and signed Charter School Agreement to the Illinois State Board of Education for certification.

LSC REVIEW: Approval of Local School Councils is not applicable to this report.

FINANCIAL: The financial implications will be addressed during the development of the 2010-2011 2014-2015 fiscal year budget. Since the School Code of Illinois prohibits the incurring of any liability unless an appropriation has been previously made, expenditures beyond FY11<u>FY14</u> are deemed to be contingent liabilities only, subject to appropriation in subsequent fiscal year budgets. The cost of this enrollment will be approximately \$ 1,755,579.00 in 2010-2011.

GENERAL CONDITIONS:

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

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

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

Ethics - The Board's Ethics Code adopted June 23, 2004 (04-0623 PO4) May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

AMEND BOARD REPORT 13-0227-EX11 APPROVE THE RENEWAL OF THE CHARTER SCHOOL AGREEMENT WITH YOUNG WOMEN'S LEADERSHIP CHARTER SCHOOL

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

Approve the renewal of the Charter School Agreement with Young Women's Leadership Charter School for an additional five-year period. A new Charter School Agreement applicable to this renewal term will be negotiated. The authority granted herein shall automatically rescind in the event a written Charter School Agreement is not executed by the Board and the charter school's governing board within 120 days of the date of this Board Report. The agreement authorized herein will only take effect upon certification by the Illinois State Board of Education. Information pertinent to this renewal is stated below.

This May 2014 amendment is necessary to approve a change to the current grade structure at the charter school from grades 7-12 to 9-12 beginning in the fall of 2015. Beginning in the fall of 2014. Young Women's Leadership Charter School will no longer serve grade 7, and in the fall of 2015 will no longer serve grade 8. There is no change to the maximum enrollment at the charter school. The authority granted herein shall automatically rescind in the carter school's governing board within 120 days of the date of this amended Board Report. The amended agreement authorized herein will only take effect upon certification by the Illinois State Board of Education.

SCHOOL OPERATOR: Young Women's Leadership Charter School

2641 S. Calumet Avenue Chicago, IL 60616 Phone: 312-949-9400 Contact Person: Michelle Russell, Co Director Deniece Fields, Director

OVERSIGHT:

Office of New Schools. Office of Innovation and Incubation 125 S. Clark <u>Street</u>, 10th Floor Chicago, IL 60603 (773) 553-1530 Contact Person: Carly Bolger, Executive Director Jack Elsey, Chief Officer

ORIGINAL AGREEMENT: The original Charter School Agreement (authorized by Board Report 99-1215-EX2) was for a term commencing July 1, 2000 and ending June 30, 2005 and authorized the operation of a single facility charter school with enrollment not to exceed 525 students in grades 6 through 12. The charter and Charter Renewal Agreement were renewed (authorized by Board Report 05-0223-EX3) for a term commencing July 1, 2005 and ending June 30, 2010 and authorized the operation of a single facility charter school with enrollment not to exceed 400 students in grades 7 through 12. The charter and Charter School Agreement were subsequently renewed (authorized by Board Report 10-0526-EX10) for a term commencing July 1, 2010 and ending June 30, 2013 and again authorized the operation of a single facility charter school with enrollment not to exceed 400 students in grades 7 through 12.

CHARTER RENEWAL PROPOSAL: Young Women's Leadership Charter School submitted a renewal proposal on September 4, 2012, to continue the operation of Young Women's Leadership Charter School. The charter school shall be located at 2641 S. Calumet Avenue and shall serve grades 7 through 12 with a maximum enrollment of 400 students.

The agreement will incorporate an accountability plan in which the charter school is evaluated by the Board each year based on numerous factors related to its academic, financial and operational performance.

In February 2014, Young Women's Leadership Charter School submitted a material modification to change its current grade structure at the charter school from grades 7-12 to 9-12 beginning in the fall of 2015. Beginning in the fall of 2014, Young Women's Leadership Charter School will no longer serve grade 7, and in the fall of 2015 will no longer serve grade 8. There is no change to the maximum enrollment at the charter school. A public hearing on the proposed change was held on Wednesday, May 14, 2014. The hearing was recorded and a summary report is available for review.

CHARTER EVALUATION: After receiving the charter renewal proposal, the Office of New Schools conducted a comprehensive evaluation of Young Women's Leadership Charter School's performance and operations. This evaluation included a review of the proposal, facilities surveys, financial analysis, and academic site visit of the school in which student performance, teaching and learning, leadership and governance, and the learning communities were assessed. A public hearing was held on February 21, 2013 for all charter schools going through renewals to receive public comments, including Young Women's Leadership Charter School. In addition to the foregoing, the Office of New Schools evaluated the school's student performance. The school was rated Level 2 with 48.9% of points in 2010-11 and Level 2 with 46.7% of points in 2011-2012 on the school absolute student indicators found in the framework put forth by the district for assessing charter school pupil performance. From 2007-2008 to 2011-2012, Young Women's Leadership Charter School's student attendance averaged approximately 90.2%. In 2011-2012, the percentage of students meeting/exceeding state standards on the PSAE Composite was 24.6%, an increase of 12.3 percentage points from 2008-2009. The committee recommends that, based on the school's performance on these and other accountability criteria, Young Women's Leadership Charter School be authorized to continue operating as a charter school.

RENEWAL TERM: The term of Young Women's Leadership Charter School's charter and agreement is being extended for a five (5) year term commencing July 1, 2013 and ending June 30, 2018.

ADDITIONAL TERMS AND CONDITIONS: Additional terms and conditions will be communicated to the charter school and included as an attachment to the Charter School Agreement with Young Women's Leadership Charter School.

AUTHORIZATION: Authorize the General Counsel to include relevant terms and conditions, including any indemnities to be provided to the charter school, in the written Charter School Agreement and <u>amendment</u>, which shall reflect resolution of any and all outstanding issues between the Board and the governing body of the charter school including, but not limited to: site location, enrollment, funding, educational program, financial controls and practices, academic accountability and evaluations. Authorize the President and Secretary to execute the written Charter School Agreement <u>and amendment</u>. Authorize the <u>Executive Senior</u> Director of the Office of <u>New Schoels Innovation and Incubation</u> to issue a letter notifying the Illinois State Board of Education of the action(s) approved hereunder and to submit the approved proposal and signed Charter School Agreement to the Illinois State Board of Education for certification.

LSC REVIEW: Approval of Local School Councils is not applicable to this report.

FINANCIAL: The financial implications will be addressed during the development of the 2014-2015 fiscal year budget. Since the School Code of Illinois prohibits the incurring of any liability unless an appropriation has been previously made, expenditures beyond FY134 are deemed to be contingent liabilities only, subject to appropriation in subsequent fiscal year budgets.

GENERAL CONDITIONS:

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

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

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

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

14-0528-EX4

AMEND BOARD REPORT 13-0424-EX11 AMEND BOARD REPORT 13-0227-EX5 APPROVE THE RENEWAL OF THE CHARTER SCHOOL AGREEMENT WITH ASPIRA INC. OF ILLINOIS (ASPIRA CHARTER SCHOOL) AND THE PHASE-OUT OF ITS MIRTA RAMIREZ HIGH SCHOOL CAMPUS

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

Approve the renewal of the Charter School Agreement with ASPIRA Inc. of Illinois for an additional fiveyear period and the phase-out of its Mirta Ramirez High School Campus. A new Charter School Agreement applicable to this renewal term and campus phase-out will be negotiated. The authority granted herein shall automatically rescind in the event a written Charter School Agreement is not executed by the Board and the charter school's governing board within 120 days of the date of this Board Report. The agreement authorized herein will only take effect upon certification by the Illinois State Board of Education. Information pertinent to this renewal is stated below.

This April 2013 amendment is necessary to authorize ASPIRA Inc. of Illinois to (a) establish a new high school campus at 2989 North Milwaukee Avenue in the fall of 2014 and (b) increase the overall at capacity enrollment at the charter school by 1,000 to 2,250 students. The authority granted herein shall automatically rescind in the event a written Charter School Agreement is not executed by the Board and the charter school's governing board within 120 days of the date of this amended Board Report. The agreement authorized herein will only take effect upon certification by the Illinois State Board of Education.

This May 2014 amendment is necessary to change the start date of the ASPIRA Charter School – ASPIRA Business and Finance High School Campus from fall 2014 to fall 2015. Due to this delay, the overall at capacity enrollment at the charter school for the fall of 2014 will be 1.700 students, for fall of 2015 will be 1.950 students, and for fall of 2016 will be 2.250 students. The authority granted herein shall automatically rescind in the event a written amendment to the Charter School Agreement is not executed by the Board and the charter school's governing board within 120 days of the date of this amended Board Report. The amended agreement authorized herein will only take effect upon certification by the Illinois State Board of Education.

 SCHOOL OPERATOR: ASPIRA Inc. of Illinois

 2415 North Milwaukee Avenue

 Chicago, IL 60647

 Phone: 773-252-0970

 Contact Person: Anibal Taboas, President & CEO Wanda Figueroa-Peralta, President & CEO

 OVERSIGHT:
 Office of Innovation and Incubation

 125 S. Clark, 10th Floor

 Chicago, IL 60603

 (773) 553-1530

 Contact Person:

 Sagar Gokhale, Interim Executive Director, Office of New Schools Jack

ORIGINAL AGREEMENT: The original Charter School Agreement (authorized by Board Report 02-0925-EX02) was for a term commencing July 1, 2003 and ending June 30, 2008 and authorized the operation of a charter school serving no more than 450 students in grades 9 through 12. The charter and Charter School Agreement were subsequently renewed for an additional five-year period commencing July 1, 2008 and ending June 30, 2013 (authorized by Board Report 08-0227-EX26) and authorized an increase in the maximum enrollment to 1,500 students in grades 6 -12. The charter and Charter School Agreement were subsequently amended as follows:

 Board Report 09-0422-EX2: Approved the correction in the at capacity enrollment of the Early College High School Campus from 400 to 600 students and the correction in the overall at capacity enrollment of the charter school from 1,500 to 1,700 students.

CHARTER RENEWAL PROPOSAL: ASPIRA Inc. of Illinois submitted a renewal proposal on September 4, 2012 to continue the operation of the ASPIRA Charter School under a unified mission. ASPIRA Inc. of Illinois agreed to phase-out its Mirta Ramirez High School Campus. Beginning in the fail of 2013, that campus will not accept any freshmen students. Students attending the campus during the 2012-2013 school year will be allowed to continue attending through the 12th grade, with the campus closing completely by June 30, 2016.

As a result, during the renewal term the charter school shall serve grades 6 through 12 with a maximum enrollment of 1,700 students but maximum enrollment will decrease to 1,250 students by the end of the 2015-2016 school year. The maximum enrollment for each ASPIRA Charter School Campus is indicated on the chart below.

This agreement will incorporate an accountability plan where the school is evaluated by the board each year based on numerous factors related to its academic, financial and operational performance.

In September 2012, ASPIRA Inc. of Illinois proposed to establish a new high school campus named ASPIRA Business and Finance Campus at 2989 North Milwaukee Avenue in the fall of 2014, serving 250 students in grade 9. In successive years, that campus will add one grade at a time, until reaching an at capacity enrollment of 1,000 students in grades 9 through 12. The overall at capacity enrollment of the whole charter school will increase by 1,000 to 2,250 students. A public hearing on the proposed campus was held on April 15, 2013. The hearing was recorded and a summary report is available for review.

In February 2014, ASPIRA Inc. of Illinois submitted a material modification to change the start date of the ASPIRA Charter School - ASPIRA Business and Finance High School Campus from fall 2014 to fall 2015. Due to this delay, the overall at capacity enrollment at the charter school for the fail of 2014 will be 1,700 students, for fall of 2015 will be 1,950 students, and for fall of 2016 will be 2,250 students. A public hearing on the proposed change was held on Wednesday, May 14, 2014. The hearing was recorded and a summary report is available for review.

Campus Name	Year Opened	Address	At Capacity Grades	2012-2013 Enroliment	At Capacity Enrollment
Mirta Ramirez High School	2003	1711 N. California Avenue	9 th - 12 th	373	450 (phased out by June 30, 2016)
Haugan Middle School	2005	3729 W. Leland Avenue	6 th - 8 th	578	650
Early College High School	2007	3986 W. Barry Avenue	9 th - 12 th	511	600
ASPIRA Business and Finance High		2989 N. North Milwaukee		250 (in 2014- 15) 250 (in 2015-	
School	2014 <u>2015</u>	Avenue	9 th - 12 th	<u>16)</u>	1,000

CHARTER EVALUATION: After receiving the charter renewal proposal, the Office of New Schools conducted a comprehensive evaluation of ASPIRA Charter School's performance and operations. This evaluation included a review of the proposal, facilities surveys, financial analysis, and academic site visit of the school in which student performance, teaching and learning, leadership and governance, and the learning communities were assessed. A public hearing was held on February 21, 2013 for all charter schools going through renewals to receive public comments, including ASPIRA Charter School. In addition to the foregoing, the Office of New Schools evaluated the school's student performance. From 2007-2008 to 2011-2012, the Ramirez Campus received 8 out of 62 high ratings and 19 out of 62 middle

ratings, the Haugan Campus received 24 out of 52 high ratings and 21 out of 52 middle ratings, and the Early College Campus received 5 out of 37 high ratings and 14 out of 37 middle ratings on the school absolute student indicators found in the framework put forth by the district for assessing charter school pupil performance. From 2007-2008 to 2011-2012, ASPIRA Charter School's student attendance averaged approximately 89.8% at the Ramirez Campus, 95.3% at the Haugan Campus, and 90.8% at the Early College Campus. In 2011-2012, the percentage of students meeting/exceeding state standards on the PSAE Composite at the Ramirez Campus was 15.4%, a decrease of 10.0 percentage points from 2007-2008, and at the Early College Campus was 20.8%, an increase of 2.3% from 2009-2010. In 2011-2012, the percentage of students meeting/exceeding state standards on the ISAT Composite at the Haugan Campus was 72.0%, an increase of 11.2% from 2007-2008.

The Office of New Schools recommends that, based on the school's performance on these and other accountability criteria, ASPIRA Charter School be authorized to continue operating as a charter school but will phase-out its Mirta Ramirez High School Campus.

RENEWAL TERM: The term of ASPIRA Charter School's charter and agreement is being extended for a five (5) year term commencing July 1, 2013 and ending June 30, 2018.

ADDITIONAL TERMS AND CONDITIONS: Additional terms and conditions will be communicated to the charter school and included as an attachment to the Charter School Agreement with ASPIRA Inc. of Illinois.

AUTHORIZATION: Authorize the General Counsel to include relevant terms and conditions, including any indemnities to be provided to the charter school, in the written Charter School Agreement and amendment, which shall reflect resolution of any and all outstanding issues between the Board and the governing body of the charter school including, but not limited to: site location, enrollment, funding, educational program, financial controls and practices, academic accountability and evaluations. Authorize the President and Secretary to execute the written Charter School Agreement and Amendment. Authorize the Executive Senior Director of the Office of New Schools Innovation and Incubation to issue a letter notifying the Illinois State Board of Education of the action(s) approved hereunder and to submit the approved proposal and signed Charter School Agreement to the Illinois State Board of Education for certification.

LSC REVIEW: Approval of Local School Councils is not applicable to this report.

FINANCIAL: The financial implications will be addressed during the development of the fiscal year 2014 2015 budget. Since the School Code of Illinois prohibits the incurring of any liability unless an appropriation has been previously made, expenditures beyond FY134 are deemed to be contingent liabilities only, subject to appropriation in subsequent fiscal year budgets.

GENERAL CONDITIONS:

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

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

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

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

14-0528-EX5

AMEND BOARD REPORT 13-0424-EX14 AMEND BOARD REPORT 13-0227-EX10 APPROVE THE RENEWAL OF THE CHARTER SCHOOL AGREEMENT WITH UNO CHARTER SCHOOL NETWORK

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

Approve the renewal of the Charter School Agreement with UNO Charter School Network for an additional five-year period. A new Charter School Agreement applicable to this renewal term will be negotiated. The authority granted herein shall automatically rescind in the event a written Charter School Agreement is not executed by the Board and the charter school's governing board within 120 days of the date of this Board Report. The agreement authorized herein will only take effect upon certification by the Illinois State Board of Education. Information pertinent to this renewal is stated below.

This April 2013 amendment is necessary to authorize the UNO Charter School Network to (a) change the name of UNO Charter School - Northside Elementary School Campus to UNO Charter School -Rogers Park Campus, (b) expand the grades offered at UNO Charter School - Rogers Park Campus to include grades 9 to 12, (c) increase the at capacity enrollment at the UNO Charter School - Rogers Park Campus from 630 to 1,340 students, thereby increasing the overall at capacity enrollment of the charter school by 710 to 10,950 students, (d) change the name of UNO Charter School - 51st and St. Louis Charter High School Campus to UNO Charter School - Soccer Academy High School Campus, (e) change the address of UNO Charter School - Soccer Academy High School Campus, (e) change the address of UNO Charter School - Soccer Academy High School Campus from 51st Street and South St. Louis Avenue to 5025 South St. Louis Avenue, (f) change the start dates of the UNO Charter School - UCSN 16 Campus and UNO Charter School - UCSN 17 Campus from fall of 2013 to fall 2014, (g) correct the address of the UNO Charter School - Elementary School Campus from 5050 W. Hornan Avenue to 5050 S. Homan Avenue, and (h) identify the independent facility at 4420 S. Fairfield as the location for the UNO Charter School - UCSN 15 Campus. The authority granted herein shall automatically rescind in the event a written Charter School Agreement is not executed by the Board and the charter school's governing board within 120 days of the date of this amended Board Report. The agreement authorized herein will only take effect upon certification by the Illinois State Board of Education.

This May 2014 amendment is necessary to change the start dates of the UNO Charter School – UCSN 16 Campus and UNO Charter School – UCSN 17 Campus from fall 2014 to fall 2015. No written amendment to the Charter School Agreement is required.

SCHOOL OPERATOR: UNO Charter School Network

954 West Washington Boulevard Chicago, IL 60607 Phone: (312) 432-6301 Contact Person: Juan Rangel, President Jesse Estrada, Interim CEO

OVERSIGHT:

Office of Innovation and Incubation 125 S. Clark, 10th Floor Chicago, IL 60603 (773) 553-1530 Contact Person: Sagar Gokhale, Interim Executive Director, Office of New Schools-Jack Elsey, Chief Officer

ORIGINAL AGREEMENT: The original Charter School Agreement (authorized by Board Report 97-1217-EX2) was for a term commencing July 1, 1998 and ending June 30, 2003 and authorized the operation of a charter school serving no more than 800 students in grades K – 8 on two campuses. The campus serving K – 3 was located at 2651 W. 23^{rd} Street. The campus serving grades 4 – 8 was located at 2401 W. Congress. The charter and Charter School Agreement were subsequently renewed for a term commencing July 1, 2003 and ending June 30, 2008 (authorized by Board Report 03-0225-EX7) and authorized an increase in the maximum student enrollment to permit 1,060 students in grades Pre-K – 8. The charter and Charter School Agreement were renewed for an additional term commencing on July 1, 2008 and ending June 30, 2013 (authorized by Board Report 08-0602-EX7). The charter and Charter School Agreement were subsequently amended as follows:

- Board Report 08-0924-EX8: Approved the establishment of two new campuses, an elementary
 campus in 2009 and a high school campus in 2010, to be located in a new facility at the
 intersection of South Homan Avenue and 51st street; the increase in the overall at capacity
 enrollment of the charter school by 1,200 to 5,830; and the clarification of the relationship of any
 pre-kindergarten program to the charter school.
- Board Report 09-0826-EX8: Approved the change in names of the UNO Charter School Archer Heights Campuses, identification of a temporary location for the UNO Charter School – Octavio Paz Primary and Intermediate Campuses for the 2009-2010 school year only, temporary adjustment in the at capacity enrollment for each of the Octavio Paz campuses, and the change in the start date for the UNO Charter School – Gage Park Campus.
- Board Report 09-1123-EX7: Approved the establishment of a new elementary school campus in the fall of 2011 at a facility to be determined, increase in the overall at capacity enrollment at the charter school by 600 to 6,430 students for the 2011-2012 school year, and the clarification of the authority period for the change in start date of the UNO Charter School – Gage Park Campus.
- Board Report 10-0428-EX2: Approved the identification of the independent facility at 2744 W. Pershing Avenue as the location for the UNO Charter School – Gage Park Campus, identification of the independent facility at 2651 W. 23rd Street as the permanent location for the UNO Charter School – Ocatvio Paz. Campus, and the consolidation of the UNO Charter School – Octavio Paz Primary Campus and the UNO Charter School – Octavio Paz Intermediate Campus into one attendance center serving grades K-8.
- Board Report 10-0526-EX5: Approved the charge of the start date of the UNO Charter School Academy High School Campus from fall 2010 to fall 2011 and the modification of the at capacity enrollments of certain UNO Charter School Campuses.

- Board Report 11-0126-EX6: Approved the establishment of one new campus to open in the fall of 2011 at a location to be determined and the corresponding increase in the overall at capacity enrollment of the charter school by 630 to 7,060 students in the fall of 2011; establishment of two new campuses to open in the fall of 2012 at locations to be determined and the corresponding increase in the overall at capacity enrollment of the charter school by 1,260 to 8,320 students in the fall of 2012; change in the name of the Academy High School Campus to the 51st and St. Louis Charter High School Campus; change in the start date of the UNO Charter School Academy High School Campus to serve grades 6 through 12; increase in the at capacity enrollment at the Academy High School Campus to serve grades 6 through 12; increase in the at capacity enrollment of 720 students; and the increase in the overall at capacity enrollment of the charter school by 120 to 8,440 students in the fall of 2012.
- Board Report 11-0525-EX7: Approved the identification of the independent facility at 3434 W. 51st Street as the location for the UNO Charter School – Elementary School Campus and the identification of the independent facility at 2510 W. Cortez as the location for the UNO Charter School – UNO Elementary School Campus.
- Board Report 11-1214-EX6: Approved the establishment of three new elementary school campuses in the fall of 2013 at locations to be determined and the increase in the overall at capacity enrollment of the charter school by 1,800 to 10,240 students in the fall of 2013.
- Board Report 12-0725-EX3: Approved the change of the name of the Gage Park Campus to Sandra Cisneros Campus, identification of the independent facility at 2050 N. Natchez as the location for the UNO Charter School – Near West Elementary School Campus, identification of the independent facility at 7416 N. Ridge Blvd as the location for the UNO Charter School – Northside Elementary School Campus, and the change in the start date of the UNO Charter School – 51st and St. Louis Charter High School Campus from fall 2012 to fall 2013.

CHARTER RENEWAL PROPOSAL: UNO Charter School Network submitted a renewal proposal on September 4, 2012 to continue the operation of the UNO Charter School under a unified mission. The charter school shall serve grades Kindergarten through 12 with a maximum enrollment of 10,240 students.

If the UNO Charter School Network is authorized to operate a pre-kindergarten program in the same building as the charter school, the children enrolled in the pre-kindergarten will not be included in the enrollment of the charter school and the pre-kindergarten program will not be governed by the Charter School Agreement. To the extent the Board provides funding for the pre-kindergarten program, that program will be subject to a separate agreement with and separate funding authorized by the Office of Early Childhood Education. A material breach of any contract between the Board and the UNO Charter School Network for the operation of a pre-kindergarten program or the charter school may be treated as a breach of the other contract.

The agreement will incorporate an accountability plan in which the school is evaluated by the board each year based on numerous factors related to its academic, financial and operational performance.

In January and April 2013 UNO Charter School Network submitted a material modification to (a) change the name of UNO Charter School - Northside Elementary School Campus to UNO Charter School -Rogers Park Campus, (b) expand the grades offered at UNO Charter School - Rogers Park Campus to include grades 9 to 12, (c) increase the at capacity enrollment at the UNO Charter School - Rogers Park Campus from 630 to 1,340 students, thereby increasing the overall at capacity enrollment of the charter school by 710 to 10,950 students, (d) change the name of UNO Charter School - 51st and St. Louis Charter High School Campus to UNO Charter School - Soccer Academy High School Campus, (e) change the address of UNO Charter School - Soccer Academy High School Campus from 51st Street and South St. Louis Avenue to 5025 South St. Louis Avenue, (f) change the start dates of the UNO Charter School - UCSN 16 Campus and UNO Charter School - UCSN 17 Campus from fall of 2013 to fall 2014, (g) correct the address of the UNO Charter School - Elementary School Campus from 5050 W. Homan Avenue to 5050 S. Homan Avenue, and (h) identify the independent facility at 4420 S. Fairfield as the location for the UNO Charter School - UCSN 15 Campus. A public hearing on the proposed changes was held on Monday, April 15, 2013. The hearing was recorded and a summary report is available for review.

In February 2014, UNO Charter School Network submitted a material modification to change the start dates of the UNO Charter School – UCSN 16 Campus and UNO Charter School – UCSN 17 Campus from fall 2014 to fall 2015. A public hearing on the proposed changes was held on Wednesday, May 14, 2014. The hearing was recorded and a summary report is available for review.

Campus Name	Year Opened	Address	At Capacity Grades	2012 – 2013 enrollment	At Capacity Enrollment
Octavio Paz		2651 W. 23 rd			
Campus	1998	Street	K - 8	445	620
		5135 S.			
Rufino Tamayo	2005	California	K – 8	288	315
Bartolorne de		1641 W. 16 th			
las Casas	2006	Street	K-8	288	315
Carlos Fuentes	2006	2845 W. Barry	K-8	562	630

		T		1	
Officer Donald		2916 W. 47 th			
J. Marquez	2007	Street	K-8	576	630
SPC Daniel		4248 W. 47 th			
Zizumbo	2008	Street	<u> </u>	638	670
PFC Omar E.		4248 W. 47 th			
Torres	2008	Street	K-8	635	670
Major Hector		4248 W. 47 th			
P. Garcia MD	2008	Street	9 - 12	636	720
Sandra		2744 W.			
Cisneros	2010	Pershing	K-8	574	630
Soccer					
Academy High		5025 South St.		720	
School	2013	Louis Avenue	6 12	(in 13- 14)	720
Elementary		5050 S.			
School	2011	Homan Avenue	K-8	574	630
Esmeralda		2510 W.			
Santiago	2011	Cortez	K-8	270	630
Near West		2050 N.			
Elementary	2012	Natchez	K – 8	555	630
		7416 N. Ridge			
Rogers Park	2012	Blvd	K-12	486	1340
		4420 S.		600	
UCSN 15	2013	Fairfield	K – 8	(in 13-14)	600
				600	
				-(in-14-15)	
UCSN 16	2014 -2015	TBD	K-8	(in 15-16)	600
				600	
				(in 14-15)	
UCSN 17	2014-2015	TBD	K-8	(in 15-16)	600

CHARTER EVALUATION: After receiving the charter renewal proposal, the Office of New Schools conducted a comprehensive evaluation of UNO Charter School's performance and operations. This evaluation included a review of the proposal, facilities surveys, financial analysis, and academic site visit of the school in which student performance, teaching and learning, leadership and governance, and the learning communities were assessed. A public hearing was held on February 21, 2013 for all charter schools going through renewals to receive public comments, including UNO Charter School. In addition to the foregoing, the Office of New Schools evaluated the school's student performance. Eight campuses currently have performance ratings, with four rated Level 1 (Paz, Marquez, Zizumbo, and Torres), two rated Level 2 (Fuentes and Garcia), and two rated Level 3 (Tamayo and Casas) based on data from school year 2011-2012 on the school absolute student indicators found in the framework put forth by the district for assessing charter school pupil performance. From 2007-2008 to 2011-2012, UNO Charter School's student attendance averaged approximately 96.6% at the elementary schools and 96.2% at the Garcia Campus, the high school. In 2011-2012, the average percentage of students meeting/exceeding state standards on the ISAT Composite was 81.4%, an increase of 5.6 percentage points from 2008-2009. In 2011-2012, the percentage of students meeting/exceeding state standards on the PSAE Composite was 39.5%. The committee recommends that, based on the school's performance on these and other accountability criteria, UNO Charter School be authorized to continue operating as a charter school.

RENEWAL TERM: The term of UNO Charter School's charter and agreement is being extended for a five (5) year term commencing July 1, 2013 and ending June 30, 2018.

ADDITIONAL TERMS AND CONDITIONS: Additional terms and conditions will be communicated to the charter school and included as an attachment to the Charter School Agreement with UNO Charter School Network.

AUTHORIZATION: Authorize the General Counsel to include relevant terms and conditions, including any indemnities to be provided to the charter school, in the written Charter School Agreement, which shall reflect resolution of any and all outstanding issues between the Board and the governing body of the charter school including, but not limited to: site location, enrollment, funding, educational program, financial controls and practices, academic accountability and evaluations. Authorize the President and Secretary to execute the written Charter School Agreement. Authorize the Executive-Senior Director of the Office of New Scheels Innovation and Incubation to issue a letter notifying the Illinois State Board of Education of the action(s) approved hereunder and to submit the approved proposal and signed Charter School Agreement to the Illinois State Board of Education.

LSC REVIEW: Approval of Local School Councils is not applicable to this report.

FINANCIAL: The financial implications will be addressed during the development of the fiscal year 2014 2015 budget. Since the School Code of Illinois prohibits the incurring of any liability unless an appropriation has been previously made, expenditures beyond FY134 are deemed to be contingent liabilities only, subject to appropriation in subsequent fiscal year budgets.

GENERAL CONDITIONS:

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

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

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

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

14-0528-EX6

AMEND BOARD REPORT 13-0522-EX102 AMEND BOARD REPORT 11-0223-EX2 APPROVE THE GRANTING OF A CHARTER AND ENTERING INTO A CHARTER SCHOOL AGREEMENT WITH THE MONTESSORI NETWORK, INC., AN ILLINOIS NOT FOR PROFIT CORPORATION

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING DECISION:

Approve the granting of a charter and entering into a Charter School Agreement with The Montessori Network, Inc., for a five-year period. This approval is contingent upon final approval from the Board's Chief Executive Officer ("CEO") as detailed below. The Charter School Agreement is currently being negotiated. The authority granted herein shall automatically rescind in the event a written Charter School Agreement is not executed by the Board and the charter school's governing board within 120 days of the date the CEO files a report with the Secretary of the Board indicating the CEO's final approval or denial of the charter school proposal and satisfactory resolution of all material issues related to the formation of the school. The agreement authorized herein will only take effect upon certification by the Illinois State Board of Education. Information pertinent to this agreement is stated below.

This May 2013 amendment is necessary to authorize The Montessori Network, Inc. to identify the CPS facility at 6550 South Seeley as the location of The Montessori School of Englewood Charter. The authority granted herein shall automatically rescind in the event a written amendment to the Charter School Agreement is not executed by the Board and the charter school's governing board within 120 days of the date of this amended Board Report. The amended agreement authorized herein will only take effect upon certification by the Illinois State Board of Education.

This May 2014 amendment is necessary to correct the grades served and the maximum enrollment in the May 2013 Board Report (13-0522-EX102). The language in the Board Report should be corrected to reflect the grades served at the charter school as K-6 with a maximum enrollment of 240 students. No written amendment to the Charter School Agreement is required.

SCHOOL OPERATOR: The Montessori Network, Inc. 5248 N. Wayne<u>Avenue</u> Chicago, Illinois 60640 Phone: 773-808-1921 Contact: Rita Nolan, Executive Director

CHARTER SCHOOL: The Montessori School of Englewood Charter 6550 South S. Seeley <u>Avenue</u> Chicago, Illinois 60636 Phone: 773-808-1921 Contact: Rita Nolan, Executive Director

OVERSIGHT:

Office of Innovation and Incubation 125 S. Clark <u>Street</u>, 10th Floor Chicago, IL 60603 773-553-1530 Contact Person: Jack Elsey, Chief Officer

DESCRIPTION: The Charter Schools Law (105 ILCS 5/27A-1 et seq., as amended) provides that up to 70 charter schools may be operated in the city of Chicago. Proposals to operate charter schools are submitted to the Board for evaluation pursuant to the standards set forth in 105 ILCS 5/27A-8, and the Board convenes a public meeting to obtain information to assist in its decision to grant or deny each proposal and report its action to the Illinois State Board of Education. The State Board determines whether the approved charter school proposal and the proposed contract satisfy the provisions of the Charter Schools Law and, if so, certifies the charter school.

CHARTER APPLICATION PROPOSAL: The Montessori School of Englewood Charter (the Montessori School) proposal was submitted by The Montessori Network, Inc. and received by the Board in August 2010. The Montessori School's mission is to prepare a new generation of students for lifelong academic, personal, and professional success through a rigorous, tuition-free K-6 Montessori education. The Montessori Method will encourage them to graduate from high school and college, fostering aspiration to excellence and cultivating personal commitment to a peaceful and sustainable global community. The Montessori classroom maximizes the development and capabilities of the individual student through a combination of instructional strategies: developmentally based hands-on materials and instructional

methods, multi-sensory education, project-based learning, Socratic dialogue, individualized instruction, student choice, social justice education, a focus on relationships, and culturally responsive teaching. The Montessori School will ignite the minds and illuminate the hearts of its students. The school is slated to open in the fall of 2012 serving 90 students in grades K-42. At capacity, the school will serve 300240 students in grades K-56. The school will be located at 6550 S. Seeley. Public hearings on charter school submissions submitted in 2010, as required by statute, were held on December 13, 2010, January 18, 2011, and February 17, 2011.

In March 2013, the CEO recommended to the Board that the CPS facility at 6550 South Seeley be identified as the location of The Montessori School of Englewood Charter. This site will require that The Montessori School of Englewood Charter share its facility with Luke O'Toole Elementary School. The two schools will share their facility in accordance with the Board's Shared Facility Policy, 05-0126-PO1.

A public hearing on the proposed co-location was held on May 7, 2013 at Board Chambers, 125 South Clark, 5th floor. The hearing was recorded and a summary report is available for review.

In May 2014, the Office of Innovation and Incubation would like to correct the grades served and the maximum enrollment in the May 2013 Board Report (13-0522-EX102). The language in the Board Report should be corrected to reflect the grades served at the charter school as K-6 with a maximum enrollment of 240 students.

CONTINGENT APPROVAL: The granting of a charter by the Board and the entering into a Charter School Agreement is contingent upon the school operator meeting benchmarks detailed by the Office of New Schools including, but not limited to, obtaining the financing for, and the completion of, the renovations to the independent facility at the school site. These benchmarks will be communicated to the school operator in a formal Letter of Conditions with all deadlines; failure to meet these deadlines may, at the option of the Board, result in the rescission of the authority granted herein and the denial of the charter school proposal. A final review of the charter school proposal will be conducted by the Chief Executive Officer. The Chief Executive Officer or his designee will file a report indicating the CEO's final approval or denial of the school. The report will be filed with the Secretary of the Board on or before February 15, 2012. This final review will be conducted to determine compliance with the terms indicated above.

TERM: The term of the Montessori School charter and agreement shall commence July 1, 2012 and end June 30, 2017.

AUTHORIZATION: Authorize the General Counsel to include relevant terms and conditions, including any indemnities to be provided to the charter school, in the written Charter School Agreement and amendment, which shall reflect resolution of any and all outstanding issues between the Board and the governing body of the charter school including, but not limited to: site location, enrollment, educational program, financial controls and practices, academic accountability and evaluations. Authorize the President and Secretary to execute the written Charter School Agreement and amendment. Authorize the Executive Senior Director of the Office of New Schools and Innovative Models-Innovation and Incubation to issue a letter notifying the Illinois State Board of Education of the action(s) approved hereunder and to submit the approved proposal and signed Charter School Agreement to the Illinois State Board of Education for certification.

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

AFFIRMATIVE ACTION: Not applicable.

FINANCIAL: The financial implications will be addressed during the development of the 2012-2013 2014-2015 fiscal year budget. Since the School Code of Illinois prohibits the incurring of any liability unless an appropriation has been previously made, expenditures beyond FY124 are deemed to be contingent liabilities only, subject to appropriation in subsequent fiscal year budgets. If The Montescori Network, Inc. does not receive funding from Renaissance Schools Fund, the Board shall provide a one-time payment to the school for planning positions in an amount not to exceed \$170,000.00.

GENERAL CONDITIONS:

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

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

Indebtedness - The Board's indebtedness Policy adopted June 26, 2006 (96-0626-P03), 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) June 23, 2004 (04-0623-PO4), as amended from time to time shall be incorporated into and made a part of the agreement.

Vice President Ruiz abstained on Board Report 14-0528-EX6.

AMEND BOARD REPORT 14-0122-EX6 AMEND BOARD REPORT 13-0424-EX10 AMEND BOARD REPORT 12-0822-EX3 AMEND BOARD REPORT 12-0328-EX8 AMEND BOARD REPORT 11-0328-EX8 AMEND BOARD REPORT 11-0323-EX9 APPROVE THE RENEWAL OF THE CHARTER SCHOOL AGREEMENT WITH LAWNDALE EDUCATIONAL AND REGIONAL NETWORK (L.E.A.R.N.) CHARTER SCHOOL, INC.

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

Approve the renewal of the Charter School Agreement with Lawndale Educational and Regional Network (L.E.A.R.N.) Charter School, Inc. for an additional five-year period. A new Charter School Agreement applicable to this renewal term will be negotiated. The authority granted herein shall automatically rescind in the event a written Charter School Agreement is not executed by the Board and the charter school's governing board within 120 days of the date of this Board Report. The agreement authorized herein will only take effect upon certification by the Illinois State Board of Education. Information pertinent to this renewal is stated below.

This December 2011 amendment is necessary to authorize the L.E.A.R.N. Charter School to (a) establish a new elementary school campus in the fall of 2012 at a location to be determined, (b) increase the overall at capacity enrollment of the charter school by 625 to 3542 students in the fall of 2012, (c) establish two new elementary school campuses to open in the fall of 2013 at locations to be determined, and (d) increase the overall at capacity enrollment of the charter school by 1250 to 4792 students in the fall of 2013. Establishment of the additional campuses and the corresponding changes to enrollment are contingent upon any required public hearings, evidence of community support and Board approval of the locations of the campuses. The authority granted herein shall automatically rescind in the event written amendments to the Charter School Agreement are not executed by the Board and the charter school's governing board within the timeframe specified in the amended Board Reports identifying and approving the sites of the proposed campuses. The amended agreements authorized herein will only take effect upon certification by the Illinois State Board of Education.

This March 2012 amendment is necessary to (a) change the name of the L.E.A.R.N. Charter School – 5^{th} campus to the L.E.A.R.N. Charter School - Hunter Perkins Campus, (b) identify the independent facility at 3021 West Carroll as the location for the L.E.A.R.N Charter School – 6^{th} Campus, (c) change the name of the L.E.A.R.N. Charter School – 6^{th} Campus, (c) change the name of the L.E.A.R.N. Charter School – 6^{th} Campus, (d) change the name of the L.E.A.R.N. Charter School – 3^{rd} Campus to the L.E.A.R.N. Charter School – 3^{rd} Campus to the L.E.A.R.N. Charter School – Charles and Dorothy Campbell Campus, and (e) identify the independent facility at 3021 West Carroll as the new location for the L.E.A.R.N. Charter School – Excel Campus beginning in the 2013-2014 school year. The authority granted herein shall automatically rescind in the event a written amendment to the Charter School Agreement is not executed by the Board and the charter school's governing board within 120 days of the date of this amended Board Report. The amended agreement authorized herein will only take effect upon certification by the Illinois State Board of Education.

This August 2012 amendment is necessary to authorize L.E.A.R.N. Charter School to change the start date of the L.E.A.R.N. Charter School – East Garfield Park Campus from the fall of 2012 to the fall of 2013. No amendment to the Charter School Agreement is required for this change.

This April 2013 amendment is necessary to authorize L.E.A.R.N Charter School to (a) change the start date of the of L.E.A.R.N. Charter School - 8th Campus from the fall of 2013 to the fall of 2014, (b) change the name of L.E.A.R.N. Charter School – East Garfield Park Campus to L.E.A.R.N. Charter School – Middle School Campus, (c) restrict the grades offered at L.E.A.R.N. Charter School - 7th Campus to grades K-5, (d) decrease the at capacity enrollment at L.E.A.R.N. Charter School - 7th Campus from 625 to 525 students, thereby decreasing the overall at capacity enrollment of the charter school by 100 to 4,692 students, (e) restrict the grades offered at L.E.A.R.N. Charter School - Middle School Campus to grades 6-8, (f) identify the independent facility at 3021 West Carroll as the location for L.E.A.R.N. Charter School - 7th Campus to grades K-5. The authority granted herein shall automatically rescind in the event a written amendment to the Charter School Agreement is not executed by the Board and the charter school's governing board within 120 days of the date of this amended Board Report. The amended agreement authorized herein will only take effect upon certification by the Illinois State Board of Education.

This January 2014 amendment is necessary to ratify the authorization for L.E.A.R.N. Charter School to temporarily relocate (a) the L.E.A.R.N. Charter School - Middle School Campus and the L.E.A.R.N. Charter School - 7th Campus to 1628 West Washington Boulevard from September 25, 2013 to December 23, 2013, and (b) the L.E.A.R.N. Charter School - Excel Campus to 751 South Sacramento from September 23, 2013 to December 20, 2013. As of January 8, 2014, all three L.E.A.R.N. charter school - the line original location at the independent facility at 3021 West Carroll. The CEO asks that the Board grant a waiver from the Charter School Capital and Facility Budget Policy, 08-0326-PO1, since the temporary relocation of the three campuses was due to exigent circumstances. The authority granted herein shall automatically rescind in the event a written amendment to the Charter School Agreement is not executed by the Board and the charter school's governing board within 120 days of the date of this amended Board Report. The amended agreement authorized herein will only take effect upon certification by the Illinois State Board of Education.

This May 2014 amendment is necessary to authorize L.E.A.R.N Charter School to (a) change the grade structure at L.E.A.R.N. Charter School – Charles and Dorothy Campbell Campus from grades K-8 to K-5 beginning in the fall of 2014 and (b) change the start date of the L.E.A.R.N. Charter School – 8th Campus from the fall of 2014 to the fall of 2015. The authority granted herein shall automatically rescind in the event a written amended and restated Charter School Agreement is not executed by the Board and the charter school's governing board within 120 days of the date of this amended Board Report. The amended and restated agreement authorized herein will only take effect upon certification by the Illinois State Board of Education.

CHARTER SCHOOL: Lawndale Educational and Regional Network (L.E.A.R.N.) Charter School 212 S. Francisco Avenue Chicago, IL 60612 Phone: (773) 826-0370 Contact Person: Greg White

OVERSIGHT:

Office of Innovation and Incubation 125 S. Clark <u>Street</u>, 10th Floor Chicago, IL 60603 (773) 553-1530 Contact Person: Jack Elsey, Chief Officer

ORIGINAL AGREEMENT: The original Charter School Agreement (authorized by Board Report 01-0627-EX7) was for a term commencing July 15, 2001 and ending July 15, 2006. The agreement authorized the operation of a single facility charter school with enrollment not to exceed 400 students in grades Kindergarten through 8. The charter and Charter School Agreement were subsequently renewed for a term commencing July 16, 2006 and ending July 15, 2011 (authorized by Board Report 06-0222-EX14). The agreement authorized the operation of a single facility charter school serving no more than 450 students in grades Kindergarten through 8. The charter and Charter School Agreement were subsequently amended as follows:

- Board Report 06-1220-EX3: Approved the correction of the date of the renewal term for the Charter School Agreement.
- Board Report 07-1024-EX3: Approved the establishment of two new campuses, one to open in the fall of 2008 (Excel Campus) and one to open in the fall of 2009 (2009 Campus). Each campus would serve an at capacity enrollment of 600 students in grades Kindergarten through 8.
- Board Report 08-0423-EX8: Approved the location of the 2008 Campus (Excel Campus) at 2745 W. Roosevelt Road.
- Board Report 08-0723-EX12: Approved the change in location of the 2008 Campus (Excel Campus) to 2401 W. Congress Parkway and the name of the 2008 Campus to the L.E.A.R.N. Charter School – Excel Campus.
- Board Report 08-1217-EX3: Approved the change in name of the L.E.A.R.N. Charter School located at 1132 S. Homan Avenue to the L.E.A.R.N. Charter School Romano Butler Campus.
- Board Report 09-0527-EX5: Approved the facility located at 212 S. Francisco as the location for the L.E.A.R.N. Charter School – 2009 Campus.
- Board Report 09-0923-EX3: Approved the change in at capacity enrollment of the Romano Butier Campus from 450 to 525 and for the entire charter from 1650 to 1725 students.
- Board Report 09-0923-EX3: Approved the establishment of two new campuses, one to open in the fall of 2010 (the South Chicago Campus) at 8914 S. Buffalo Avenue and the second to open in the fall of 2011 at 7110 S. Coles Avenue (2011 Campus). Each campus would serve an at capacity enrollment of 596 students in grades Kindergarten through 8. The at capacity enrollment for the entire charter school would be 2321 in the fall of 2010 and 2917 in the fall of 2011.
- Board Report 10-0623-EX10: Approved the modifications of at capacity enrollment of the Excel Campus from 600 to 525 and the Romano Butler Campus from 525 to 600 students.

CHARTER RENEWAL PROPOSAL: L.E.A.R.N. Charter School, Inc. submitted a renewal proposal on September 1, 2010, to continue the operation of the L.E.A.R.N. Charter School under a unified mission. The Charter School shall serve grades Kindergarten through 8 with a maximum student enrollment of 2917 students.

L.E.A.R.N. Charter School is authorized to operate a pre-kindergarten program in the same building as the charter school. The children enrolled in the pre-kindergarten will not be included in the enrollment of the charter school and the pre-kindergarten program will not be governed by the Charter School Agreement. To the extent the Board provides funding for the pre-kindergarten program, that program will be subject to a separate agreement with and separate funding authorized by the Office of Early Childhood Education. A material breach of any contract between the Board and L.E.A.R.N. Charter School for the operation of a pre-kindergarten program or the charter school may be treated as a breach of the other contract.

The agreement incorporates an accountability plan in which the school is evaluated by the Board each year based on numerous factors related to academic, financial and operational performance.

In March 2011, L.E.A.R.N. Charter School also submitted a material modification to identify the facility located at 1700 W. 83rd Street as the location for the 2011 Campus.

In August 2011, L.E.A.R.N. Charter School submitted a proposal to do the following: (a) establish a new elementary school campus to open in the fall of 2012 at a location to be determined, (b) increase the overall at capacity enrollment of the charter school by 625 to 3542 students in the fall of 2012, (c) establish two new elementary school campuses to open in the fall of 2013 at locations to be determined, and (d) increase the overall at capacity enrollment of the charter school by 1250 to 4792 students in the fall of 2013. The elementary school campus opening in the fall of 2012 (6th Campus) shall begin serving 260 students in grades K-3. In successive years, this campus will grow one grade at a time, until reaching a capacity of 625 students in grades K-8.

A public hearing on these proposed changes was held on Tuesday, November 22, 2011. The hearing was recorded and a summary report of the hearing is available for review.

In November 2011, L.E.A.R.N. Charter School submitted a material modification to change the name of the L.E.A.R.N. Charter School - 5th Campus to the L.E.A.R.N. Charter School - Hunter Perkins Campus. A public hearing on the proposed change was held on Thursday, March 15, 2012. The hearing was recorded and a summary report is available for review.

In February 2012, L.E.A.R.N Charter School submitted a material modification to (a) identify the independent facility at 3021 West Carroll as the location for the L.E.A.R.N. Charter School – 6th Campus which is to open in the 2012-2013 school year and (b) change the name of that campus to L.E.A.R.N. Charter School - East Garfield Park Campus. A public hearing on these proposed changes was held on Thursday, March 15, 2012. The hearing was recorded and a summary report is available for review.

In February 2012, L.E.A.R.N Charter School submitted a material modification to (a) change the name of the L.E.A.R.N Charter School - 3rd Campus to the L.E.A.R.N Charter School - Charles and Dorothy Campbell Campus and (b) identify the independent facility at 3021 West Carroll as the new location for the L.E.A.R.N Charter School - Excel Campus in the 2013-2014 school year. A public hearing on these proposed changes was held on Thursday, March 15, 2012. The hearing was recorded and a summary report is available for review.

In July 2012, L.E.A.R.N. Charter School requested that the start date of the L.E.A.R.N. Charter School – East Garfield Park Campus be changed from the fall of 2012 to the fall of 2013.

In January 2013 L.E.A.R.N Charter School submitted a material modification to (a) change the start date of the of L.E.A.R.N. Charter School - 8th Campus from the fall of 2013 to the fall of 2014, (b) change the name of L.E.A.R.N. Charter School – East Garfield Park Campus to L.E.A.R.N. Charter School - Middle School Campus, (c) restrict the grades offered at L.E.A.R.N. Charter School - 7th Campus to grades K-5, (d) decrease the at capacity enrollment at L.E.A.R.N. Charter School - 7th Campus from 625 to 525 students, thereby decreasing the overall at capacity enrollment of the charter school by 100 to 4,692 students, (e) restrict the grades offered at L.E.A.R.N. Charter School - Middle School Campus to grades 6-8, (f)) identify the independent facility at 3021 West Carroll as the location for L.E.A.R.N. Charter School - 7th Campus, and (g) restrict the grades offered at L.E.A.R.N. Charter School - Excel Campus to grades K-5. A public hearing on the proposed changes was held on Monday, April 15, 2013. The hearing was recorded and a summary report is available for review.

In September 2013, L.E.A.R.N. Charter School requested to temporarily relocate the L.E.A.R.N. Charter School - Excel Campus, L.E.A.R.N. Charter School - Middle School Campus and L.E.A.R.N. Charter School - 7th Campus due to exigent circumstances at its facility at 3021 W. Carroll. The CPS Facility Department worked to assist L.E.A.R.N. Charter School - Excel Campus from September 23, 2013 to December 20, 2013. The CPS Facility Department also worked to identify a facility at 1628 W. Washington Boulevard as a temporary location for the L.E.A.R.N. Charter School - 7th Campus and the L.E.A.R.N. Charter School - 7th Campus from September 23, 2013 to December 20, 2013. The CPS Facility Department also worked to identify a facility at 1628 W. Washington Boulevard as a temporary location for the L.E.A.R.N. Charter School - 7th Campus from September 25, 2013 to December 23, 2013.

As of January 8, 2014, all three L.E.A.R.N. campuses have returned to their original location at the independent facility at 3021 W. Carroll.

In February 2014, L.E.A.R.N. Charter School submitted a material modification to (a) change the grade structure at L.E.A.R.N. Charter School – Charles and Dorothy Campbell Campus from grades K-8 to K-5 beginning in the fall of 2014 and (b) change the start date of the L.E.A.R.N. Charter School – 8th Campus from the fall of 2014 to the fall of 2015. A public hearing on the proposed changes was held on Wednesday, May 14, 2014. The hearing was recorded and a summary report is available for review.

	Year		At Capacity	2010 - 2011	At Capacity
Campus Name	Opened	Address	Grades	Enrollment	Enrollment
Romano Butler		1132 S.			
Campus	2001	Homan	K-8	583	600
		751 S.	1		
		Sacramento			
		(9/2013 to			
		12/2013)	J		
		3021 W. Carroll			
		(As of			
		1/2014)			
Excel Campus	2008	1/20141	K-5	339	525
Charles and					020
Dorothy		}			
Campbell		212 S.	K-8		
Campus	2009	Francisco	K-5	326	600
South Chicago		8914 S.			
Campus	2010	Buffalo	K-8	216	596
Hunter Perkins		1700 W. 83 rd		236 (in the	
Campus	2011	Street	<u> </u>	fall of 2011)	596
		1628 W.			
		Washington			
		Blvd. (9/2013		}	
		to 12/2013) 3021 W.			
		Carroll			
		(As of		1	
Middle School		1/8/2014)	l l	260 (in the	
Campus	2013		6-8	fall of 2013)	625
		1628 W.			
		Washington			
		Bívd.			
		(10/2013 to			
		12/2013)			
		3021 W.			
		Carroll (As of		260 (in the	
7 th Campus	2013	1/2014)	K-5	fall of 2013)	525
, oumpuo	2010				525
				260 (in the	
	2014			fall of 2014	
8 th Campus	<u>2015</u>	TBD	K-8	<u>2015</u>)	625

CONTINGENT APPROVAL: Approval to open one new elementary school campus in the fall of 2012 and two new elementary school campuses in the fall of 2013 and the execution of the amendments to the Charter School Agreement are contingent upon a final review and approval of the new elementary school proposals, an assessment of the District's need for these charter school campuses based upon demographics and student demands, evidence of community support, any required subsequent public hearings, and Board approval of the proposed school sites. Approval of the 2012 and 2013 campuses is also contingent upon the school operator meeting benchmarks established by the Office of Innovation and Incubation. These benchmarks will be communicated to the school operator in a formal Letter of Conditions with all deadlines to be met by March 15, 2012 for the 2012 campus, and March 15, 2013 for 2013 campuses. The Office of Innovation and Incubation will oversee the enforcement of these deadlines; failure to meet these deadlines may, at the option of the Board, result in the rescission of the authority granted herein and the denial of the approval to open these new campuses. A final review of these new campus proposals will be conducted by the Chief Executive Officer on or before April 15, 2012 for the 2012 campus, and April 15, 2013 for 2013 campuses to determine final approval or denial of the new campus proposals. The CEO's recommendation to approve the new elementary school campuses will be subject to Board approval as indicated by subsequent amendments to this Board Report.

All sites for the 2012 and 2013 campuses must be located in high need or overcrowded communities.

CHARTER EVALUATION: After receiving the charter renewal proposal, the Office of New Schools conducted a comprehensive evaluation of L.E.A.R.N. Charter School's performance and operations. This evaluation included a review of the proposal, facilities surveys, financial and governance analyses, and site visit of the school in which teaching and learning, leadership and governance, learning community and services for ELL students and students with special needs were assessed. A public hearing was conducted on Thursday, March 10, 2011 to receive public comment on the application to renew the Charter School Agreement with L.E.A.R.N. Charter School for an additional five years. In addition, the Office of New Schools evaluated the school's student performance. From 2006-2007 to 2009-2010, L.E.A.R.N. Charter School received 16 out of 24 high ratings and 6 out of 24 middle ratings on their absolute student indicators found in the framework put forth by the district for assessing charter school pupil performance. From 2006-2007 to 2009-2010, (L.E.A.R.N.) Charter School's student attendance averaged 95.8%. In 2010, the percentage of students meeting/exceeding state standards on the ISAT Composite was 83.1%, an increase of 14.6 percentage points from 2006-2007. The committee recommends that, based on the school's performance on these and other accountability criteria, L.E.A.R.N. Charter School be authorized to continue operating as a charter school.

RENEWAL TERM: The term of L.E.A.R.N. Charter School's charter and agreement is being extended for a five (5) year term commencing July 1, 2011 and ending June 30, 2016.

AUTHORIZATION: Authorize the General Counsel to include relevant terms and conditions, including any indemnities to be provided to the charter school, in the written <u>amended and restated</u> Charter School Agreement, and amendment, which shall reflect resolution of any and all outstanding issues between the Board and the governing body of the charter school including, but not limited to: site location, enrollment, funding, educational program, financial controls and practices, academic accountability and evaluations. Authorize the President and Secretary to execute the written amended and restated Charter School Agreement and amendment. Authorize the Senior Executive Director of the Office of New Schools Innovation and Incubation to issue a letter notifying the Illinois State Board of Education of the action(s) approved hereunder and to submit the approved proposal and signed <u>amended and restated</u> Charter School Agreement to the Illinois State Board of Education.

LSC REVIEW: Approval of Local School Councils is not applicable to this report.

FINANCIAL: The financial implications will be addressed during the development of the 2014-2015 fiscal year budgets. Since the School Code of Illinois prohibits the incurring of any liability unless an appropriation has been previously made, expenditures beyond FY14 are deemed to be contingent liabilities only, subject to appropriation in subsequent fiscal year budgets.

GENERAL CONDITIONS:

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

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

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

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

14-0528-EX8

AMEND BOARD REPORT 14-0122-EX18

CONSIDERATION OF A PROPOSAL FOR CHARTER AND CHARTER SCHOOL AGREEMENT SUBMITTED BY GREAT LAKES ACADEMY, INC., AN ILLINOIS NOT-FOR-PROFIT CORPORATION

THE CHIEF EXECUTIVE OFFICER RECOMMENDS:

Consideration of a proposal for charter and Charter School Agreement submitted by Great Lakes Academy, Inc., an Illinois not-for-profit corporation. If approved, the term of the Charter School Agreement would be for a five-year period, beginning July 1, 2014. The authority granted herein shall automatically rescind in the event a written Charter School Agreement is not executed by the Board and the charter school's governing board by June 30, 2014. The agreement presented for consideration herein will only take effect upon certification by the Illinois State Board of Education. Information pertinent to this matter is stated below.

This May 2014 amendment is necessary to (a) authorize the final approval of this charter school proposal, (b) authorize the disbursement of one-time incubation and startup funds to Great Lakes Academy. Inc. for the new charter school, and (c) identify the independent facility at 8401 S. Saginaw Avenue as the location of the charter school. The authority granted herein shall automatically rescind in the event a written Charter School Agreement is not executed by the Board and the charter school's governing board within 120 days of the date of this amended Board Report. The agreement authorized herein will only take effect upon certification by the Illinois State Board of Education.

SCHOOL OPERATOR: Great Lakes Academy, Inc. 415 E. North Water Street, Apartment 604W Chicago, Illinois 60611-5613 Phone: 773-599-3614 Contact: Katherine Myers, Executive Director

CHARTER SCHOOL: Great Lakes Academy Charter School Location To Be Determined 8401 S. Saginaw Avenue Chicago, IL 60617 Phone: 773-599-3614 Contact: Katherine Myers, Executive Director **OVERSIGHT:**

Office of Innovation and Incubation 125 S. Clark, 10th Floor Chicago, IL 60603 773-553-1530 Contact Person: Jack Elsey, Chief Officer

DESCRIPTION: The Charter Schools Law (105 ILCS 5/27A-1 et seq., as amended) provides that up to 70 charter schools may be operated in the City of Chicago. Proposals to operate charter schools are submitted to the Board for evaluation pursuant to the standards set forth in 105 ILCS 5/27A-8, and the Board convenes a public meeting to obtain information to assist in its decision to grant or deny each proposal and report its action to the Illinois State Board of Education. The State Board determines whether the approved charter school proposal and the proposed contract satisfy the provisions of the Charter Schools Law and, if so, certifies the charter school.

CHARTER APPLICATION PROPOSAL: The Great Lakes Academy Charter School (Great Lakes Academy) proposal was submitted by Great Lakes Academy, Inc. and received by the Board in two tiers: a Tier 1 proposal was due in September 2013, and a Tier 2 proposal completed the proposal in accordance with the Charter Schools Law in December 2013. Great Lakes Academy's mission is to prepare K-8 students to excel in high school and college, and live a life of great opportunity through rigorous academics and development of character. Great Lakes Academy's school model draws from the best practices at the highest performing schools serving low-income, urban students across the country, focusing on recruiting, hiring, coaching, and retaining outstanding classroom teachers; building a fiercely positive school culture that holds staff and students to high expectations through positive reinforcement; a focus on foundational literacy and mathematics instruction; an extended school day; and promoting a safe and secure school environment with clear directions and structures. The school is slated to open in the fall of 2014 serving a maximum of 128 students in grades K-1. The school will add grades in subsequent years with an at capacity enrollment of 576 students in grades K-8. The school will be located at a location to be determined. A community meeting and a public hearing on charter school submissions submitted in 2013 were held on December 16, 2013 and January 7, 2014, respectively. On January 22, 2014, the Board provided contingent approval of the proposal (Board Report 14-0122-EX18) upon Great Lakes Academy, Inc. identifying a facility.

If approved, the identification of a facility will be required to be submitted to the Board for consideration.

In April 2014, Great Lakes Academy, Inc. identified the independent facility at 8401 S. Saginaw Avenue as the location for Great Lakes Academy Charter School. A public hearing on the proposed facility was held on Tuesday, May 13, 2014. The hearing was recorded and a summary report is available for review.

TERM: If approved, the term of the Great Lakes Academy charter and agreement shall commence July 1, 2014 and end June 30, 2019.

AUTHORIZATION: Authorize the General Counsel to include relevant terms and conditions, including any indemnities to be provided to the charter school, in the written Charter School Agreement. Authorize the President and Secretary to execute the written Charter School Agreement. Authorize the Senior Director of the Office of New Scheels Innovation and Incubation to issue a letter notifying the Illinois State Board of Education of the action(s) approved hereunder and to submit the approved proposal and signed Charter School Agreement to the Illinois State Board of Education of Incubation Office to execute any documents related to the disbursement of the one-time incubation and Incubation for the Great Lakes Academy Charter School.

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

AFFIRMATIVE ACTION: Not applicable.

INCUBATION: Upon final approval of this charter school proposal and the submission of an Incubation Budget Plan by Great Lakes Academy, Inc., the Board will disburse an amount not to exceed \$160,000 in incubation funding for the Great Lakes Academy Charter School. The use of the funding will be outlined by the Office of Innovation and Incubation.

STARTUP FUNDING: Upon the execution of the Charter School Agreement with Great Lakes Academy, Inc., the Board will disburse an amount not to exceed \$346,939 in startup funding for Great Lakes Academy Charter School. The use of the funding will be outlined by the Office of Innovation and Incubation.

FINANCIAL: The financial implications will be addressed during the development of the 2014-2015 fiscal year budget. Since the School Code of Illinois prohibits the incurring of any liability unless an appropriation has been previously made, expenditures beyond FY15 are deemed to be contingent liabilities only, subject to appropriation in subsequent fiscal year budgets.

GENERAL CONDITIONS:

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

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

Indebtedness - The Board's indebtedness Policy adopted June 26, 2006 (96-0626-P03), 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.

14-0528-EX9

WITHDRAWN

APPROVE THE RENEWAL OF THE CHARTER SCHOOL AGREEMENT WITH 21st CENTURY URBAN SCHOOLS, INC. (ALAIN LOCKE CHARTER SCHOOL)

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

Approve the renewal of the Charter School Agreement with 21st Century Urban Schools, Inc. for an additional five-year period. A new Charter School Agreement applicable to this renewal term will be negotiated. The authority granted herein shall automatically rescind in the event a written Charter School Agreement is not executed by the Board and the charter school's governing board within 120 days of the date of this Board Report. The agreement authorized herein will only take effect upon certification by the Illinois State Board of Education. Information pertinent to this renewal is stated below.

SCHOOL OPERATOR: 21 st Century Urban Schools, Inc.	
833 W. Jackson Blvd, 8th Floor	
Chicago, Illinois 60607	
Phone: 866-625-7107	
Contact Person: Claire Hartfield	

CHARTER SCHOOL: Alain Locke Charter School 3141 W. Jackson Boulevard Chicago, IL 60612 Phone: (773) 265-7230 Contact Person: Patrick Love, Principal

OVERSIGHT: Office of Innovation and Incubation 125 S. Clark Street, 10th Floor Chicago, IL 60603 (773) 553-1530 Contact Person: Jack Elsey, Chief Officer

ORIGINAL AGREEMENT: The original Charter School Agreement (authorized by Board Report 97-1217-EX2) was for a term commencing July 1, 1998 and ending June 30, 2004, and authorized the operation of a charter school serving no more than 750 students in grades K through 12. The charter and Charter School Agreement were subsequently renewed for a term commencing July 1, 2004 and ending June 30, 2009 (authorized by Board Report 04-0225-EX2). The charter and Charter School Agreement were then renewed for a term commencing July 1, 2009 and ending June 30, 2014 (authorized by Board Report 09-0422-EX5) serving no more than 617 students in grades K through 8. The charter and Charter School Agreement were subsequently amended as follows:

 Board Report 10-1215-EX3: Approved the correction of the name of the Alain Locke Charter Academy Charter School to the Alain Locke Charter School.

CHARTER RENEWAL PROPOSAL: 21st Century Urban Schools, Inc. submitted a renewal proposal on September 3, 2013 to continue the operation of Alain Locke Charter School (Alain Locke). The charter school shall be located at 3141 W. Jackson Boulevard and shall serve grades K through 8 with a maximum enrollment of 617 students.

The agreement will incorporate an accountability plan in which the charter school is evaluated by the Board each year based on numerous factors related to its academic, financial and operational performance.

If 21st Century Urban Schools, Inc. is authorized to operate a pre-kindergarten program in the same building as the charter school, the children enrolled in the pre-kindergarten will not be included in the enrollment of the charter school and the pre-kindergarten program will not be governed by the Charter School Agreement. To the extent the Board provides funding for the pre-kindergarten program, that program will be subject to a separate agreement with and separate funding authorized by the Office of Early Childhood Education. A material breach of any contract between the Board and 21st Century Urban Schools, Inc. for the operation of a pre-kindergarten program or the charter school may be treated as a breach of the other contract.

CHARTER EVALUATION: After receiving the charter renewal proposal, the Office of New Schools within the Office of Innovation and Incubation conducted a comprehensive evaluation of Alain Locke's academic performance, financial viability, and legal and contract compliance. This evaluation included a review of the proposal, academic results, financial analysis, governance documents, parental issues, facilities surveys, and special education documentation. A public hearing was held on May 13, 2014 for charter schools going through renewals to receive public comments, including Alain Locke. The committee recommends that, based on the school's performance on these and other accountability criteria, Alain Locke be authorized to continue operating as a charter school.

RENEWAL TERM: The term of Alain Locke's charter and agreement is being extended for a five (5) year term commencing July 1, 2014 and ending June 30, 2019.

ADDITIONAL TERMS AND CONDITIONS: No additional terms and conditions are included as an attachment to the Charter School Agreement with 21st Century Urban Schools, Inc.

AUTHORIZATION: Authorize the General Counsel to include relevant terms and conditions, including any indemnities to be provided to the charter school, in the written Charter School Agreement. Authorize the President and Secretary to execute the written Charter School Agreement. Authorize the Senior Director of the Office of Innovation and Incubation to issue a letter notifying the Illinois State Board of Education of the action(s) approved hereunder and to submit the approved proposal and signed Charter School Agreement to the Illinois State Board of Education for certification.

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

FINANCIAL: The financial implications will be addressed during the development of the 2015 fiscal year budget. Since the School Code of Illinois prohibits the incurring of any liability unless an appropriation has been previously made, expenditures beyond FY14 are deemed to be contingent liabilities only, subject to appropriation in subsequent fiscal year budgets.

GENERAL CONDITIONS:

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

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

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

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

The Board Secretary noted for the record that Board Report 14-0528-EX9 will be Withdrawn from Agenda.

14-0528-EX10

AUTHORIZE THE GRANTING OF A CHARTER AND ENTERING INTO A CHARTER SCHOOL AGREEMENT WITH FOUNDATIONS COLLEGE PREPARATORY SCHOOL, AN ILLINOIS NOT-FOR-PROFIT CORPORATION

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING DECISION:

Authorize the granting of a charter and entering into a Charter School Agreement with Foundations College Preparatory School for a five-year period. The Charter School Agreement is currently being negotiated. The authority granted herein shall automatically rescind in the event a written Charter School Agreement is not executed by the Board and the charter school's governing board within 120 days of the date of this Board Report. The agreement authorized herein will only take effect upon certification by the Illinois State Board of Education.

SCHOOL OPERATOR: Foundations College Preparatory School 1233 W. 109th Street Chicago, Illinois 60643 Phone: 773-413-8193 Contact: Micki O'Neil, Executive Director

CHARTER SCHOOL: Foundations College Preparatory Charter School 1233 W. 109th Street Chicago, Illinois 60643 Phone: 773-413-8193 Contact: Micki O'Neil, Executive Director **OVERSIGHT:**

Office of Innovation and Incubation 125 S. Clark, 10th Floor Chicago, IL 60603 773-553-1530 Contact Person: Jack Elsey, Chief Officer

DESCRIPTION: The Charter Schools Law (105 ILCS 5/27A-1 et seq., as amended) provides that up to 70 charter schools may be operated in the City of Chicago. Proposals to operate charter schools are submitted to the Board for evaluation pursuant to the standards set forth in 105 ILCS 5/27A-8, and the Board convenes a public meeting to obtain information to assist in its decision to grant or deny each proposal and report its action to the Illinois State Board of Education. The Illinois State Board of Education determines whether the approved charter school proposal and the proposed contract satisfy the provisions of the Charter Schools Law and, if so, certifies the charter school.

CHARTER APPLICATION PROPOSAL: The Foundations College Preparatory Charter School (Foundations Charter School) proposal was submitted by Foundations College Preparatory School and received by the Board in August 2012. Foundations Charter School's mission is to empower underserved youth to thrive in college and life by teaching them to think critically, live with honor and strive for their personal best. The school also aims to develop the foundational knowledge, tools and sustainable systems to support successful replication of the Foundations Charter School model and broader change beyond the school's walls. The Foundations Charter School model is designed to meet the holistic educational needs of the school's target population. The educational program will build strong foundational skills, emphasize critical thinking, and meet students' individual academic and socioemotional needs. The school will utilize a 6-12 college preparatory curriculum to address foundational academic gaps and instill strong work habits and values to prepare students for the upper grades. The school also has an innovative approach to designing the school day, which uses varied class sizes and structures to best fit instructional objectives and teacher capabilities, and incorporates technology to more effectively utilize strong teachers. The school is slated to open in the fall of 2014 serving a maximum of 170 students in grades 6 and 7. The school will add grades in subsequent years with an at capacity enrollment of 900 students in grades 6-12. Public hearings on charter school submissions submitted in 2012, as required by statute, were held on December 13, 2012 and January 18, 2013. On January 23, 2013, the Board provided contingent approval of the proposal (Board Report 13-0123-EX4) upon the school operator meeting benchmarks identified by the Office of Innovation and Incubation including the identification of a school site, the change in grade structure of the school so that year one was for middle grades only, the principal enrolling in a mentorship /training program that develops high school leaders, and the expansion of the board to directors with demonstrated development/fundraising capacity. The CEO determined that Foundations College Preparatory School met those contingencies.

In March 2014, Foundations College Preparatory School identified the independent facility at 1233 W. 109th Street as the location for the charter school, which will open in the fall of 2014. A public hearing on the final proposal was held on Tuesday, May 13, 2014. The hearing was recorded and a summary report is available for review.

TERM: The term of the Foundations Charter School charter and agreement shall commence July 1, 2014 and end June 30, 2019.

AUTHORIZATION: Authorize the General Counsel to include relevant terms and conditions, including any indemnities to be provided to the charter school, in the written Charter School Agreement. Authorize the President and Secretary to execute the written Charter School Agreement. Authorize the Senior Director of the Office of Innovation and Incubation to issue a letter notifying the Illinois State Board of Education of the action(s) approved hereunder and to submit the approved proposal and signed Charter School Agreement to the Illinois State Board of Education for certification. Authorize the Chief Innovation and Incubation Officer to execute any documents related to the disbursement of the one-time incubation and startup funds for the Foundations Charter School.

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

AFFIRMATIVE ACTION: Not applicable.

INCUBATION: Upon final approval of this charter school proposal and the submission of an Incubation Budget Plan by Foundations College Preparatory School, the Board will disburse an amount not to exceed \$160,000 in incubation funding for Foundations Charter School. The use of the funding will be outlined by the Office of Innovation and Incubation.

STARTUP FUNDING: Upon the execution of the Charter School Agreement with Foundations College Preparatory School, the Board will disburse an amount not to exceed \$383,479 in startup funding for Foundations Charter School. The use of the funding will be outlined by the Office of Innovation and Incubation.

FINANCIAL: The financial implications will be addressed during the development of the 2014-2015 fiscal year budget. Since the School Code of Illinois prohibits the incurring of any liability unless an appropriation has been previously made, expenditures beyond FY15 are deemed to be contingent liabilities only, subject to appropriation in subsequent fiscal year budgets.

GENERAL CONDITIONS:

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

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

Indebtedness - The Board's indebtedness Policy adopted June 26, 2006 (96-0626-P03), 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.

14-0528-EX11

AMEND BOARD REPORT 14-0226-EX11

APPROVE THE RENEWAL OF THE SCHOOL MANAGEMENT AND PERFORMANCE AGREEMENT WITH CHICAGO HIGH SCHOOL FOR THE ARTS, AN ILLINOIS NOT-FOR-PROFIT CORPORATION

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

Approve the renewal of the School Management and Performance Agreement with Chicago High School for the Arts, an Illinois not-for-profit corporation, for the operation of the Chicago High School for the Arts. The School Management and Performance Agreement with Chicago High School for the Arts will be renewed for an additional 5-year period. A new School Management and Performance Agreement applicable to this renewal term will be negotiated. The authority granted herein shall automatically rescind in the event a written School Management and Performance Agreement is not executed by the Board and the school operator within 120 days of the date of this Board Report. Information pertinent to this renewal is stated below.

This May 2014 amendment is necessary to revise Chicago High School for the Arts' screening and talent audition process for applicants desiring to enroll in the contract school. The authority granted herein shall automatically rescind in the event a written amendment to the School Management and Performance Agreement is not executed by the Board and the school operator within 120 days of the date of this amended Board Report.

SCHOOL OPERATOR: Chicago High School for the Arts, an Illinois not-for-profit corporation 111 E. Wacker Drive, Suite 1400 2714 W. Augusta Boulevard

Chicago, Illinois 60604 60622 Phone: (847) 441 6272 (773) 534-9710 Contact Person: Jose Ochoa, Executive Director

CONTRACT SCHOOL: Chicago High School for the Arts 2714 W. Augusta Boulevard Chicago, IL 60622 Phone: (773) 534-9710 Contact Person: Gia Orr, Principal OVERSIGHT: Office of Innovation and Incubation

OVERSIGHT: Office of Innovation and Incubation 125 S. Clark, 10th Floor Chicago, IL 60603 (773) 553-1530 Contact Person: Jack Elsey, Chief Officer

ORIGINAL AGREEMENT: The original School Management and Performance Agreement (07-1024-EX12) was for a term commencing July 1, 2009 and ending June 30, 2014 and authorized the operation of a contract school serving no more than 600 students in grades 9 through 12. The contract school was designated as an alternative school pursuant to 105 ILCS 5/34-2.4b. The School Management and Performance Agreement was subsequently amended as follows:

- Board Report 08-1022-EX6: Approved the establishment of the screening and talent audition
 process for applicants designing to enroll in the contract school which opened in the fall of 2009, as
 well as updated benchmark deadline dates for the contract school.
- Board Report 09-0527-EX4: Approved the location of the contract school to a CPS facility at 3200 S. Calumet Avenue in the fall of 2009.
- Board Report 10-0224-EX16: Approved the relocation of the contract school to a CPS facility at 2714 W. Augusta Boulevard beginning in the fall of 2011.
- Board Report 11-0622-EX4: Approved the withdrawal of the school location at 2714 W. Augusta Boulevard and relocation of the contract school to a CPS facility known as Doolittle West, located at 521 E. 35th Street beginning in the fall of 2011.

CONTRACT RENEWAL PROPOSAL: Chicago High School for the Arts submitted a renewal proposal on September 3, 2013, to continue the operation of Chicago High School for the Arts (ChiArts). The contract school shall serve grades 9 through 12 with a maximum enrollment of 600 students.

In February 2014, the CEO recommended to the Board that the Chicago High School for the Arts relocate to the CPS facility at 2711 W. Augusta Boulevard, beginning in the fall of 2014.

The agreement will incorporate an accountability plan in which the contract school is evaluated by the Board each year based on numerous factors related to academic, financial and operational performance.

The Office of Access & Enrollment has delegated authority from the Chief Executive Officer to formulate and issue guidelines to effectively administer applications for enrollment to provide consistency across the district but in recognition of the school's unique enrollment process.

CONTRACT EVALUATION: After receiving the contract renewal proposal, the Office of New Schools within the Office of Innovation and Incubation conducted a comprehensive evaluation of ChiArts's academic performance, financial viability, and legal and contract compliance. This evaluation included a review of the proposal, academic results, financial analysis, governance documents, parental issues, facilities surveys, and special education documentation. A public hearing was held on February 19, 2014 for all schools going through renewals to receive public comments, including ChiArts. The committee recommends that, based on the school's academic performance and on other accountability criteria, as well as the school's demonstration of intent to satisfy the below "Additional Terms and Conditions", ChiArts be authorized to continue operating as a contract school.

RENEWAL TERM: The term of the School Management and Performance Agreement is being extended for a five (5) year term commencing July 1, 2014 and end June 30, 2019.

ADDITIONAL TERMS AND CONDITIONS: One additional term and condition which is included as an attachment to the School Management Agreement with the Chicago High School for the Arts is as follows:

 Based on each year's Financial Audit, the Contract School, at a minimum, must have scores of 3 for the following categories: Reporting: Budget, Reporting: Quarterly Statements, Reporting: Audit, Reporting: Federal/State/CPS Compliance Document Submissions, Financial Controls: Annual Audit, and Financial Condition and Budget: Budget.

COMPENSATION: Chicago High School for the Arts will continue to be paid on a per-pupil basis for the operation of ChiArts.

AUTHORIZATION: Authorize the General Counsel to include relevant terms and conditions, including any indemnities to be provided to the school operator, in the written School Management and Performance Agreement and <u>amendment</u>. Authorize the President and Secretary to execute the written School Management and Performance Agreement and <u>amendment</u>.

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

FINANCIAL: The financial implications will be addressed during the development of the 2014-2015 fiscal year budget. Since the School Code of Illinois prohibits the incurring of any liability unless an appropriation has been previously made, expenditures beyond FY14 are deemed to be contingent liabilities only, subject to appropriation in subsequent fiscal year budgets.

PERSONNEL IMPLICATIONS: As a contract school, Chicago High School for the Arts will continue to employ its own principal, teachers and staff.

GENERAL CONDITIONS:

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

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

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

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

14-0528-EX12

AMEND BOARD REPORT 14-0226-EX12

APPROVE THE RENEWAL OF THE SCHOOL MANAGEMENT AND PERFORMANCE AGREEMENT WITH CHICAGO TECH ACADEMY (F/K/A CENTER FOR POLYTECHNICAL EDUCATION, INC.), AN ILLINOIS NOT-FOR-PROFIT CORPORATION

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

Approve the renewal of the School Management and Performance Agreement with Chicago Tech Academy (f/k/a Center for Polytechnical Education, Inc.), an Illinois not-for-profit corporation, for the

operation of Chicago Technology Academy High School on a contingent basis. If approved, the School Management and Performance Agreement with Chicago Tech Academy will be renewed for an additional one-year period. Approval will be contingent as detailed below. The authority granted herein shall automatically rescind in the event a written School Management and Performance Agreement is not executed by the Board and the school operator within the time specified in an amended Board Report granting full approval of the contract renewal proposal. Information pertinent to this matter is stated below.

This May 2014 amendment is necessary to authorize the final approval of this renewal proposal. The authority granted herein shall automatically rescind in the event a written School Management and Performance Agreement is not executed by the Board and the school operator within 120 days of the date of this amended Board Report.

SCHOOL OPERATOR: Chicago Tech Academy (f/k/a Center for Polytechnical Education, Inc.) 3411 W. Diversey, Suite 10 Chicago, Illinois 60647 Phone: (773) 278-5418, ext. 15

Contact Person: Todd Thibodeau, President

CONTRACT SCHOOL: Chicago Technology Academy High School 1301 W. 14th Street Chicago, IL 60608 Phone: (773) 534-7755 Contact Person: Matthew Hancock, Executive Director

OVERSIGHT:

Office of Innovation and Incubation 125 S. Clark, 10th Floor Chicago, IL 60603 (773) 553-1530 Contact Person: Jack Elsey, Chief Officer

ORIGINAL AGREEMENT: The original School Management and Performance Agreement (08-1022-EX15) was for a term commencing July 1, 2009 and ending June 30, 2014 and authorized the operation of a contract school serving no more than 600 students in grades 9 through 12. The School Management and Performance Agreement was subsequently amended as follows:

- Board Report 09-0325-EX6: Approved the location of the contract school to the independent facility at 1301 W. 14th Street.
- Board Report 11-0928-EX3: Approved the change of the name of the contract school from the Chicago Academy for Advanced Technology to the Chicago Technology Academy High School.

CONTRACT RENEWAL PROPOSAL: Chicago Tech Academy submitted a renewal proposal on September 3, 2013, to continue the operation of Chicago Technology Academy High School (Chicago Tech). The contract school currently serves grades 9 through 12 with a maximum enrollment of 600 students.

The agreement will incorporate an accountability plan in which the contract school is evaluated by the Board each year based on numerous factors related to academic, financial and operational performance.

CONTRACT EVALUATION: After receiving the contract renewal proposal, the Office of New Schools within the Office of Innovation and Incubation conducted a comprehensive evaluation of Chicago Tech's academic performance, financial viability, and legal and contract compliance. This evaluation included a review of the proposal, academic results, financial analysis, governance documents, parental issues, facilities surveys, and special education documentation. A public hearing was held on February 19, 2014 for all schools going through renewals to receive public comments, including Chicago Tech. The committee recommends that, based on the school's performance on these and other accountability criteria, as well as successful completion of the contingencies included below, Chicago Tech be authorized to continue operating as a contract school.

RENEWAL TERM: The term of the School Management and Performance Agreement is being extended for a one (1) year term commencing July 1, 2014 and end June 30, 2015.

CONTINGENT APPROVAL: Final approval of this renewal proposal is contingent upon Chicago Tech Academy submitting responses regarding improvement of the board's capacity to oversee and deliver a high quality academic program including, but not limited to: expanding the board's membership to increase academic expertise and identifying an educational management organization (EMO) with a proven track record of driving student academic achievement with similar student populations by May 7, 2014. The specifics regarding these contingencies and the requested submission will be communicated by the Chief Executive Officer or her designee to Chicago Tech Academy in a formal Letter of Conditions. The Board hereby directs the Chief Executive Officer or her designee to monitor the deadlines set forth in the Letter of Conditions, oversee the evaluation of the submission by Chicago Tech Academy, and provide a written report regarding compliance with the Letter of Conditions to the Board by May 15, 2014. Thereafter, this will be re-presented to the Board for a determination regarding whether the contingencies have been satisfied. Failure to meet these contingencies according to the terms set forth in the Letter of Conditions may, at the option of the Board, result in the rescission of the authority granted herein.

In May 2014, Chicago Tech Academy submitted materials in response to the contingencies for final approval of this proposal. The CEO reviewed materials and determined that Chicago Tech Academy met the contingencies stated in the Letter of Conditions. A public hearing on the proposed renewal was held on Tuesday, May 13, 2014. The hearing was recorded and a summary report is available for review.

ADDITIONAL TERMS AND CONDITIONS: Additional terms and conditions which are included as an attachment to the School Management and Performance Agreement with Chicago Tech Academy are as follows:

- By August 1, 2014, the Contract School must submit to the Office of Innovation & Incubation a strategic academic improvement plan, with clear and measurable milestones and end of school year 2014-2015 outcomes.
- Quarterly, the Contract School's Academic Excellence Committee must convene meetings to evaluate progress against its strategic academic improvement plan. No later than ten (10) business days after each meeting, the Contract School must submit to the Office of Innovation & Incubation a copy of the minutes and additional documentation including, but not limited to, a quantitative review of student performance aligned with strategic academic goals, and a qualitative review of student performance with the management organization and school leadership.

COMPENSATION: Chicago Tech Academy will continue to be paid on a per-pupil basis for the operation of Chicago Tech.

AUTHORIZATION: Authorize the General Counsel to include relevant terms and conditions, including any indemnities to be provided to the school operator, in the written School Management and Performance Agreement. Authorize the President and Secretary to execute the written School Management and Performance Agreement.

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

FINANCIAL: The financial implications will be addressed during the development of the 2014-2015 fiscal year budget. Since the School Code of Illinois prohibits the incurring of any liability unless an appropriation has been previously made, expenditures beyond FY14 are deemed to be contingent liabilities only, subject to appropriation in subsequent fiscal year budgets.

PERSONNEL IMPLICATIONS: As a contract school, Chicago Tech Academy will continue to employ its own principal, teachers and staff.

GENERAL CONDITIONS:

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

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

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

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

14-0528-EX13

WITHDRAWN

AUTHORIZE THE ESTABLISHMENT OF EXCEL ACADEMY SOUTHWEST AND ENTERING INTO A SCHOOL MANAGEMENT AND PERFORMANCE AGREEMENT WITH CAMELOT ALT ED-ILLINOIS, LLC, AN ILLINOIS LIMITED LIABILITY COMPANY

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING DECISION:

Authorize the establishment of Excel Academy Southwest at 6416 South Washtenaw Avenue, and approve entering into a School Management and Performance Agreement with Camelot Alt Ed-Illinois, LLC, an Illinois limited liability company, for the operation of Excel Academy Southwest. A written School Management and Performance Agreement is currently being negotiated. The authority granted herein shall automatically rescind in the event a written School Management and Performance Agreement is not executed by the Board and the school operator within 120 days of the date of this Board Report. Information pertinent to this matter is stated below.

SCHOOL OPERATOR:	Camelot Alt Ed-Illinois, LLC 7500 Rialto Blvd Building 1, Suite 260 Austin, TX 78735 Phone: (512) 858-9900 Contact Person: Joseph Carter
CONTRACT SCHOOL:	Excel Academy Southwest 6416 S. Washtenaw Avenue Chicago, IL 60637 Phone: (512) 858-9900 Contact Person: Joseph Carter
OVERSIGHT:	Office of Innovation and Incubation 125 S. Clark, 10 th Floor Chicago, IL 60603 773-553-1530 Contact Person: Jack Elsey, Chief Officer

DESCRIPTION:

<u>School Designation</u>: Pursuant to 105 ILCS 5/34-1.1, 105 ILCS 5/34-18(30) and the contingent authority granted by the Board on June 26, 2013 in Board Report 13-0626-EX3, Excel Academy Southwest will open in the fall of 2014 as a Contract School located at 6416 S. Washtenaw Avenue. The Board hereby designates the Excel Academy Southwest as a Contract School pursuant to 105 ILCS 5/34-2.4b.

<u>Public Hearing</u>: A public hearing on the opening of the Excel Academy Southwest as a Contract School at 6416 South Washtenaw Avenue was held on May 20, 2014 in the Board Chambers. The hearing was recorded and a summary report of the hearing is available for review.

<u>Request for Proposals</u>: In January 2013, the CEO made available the Request for Proposals for Alternative Options ("RFP") to solicit responses from parties interested in starting or expanding schools or programs to serve out-of-school youth or students at-risk of academic failure. The Excel Academy Southwest proposal was submitted by Carnelot Alt Ed-Illinois, LLC in response to that RFP. The proposal was evaluated using the criteria pursuant to the Framework for Evaluation set forth in the RFP and on June 26, 2013, the Board provided contingent approval of the proposal (Board Report 13-0626-EX3) upon the school operator meeting the benchmark identified by the Office of Innovation and Incubation which was the identification of a school site. The CEO determined that Carnelot Alt Ed-Illinois, LLC met that contingency.

Enrollment: Excel Academy Southwest will be a citywide school that will enroll students in grades 9-12 who are having challenges in the normal school setting or who may have dropped out of school or are atrisk of dropping out. Students will be admitted on an ongoing basis provided that seats are available. If there are more applicants than seats available, applicants will be placed on a waiting list and a random student admissions lottery will be conducted on a quarterly basis. Excel Academy Southwest will accept enrollment for up to 375 students who will be recruited by the school for placement with the assent of the Office of Innovation and Incubation.

<u>Curriculum</u>: Excel Academy Southwest will provide an alternative education program focused on youth who are at-risk or have dropped out of a traditional school. The program shall be designed to prepare students for graduation from high school and provide a post-secondary path. Excel Academy Southwest will issue diplomas to students who successfully complete the program in accordance with state and CPS requirements.

<u>Advisory Body:</u> A school advisory body will be established in a timely manner pursuant to 105 ILCS 5/34-2.4b in the following manner: the CEO or her designee in consultation with Camelot Alt Ed-Illinois, LLC shall develop the composition and duties of the advisory body for approval by the Board. Such requirements shall be included in the agreement with Camelot Alt Ed-Illinois, LLC. The members of the advisory body will be appointed by the Board upon the recommendation of the CEO or her designee.

School Management Description: At a minimum, the School Management and Performance Agreement will address student academic outcomes and financial and management practices of the school and shall reflect resolution of any and all outstanding issues between the Board and the school operator including, but not limited to, enrollment, funding, educational program, financial controls and practices, academic accountability and evaluations. In accordance with Board policy, contract schools may request exemptions from Board Rules and Policies or alternative policies subject to and upon Board approval.

<u>Term:</u> The term of the School Management and Performance Agreement shall commence July 1, 2014 and end June 30, 2019. Camelot Alt Ed-Illinois, LLC and the Excel Academy Southwest's designation as a Contract School will expire on June 30, 2019 unless renewed or terminated earlier by the Board.

COMPENSATION: Camelot Alt Ed-Illinois; LLC will be paid on a per-pupil basis for the operation of the Excel Academy Southwest.

AUTHORIZATION: Authorize the General Counsel to include relevant terms and conditions, including any indemnities to be provided to the school operator, in the written School Management and Performance Agreement. Authorize the President and Secretary to execute the written School Management and Performance Agreement. Authorize the Chief Innovation and Incubation Officer to execute any documents related to the disbursement of the one-time incubation and startup funds for the Excel Academy Southwest.

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

AFFIRMATIVE ACTION: Not applicable.

INCUBATION: Upon the final approval of this contract school proposal and the submission of an incubation Budget Plan by Carnelot Alt Ed-Illinois, LLC, the Board will disburse an amount not to exceed \$160,000 in incubation funding for the Excel Academy Southwest. The use of the funding will be outlined by the Office of Innovation and Incubation.

STARTUP FUNDING: Upon the execution of the School Management and Performance Agreement with Camelot Alt Ed-Illinois, LLC, the Board will disburse an amount not to exceed \$636,079 in startup funding for Excel Academy Southwest. The use of the funding will be outlined by the Office of Innovation and Incubation.

FINANCIAL: The financial implications will be addressed during the development of the 2014-2015 fiscal year budget. Since the School Code of Illinois prohibits the incurring of any liability unless an appropriation has been previously made, expenditures beyond FY14 are deemed to be contingent liabilities only, subject to appropriation in subsequent fiscal year budgets.

PERSONNEL IMPLICATIONS: As a contract school, Excel Academy Southwest will employ its own principal, teachers and staff.

GENERAL CONDITIONS:

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

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

Indebtedness - The Board's Indebtedness Policy adopted June 26, 2006 (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.

The Board Secretary noted for the record that Board Report 14-0528-EX13 will be Withdrawn from Agenda.

14-0528-EX14

AUTHORIZE THE ESTABLISHMENT OF EXCEL ACADEMY OF WOODLAWN AND ENTERING INTO A SCHOOL MANAGEMENT AND PERFORMANCE AGREEMENT WITH CAMELOT ALT ED-ILLINOIS, LLC, AN ILLINOIS LIMITED LIABILITY COMPANY

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING DECISION:

Authorize the establishment of Excel Academy of Woodlawn at 6145 South Ingleside Avenue, and approve entering into a School Management and Performance Agreement with Camelot Alt Ed-Illinois, LLC, an Illinois limited liability company, for the operation of Excel Academy of Woodlawn. A written School Management and Performance Agreement is currently being negotiated. The authority granted herein shall automatically rescind in the event a written School Management and Performance Agreement is not executed by the Board and the school operator within 120 days of the date of this Board Report. Information pertinent to this matter is stated below.

SCHOOL OPERATOR: Camelot Alt Ed-Illinois, LLC

7500 Rialto Blvd Building 1, Suite 260 Austin, TX 78735 Phone: (512) 858-9900 Contact Person: Joseph Carter

CONTRACT SCHOOL: Excel Academy of Woodlawn Address 6145 S. Ingleside Avenue Chicago, IL 60637 Phone: (512) 858-9900 Contact Person: Joseph Carter

OVERSIGHT:

125 S. Clark, 10th Floor Chicago, IL 60603 773-553-1530 Contact Person: Jack Elsey, Chief Officer

Office of Innovation and Incubation

DESCRIPTION:

School Designation: Pursuant to 105 ILCS 5/34-1.1, 105 ILCS 5/34-18(30) and the contingent authority granted by the Board on June 26, 2013 in Board Report 13-0626-EX3, Excel Academy of Woodlawn will open in the fall of 2014 as a Contract School located at 6145 South Ingleside Avenue. The Board hereby designates the Excel Academy of Woodlawn as a Contract School pursuant to 105 ILCS 5/34-2.4b.

<u>Public Hearing</u>: A public hearing on the opening of Excel Academy of Woodlawn as a Contract School at 6145 South Ingleside Avenue was held on May 20, 2014 in the Board Chambers. The hearing was recorded and a summary report of the hearing is available for review.

<u>Request for Proposals</u>: In January 2013, the CEO made available the Request for Proposals for Alternative Options ("RFP") to solicit responses from parties interested in starting or expanding schools or programs to serve out-of-school youth or students at-risk of academic failure. The Excel Academy of Woodlawn proposal was submitted by Camelot Alt Ed-Illinois, LLC in response to that RFP. The proposal was evaluated using the criteria pursuant to the Framework for Evaluation set forth in the RFP and on June 26, 2013, the Board provided contingent approval of the proposal (Board Report 13-0626-EX3) upon the school operator meeting the benchmark identified by the Office of Innovation and Incubation which was the identification of a school site. The CEO determined that Camelot Alt Ed-Illinois, LLC met that contingency.

Enrollment: Excel Academy of Woodlawn will be a citywide school that will enroll students in grades 9-12 who are having challenges in the normal school setting or who may have dropped out of school or are atrisk of dropping out. Students will be admitted on an ongoing basis provided that seats are available. If there are more applicants than seats available, applicants will be placed on a waiting list and a random student admissions lottery will be conducted on a quarterly basis. Excel Academy of Woodlawn will accept enrollment for up to 250 students who will be recruited by the school for placement with the assent of the Office of Innovation and Incubation.

<u>Curriculum</u>: Excel Academy of Woodlawn will provide an alternative education program focused on youth who are at-risk or have dropped out of a traditional school. The program shall be designed to prepare students for graduation from high school and provide a post-secondary path. Excel Academy of Woodlawn will issue diplomas to students who successfully complete the program in accordance with state and CPS requirements.

<u>Advisory Body:</u> A school advisory body will be established in a timely manner pursuant to 105 ILCS 5/34-2.4b in the following manner: the CEO or her designee in consultation with Camelot Alt Ed-Illinois, LLC shall develop the composition and duties of the advisory body for approval by the Board. Such requirements shall be included in the agreement with Camelot Alt Ed-Illinois, LLC. The members of the advisory body will be appointed by the Board upon the recommendation of the CEO or her designee.

<u>School Management Description</u>: At a minimum, the School Management and Performance Agreement will address student academic outcomes and financial and management practices of the school and shall reflect resolution of any and all outstanding issues between the Board and the school operator including, but not limited to, enrollment, funding, educational program, financial controls and practices, academic accountability and evaluations. In accordance with Board policy, contract schools may request exemptions from Board Rules and Policies or alternative policies subject to and upon Board approval.

<u>Term:</u> The term of the School Management and Performance Agreement shall commence July 1, 2014 and end June 30, 2019. Camelot Alt Ed-Illinois, LLC and the Excel Academy of Woodlawn's designation as a Contract School will expire on June 30, 2019 unless renewed or terminated earlier by the Board.

COMPENSATION: Camelot Alt Ed-Illinois, LLC will be paid on a per-pupil basis for the operation of the Excel Academy of Woodlawn.

AUTHORIZATION: Authorize the General Counsel to include relevant terms and conditions, including any indemnities to be provided to the school operator, in the written School Management and Performance Agreement. Authorize the President and Secretary to execute the written School Management and Performance Agreement. Authorize the Chief Innovation and Incubation Officer to execute any documents related to the disbursement of the one-time incubation and startup funds for the Excel Academy of Woodlawn.

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

AFFIRMATIVE ACTION: Not applicable.

INCUBATION: Upon the final approval of this contract school proposal and the submission of an Incubation Budget Plan by Camelot Alt Ed-Illinois, LLC, the Board will disburse an amount not to exceed \$160,000 in incubation funding for the Excel Academy of Woodlawn. The use of the funding will be outlined by the Office of Innovation and Incubation.

STARTUP FUNDING: Upon the execution of the School Management and Performance Agreement with Camelot Alt Ed-Illinois, LLC, the Board will disburse an amount not to exceed \$502,579 in startup funding for the Excel Academy of Woodlawn. The use of the funding will be outlined by the Office of Innovation and Incubation.

FINANCIAL: The financial implications will be addressed during the development of the 2014-2015 fiscal year budget. Since the School Code of Illinois prohibits the incurring of any liability unless an appropriation has been previously made, expenditures beyond FY14 are deemed to be contingent liabilities only, subject to appropriation in subsequent fiscal year budgets.

PERSONNEL IMPLICATIONS: As a contract school, Excel Academy of Woodlawn will employ its own principal, teachers and staff.

GENERAL CONDITIONS:

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

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

Indebtedness – The Board's Indebtedness Policy adopted June 26, 2006 (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.

14-0528-EX15

AMEND BOARD REPORT 13-0522-EX2 APPROVE ENTERING INTO AN ALTERNATIVE SAFE SCHOOL PROGRAM AGREEMENT WITH CAMELOT SCHOOLS ALT ED-ILLINOIS, LLC

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING DECISION:

Approve entering into an Alternative Safe School Program Agreement with Camelot Schools <u>Alt Ed-Illinois, LLC</u> to provide educational services to students eligible for expulsion under the CPS Student Code of Conduct. This provider was selected on a competitive basis through the 2013 Request for Alternative Options issued by the Board on January 29, 2013. A written agreement for the program's services is currently being negotiated. No services shall be provided by the provider and no payment shall be made to the provider prior to the execution of provider's written agreement. The authority granted herein shall automatically rescind in the event a written agreement is not executed by the Board and the provider within 90 days of the date of this Board Report. Information pertinent to this agreement is stated below.

This May 2014 amendment is necessary to (a) include an additional site to the program which will open in the fall of 2014. (b) increase the maximum enrollment in the program from 200 to 400 students at any one time during the term of the agreement, and (c) authorize the disbursement of one-time incubation and startup funds to Camelot Alt Ed-Illinois. LLC for the additional site opening in the fall of 2014. The authority granted herein shall automatically rescind in the event a written amendment to the agreement is not executed by the Board and the provider within 90 days of the date of this amended Board Report.

PROVIDER: Camelot Schools <u>Alt Ed-Illinois, LLC</u> 201 Lindenwood, <u>Suite 211</u> 7500 Rialto <u>Blvd</u> <u>Building 1, Suite 260</u> Malvern, PA 19355 <u>Austin, TX 78735</u> Phone: (215) 416 6739 (512) 858-9900 Contact: Joseph Carter

OVERSIGHT: Alternative Network Office of Innovation and Incubation 4655 S. Dearborn St., Reom #309A 125 S. Clark St, 10th Floor Chicago, Illinois 60609<u>3</u> Phone: (773) 535 8500 553-1530 Contact: Jennifer D. Vidis, Chief of Schools Jack Elsey, Chief Officer

TERM: The term of the Alternative Safe School Program Agreement shall commence July 1, 2013 and end on June 30, 2018.

SCOPE OF SERVICES: The Alternative Safe School Program will provide an educational program for students who are eligible for expulsion under the Chicago Public Schools Student Code of Conduct. Students will receive a full academic program where credits can be earned toward high school graduation, complete requirements for elementary school graduation and/or advancement in grade level. Additionally, students will receive behavior supports and interventions. Students will improve school attendance, reduce disruptive behavior, attain and/or maintain employment, and give back to the community through service learning and restorative justice. Camelot Schools <u>Alt Ed-Illinois, LLC</u> will be approved to serve up to 200-students in the 2013-2014 school year <u>400 students at any one time during the term of the agreement</u>.

AUTHORIZATION: Authorize the General Counsel to include other relevant terms and conditions in the written agreement <u>and amendment</u>. Authorize the President and Secretary to execute the written agreement <u>and amendment</u>. Authorize the Chief of Alternative Network <u>Innovation and Incubation Officer</u> to execute all ancillary documents required to administer or effectuate the agreement. <u>Authorize the Chief Innovation and Incubation Officer</u> to execute any documents related to the disbursement of the one-time incubation and startup funds for the additional site opening in the fall of 2014.

AFFIRMATIVE ACTION: Not applicable.

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

INCUBATION: Upon the final approval of this amended Board Report and the submission of an Incubation Budget Plan by the Camelot Alt Ed-Illinois, LLC, the Board will disburse an amount not to exceed \$160,000 in incubation funding for the additional site opening in the fall of 2014. The use of the funding will be outlined by the Office of Innovation and Incubation.

STARTUP FUNDING: Upon the execution of the amendment to the agreement with Camelot Alt Edlilinois, LLC, the Board will disburse an amount not to exceed \$395,779 in startup funding for the additional site opening in the fall of 2014. The use of the funding will be outlined by the Office of Innovation and Incubation.

FINANCIAL: Funding for the program services will be consistent with per pupil funding models used by the Board for charter and contract schools. However, there will be a floor of 150 seats that will be funded regardless of enrollment. The details of the financial implications will be addressed during the development of the 2013-2014 2014-2015 fiscal year budget. Since the School Code of Illinois prohibits the incurring of any llability unless appropriation has been previously made, expenditures beyond FY13<u>4</u> are deemed to be contingent liabilities only, subject to appropriation in subsequent fiscal year budget.

The Alternative Safe School Program will be jointly funded by CPS from General Funds and the Regional Safe Schools Program (RSSP) Grant from the Illinois State Board of Education. Funding from the RSSP Grant will be applied to cover agreed upon per pupil funding and the approved number of reserved seats for the Alternative Safe School Program with the difference being covered by General Funds.

Opening a new site will increase the 2014-2015 fiscal operating budget by \$1.37 million, and Chicago Public Schools will not receive additional revenue from the RSSP Grant to offset any portion of this amount.

GENERAL CONDITIONS:

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

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

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-P03), as amended from time to time, 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).

14-0528-EX16

AMEND BOARD REPORT 13-0724-EX3 AMEND BOARD REPORT 13-0522-EX3 APPROVE ENTERING INTO AGREEMENTS WITH VARIOUS PROVIDERS FOR ALTERNATIVE LEARNING OPPORTUNITIES PROGRAM SERVICES

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING DECISION:

Approve entering into agreements with the providers listed below for Alternative Learning Opportunities Program (ALOP) Services. Written agreements for services are being negotiated. No services shall be provided by any provider and no payment shall be made to any provider prior to the execution of such provider's written agreement. The authority granted herein shall automatically rescind as to each provider in the event a written agreement for such provider is not executed within 120 days of the date of this amended Board Report. Information pertinent to these agreements is stated below.

This July 2013 amendment is necessary to add an additional ALOP provider, Prologue Inc., and increase the number of ALOP seats.

This May 2014 amendment is necessary to (a) increase the student enrollment at the existing campuses for Banner Learning Corp., Ombudsman Educational Services, Ltd and Edison Learning, Inc., (b) include additional campuses for Ombudsman Educational Services, Ltd, Edison Learning, Inc., and Pathways in Education - Illinois, Inc., opening in the fall of 2014 with the corresponding increases in student enrollment for those providers, and (c) authorize the disbursement of one-time incubation and startup funds to Ombudsman Education Services, Ltd, Edison Learning, Inc., and Pathways in Education – Illinois, Inc. for their additional campuses opening in the fall of 2014. The authority granted herein shall automatically rescind as to each provider in the event a written amendment to the agreement for such provider is not executed within 120 days of the date of this amended Board Report.

PROVIDERS: Banner Learning Corp. 1243 S. Wabash Avenue, Suite 503 Chicago, Illinois 60605 Contact Name: Eric Carlton, President Contact Phone: 773-934-2328

> Pathways in Education - Illinois, Inc. 320 N. Halstead Street, Ste. 210 Pasadena, California 91107 Contact Name: Jamie Hall, President Contact Phone: 626-204-2550

Edison Learning, Inc. 900 S. Gay, Suite 1000 Knoxville, Tennessee 37902 Contact Name: Chris Wilberding, Vice President Operations -Alternative Education Solutions Contact Phone: 201-630-2861

Ombudsman Educational Services, <u>LLCLtd</u> 1585 N. Milwaukee Ave., Suite 2 Libertyville, Illinois 60048 Contact Name: Mark Claypool, President & CEO Contact Phone: 615-361-4000

Prologue Inc. 1135 N. Cleaver Chicago, IL 60642 Contract Name: Dr. Nancy Jackson, Executive Director Contact Phone: 773-935-9925

OVERSIGHT:

F: Alternative Network Office of Innovation and Incubation 4655 S. Dearborn Street, Room 309A <u>125 S. Clark St., 10th Floor</u> Chicago, IL 60609<u>3</u> Contact Name: Jennifer Vidis, Chief of Schools Jack Elsey, Chief Officer Contact Phone: 773-535-8500553-1530

ALOP PROPOSALS: In June 2012, the CEO made available the Call for Quality Schools to solicit responses from parties interested in providing a range of new alternative option school and program proposals, including proposals for ALOP services. ALOP proposals were submitted by Banner Learning Corp., Pathways in Education - Illinois, Inc. and Edison Learning, Inc. in response to the Call for Quality Schools. The proposals were evaluated using the criteria and standards set forth in the Call for Quality Schools and on January 23, 2013, the Board provided contingent approval of these proposals (Board Report 13-0123-EX2). In addition, to create additional capacity to serve out-of-school and at-risk students, the CEO made available a Request for Proposals for New Options in January 2013 to solicit additional proposals for alternative options schools and programs. As a result, ALOP proposals were submitted by Ombudsman Educational Services, LLCLtd and Prologue Inc. and evaluated using the criteria and standards set forth in the RFP.

In January and February 2014, four of the five providers submitted material modifications to (a) increase the student enrollment at the existing campuses for Banner Learning Corp., Ombudsman Educational Services, Ltd and Edison Learning, Inc. and (b) include additional campuses for Ombudsman Educational Services, Ltd, Edison Learning, Inc. and Pathways in Education - Illinois, Inc. opening in the fall of 2014 with corresponding increases in student enrollment for those three providers.

TERM: The term of the agreement with Banner Learning Corp. shall commence July 1, 2013 and end June 30, 2016, unless terminated earlier by the Board. The terms of the agreements with Pathways in Education – Illinois, Inc., Edison Learning, Inc., and Ombudsman Educational Services, <u>LLCLtd</u> shall commence July 1, 2013 and end June 30, 2018, unless terminated earlier by the Board. The term of the agreement with Prologue Inc. shall commence August 1, 2013 and end June 30, 2016, unless terminated earlier by the Board.

SERVICES: Providers shall provide the following ALOP services pursuant to Section 13B of the Illinois School Code (105 ILCS 5/13B-1 et seq.): High quality, comprehensive education program services for middle and high school aged youth who have been out-of-school, are significantly off-track for graduation, are chronically truant or are otherwise at-risk for academic failure. The providers will deliver a rigorous academic program that complies with CPS and state graduation and promotion requirements and is fully aligned to IL standards but is also tailored to meet the needs of individual students. Personalized learning plans, comprehensive social-emotional supports, and intensive post-secondary planning will be provided to all ALOP students.

Providers will be approved to serve the following number of students in SY13-14 for the term of each of their agreements: Banner Learning Corp. (up to 275 300 students), Pathways in Education – Illinois, Inc. (up to 600 1,200 students), Edison Learning, Inc. (up to 300 1,000 students), Ombudsman Educational Services, LLCLtd (up to 1,200 1,600 students), and Prologue Inc. (up to 240 students at the Winnie Mandela campus).

At a minimum, the agreements will address the requirements of the ALOP statute and regulations and student academic outcomes, and will also reflect resolution of any and all outstanding issues between the Board and the providers including, but not limited to, enrollment, funding, educational program, financial controls and practices, academic accountability and evaluations.

AUTHORIZATION: Authorize the General Counsel to include other relevant terms and conditions in the written agreements and amendments. Authorize the President and Secretary to execute the written agreements and amendments. Authorize the Chief of Alternative Network Innovation and Incubation Officer to execute all ancillary documents required to administer or effectuate the written agreements. Authorize the Chief Innovation and Incubation Officer to execute any documents related to the disbursement of the one-time incubation and startup funds for the additional campuses opening in the fall of 2014.

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

AFFIRMATIVE ACTION: Not applicable.

INCUBATION: Upon the final approval of this amended Board Report and the submission of each of their respective Incubation Budget Plans by Ombudsman Educational Services. Ltd., Edison Learning, Inc., Pathways in Education – Illinois, Inc., the Board will disburse an amount not to exceed \$160,000 in incubation funding for each additional campus opening in the fall of 2014 (1 campus for Ombudsman Educational Services, Ltd., 3 campuses for Edison Learning, Inc., and 2 campuses for Pathways in Education – Illinois, Inc.) The use of the funding will be outlined by the Office of Innovation and Incubation.

STARTUP FUNDING: Upon the execution of each of the amendments to the respective agreements with Ombudsman Educational Services, Ltd, Edison Learning, Inc. and Pathways in Education – Illinois, Inc., the Board will disburse a total amount not to exceed the following in startup funding for additional campuses opening in the fall of 2014: (a) \$609,379 for 1 Ombudsman campus, (b) \$449,179 per campus, for a total of \$1,347,537 for 3 Edison campuses, and (c) \$555,979 per campus for a total of \$1,111,958 for 2 Pathways campuses. The use of the funding will be outlined by the Office of Innovation and Incubation.

FINANCIAL: Funding for the program services will be consistent with per pupil funding models used by the Board for charter and contract high schools. The details of the financial implications will be addressed during the development of the 2013-2014 2014-2015 fiscal year budget. Since the School Code of Illinois prohibits the incurring of any liability unless appropriation has been previously made, expenditures beyond FY134 are deemed to be contingent liabilities only, subject to appropriation in subsequent fiscal year budgets.

This board report proposes to increase the current level of ALOP seats by $\frac{1,953}{1.725}$ for a total of $\frac{2,615}{4,340}$ seats. We estimate that roughly 50% of students in ALOP programs are recovered students who had previously dropped out, rather than transfers from other district schools, and therefore increase the overall enrollment of the district.

GENERAL CONDITIONS:

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

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

Indebtedness - The Board's indebtedness Policy adopted June 26, 2006 (96-0626-P03), 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.

Vice President Ruiz abstained on Board Report 14-0528-EX16.

President Vitale indicated that if there were no objections, Board Reports 14-0528-EX1 through 14-0528-EX8, 14-0528-EX10 through 14-0528-EX12, and 14-0528-EX14 through 14-0528-EX16, 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 14-0528-EX1 through 14-0528-EX8, 14-0528-EX10 through 14-0528-EX12, and 14-0528-EX14 through 14-0528-EX16 adopted.

14-0528-OP1

AUTHORIZE RENEWAL LICENSE AGREEMENT WITH DEPAUL UNIVERSITY FOR SPACE AT 2247 N HALSTED ST FOR LINCOLN ELEMENTARY

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize renewal of the license agreement with DePaul University for a portion of the building located at 2247 N Halsted St for Lincoln Elementary School, located at 615 W Kemper PI. 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 the license agreement is stated below.

LICENSOR: DePaul University

1 East Jackson Boulevard Chicago, Illinois 60604 Contact: Robert Kozoman Phone: (312) 362-6659

LICENSEE: Board of Education of the City of Chicago

PREMISES: Portion of 2247 N. Halsted St. consisting of the following rooms on the lower level: LL101, LL102, LL103, LL104, LL105, LL106, LL107, and LL109, together with non-exclusive use of certain common areas. Lincoln shall use the Premises on school days from 7:00am – 4:00pm.

USE: The licensed premises are to be used to relieve overcrowding at Lincoln Elementary School.

ORIGINAL AGREEMENT: The original term (authorized by Board Report 13-0626-OP15), commenced August 1, 2013, and ends on June 30, 2014.

RENEWAL TERM: The term of the license shall be renewed for a term commencing on July 1, 2014, and ending on June 30, 2015.

RENT: \$196,119 for the term, paid in 11 monthly installments of \$17,829 on the 1st of each month commencing as of August 1, 2014. During the month of July, 2014, the Board will not use the Premises and no rent shall be due for that month.

OTHER TERMS AND CONDITIONS: All other terms and conditions of the license shall remain the same.

AUTHORIZATION: Authorize the General Counsel to include other relevant terms and conditions in the written license agreement. Authorize the President and Secretary to execute the license agreement. Authorize the General Counsel to execute all ancillary documents required to administer or effectuate the license agreement.

AFFIRMATIVE ACTION: Exempt.

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

FINANCIAL: FY15 Fund: 230 Department Name: Facility Operations & Management Department Parent Unit Number: 11910 FY15: \$196,119

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 14-0528-OP1.

14-0528-PR1

AUTHORIZE A NEW AGREEMENT WITH AFTER SCHOOL MATTERS TO PROVIDE EDUCATIONAL SERVICES TO THE ADVANCED ARTS EDUCATION PROGRAM AT GALLERY 37

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize a new agreement with After School Matters to provide educational services to the Department of Arts Education at a total cost not to exceed \$1,060,000 (\$212,000 per year). Vendor was selected on a non-competitive basis: the non-competitive request was presented to the Non-Competitive Procurement Review Committee on April 22, 2014, and was approved by the Chief Purchasing Officer on April 22, 2014. A written agreement for educational services for the Advanced Arts Education Program (AAEP) at Gallery 37 is currently being negotiated. No services may be provided by and no payment shall be made to After School Matters 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 : Escareno, Miss Masocorro / 773-553-2284

VENDOR:

Vendor # 30111
 AFTER SCHOOL MATTERS
 66 EAST RANDOLPH ST. 4TH FLR.
 CHICAGO, IL 60647
 Mischelle Causey-Drake
 312 702-8584

USER INFORMATION:

Contact:

10890 - Arts

125 S Clark St - 11th Floor

Chicago, IL 60603

Rossero, Mr. Mario R

773-553-1306

TERM:

The term of this agreement shall commence on July 1, 2014 and shall end June 30, 2019. This agreement shall have two (2) options to renew for periods of two years each. The Board has a current Agreement with After School Matters (authorized by Board Report 13-0724-PR6) which ends July 31, 2014. The new agreement authorized herein shall include language stating that the prior agreement will terminate simultaneously upon execution of the new agreement.

EARLY TERMINATION RIGHT:

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

SCOPE OF SERVICES:

Vendor shall: (1) source professional teaching artists to staff each classroom in the Visual Arts, Arts & Technology, Performing Arts and Culinary Arts programs and (2) provide technology support to ensure technology issues are resolved each day before classes begin.

DELIVERABLES:

Vendor shall provide the following to the Department of Arts Education: (1) 12 professional teaching staff to instruct a class in their specialty to be teamed with a certified Chicago Public Schools teacher and (2) contract administration and management.

OUTCOMES:

Vendor's services shall result in (1) students having improved abilities in the area of art; (2) students having additional skills and experience that will help them obtain future jobs and entrance into university; and (3) students recognizing that there are a variety of jobs that can match their interests and potential.

COMPENSATION:

Vendor shall be paid as specified in the agreement; total for the term not to exceed the sum of \$1,060,000 (\$212,000 per year).

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

AFFIRMATIVE ACTION:

Pursuant to Section 5.2 of the Remedial Program for Minority and Women Owned Business Enterprise Participation in Good and Services Contracts, the participation goal provisions of the Program do not apply to transactions where the vendor providing services operates as a Not-for-Profit organization.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Charge to the Department of Arts Education: Fund 115, Unit 10890 FY2015 \$212,000.00 FY2016 \$212,000.00 FY2017 \$212,000.00 FY2018 \$212,000.00 FY2019 \$212,000.00 Fy2019 \$212,000.00 Future year funding is contingent upon budget appropriation and approval.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

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

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

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

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

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

14-0528-PR2

AUTHORIZE THE PRE-QUALIFICATION STATUS OF AND ENTERING INTO AGREEMENTS WITH VENDORS TO PROVIDE SUPPLEMENTAL IN-SCHOOL ARTS EDUCATION SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize the pre-qualification status of and entering into agreements with vendors to provide supplemental in-school arts education services at a cost not to exceed \$10,000,000.00 in the aggregate and approve entering into a written master agreement with each vendor. Vendors were selected on a competitive basis pursuant to Board Rule 7-2. A written master agreement for vendors is currently being negotiated. No services shall be provided by and no payment shall be made to any vendor prior to the execution of their written master agreement. The pre-qualification status approved herein for each vendor shall automatically rescind in the event such vendor fails to execute the Board's master agreement within 120 days of the date of this Board Report. Information pertinent to this master agreement is stated below.

Specification Number : 13-250080

Contract Administrator :

Escareno, Miss Masocorro / 773-553-2284

USER INFORMATION :

Contact:

10890 - Arts

125 S Clark St - 11th Floor

Chicago, IL 60603

Rossero, Mr. Mario R

773-553-1306

TERM:

The term of this pre-qualification period and each master agreement is two (2) years, commencing on June 1, 2014 and ending on May 31, 2016. The Board shall have two (2) options to renew for periods of two (2) years each.

SCOPE OF SERVICES:

These In-School Arts Education Services, may be chosen by individual schools through partnerships with community based arts organizations, to supplement direct instruction from certified arts instructors at each school to help provide deeper, richer, and more connected arts learning to the city's arts and cultural life. Selected external arts partners/suppliers will provide in-school arts education services to the Board, which consist of two categories: (1) Student Services and (2) Teacher Services. The subcategories are (1a) Artist Residencies, (1b) Performances and Assemblies, (1c) Field Trips, (1d) Exhibitions and Productions, (2a) Professional Development and Workshops, and (2b) Coaching and Mentorship. In-school arts education services may address one art form or may encompass multiple art forms, including visual art, music, dance, theatre/drama, media arts, literary arts, cultural arts, multi-disciplinary arts offerings, and not before or after school.

COMPENSATION:

The sum of payments to all pre-qualified vendors for the pre-qualification term shall not exceed \$10,000,000.00 in aggregate.

USE OF POOL:

All schools are authorized to receive services from the pre-qualified pool as follows: Vendors are assigned based upon the needs of each school.

AUTHORIZATION:

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

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, the MBE/WBE goals for this contract are 25% total MBE and 5% total WBE participation. Aggregated compliance of the vendors in the pool will be monitored on a quarterly basis.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Various Funds. All schools and departments. \$10,000,000.00, FY15 and FY16. 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).

4) Vendor # 81483 Vendor # 99541 AUDITORIUM THEATRE OF ROOSEVELT ACTORS GYMNASIUM, THE UNIVERSITY 927 NOYES STREET **50 EAST CONGRESS PARKWAY** EVANSTON, IL 60201 CHICAGO, IL 60605 Virginia Nugent Christina Bourne 847 328-2795 312 341-2353 Subcategories: (1a) (1b) (1d) Subcategories: (1a) (1c) 5) Vendor # 99540 Vendor # 31581 ALL STARS THEATRE COMPANY BARREL OF MONKEYS PRODUCTIONS 4127 NORTH TRIPP 4410 N. RAVENSWOOD AVE. #LL3 CHICAGO, IL 60641 CHICAGO, IL 60640 Arin Mulvaney Elizabeth Levy 773 506-7140 773 289-2374 Subcategories: (1a) (1b) Subcategories: (1a) 6) Vendor # 35931 Vendor # 22531 BLACK ENSEMBLE THEATER ART ENCOUNTER CORPORATION 927 NOYES ST. # 109 4450 N. CLARK STREET EVANSTON, IL 60201 CHICAGO, IL 60640 Joanna Pinsky Jackie Taylor 847 328-9222 773 769-4451 Subcategories: (1a) (2a) Subcategories: (1a) (1c) (2a)

2)

1)

3)

Vendor # 97648

BUBBLES WORLD, INC DBA BUBBLES ACADEMY

1504 N. FREMONT

CHICAGO, IL 60642

Natalie Monterastelli

312 944-7677

Subcategories: (1a) (1b)

8)

9)

Vendor # 64915

CARLA A. TANTILLO DBA MINDFUL PRACTICES

204 S. RIDGELAND

OAK PARK, IL 60302

Carla Tantilio

708 997-2179

Vendor # 34824

CHANGING WORLDS

CHICAGO, IL 60616

Emilie Shumway

312 421-8040

Subcategories: (1a) (1b) (1d) (2a)

329 WEST 18 STREET, SUITE 506

12)

10)

11)

Vendor # 31736

EDUCATION

CHICAGO, IL 60604

Subcategories: (1a) (2a)

CHICAGO CHILDRENS CHOIR

78 E WASHINGTON ST. 5TH FLR.

Amy Rasmussen

312 870-6140

Vendor # 73393

CHICAGO, IL 60602

Subcategories: (1a)

Subcategories: (1a)

Pam Shortall

312 849-8300

CHICAGO ARTS PARTNERSHIPS IN

228 S. WABASH AVE., SUITE 500

Vendor # 67054 CHICAGO JAZZ PHILHARMONIC 1111 NORTH WELLS STREET., STE 501 CHICAGO, IL 60610 Birdie Soti 312 573-8932

Subcategories: (1a) (2a)

Vendor # 64487 CHICAGO LIGHTS 126 EAST CHESTNUT ST. CHICAGO, IL 60611 Stacy Jackson 312 981-3562

Subcategories: (1a)

Vendor # 22395

CHICAGO SYMPHONY ORCHESTRA 220 SOUTH MICHIGAN AVENUE CHICAGO, IL 60604 Jon Weber 312 294-3075

Subcategories: (1a) (1c) (2a)

15)

14)

Vendor # 10737

CHICAGO YOUTH SYMPHONY ORCHESTRAS

410 S. MICHIGAN AVE, SUITE 833

CHICAGO, IL 60605

Malika Coletta

312 939-2207

Subcategories: (1a) (1b) (1c)

Vendor # 72093
CHILD'S PLAY TOURING THEATRE
4161 NORTH DAMEN AVE.
CHICAGO, IL 60618
June Podagrosi
773 235-8911
Subcategories: (1a) (1b) (2a)
Vendor # 46623
CIRCESTEEM DBA CHICAGO YOUTH CIRCUS
4730 NORTH SHERIDAN RD.
CHICAGO, IL 60640
Angelique Grandone
773 732-4564
Subcategories: (1a) (1c)

16)

17)

18)

Vendor # 12686 CREATIVE DIRECTIONS OF ILLINOIS, LTD 1227C CENTRAL ST. EVANSTON, IL 60201 Karen L. Erickson 847 328-6393

Subcategories: (1a) (1b) (1d) (2a) (2b)

	22)	
Vendor # 94674		Vendor # 94892
CROOKED DOOR STORYTELLING, LLC		EDUMOTION, LLC DBA DANCING WITH
1342 WEST NORWOOD STREET		
CHICAGO, IL 60660		5246 NORTH ELSTON AVE. 2ND FLR.
Genevieve K. Waller		CHICAGO, IL 60630
773 330-8086		Margot Toppen
		312 371-7318
Subcategories: (1a) (1b)		Subcategories: (1a) (1b) (2a)
Vendor # 30833	23)	Vendor # 61647
DISCOVER MUSIC-DISCOVER LIFE		
1111 N. WELLS, SUITE 502		ELLAMONIQUE BACCUS DBA WISDOMTREE
CHICAGO, IL 60610		15 S. HOMAN., APT 209
Mark A. Ingram		CHICAGO, IL 60624
312 573-8930		Ellamonique Baccus
512 575-5555		312 212-3926
Subcategories: (1a) (1b) (2a)		Subcategories: (1a) (2a)
Vendor # 29860	24)	Vendor # 22372
DUSABLE MUSEUM OF AFRICAN HISTOR	RY	EMERALD CITY THEATRE COMPANY, INC
740 E. 56TH PLACE		
CHICAGO, IL 60637		2936 NORTH SOUTHPORT AVE
Dr. Carol Adams		CHICAGO, IL 60657
773 947-0600		Gillian Gorra
		773 529-2690
Subcategories: (1b) (1c)		Subcategories: (1a) (1c)
		oupdategories. (14) (10)

19)

21)

25)	Vendor # 10741	28)	Vendor # 35856
	ENSEMBLE ESPANOL		FRANK LLOYD WRIGHT TRUST
÷	5500 NORTH ST. LOUIS AVE		209 S. LASALLE STREET
	CHICAGO, IL 60625		CHICAGO, IL 60604
	Jorge Perez		Celeste Adams
	773 442-5904		312 994-4030
	Subcategories: (1a) (1b) (1c)		Subcategories: (1a) (2a)
26)	Vendor # 99543	29)	Vendor # 99539
	FEHINTY AFRICAN THEATRE ENSEMBLE		FULCRUM POINT NEW MUSIC PROJECT
	7362 NORTH DAMEN AVE. 1N		30 EAST ADAMS ST. STE 1201
	CHICAGO, IL 60645		CHICAGO, IL 60603
	Olateju S Adesida		Jeniffer Herlein
	773 417-9997		312 726-3846
	Subcategories: (1a)		Subcategories: (1a)
27)		30)	
	Vendor # 81012		Vendor # 52307
	FIFTH HOUSE ENSEMBLE		GO GET YOUR SMOCK INC.
	7200 NORTH ROGERS AVE.		3000 WEST EASTWOOD AVE.
	CHICAGO, IL 60645		CHICAGO, IL 60625
	Melissa Snoza		Diane Sutliff
	224 715-6455		773 588-0178
	Subcategories: (1a) (1b)		Subcategories: (1a)

Vendor # 30754 HUBBARD STREET DANCE CHICAGO 1147 WEST JACKSON CHICAGO, IL 60607-0000 Kathryn Humphreys 312 850-9744

Subcategories: (1a) (1c) (2a)

32)

Vendor # 45452 IMAGINATION THEATRE INC 4001 N. RAVENSWOOD AVE # 503-C CHICAGO, IL 60613 Stephen Leaver 773 327-6788

Subcategories: (1b)

33)

Vendor # 96575 INTONATION MUSIC WORKSHOP 345 NORTH LOOMIS., STE 409 CHICAGO, IL 60607 Cyndy Fike 312 505-4267

Subcategories: (1a)

Vendor # 27229 JOFFREY BALLET, THE 10 EAST RANOLPH STREET. CHICAGO, IL 60601 Pierre Lockett 312 386-8931 Subcategories: (1a)

Vendor # 85037

34)

35)

36)

KALAPRIYA FOUNDATION CENTER FOR INDIAN PERFORMING ARTS

410 SOUTH MICHIGAN AVE., SUITE #470

CHICAGO, IL 60605

Pranita Jain

312 436-2789

Subcategories: (1a)

Vendor # 26055

LIFELINE PRODUCTIONS, INC DBA LIFELINE THEATRE

6912 N GLENWOOD

CHICAGO, IL 60626

Alison Cain

773 761-4477

Subcategories: (1a)

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37)	Vendor # 97156	40)	Vendor # 33278
			MERIT SCHOOL OF MUSIC
	LMS INNOVATIONS, INC DBA PLAY IN BOOK		
	2734 WEST LELAND AVE.		38 SOUTH PEORIA ST.
	CHICAGO, 1L 60625		CHICAGO, IL 60607
	Laura St. John		Thomas F. Bracy
	773 329-0920		312 786-9428
			Subcategories: (1a)
	Subcategories: (1a) (2a)	41)	oubcalcybrice, (14)
38)		41)	Vendor # 45622
	Vendor # 17270		MUNTU DANCE THEATRE
	LOOKINGGLASS THEATRE COMPANY		1809 EAST 71ST STREET, STE 203
	875 N. MICHIGAN AVE., STE 1430		CHICAGO, IL 60649
	CHICAGO, IL 60611		Joan Gray
	Lizzie Perkins		773 241-6080
	773 477-9257X193		
	Subcategories: (1a) (1c)		Subcategories: (1a) (1b)
39)	Subcategories. (1a) (1c)	42)	Vandar # 20725
	Vendor # 99537		Vendor # 20725
	MEMA-MUSIC INC		MUSIC EDUCATION SERVICES, INC.
	2334 WEST FARWELL AVE., #2W		1041 BONAVENTURE DRIVE
	CHICAGO, IL 60645		ELK GROVE VILLAGE, IL 60007
	Jeanne Warsaw-Gazga		Steven Nierman
	773 447-1963		847 805-1800

Subcategories: (1a)

Subcategories: (1a)

63

Vendor # 43996 MUSIC HOUSE, INC 2925 W DEVON AVENUE CHICAGO, IL 60659 Richard Trumbo 773 761-3770

Subcategories: (1a) (2a)

44)

Vendor # 20070 MUSIC INSTITUTE OF CHICAGO 300 GREEN BAY ROAD WINNETKA, IL 60093 Corrine Ness 847 905-1500

Subcategories: (1a) (1b) (1c) (2a) (2b)

45)

Vendor # 29483 NORTHEASTERN ILLINOIS UNIVERSITY 2 NEIU TEACHER CENTER CHICAGO, IL 60622-5972 Matthew Dealy 773 733-7330

Subcategories: (1a) (2a) (2b)

Vendor # 31814 NORTHWESTERN UNIVERSITY SETTLEMENT 4 1400 W AUGUSTA BLVD CHICAGO, IL 60622 Tom Avetis 773 278-7471 Subcategories: (1a) (1c) Vendor # 28983 OLD TOWN SCHOOL OF FOLK MUSIC 4544 NORTH LINCOLN AVE CHICAGO, IL 60625 Melissa Mallinson 773 728-6000 Subcategories: (1a) (1b) (1c)

Vendor # 99599

46)

47)

48)

POCKET CIRCUS

1836 RIDGELAND AVE

BERWYN, IL 60402

Maria Chichizola

708 484-4093

Subcategories: (1b)

52)

53)

54)

PROJECT DANZTHEATRE COMPANY DBA CHICAGO DANZTHEATRE ENSEMBLE

2480 N. ALBANY SUITE 1

CHICAGO, IL 60647

Ellyzabeth Adler

Vendor # 11634

773 486-8261

Subcategories: (1a) (1b) (1d)

50)

Vendor # 38368 READING IN MOTION 65 E. WACKER PLACE, SUITE 1800 CHICAGO, IL 60601 Michele Rudnick 312 357-9463

Subcategories: (2b)

51)

Vendor # 21453 REDMOON THEATER 2120 S. JEFFERSON ST CHICAGO, IL 60616 Sophia Wong Boccio 312 850-8440

Subcategories: (1a) (2a)

Vendor # 95174 ROCK FOR KIDS 314 WEST INSTITUTE PLACE CHICAGO, IL 60610 Robin Koelsch 312 255-9454

Subcategories: (1a) (1b)

Vendor # 99538 SANDERS, MARTHA ELLEN 1217 WEST ROSEMONT CHICAGO, IL 60660 Martie Sanders

773 769-6488

Subcategories: (1a)

Vendor # 34171 SGA YOUTH & FAMILY SERVICES 11 EAST ADAMS SUITE 1500 CHICAGO, IL 60603 Susana Marotta 312 447-4323

Subcategories: (1a)

55)		58)	
	Vendor # 23362		Vendor # 32189
	SONES DE MEXICO ENSEMBLE		URBAN GATEWAYS
	P O BOX 13261		205 WEST RANDOLPH ST., SUITE 1700
	CHICAGO, IL 60613		CHICAGO, IL 60606-1814
	Juan Dies		Eric Delli Bovi
	773 728-1164		312 922-0440
	Subcategories: (1a)		Subcategories: (1a) (1b) (2a) (2b)
56)	Vendor # 24279	59)	Vendor # 37514
	STREET-LEVEL YOUTH MEDIA		VOICE OF THE CITY
	1637 N. ASHLAND		2823 NORTH MILWAUKEE AVE.
	CHICAGO, IL 60622		CHICAGO, IL 60618
	Manwah Lee		Dawn Galtieri
	773 862-5531		773 782-9471
	Subcategories: (1a) (1c) (2a)		Subcategories: (1a) (1b) (2a)
57)	Vendor # 96406	60)	Vendor # 11060
	TINY'S PERFORMING ARTS CENTER, NFF	2	YOUTH GUIDANCE
	1425 WEST SHERWIN., STE 1A		1 NORTH LASALLE ST., #900
	CHICAGO, IL 60626		CHICAGO, IL 60602
	Samara Smith		Katie Svaicer
	773 428-6400		312 404-3242
	Subcategories: (1a)		Subcategories: (1a) (2a)

Vice President Ruiz abstained on Board Report 14-0528-PR2.

14-0528-PR3

AMEND BOARD REPORT 13-1120-PR5

AUTHORIZE FINAL RENEWAL AGREEMENTS WITH EIGHT CONTRACTORS FOR JOB ORDER CONTRACTING (JOC) SERVICES FOR THE CAPITAL IMPROVEMENT PROGRAM

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize final renewal agreements with various Contractors to provide Job Order Contracting (JOC) services to the Department of Facilities at a total cost for the option period not to exceed \$30,000,000 \$70,000,000. Written documents exercising this option are currently being negotiated. No payment shall be made to any Contractor during the option period prior to execution of their written document. The authority granted herein shall automatically rescind as to each Contractor in the event their written document is not executed within 90 days of the date of this Board Report. Information pertinent to this option is stated below.

This May 2014 amendment is necessary to increase Board authority for the pre-qualified JOC Contractors for construction delivery of projects in the FY15 budget that are to be completed this summer and for projects that have equipment and or systems that require several months to manufacturer, deliver and install. No written amendments to the renewal agreements are required.

Specification Number : 09-250065 And 11-250000

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

ORIGINAL AGREEMENT:

The original Agreements (authorized by Board Report 09-1028-PR4) in the amount of \$50,000,000 are for a term commencing upon execution and ending December 31, 2012, with the Board having two (2) options to renew for a one (1) year term. The Board Report was amended (authorized by Board Report 11-0525-PR1) to add three new contractors. The agreements were renewed (authorized by Board Report 12-1024-PR8) for a term commencing January 1, 2013 and ending December 31, 2013. The original agreements were awarded on a competitive basis pursuant to Board Rule 7-2.

OPTION PERIOD:

The term of each agreement is being renewed for one (1) year commencing January 1, 2014 and ending December 31, 2014.

OPTION PERIODS REMAINING:

There are no option periods remaining.

SCOPE OF SERVICES:

Upon receipt of a Notice to Proceed (which includes a Project Work Order), Contractors shall provide all management, work, materials, supplies, parts (to include system components), transportation, plant, supervision, labor, and equipment, except when specified as furnished by the Board, needed to complete the Project Work Order. The Contractors may be used to perform any work on Board facilities but are primarily intended for renovation projects of the Board's Capital Improvement Program.

DELIVERABLES:

Contractors will provide labor, materials and other resources as required to execute Project Work Orders in accordance with the final scope or work documented on a Board provided form and approved by the Board within agreed-upon timeframes.

OUTCOMES:

Contractors' services will result in delivering accurately, estimated and expertly executed construction projects.

COMPENSATION:

Contractors shall be paid as specified in their agreements, total compensation for all Contractors in the aggregate not to exceed the sum of \$30,000,000 \$70,000,000, which sum is inclusive of any and all reimbursable expenses.

AUTHORIZATION:

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

AFFIRMATIVE ACTION:

Pursuant to section 4.1 of the Remedial Program for Minority and Women Business Enterprise Participation (M/WBE Program) in construction projects, the aspirational goal will be applied to this pool at 30% MBE and 10% WBE overall participation. Compliance of subsequent vendors from the pool created by this contract will be subjected to reviews on a contract-by-contract basis.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Various Capital Funds Facility Operations and Maintenance, 11880 \$30,000,000 \$70,000,000 FY14 and FY15 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).

6)

7)

8)

Vendor # 76326 F.H. PASCHEN, S.N. NIELSEN & ASSOCIATES., LLC 5515 N. EAST RIVER RD. CHICAGO, IL 60656 Leo J. Wright 773 444-3474

2)

3)

4)

1)

Vendor # 23996 K.R. MILLER CONTRACTORS, INC. 1624 COLONIAL PARKWAY INVERNESS, IL 60067 Keith R. Miller 847 358-6400

Vendor # 11067 OLD VETERAN CONSTRUCTION, INC 10942 SOUTH HALSTED STREET CHICAGO, IL 60628 Jose Maldonado 773 821-9900

Vendor # 55082 PAUL BORG CONSTRUCTION CO., INC 2007 SOUTH MARSHALL BLVD. CHICAGO, IL 60623 James Crnich 773 523-1111

5)

Vendor # 34010 WIGHT & COMPANY 211 N. CLINTON CHICAGO, IL 60661 Ken Osmun 312 261-5700

14-0528-PR4

AUTHORIZE THE FIRST RENEWAL AGREEMENTS WITH CARNOW, CONIBEAR AND ASSOCIATES, AND GSG CONSULTANT'S INC. TO PROVIDE ENVIRONMENTAL TESTING FOR CONSTRUCTION PROJECTS

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize the first renewal agreements with Carnow, Conibear & Associates and GSG Consultant's, Inc. to provide environmental testing services for construction projects to the Department of Facilities at a total cost for the option period not to exceed \$8,000,000 in the aggregate. Written documents exercising this option are currently being negotiated. No payment shall be made to any vendor during the option period prior to execution of their written document. The authority granted herein shall automatically rescind as to each vendor in the event their document is not executed within 90 days of the date of this Board Report. Information pertinent to this option is stated below.

Specification Number : 10-250069 Contract Administrator : Hernandez, Miss Patricia / 773-553-2280

Vendor # 81957 ALL-BRY CONSTRUCTION COMPANY 145 TOWER DRIVE., UNIT 7 BURR RIDGE, IL 60527 Thomas W. Girouard 630 655-9567

Vendor # 99843 MCDONAGH DEMOLITION INC 1269 WEST LE MOYNE CHICAGO, IL 60642 Geraldine McDonagh

773 276-7707

Kelly Heneghan

708 839-5605

Vendor # 31792 OCA CONSTRUCTION, INC 8434 CORCORAN RD., #100 WILLOW SPRINGS, IL 60480-1666

VENDOR:

1) Vendor # 36789 CARNOW, CONIBEAR & ASSOCIATES, 600 WEST VAN BUREN STREET., STE 500 CHICAGO, IL 60607 Shirley Conibear 800 860-4486

2) Vendor # 20966 GSG CONSULTANTS, INC 855 W ADAMS ST., SUITE 200 CHICAGO, IL 60607 Arturo Saenz 312 733-6262

USER INFORMATION :

Contact:

11860 - Facility Operations & Maintenance

125 South Clark Street 16th Floor

Chicago, IL 60603

Crivello, Miss Lynn A

773-553-2960

ORIGINAL AGREEMENT:

The original Agreements (authorized by Board Report 11-0622-PR9) in the amount of \$15,000,000 are for a term commencing August 1, 2011 and ending July 31, 2014, with the Board having two (2) options to renew for two (2) year terms. The original agreement was awarded on a competitive basis pursuant to Board Rule 7-2.

OPTION PERIOD:

The term of each agreement is being renewed for two (2) years commencing August 1, 2014 and ending July 31, 2016.

OPTION PERIODS REMAINING:

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

SCOPE OF SERVICES:

Vendors will continue to provide Managing Environmental Consultant (MEC) Services. The scope of work for MEC includes, but is not limited to:

Provide oversight/management of environmental contractors;

Provide audit and quality assurance /quality control;

Coordinate environmental work;

Provide designs and bid specifications for environmental work;

Collection and analysis of samples including, but not limited to, chemical, biological, asbestos, lead, soil, waste and air;

Conduct microbiological and indoor air quality assessments;

Develop and provide educational services to the Board personnel;

Respond to environmental emergencies including, but not limited to, chemical spills, asbestos, and lead painting incidents; and

As necessary, manage small scale remediation measures.

DELIVERABLES:

Vendors will continue to provide comprehensive and accurate reports including the following: project design documents, oversight reports, investigations and testing reports, inspection reports, letters, notifications, and electronic submittals as required by the Environmental Services Manager.

OUTCOMES:

Vendors' services will result in qualification of environmental conditions, safe and responsible mitigation and management of environmental conditions and the establishment of environmental records required by law.

COMPENSATION:

Vendors shall be paid during this option period as follows: in accordance with the rates set forth in their respective agreements. The annual compensation payable to all Vendors shall not exceed \$4,000,000, in the aggregate; the total compensation payable to all Vendors for the two year renewal period shall not exceed \$8,000,000. The not-to-exceed amounts are inclusive of any and all reimbursable expenses.

AUTHORIZATION:

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

AFFIRMATIVE ACTION:

Pursuant to section 6.2 of the Remedial Program for Minority and Women Business Enterprise Participation in Goods and Services Contracts (M/WBE Program), the category goals method for M/WBE participation will be utilized. This contract is in full compliance with the goals set at 35% total MBE and 10% total WBE participation. The aggregated compliance of the vendors in the pool will be reported on a quarterly basis.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Various capital and operating funds Charge to Facilities: \$4,000,000 per year for 2 year term total \$8,000,000 FY 15, and FY 16 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).

14-0528-PR5

AUTHORIZE A NEW AGREEMENT WITH AUBURN CORPORATION FOR INSTALLATION OF WINDOW-MOUNTED AIR CONDITIONING UNITS, INCLUDING SUPPLY, DELIVERY AND INSTALLATION OF INSULATED PANELS AND ACCESSORIES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize a new agreement with Auburn Corporation to provide Installation of Window-mounted Air Conditioning Units, including Supply, Delivery and Installation of Insulated Panels and Accessories, to the Department of Facilities at a total cost not to exceed \$3,638,580. Vendor was selected on a competitive basis pursuant to Board Rule 7-2. A written agreement for Vendor's services is available for signature. 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 : 14-250021

Contract Administrator : Hernandez, Miss Patricia / 773-553-2280

VENDOR:

1) Vendor # 18485

AUBURN CORPORATION 10490 W. 164TH PLACE ORLAND PARK, IL 60467 Richard Erickson 708 349-7676

USER INFORMATION :

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 on the date the agreement is signed and shall end twelve (12) months thereafter. This agreement shall have no options to renew.

EARLY TERMINATION RIGHT:

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

SCOPE OF SERVICES:

Vendor will install new CPS supplied window-mounted air conditioning units including supply of required installation accessories.

DELIVERABLES:

The Vendor shall provide the required accessories and install new window-mounted air conditioning units as set forth in the terms of the agreement.

OUTCOMES:

Vendor's services will result in air conditioning in classrooms in the District.

COMPENSATION:

Vendor shall be paid as specified in their agreement, not to exceed the sum of \$3,638,580.

AUTHORIZATION:

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

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, the MBE/WBE goals for this agreement are 25% total MBE and 5% total WBE participation. However, the Waiver Review Committee recommends that a waiver of the WBE goal, be granted until a viable WBE firm can be identified.

The Vendor has identified the following:

Total MBE - 25% ASC Window Corporation 7649 South Racine Chicago, Illinois 60620 Contact: Trevor Smith

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Charge to Various Capital Funds, Parent Unit Number 11860 Total Not To Exceed: \$3,638,580 FY 15

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).

14-0528-PR6

AUTHORIZE A NEW AGREEMENT WITH ILLCO INCORPORATED FOR THE SUPPLY AND DELIVERY OF WINDOW-MOUNTED AIR CONDITIONING UNITS

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize a new agreement with Illco Incorporated for the supply and delivery of Window-Mounted Air Conditioning Units for the Department of Facilities at a total cost not to exceed \$1,052,755. 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 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 : 14-250020

Contract Administrator : Hernandez, Miss Patricia / 773-553-2280

VENDOR:

1) Vendor # 28019 ILLCO, INC. P.O. BOX 1330 AURORA, IL 60507-1330 Rick Van Cura 630 892-7904

USER INFORMATION:

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 on the date the agreement is signed and shall end twelve (12) months thereafter. 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.

DESCRIPTION OF PURCHASE:

Goods: Window Mounted Air Conditioning Units - 1 ton and 2 ton Total Cost Not to Exceed: \$1,052,755

OUTCOMES:

This purchase will result in equipment to provide air conditioning in classrooms in the District.

COMPENSATION:

Vendor shall be paid in accordance with the unit prices contained in the agreement; total not to exceed the sum of \$1,052,755.

AUTHORIZATION:

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

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, this agreement is exempt from the provisions of the MBE/WBE program.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL: Charge to Various Capital Funds, Parent Unit Number: 11860 Total Not to Exceed Amount: \$1,052,755 FY15 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).

14-0528-PR7

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

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

This report details the award of Capital Improvement Program construction contracts in the total amount of \$30,244,898.76 to the respective lowest responsible bidders for various construction projects, as listed in Appendix A of this report. These construction contracts shall be for projects approved as part of the Board's Capital Improvement Program. Work involves all labor, material and equipment required to construct new schools, additions, and annexes, or to renovate existing facilities, all as called for in the plans and specifications for the respective projects. Proposals, schedules of bids, and other supporting documents are on file in the Department of Operations. These contracts have been awarded in accordance with section 7-3 of the Rules of the Board of Education of the City of Chicago.

This report also details changes to existing Capital Improvement Program construction contracts, in the amount of (\$428,050.38) as listed in the attached May Change Order Log. These construction contract changes have been processed and are being submitted to the Board for approval in accordance with section 7-15 of the Rules of the Board of Education of the City of Chicago, since they require an increased commitment necessitated by an unforeseen combination of circumstances or conditions calling for immediate action to protect Board property to prevent interference with school sessions.

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

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

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

Budget classification: Fund – 436, 468, 476, 477, 479, 480, 481, 482 will be used for all Change Orders (May Change Order Log); Funding source for new contracts is so indicated on Appendix A

Funding Source: Capital Funding

GENERAL CONDITIONS:

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

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

Appendix A May 2014

SCHOOL	CONTRACTOR	CONTRACT #	CONTRACT METHOD	CONTRACT AWARD	AWARD	ANTICIPATED COMPLETION DATE	FISCAL YEAR	AFFIRM.	ACTION			PROJECT SCOPE AND NOTES	REASONS FOR PROJECT
Ames School	RELIABLE & ASSOCIATES	2700913	BID	\$ 3,583,488.00	3/27/2014	8/10/2014	2014	AA O	H 2	A 29		3E 3 The intent of this project is to expand existing Ames middle school (7-8) include high school grades (9-12) and address the listed High School programmatic requirements. Project to include the following: Interior renovations: Install new High School standard science labs [Levels 1, 2 ar 3); upgrade z existing science lab to current Level-3 science labs tandards and upgrade Z existing computer labs to current CFS standards; replace interior doors (30%); Install new marker boards in all classrooms and replace gym floor with wood flooring. Envelope work: Tuck-pointing am thermal crack repair. Site work: Provide new synthetic turf soccer field. Mechanical: Replace existing DDC system including all controls, provide new BAS, and targeted mechanical repairs to provide a commissionable BAS, ADA:Provide code required path of Travel.	d
Carson School	ALL-BRY CONSTRUCTION COMPANY	2696945	BLD	\$ 5,194,400.00	3/19/2014	8/11/2014	2014	6	23	0	10	0 SITE SCOPE: Remove and replace damaged sidewalk, slope sidewalk to meet new entry stalrs/ramp. INTERIOR SCOPE: Accessible Parking, Accessible entrance, New Alphone, 2 drinking fountains, New Unisex/Sit Toilet Room, New Elevator, New Elevator Vestibule, New South Exterior Stairs, First floor repairs in corridor to new elevator. (2) New First Floor Ramps by Gymnasium, New Interior and Exterior signage, New South-Ea Entry (Ramp and Stairs), Classroom and corridor finishes to address water infiltration. EXTERIOR SCOPE: Masonry reconstruction including window heads, roof replacement, chimney reconfiguration and primary entries. MEP SCOPE: Roof associated equipment replacement, Repair/Replace kitchen exhaust fan.	st
Castellanos School	K.R. MILLER CONTRACTORS, INC.	2694812	joc	\$ 211,202.12	3/14/2014	6/1/2014	2014		TBD			Contractor shall convert the freezer to a cooler (requires adjustment to the defrost timer). Contractor shall provide (2) new MHPS serving lines including all utility connections, (2) hand sinks, power and data to all mobile equipment, etc. Refer to CPS furnished plan and cut sheets for additional information. Contractor shall remove existing convection ove and (3) 1-door refrigerators CPS shall provide and contractor shall instat (2) 2-door refrigerators, including necessary utility connections for operation; warmers each require a 115v 20A dedicated receptacle.	
Clemente School	K.R. MILLER CONTRACTORS, INC.	2694809	BID	\$ 1,061,000.00	3/14/2014	8/11/2014	2014	4	3	15	3	2 The intent of this project is to provide new/renovated CTE labs. 1) Broadcast Lab 2) Culinary Lab and associated Culinary Classroom 3) Health Science Lab and associated Health Science classroom. The project also includes any necessary ADA renovations to ensure these space are	7
Crane School	F.H. PASCHEN, S.N. NIELSEN & ASSOCIATES, LLC	2706106	JOC	\$ 204,998.64	4/ 8/2014	7/18/2014	2013	78	0	0	(Replace modified bitumen roof system at area wells below the existing standing seam metal roof system (two locations), rod/televise related r drains (2 total) to street main, provide (2) new roof drains, provide sele masonry renovations, provide new roof lighting, and address related water-damaged interior finishes.	
Crane School	WIGHT & COMPANY	2696946	BID	\$ 1,875,000.00	3/19/2014	8/1/2014	2013	0	23	7	9	Strip lawn and topsoil from existing football field, excavate as necessary for the construction of infrastructure and section of a new artificial turf field. Demolish and remove existing bituminous track pavement with urethane coating, excavate as necessary for the construction of infrastructure and full section for a new HMA track with athletic surfact provide sufficient sports field and vehicular parking lighting from an existing electric service at the building. Provide fencing and signage improvements. This project includes accessibility improvements.	9 ng.

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

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

1 of 2

Appendix A May 2014

SCHOOL	CONTRACTOR	CONTRACT #	CONTRACT METHOD		CONTRACT AWARD	AWARD	ANTICIPATED COMPLETION DATE	FISCAL YEAR	AFFIRM.	ACTION			PROJECT SCOPE AND NOTES	REASONS FOR PROJECT
Curie School	ALL-BRY CONSTRUCTION COMPANY	2699164	BID	\$	475,000.00	3/25/2014	8/19/2014	2014	AA 0	H 32	0	WBE 5	Provide topsoil and sod to grade existing athletic fields to provide positive drainage, repair the existing field irrigation system, perform repairs to one softbail field to upgrade to a basebail diamond, provide clean bail-field infield mix, provide bail-field fencing and accessibility improvements. The project is funded through a state grant for \$500,000 and CPS is not	2
Earle School	WIGHT & COMPANY	2703080	BID	\$	73,810.00	4/2/2014	6/1/2014	2014		TBD			contributing additional funds. The intent of this project is to create a combined library/media center within the existing library spaces. Develop a design solution at the site via new furniture, minor building and system modifications. This will be funded by Rukiva's Team.	8
Faraday School	F.H. PASCHEN, S.N. NIELSEN & ASSOCIATES, LLC	2694962	BID	\$	4 67,000.00	3/14/2014	8/10/2014	2014	16	9	0	5	This project has been revised per the direction of the STEM Coordinator to Include the following new classrooms to support the STEM curriculum; (1) new engineering labs, (1) new media classroom, (1) new level III science classrooms, and renovation of (2) existing computer classrooms.	o 7
Lafayette School	F.H. PASCHEN, S.N. NIELSEN & ASSOCIATES, LLC	2698194	BID	5	15,924,000.00	3/21/2014	8/10/2014	2014	17	14	0	12	New accessible entrance, elevator, LULA, stage lift, Unisex toilet. rooms, general toilet room accessibility. Renovated finishes in classrooms, library, gymnasium, auditorium, corridors, stairs, administration offices, toilet rooms. (4) New science classrooms and (1) prep room, computer lab, black box, theatre, large ensemble space, art lab with kin, dance studios and music rooms including sound booths, dry locker rooms. Student lockers, music lockers, marker and tack boards. Exterior masonr; restoration & roof patching. Air handler for Black box theatre, Window AC, new exhaust fans, MDF Room cooling, new WAP overlay throughout.	7
Melody School	F.H. PASCHEN, S.N. NIELSEN & ASSOCIATES, LLC	2696042	BID	\$	574,000.00	3/18/2014	8/10/2014	2014	13	18	0	6	This project has been revised per the direction of the STEM Coordinator b include the following new classrooms to support the STEM curriculum; (1) new computer classroom, (1) new engineering labs, (1) new media classroom, (1) new level III science classrooms, and 20% ADA path of travel improvements including select new drinking fountains and a new Unisex/Staff Toilet Room.	o 9
Southside Occupational Academy	ALL-BRY CONSTRUCTION COMPANY	2694807	BID	\$	601,000.00	3/14/2014	8/10/2014	2014	25	0	0	5	Site Work: Provide new slab and connecting paving. Interior Work: Convert existing Annex classrooms 104, 105 and 106 into a new Carpentr lab and classroom. Repair finishes of current carpentry lab in the Main Building room 200. Exterior Work: Provide new overhead colling door for carpentry lab. Provide insulated enclosure for new Air Compressor. Provide support pad for dust collector. MEP Work: Modify the electrical equipment to accommodate the new loads from the Carpentry Lab	7 У

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

4. Deteriorated Exterior Conditions

S. Priority Mechanical Needs

6. ADA Compliance

7. Support for Educational Portfolio Strategy B. Support for other District Initiatives

9. External Funding Provided

May 28, 2014

-	o Public S		m		These change on	ay 2014 der approval cycles range from 1/14 to 03/31/14			-)ate: 4 age:	4/23/201 1 of 16
Capital	mpioverne	an Fiogra				E ORDER LOG			•	ugei	1 01 10
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	pt Number
Universi	ity of Chicago	Charter Sch	ool - Donoghue Campus								
2013	U of C Donog	hue LTG 20	13-66321-LTG								
	Broadway	Electric		\$19,603.00	1	\$9,743.00	\$29,346.00	49.70%			
ļ	Change Date	<u>App Date</u>	Change Order Description	ns				Reason	2682465		
	07/23/13	03/05/14	Provide additional retrofit	kits and lenses t	hat are required but w	ere not included in the contract documents.		Omissio	on -AOR		\$9,743.00
									Project Total		\$9,743.00
Carl Von	n Linne Eleme	ntary School	1								
2013	Von Linne LT		013-24201-LTG-1								
	J M Polcur			\$6,161.83	.1	\$2,749.46	\$6,911.29		. .		
9	Change Date	<u>App Date</u>	Change Order Description	<u>205</u>				Reason	<u>n Code</u> 2682244		
	02/15/14	03/03/14	During the final walk thro upgrade. This CO adds	ugh it was discov 49 additional retra	vered that the design of of it kits for fixtures not	tid not include all the required scope to compl included in the contract documents.	ete the lighting	Omissi	on – AOR		\$2,749.4
I W Von	1 Goethe Scho	nal							Project Total		\$2,749.4
	Goethe NCP		013-23341-NCP								
2010		nstruction, in		\$1,207,825.00	23	\$463,113.96	\$1,670,938.96	38.34%			
1	Change Date	App Date	Change Order Description						n Code 2492395	11-052	5-PR8
	01/30/14	03/27/14	Labor & Material to insta	la 6'Fence gate	in an existing opening	, near the play structure to reduce student ac	cess to street.	School	Request		\$2,650.0
									Project Total		\$2,650.0
Betty Si	habazz Interna	tional Chart	er School-Barbara Sizen	ore Academy							
2014	Shabazz LTG	; 2	014-66401-LTG								
	J M Polcu	rr, Inc.		\$14,107.18	5	\$5,372.64	\$19,479.82	38.06%			
	Change Date	App Date	Change Order Descripti	ons				Reaso	<u>n Code</u> 2631243		
	02/15/14	03/17/14	During the final walk thro spaces for the lighting u	ough it was disco pgrade. This CO	vered that the design adds retro fit kits that	did not include all the required scope in the te were not included in the design documents	acher's wardrobe	Omiss	ion - AOR		\$269.7
	02/14/14	03/17/14	During the final walk thro This CO adds retro fit ki			did not include all the required scope for the li n the design documents	ghting upgrade.	Omiss	ion – AOR		\$602.7
									Project Total		

•	Public Se nproverne		m		These chang	e order approval cycles range from 03/01/14 to 03/31/14			_)ate: 4/23/201/ age: 2 of 16
					CHA	IGE ORDER LOG				
chool	Vendor	Pr	oject Number	Original Contract Amount	Number Change Ordere	Total Change Orders	Revised Contract Amount	Total % of Contract	Oracle PO Number	Board Rpt Number
Vashingto	n DSmyser	School								
2013 Sr	nyser ICR	20	13-25401-ICR							
	McDonagh	Demolition		\$367,967.32	1	\$135,171.78	\$503,159.10	36.73%		
Chi	ange Date	App Date	Change Order Descr	iptions.				Reaso	n Code 2687679	
0	3/03/14	03/05/14	contractor, the initial that was being finaliz	proposal created by t ed throughout the init	he contractor wa	project. Due to the timing for issuance of the not based on final construction documents but oject. Some of the factors that contributed to t trical costs and discovered conditions.	t on a set of drawing	3	Directed	\$135,171.78
									Project Total	\$135,171.78
lames We	ldon Johnso	on Elementa	ry School of Excellen	ice						
2013 Jo	hnson HCE		013-26231-HCE							
	F.H. Pasch	en, S.N. Niel		\$668,660.00	15	\$244,379.30	\$913,039.30			
<u>Ch</u>	ange Date	App Date	Change Order Descr	iptions.				Reaso	<u>n Code</u> 2605798	12-1024-PR8
C	3/21/14	03/28/14	Provide labor and ma	terial to replace sum	ppumpduetoe	sting inoperable sump pump.		Discov	Project Total	\$21,831.4 \$21,831.4
John Farre	en Elementa	ry School								••
2013 Fa	arren LTG	2	013-23171-LTG							
	Broadway I	Electric ·		\$20,618.00	1	\$5,789.00	\$26,407.00	28.08%		•
Ch	ange Date	App Date	Change Order Desc	riptions				Reaso	on Code 2683105	
c)2/25/14	03/ 03 /14	investigated the fixtu solid unit rather than	res for the replaceme being comprised of i	nt, the fixtures w nultiple removab	cement only for the main office light fixtures. W re found to be unique and all light components pleces. The light fixtures could not be retrofit a cost to replace the light fixtures.	were molded into on		sion – AOR	\$5,789.0
			Cohool of Freedland						Project Total	\$5,789.0
•	ethune LTG		y School of Excellend 013-26611-LTG	.0						
2013 8	J M Polcur		013-20011-210	\$70.612.55	5	\$18,052.04	\$88,664.59	25 56%		
Ch	nange Date	App Date	Change Order Desc	•••••••	5	410,002.0 4	200,004.33		on Code 2697459	
	12/04/13	03/25/14				ded to existing fixtures. After installation, 15 lig e brackets to hold the lenses in on 599 light fix		Omise	sion - AOR	\$16,325.0

Change Order Descriptions During the final walk through it This change order adds lense 011-24851-MCR mpany \$6,44 Change Order Descriptions This change order is a credit f	Contract Amount 91,719.03 it was discover	Number Change Orders 3 ed that the design did	E ORDER LOG Total Change Orders \$23,092.90 d not include all the required scope for the ghts that were not included in the design d \$1,495,320.45	\$114,811.93 lighting upgrade.	<u>Reason</u> Omissi 23.19%	Oracle PO Number 1Code 2631239 Ion – AOR Project Total		4,631.90
113-11890-LTG \$9 <u>Change Order Descriptions</u> During the final walk through it This change order adds lense 2011-24851-MCR mpany \$6,44 <u>Change Order Descriptions</u> This change order is a credit f	Gontract Amount 91,719.03 it was discover as, retro fit kits,	Change Orders 3 ed that the design did , switches and new lig	Change Orders \$23,092.90 d not include all the required scope for the ghts that were not included in the design d	Contract Amount \$114,811.93 iighting upgrade. ocuments.	% of Contract 25.18% Reason Omissi 23.19%	PO Number 2631239 Ion - AOR	\$-	Number 4,631.90 4,631.90
\$9 <u>Change Order Descriptions</u> During the final walk through it This change order adds lense 011-24851-MCR mpany \$6,44 <u>Change Order Descriptions</u> This change order is a credit f	it was discover as, retro fit kits,	ed that the design dia , switches and new lig	d not include all the required scope for the ghts that were not included in the design d	lighting upgrade. ocuments.	<u>Reason</u> Omissi 23.19%	2631239 Ion - AOR		
\$9 <u>Change Order Descriptions</u> During the final walk through it This change order adds lense 011-24851-MCR mpany \$6,44 <u>Change Order Descriptions</u> This change order is a credit f	it was discover as, retro fit kits,	ed that the design dia , switches and new lig	d not include all the required scope for the ghts that were not included in the design d	lighting upgrade. ocuments.	<u>Reason</u> Omissi 23.19%	2631239 Ion - AOR		
Change Order Descriptions During the final walk through it This change order adds lense 011-24851-MCR mpany \$6,44 <u>Change Order Descriptions</u> This change order is a credit f	it was discover as, retro fit kits,	ed that the design dia , switches and new lig	d not include all the required scope for the ghts that were not included in the design d	lighting upgrade. ocuments.	<u>Reason</u> Omissi 23.19%	2631239 Ion - AOR		
During the final walk through it This change order adds lense 011-24851-MCR mpany \$6,44 <u>Change Order Descriptions</u> This change order is a credit f	es, retro fit kits,	, switches and new lig	ghts that were not included in the design d	ocuments.	Omissi 23.19%	2631239 Ion - AOR		
This change order adds lense 011-24851-MCR mpany \$6,44 <u>Change Order Descriptions</u> This change order is a credit f	es, retro fit kits,	, switches and new lig	ghts that were not included in the design d	ocuments.	23.19%			
mpany \$6,44 <u>Change Order Descriptions</u> This change order is a credit f	49,000.00	3 0	\$1,495,320.45	\$7,944,320.45		Project Total	\$4	4,631.90
mpany \$6,44 <u>Change Order Descriptions</u> This change order is a credit f	49,000.00	<u>30</u>	\$1,495,320.45	\$7,944,320.45				
Change Order Descriptions This change order is a credit fi	49,000.00	3 0	\$1,495,320.45	\$7,944,320.45				
This change order is a credit for					Dest			
					Keaso	n Code 2492639	11-0525-P	R8
has significantly reduced the n	nney received a	a new stainless steel	ated by the AOR and deemed not required cap and liner. The installation of the stainle need to access the ladder.		Other		(\$8	,971.84)
						Project Tota	(\$8	,971.84)
012-63051-CSP-1								
Inc \$20	07.990.82	11	\$47.019.24	\$255.010.06	22.61%			
Change Order Descriptions						<u>n Code</u> 2435074	09-1028-F	PR4
replace existing closers, exit p	panic hardware	and provide new clo				vered Conditions	\$2	1,195.07
	Change Order Descriptions This change order is for repareplace existing closers, exit	Inc \$207,990.82 Change Order Descriptions This change order is for repairs to doors am replace existing closers, exit panic hardware	Inc \$207,990.82 11 <u>Change Order Descriptions</u> This change order is for repairs to doors and door hardware to in	Inc \$207,990.82 11 \$47,019.24 <u>Change Order Descriptions</u> This change order is for repairs to doors and door hardware to increase safety and functionality. At both gro replace existing closers, exit panic hardware and provide new closers. On the first floor, remove and dispose	Inc \$207,990.82 11 \$47,019.24 \$255,010.06 <u>Change Order Descriptions</u> This change order is for repairs to doors and door hardware to increase safety and functionality. At both ground floor doors replace existing closers, exit panic hardware and provide new closers. On the first floor, remove and dispose of two doors. On	Inc \$207,990.82 11 \$47,019.24 \$255,010.06 22.61% <u>Change Order Descriptions</u> <u>Reaso</u> This change order is for repairs to doors and door hardware to increase safety and functionality. At both ground floor doors replace existing closers, exit panic hardware and provide new closers. On the first floor, remove and dispose of two doors. On	012-63051-CSP-1 Inc \$207,990.82 11 \$47,019.24 \$255,010.06 22.61% <u>Change Order Descriptions</u> <u>Reason Code</u> 2435074 This change order is for repairs to doors and door hardware to increase safety and functionality. At both ground floor doors on Discovered Conditions replace existing closers, exit panic hardware and provide new closers. On the first floor, remove and dispose of two doors. On	1012-63051-CSP-1 Inc \$207,990.82 11 \$47,019.24 \$255,010.06 22.61% Change Order Descriptions Reason Code 2435074 09-1028-F This change order is for repairs to doors and door hardware to increase safety and functionality. At both ground floor doors Discovered Conditions \$2 replace existing closers, exit panic hardware and provide new closers. On the first floor, remove and dispose of two doors. On

06/29/13	03/28/14	Provide labor and material to remove and disconnect the existing door operator at the exterior doors of the main entrance of Doclittle East. Provide a Horton heavy duty door operator connected to existing system.	Discovered Conditions	\$3,060.75
03/06/14	03/16/14	Provide labor and materials to add glass lites to newly installed doors. The contract documents did not call for glass lites and the location of the new doors requires that lites be installed.	Omission - AOR	\$825.37
03/11/13	03/28/14	Provide labor and materiel to load measure the main electrical panel and perform a thermal scan to pinpoint the source of excessive heat in the electrical panel.	Discovered Conditions	\$1,595.62
			Project Total	\$26,676.81

	o Public S	chools				May 2014				Jate.	4/23/201
-	Improveme		מר			order approval cycles range from 3/01/14 to 03/31/14			-	age:	4 of 16
·	- ·				CHAN	GE ORDER LOG					
ichool	Vandor	Pr	oject Number	Original Contract Amount	Number Change Orders	Total Change Orders	Revised Contract Amount	Total % of Contract	Oracle PO Number	Board	Rpt Number
ii Whitn	ey School										
2013	Whitney LT G	20	13-25841-LTG								
	J M Polcum	, inc.		\$68,742.56	5	\$12,709.37	\$81,451.93				
<u>c</u>	Change Date	App Date	Change Order Descri					Reason	<u>Code</u> 2680807		
	02/15/14	03/05/14				n did not include all the required scope to complet the design documents	e the lighting	Omissio	ກ – AOR 2667934		\$3,577.56
	02/15/14	03/05/14	During the final walk t upgrade. This CO at			n did not include all the required scope to complet 7 retro fit kits.	e the lighting	Omissio	2067934 20 – AOR		\$5,577.0
									2631245		
	02/15/14	03/17/14				n did not include all the required scope to comple as that were not included in the design documents		Omissio	m – AOR		\$3,427.7
									Project Total		\$12,582.2
James V	Veldon Johnso	on Elementa	ry School of Excellen	ce							
2014	Johnson ICR	2	14-26231-ICR								
	F.H. Pasch	en, S.N. Niel	sen & Assoc	\$81,140.22	4	\$13,000.00	\$94,140.22	16.02%			
2	Change Date	App Date	Change Order Descr	ptions				Reason	2606119	12-10	24-PR8
	03/04/14	03/19/,14	Deductive change and	ler to reconcile unus	ed contingency			Owner	Directed Project Total		(\$211.05
Southsid	de Occupation	al Academy									(
2013	Southside LT	G-1 2	013-49031-LTG-1								
	J M Polcur	T. INC.		\$14,980.00	4	\$2,179.81	\$17,159.81	14.55%			
9	Change Date	App Date	Change Order Descr	iptions				Reason	1 Code 2630692		
	08/21/13	03/14/14	Change order for repl	acement of fixtures i	n Rm 137.			Omissi	m - AOR		\$265.4
	08/21/13	03/14/14				F-17 fixtures with conduit interconnection to acco ons for the necessary uni-strut support.	mmodate	Omissi	on – AOR		\$980.0
Leslie L	ewis School								Project Total		\$1,245.4
2011	Lewis SIP-1	2	011-24151-SIP-1								
	F.H. Pasch	nen, S.N. Nie	Isen & Assoc	\$6,310,000.00	32	\$751,347.00	\$7,061,347.00	11.91%			
1	Change Date	App Date	Change Order Descr	iptions				Reason	<u>1 Code</u> 2402357		
	07/29/13	03/28/14		al areas needing stru		itional shoring that was required to support the str pair ware discovered. These concealed areas cou			ared Conditions		\$45,204.0

	o Public S				These change or	ay 2014 der approval cycles range from 1/14 to 03/31/14				_	4/23/201
apital	Improveme	ent Progra	m			E ORDER LOG				Page:	5 of 16
ichool	Vendor	Pi	oject Number	Original Contract Amount	Number Change Orders	Total Change Ordens	Revised Contract Amount	Total % of Contract	Oracle PO Number	Board	Rpt Number
.eslie Le	wis School										
2011	Lewis SIP-1	20)11-24151-SIP-1								
	F.H. Pasch	en, S.N. Niel	sen & Assoc	\$6,310,000.00	32	\$751,347.00	\$7,061,347.00	11.91%			
ŝ	Change Date	App Date	Change Order Descri	ptions				<u>Reason</u>	2402357		
	02/03/14	03/28/14	requirements of the C	ity of Chicago buildi Itil the demolition of	ng code. The support	oports would be required in order to meet the is for the ceiling could not be seen during the n order to repair the structural concrete abov	e design of the	Discove	ered Conditions		\$19,343.00
	02/03/14	03/28/14				support the structure of the school when add not be known during the design of the projec		Discove	ered Conditions		\$6,239.00
					·				Project Tota	al I	\$70,786.0
	O'Keeffe Sch O'Keefe ICR-1		014-24751-ICR-1								
2014		Contractors,		\$247,785.00	5	\$29,015.48	6076 900 49	11 710/			
9	Change Date	App Date	Change Order Descri	•	5	₩ 2 3,013,90	\$276,800.48	Reaso	1Code 2663405		
	02/26/14	03/03/14	Provide labor and mat match existing.	erials to replace app	roximately 16LF of co	rnice to match adjacent profile. Prepare, prin	ne and paint to	Discov	ered Conditions		\$673.0
	03/12/14	03/28/14			naged plaster ceiling, a rintrusion after scopin	pproximately 24' by 16', 384 SF on the Norti g was complete.	n East conner of the	Discov	ered Conditions		\$25,646.7
	02/27/14	03/03/14	contract documents.	• • •		n the toilet room. This scope was not original	-		an - AOR		\$637.4
	02/27/14	03/18/14		• • •		ative trim to match all the trim being painted			on - AOR		\$1,608.6
	02/26/14	03/03/14			ne and paint the ceiling It included in the contr	g in the vestibule to match the adjacent ceilir ract documents.	ig spaces,	Omissi	on – AOR		\$449.5
ânoneți	is H Burley Ele	mentary Sr	tool						Project Tota	al	\$29,015.4
-	Burley ICR	-	013-22421-ICR								
		Contractors.		\$400.381.29	3	\$45,554.01	\$445.935.30	11.38%			
-	Change Date	App Date	Change Order Descri	ptions				Reaso	n Code 2683783		
	02/21/14	03/03/14	main classrooms belo additional spaces not	ow the gym, however ed by this bulletin ne	, following the award of	s below the gym. The base scope of work of the project, and further review, it was dete cope of work in order to attain the original inte	rmined that the	Omissi	ion – AOR		\$29,531,0
									Project Tol	al	\$29,531.0

CPS	o Public S	choole				ay 2014				Date:	4/23/2014
	Improveme		m			der approval cycles range from 01/14 to 03/31/14				Page:	6 of 16
o aprila.					CHANG	E 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	i Rpt Number
lyde Par	rk Career Acad	demy									
2014	Hyde Park ICF	२ २०	14-46171-ICR								
	K.R. Miller	Contractors,	Inc	\$228,367.00	1	\$22,649.97	\$251,016.97	9.92%			
2	Change Date	App Date	Change Order Desci	niptions				<u>Reaso</u>	n Code 2663403		
	03/12/14	03/28/14	existing metal and su the metal lath surrou	nrounding plaster w nding the damaged	ere determined be wate area and replace this w	isting plaster ceiling separated and feli from t ar damaged. Provide material and labor to rer rith new metal lath attached to the existing fra rith the surrounding plaster.	nove a portion of	Discove	ered Conditions		\$22,649.97
									ProjectTota	ai	\$22,649,9
Robert L	Grimes Scho	lo									
2014	Grimes NPL	2	014-23461-NPL								
	F.H. Pasch	en, S.N. Niel	sen & Assoc	\$274,000.00	2	\$24,118.00	\$298,118.00	8.80%			
9	Change Date	App Date	Change Order Desc	riptions.				Reaso	<u>n Code</u> 2627586	11-0	525-PR8
	02/14/14	03/03/14	bid and a contractor 90 degree fence con location to access an	was selected, the se ner at the northeast n alley which service	chool requested modifie side of the new field be s the school and neigh	ter adjacent the new field and walking track, cation to the new chain link perimeter fence. coause delivery and waste management vehic boring residences. The school requested a operty from the property line to widen alley ac	They did not want a cles turn at this 45 degree angle for	3	Request		\$3,941.0
						additional concrete pavement where the alley due to the relocated fence.	access width				
									Project Tot	al	\$3,941.0
Frank W	Gunsaulus S		ademy School								
2013	Gunsaulus L1	rg 2	013-29121-LTG								
	J M Polcur	rr, inc.		\$61,270.88	4	\$4,870.30	\$66,141.18	7.95%			
1	Change Date	App Date	Change Order Desc	riptions				Reaso	<u>n Code</u> 2682248		
	02/15/14	03/16/14				the design did not include all the required so included in the design documents	cope for the lighting	Omiss	ion – AOR		\$201.6
									Project To	tal	\$201.6

	o Public So Improveme		สา			er approval cycles range from /14 to 03/31/14				Date: 4/23/ Page: 7 o
	· · · ·	-			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 Nur
Arthur Di	ixon School									
2012	Dixon BLR	20	12-22971-BLR							
	All-Bry Con	struction Ca	mpany	\$5,199,000.00	35	\$391,110.82	\$5,590,110.82	7.52%		
<u>c</u>	Change Date	App Date	Change Order Desc	riptions				Reason	Code 2298738	11-0525-PR8
	12/16/13	03/28/14	without consulting the and girls toilet rooms	e AOR/EOR or Owners along the lavatory wa	er. The design in the dr Ils which was not comp	boys and girls chases and reused the exis awings showed a new duct opening in eau leted. The reused ductwork with the new roviding a credit for the work not performe	ch floor of the boys pranches are now	Other	ProjectTotal	(\$4,06
Hughes/	Navie								i i oject i otal	(#1,00
-	Hughes LICR	.1 2	014-22451-ICR-1							
	-	Constructio		\$40,628.00	1	\$2,698.72	\$43,326.72	6.64%		
Q	Change Date	App Date	Change Order Desc		·	••••		Reason	Code 2692362	
	03/10/14	03/17/14	completion of this w			ng school library into a new media center. er quotation on an overhead soffit. This c		Owner (Directed	\$2,6
									Project Total	\$2,6
Edward	C Dalano Sch	loc								
2014	Delano ROF	2	014-22911-ROF							
	F.H. Pasch	en, S.N. Niel	sen & Assoc	\$262,343.58	1	\$15,979.97	\$278,323.55	6.09%		
ĝ	Change Date	App Date	Change Order Desc	criptions				Reason		
									2608252	12-1024-PR8
	03/04/14	03/16/14	driven rain water ha there to do repairs	is been leaking into th on other portions of ro	e school. This was not	he unit ventilators have their air intakes. part of the scope of work assigned to the window unit air conditioners. Once the co s need to be rebuilt.	e contractor, who was	i	red Conditions	\$15,9
Horace	Mann School								Project Total	\$15,9
	Mann LTG	2	013-24331-LTG							
	Imperial Lie	hting Mainte	nance Co.	\$71,922.63	1	\$4,230.46	\$76,153.09	5.88%		
!	Change Date	App Date	Change Order Des	criptions				Reason	Code 2631358	
	03/04/14	03/16/14				equence the fixture count was incorrect. " eleting fixtures as appropriate.	This change order	Omissio	m-AOR	\$4,2
						•			The second s	

	S go Public S i Improvemi		m		These change	Nay 2014 order approval cycles range from 3/01/14 to 03/31/14				Date: Page:	4/23/2014 8 of 16
					CHAN	GE 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
Thomas	Hoyne Schoo	ol									
2013	Hoyne LTG	20	13-23871-LTG								
	Imperial Lig	ghting Mainter	nance Co.	\$7,103.61	1	\$412.39	\$7,516.00	5.81%			
	Change Date	App Date	Change Order Descri	ptions				Reason	Code 2631009		
	03/04/14	03/16/14				onsequence the fixture count was incorrect. d deleting fixtures as appropriate.	This change order	Omissic	n – AOR		\$412.39
Drautas	n Math P Cala	nas Asadam							Project Total		\$412.39
	io Math & Scie Brentano LTC		y)13-22311-LTG								
2012		ing Services &		\$65.504.07	3	\$3.564.89	\$69.068.96	5.44%			
	Change Date	App Date	Change Order Descri	•••••	5	40,007,03	403,000.30	Reason	Code 2631156		
	03/20/14	03/28/14				onsequence the fixture count was incorrect. d deleting fixtures as appropriate.	This change order	Omissic	n – AOR		\$62.00
	03/20/14	03/28/14				onsequence the fixture count was incorrect. d deleting fixtures as appropriate.	This change order	Omissio	n – AOR		\$122.60
									Project Total		\$184.60
	wn Communit	•									
2013	Woodlawn LT		013-23631-LTG		_						
	J M Polcul Change Date	rr, Inc. <u>App Date</u>	Change Order Descri	\$28,537.44 iptions	2	\$1,501.58	\$30,039.02	5.26% <u>Reason</u>	Code 2631250		
	02/15/14	03/12/14				n did not include all the required scope to co as and fixtures that were not included in the c		Omissio	n – AOR		\$1,170.96
William	s Elementary	School							Project Total		\$1,170.9
2014	4 Williams ACI	2	014-25891-ACD								
	K.R. Miller	Contractors,	Inc	\$225,000.00	3	\$10,947.78	\$235,947.78	4.87%			
	Change Date	App Date	Change Order Descr	i <u>ptions</u>				Reason	2605804	12-10	024-PR8
	01/13/14	03/03/14				05. During the original design of this project e initiation of the project the space was chan		Owner	Directed	_	\$6,479.05
									Project Total		\$6,479.0

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-	o Public S Improveme		m		These change o	ay 2014 rder approval cycles range from 01/14 to 03/31/14				Date: Page:	4/23/201 9 of 16
					CHANC	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	Rpt Number
Joseph E	Gary Schoo	l				•					
2013 0	Gary LTG	20	13-23311-LTG								
	Imperial Lig	phting Mainter	nance Co.	\$30,711.17	1	\$1,484.65	\$32,195.82	4.83%			
<u>C</u>	hange Date	App Date	Change Order Descri	ptions				<u>Reason</u>	Code 2650971		
	02/18/14	03/16/14				: the design did not include all the required so v lighting that were not included in the design		Omissio	n – AOR		\$1,484.65
									Project Tota	I	\$1,484.65
•	awyer Schoo										
2014 5	Sawyer NPL	_	014-25231-NPL								
_		en, S.N. Nie		\$366,000.00	4	\$16,465.00	\$382,465.00	4.50%			
<u>c</u>	hange Date	App Date	Change Order Descr	iptions			•	<u>Reason</u>	<u>Code</u> 2658144		
	03/19/14	03/28/14	Labor & Material to pa	aint a map of the Unit	ed States on the exis	ting Play Lot.	-	Owner [\$7,420.00
lianaan F	Park School								Project Tota	[\$7,420.00
		170 3	12 94464 LTC								
20131	Hanson Park		013-24461-LTG		•	* 0.447.00	****	4 4504			
	-	-		\$47,772.82	2	\$2,117.62	\$49,890.44	4.43%	a		
_	hange Date	App Date	Change Order Descr					Reason	2631154		
	03/24/14	03/28/14	retrofit kits and fixture			d scope for the lighting upgrade. This chang cuments.	e order adds lenses	, Omission	- AOR		\$399.96
	03/24/14	03/28/14	It was discovered that retrofit kits and fixture			d scope for the lighting upgrade. This chang cuments.	e order adds lenses	, Omission	AOR		\$1,717.66
-	NI-64								Project Tota	d	\$2,117.62
	Nightingale :		M2 24074 THE								
20131	Nightingale T		013-24671-TUS	\$4 454 200 CO	c		R4 004 000 00	4.074			
_		nstruction, in		\$1,154,326.00	6	\$46,982.63	\$1,201,308.63	4.07%	Code		
	hange Date	App Date	Change Order Descr					Reason	2636192	12-10	024-PR8
	03/10/14	03/17/14	Provide Labor & Mate	arial to bump 8 cylind	ers and re-key the lo	cks. The Interior keys were lost during the m	ove of the modular.	Discove	red Conditions		\$758.64
	02/13/14	03/28/14	Provide labor and ma in the contract docur		oncrete site work that	t was necessary for the completion of the pro-	ject but not included	Omissio	on - AOR		\$12,366.4

	Public S	chools ent Progra	n		These change o	der approval cycles range from 01/14 to 03/31/14			-	Date: 4/23/20 Page: 10 of
					CHANC	GE ORDER LOG				
ichool	Vendor	Pr	aject Number	Original Contract Amount	Number Change Orders	Totai Change Orders	Revised Contract Amount	Total % of Contract	Oracle PO Number	Board Rpt Numbe
Arthur A Li	ibby School									
2014 Lil	bby ICR	20	14-24171-ICR							
	K.R. Miller	Contractors,	Inc	\$1,157,055.47	5	\$46,022.40	\$1,203,077.87	3.98%		
Chi	ange Date	App Date	Change Order Desci	tiptions.				<u>Reason</u>	2611059	12-1024-PR8
0	3/03/14	03/05/14	The door for classroo space. Provide mate			ed to be relocated to accommodate the acce e.	ssibility of the	Omissio		\$9,099.
1	2/06/13	03/28/14		and the contract drav	ving did not include a	chen can be functional. At the time of desig any scope for the kitchen space. After the p			Directed	\$3,507.
									Project Total	\$12,607.
		mentary Sch								
2013 Ca	ameron LTC	-	013-22531-LTG							
	-	•	& Technology	\$17,555.31	1	\$654.30	\$18,209.61	3.73%		
<u>Ch</u>	ange Date	App Date	Change Order Desc	riptions				<u>Reasor</u>	1 Code 2631155	
	03/24/14	03/28/14	Provide material and	labor for missing sco	ne including new len	ses, retrofit kits and fixtures as necessary.		Omicel	2031155 on – AOR	\$654.
Ū	55/24/14	00/20/14	1 TONGO MELENIA ENO	nation for matching bee	pennicenng nen ran			Onitali	Project Total	\$654.
Villiam E I	B Dubols Sc	:hool								
2013 D	ubois LTG	2	013-26601-LTG							
	Imperial Li	ghting Mainte	nance Co.	\$58,608.32	1	\$1,747.20	\$60,355.52	2.98%		
Ch	nange Date	App Date	Change Order Desc	riptions				Reason	n Code 2631231	
C	03/05/14	03/18/14				nsequence the fixture count was incorrect. T deleting fixtures as appropriate.	his change order	Omissi	on – AOR	\$1,747.
									Project Total	\$1,747.
			gnet High School							
2013 C	lark ICR		013-41051-ICR							
		Instruction C	-	\$1,234,800.00	8	\$31,740.26	\$1,266,540.26	2.57%		
Ch	hange Date	App Date	Change Order Desc	riptions				<u>Reaso</u>	<u>n Code</u> 2507462	11-0525-PR8
1	10/11/13	03/05/14		aterial to rehab existin rusted and the doors		ne. This additional scope was necessary bec	ause the existing	Discov	ered Conditions	\$2,031
1	10/30/13	03/28/14	Provide labor and m contract documents		com to CPS standard	s. This was scope was necessary but not in	cluded in the origin	al Omission	n – AOR	\$12,351

	o Public So Improveme		n		These change of	1ay 2014 xrder approval cycles range from 1/01/14 to 03/31/14					/23/2014 11 of 16
					CHAN	GE ORDER LOG					
chool	Vendor	Pr	oject Number	Original Contract Amount	Number Change Orders	Totai Change Orders	Revised Contract Amount	Total % of Contract	Oracle PO Number	Board Rp	t Number
valon P	ark School										
2013	Avalon Park L1	G 20	13-22101-LTG								
	Imperial Ligi	hting Mainter	nance Co.	\$66,457.61	1	\$1,203.08	\$67,660.69	1.81%			
<u>c</u>	Change Date	App Date	Change Order Descri	otions				Reason	<u>1 Code</u> 2631228		
	03/04/14	03/13/14				nsequence the fixture count was incorrect. I deleting fixtures as appropriate.	This change order	Omissi	on – AOR		\$1,203.08
neenhir	ne C Locke Sci								Project Total		\$1,203.08
•	Locke LTG		13-24231-LTG								
2010			Technology	\$89,133.50	2	\$1,519.08	\$90,652.58	1.70%			
2	Change Date	App Date	Change Order Descri		-	••••		Reaso	n Code 2631152		
	03/24/14	03/28/14				onsequence the fixture count was incorrect. I deleting fixtures as appropriate.	This change order	Omissi	on-AOR		\$1,031.96
	03/24/14	03/28/14				onsequence the fixture count was incorrect. I deleting fixtures as appropriate.	This change order	Omissi			\$487.12
bilin M	urray Languag	e Academy							Project Total		\$1,519.08
•	Murray MCR	-	12-29221-MCR								
		Construction		\$3,131,200.00	26	\$45,370.00	\$3,176,570.00	1.45%			
g	Change Date	App Date	Change Order Descri					Reaso	n <u>Code</u> 2323657	12-0425	-PR9
	03/03/14	03/16/14	CO to relocate existing space requirements d		ct with new unit ven	tilator. This CO is the result of an error by th	e AOR to verify	Error -	Architect		\$1,861.00
	03/03/14	03/16/14				n æ originally designed. The only location ti t. This CO adds a new chase and relocated		e Omiss	ion - AOR		\$1,319.00
	03/26/14	03/28/14	Provide material and I	aborto revise light p	ole configuration ac	cording to the permit comments issued after	the project was bid.	Permit	Code Change		\$5,763.00
		_							Project Total		\$8,943.00
	eroes Academi										
2013	Ninos Heros L		013-31101-LTG-1	¢C0 CC9 75	. 1	\$720 OF	SE4 207 10	1 20%			
!	Impenal Lig Change Date	hting Mainte App Date	Change Order Descr	\$60,668.25 iptions		\$728,85	\$61,397.10		n Code 2631234		
	03/04/14	03/16/14				onsequence the fixture count was incorrect. d deleting fixtures as appropriate.	This change order	Omiss	ion – AOR		\$728.85
				-					Project Tota	1	\$728.85

	o Public S Improveme		m		These change or	ay 2014 Her approval cycles range from 11/14 to 03/31/14				Date: Page:	4/23/2014 12 of 1
					CHANG	E ORDER LOG					
School	Vendor	Pr	oject Number	Original Contract Amount	Number Change Orders	Total Change Orders	Revised Contract Amount	Totel % of Contract	Oracle PO Number	Board	Rpt Number
Rodolfo L	ozano Biling	ual & Intern	ational Center								
2013 L	.ozano-Rowe	LTG 20	13-24101-LTG								
	ECO Lighti	ng Services a	& Technology	\$35,966.97	2	\$213.99	\$36,180.96	0.59%			
ç	Change Date	App Date	Change Order Descr	ptions				Reason	2631148		
	03/28/14	03/28/14	reconciles the initial s	urvey with the final s	urvey by adding and d	equence the fixture count was incorrect. lefeting fixtures as appropriate.	, in the second s		on – AOR		\$44.8
	03/24/14	03/28/14				sequence the fixture count was incorrect. leleting fixtures as appropriate.	This change order	Omissi	on – AOR		\$169.12
		······	aba-t						Project Total		\$213.99
	Mcpherson E McPherson IC	•	014-24471-ICR								
20141		en, S.N. Niel		\$326.821.00	2	\$1,229.58	\$328.050.58	0.38%			
Q	Change Date	App Date	Change Order Descr	•	2	\$1,£23.30	4020,000.00	Reaso	n Code 2640240	12-10	24-PR8
	03/10/14	03/13/14	to painting, it was del	ermined that addition	nal repair work to the e	ng and commencement of ceiling repair in xisting plaster would be required because could not be determined from the floor of th	of its deteriorated	Discov	ered Conditions		\$10,587.9
laba Car	Bahaal								Project Total	1	\$10,587.9
	egory School Gregory NPL		014-23441-NPL								
2014	Reliable &	_	014-23441-MPL	\$315.000.00	1	(\$196.54)	\$314,803.46	-0.06%			
	Change Date	App Date	Change Order Desci			(0100.04)	4014,000.40	Reaso	n Code		
	and the second	CHOCK MAX							2628313	11-05	25-PR8
	03/26/14	03/28/14	Contractor to provide by others.	a credit for "Four Sq	juare" stripping that wa	as not needed due to the presence of gard	en planters installed	Discov	ered Conditions		(\$196.5
									Project Tota	1	(\$196.54
	Hefferan Sch										
2014	Hefferan MEF		014-23711-MEP	**** •** •	1	(64.00.00)	607 000 70	0.494			
			Isen & Assoc	\$38,074.00	1	(\$183.28)	\$37,890.72		e Codo		
5	Change Date	App Date	Change Order Desc	ipuons				Reaso	n Code 2659525	13-07	724-PR20
	02/28/14	03/05/14		d in the original purch	hase order to account	for any additional cost necessary due to di avail is the unused portion of the amount al			nce Credit		(\$183.2
									Project Tota		(\$183.2

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May 28, 2014

	Pro pr Agricultu G 20	sject Number	Original Contract Amount	CHA Number Change Orders	03/01/14 to 03/31/14 NGE ORDER LOG Total Change	Revised Contract	Total	Oracle	age: 13 of 1 Board Rpt Number
hicago High School Fo 2013 Chicago AG LT Imperial Ligh <u>Change Date</u>	or Agricultu G 20 ting Mainten	ral Sciences	Contract	Number Change	Total			Oracle	Board Rot Number
2013 Chicago AG LT Imperial Ligh Change Date	G 20 Iting Mainten				Orders	Amount	% of Contract	PO Number	
Imperial Ligh Change Date	ting Mainten	13-47091-LTG							
Change Date	-								
	App Date	ance Co.	\$45,645.09	1	(\$1,224.93)	\$44,420.16	-2.68%		
03/04/14		Change Order Descrip	tions				Reason	n Code 2631235	
	03/13/14				consequence the fixture count was incorrect. Ind deleting fixtures as appropriate.	This change order	Omissi	ion - AOR	(\$1,224.93
and all C Manduradh Cat								Project Total	(\$1,224.93
aniel S Wentworth Sch 2014 Wentworth M El		14-25811-MEP							
F.H. Pasche	•		\$123.971.00	· 1	(\$3,429.01)	\$120,541.99	-2.77%		
	App Date	Change Order Descrip			(+0,-20.01)	• 120,011100	Reaso	n Code	
Onange Date		onange order postorio						2669693	11-0525-PR8
02/28/14	03/05/14		n the original purch	ase order to acc	unt for any additional cost necessary due to dis pproval is the unused portion of the amount all		Allowa	nce Credit	(\$3,429.01
								Project Total	(\$3,429.01
elen C Peirce School									
2013 Peirce WIN		13-24891-WIN							
McDonagh (Ohanna Oadar Danada	\$675,436.85	1	(\$26,172.97)	\$649,263.88	-3.87%	n Code	
Change Date	App Date	Change Order Descrip	DIIONS				Reaso	2602803	12-1024-PR8
02/28/14	03/05/14		In the original purch	ase order to acc	unt for any additional cost necessary due to dis pproval is the unused portion of the amount all		Allowa	nce Credit	(\$26,172.97
								Project Total	(\$26,172.97
leorge W Tilton Schoo									
2014 Tilton MEP		14-25621-MEP							
		sen & Assoc	\$28,223.00	1	(\$1,227.04)	\$26,995.96		0.4	
Change Date	App Date	Change Order Descrip	Dlions				Reaso	2659531	13-0724-PR20
02/28/14	03/05/14	Furnish credit for unus Amount was included and/or design complet purchase order.	in the original purch	hase order to acc	cunt for any additional cost necessary due to di approval is the unused portion of the amount all	covered conditions ocated in the original		ince Credit	(\$1,227.0

chool	nproveme	-4 D				der approval cycles range from 01/14 to 03/31/14			-	Date: 4/23/20 age: 14 of
shool		nt Program	ກ			BE ORDER LOG				age: 14 of
,	Vendor	Pr	oject Number	Original Contract Amount	Number Change Orders	Total Change Orders	Revised Contract Amount	Total % of Contract	Oracle PO Number	Board Rpt Numb
ieorge Lel	land Element	tary School								
2014 Lei	land MEP	20	14-26391-MEP							
	F.H. Pasche	n, S.N. Niels	en & Assoc	\$31,151.00	1	(\$1,911.30)	\$29,239.70	-6.14%		
<u>Cha</u>	ange Date	<u>App Date</u>	Change Order Descr	ptions				<u>Reaso</u>	<u>n Code</u> 2659529	13-0724-PR20
02	2/28/14	03/05/14		in the original purch	ase order to account	for any additional cost necessary due to discov oval is the unused portion of the amount alloca		Ailowar	nce Credit	(\$1,911.3
									Project Total	(\$1,911.3
	n Scholastic	-								
2013 Eri	ricson CSP		13-29051-CSP					3 0 4 9 /		
			sen & Assoc	\$948,958.00	1	(\$68,441.22)	\$880,516.78		- O -da	
Cha	ange Date	<u>App Date</u>	Change Order Descr	iptions				Reaso	n Code 2605796	12-1024-PR8
0	3/10/14	03/12/14	Final Reconciliation (Credit Change Order	for the unused contin	dency		Allowa	nce Credit	(\$68,441.)
0.	3/10/14	00/12/14		four onlinge order		30.07			Project Total	(\$68,441.2
l ount Verr	non Element	ary School								(000)
2013 M	ount Vernon	LTG 2	013-24601-LTG							
	Imperial Lig	hting Mainte	nance Co.	\$39,613.61	1	(\$6,828.29)	\$32,785.32	-17.24%		
Ch	ange Date	App Date	Change Order Desci	iptions				Reaso	n Code	
									2444007	11-1214-PR4
0	03/01/14	03/05/14	This change order is the scope was performed			1 exit signs and thirty-six (36) fixtures in elever s.	rooms because	Owner	Directed	(\$6,828.
									Project Total	(\$6,828.)
	dsworth Sch									
2014 W	adsworth M		014-25711-MEP							
			sen & Assoc	\$33,335.00	1	(\$6,258.80)	\$27,076.20			
Ch	nange Date	App Date	Change Order Desc	riptions				Reaso	n Code 2659528	13-0724-PR20
0	0 2/ 28/14	03/05/14	Furnish credit for un Amount was include and/or design compl purchase order.	d in the original purch	hase order to account	t for any additional cost necessary due to disco roval is the unused portion of the arnount alloca	vered conditions ated in the origina		ince Credit	(\$6,258.
			•						Project Total	(\$6,258
										(,

•	Public S		m			rder approval cycles range from /01/14 to 03/31/14				Date: 4/23/201/ age: 15 of 1
					CHAN	GE ORDER LOG				
School	Vendor	Pr	oject Number	Original Contract Amount	Number Change Orders	Change Co	evised ontract mount	Total % of Contract	Oracle PO Number	Board Rpt Number
aura S V	ard School									
2014 V	Vard ICR	20)14-24991-ICR							
	F.H. Pasch	en, S.N. Niel	sen & Aseoc	\$32,216.00	1	(\$6,536.13) \$25,6	79.87	-20.29%		
<u>C</u>	hange Date	<u>App Date</u>	Change Order Description	<u>5</u>				Reason	2659617	
	03/10/14	03/16/14	Provide credit for unused c	ontingency allo	wance			Allowan	ce Credit	(\$6,536.13)
									Project Total	(\$6,536.13)
Lillian R I	Nicholson Sp	ecialty Scho	ol For Science & Mathem							
2014	Nicholson ME	P 20	014-22181-MEP							
	F.H. Pasch	en, S.N. Niel	sen & Assoc	\$39,245.00	· 1	(\$8,523.75) \$30,7	21.25	-21.72%		
<u>C</u>	hange Date	App Date	Change Order Description	<u>5</u>				Reasor	1 Code 2659527	13-0724-PR20
	02/28/14	03/18/14		e original purch	nase order to account	t for any additional cost necessary due to discovered con roval is the unused portion of the amount allocated in the		-	ice Credit	(\$8,523.75
Famual G	iompers Fine	Arte Ontion	Pohool						Project Total	(\$8,523.75
	Sompers ME	•	014-23351-MEP							
2014 (sen & Assoc	\$34.826.00	1	(\$8,156,98) \$26,6		-23.42%		
ç	hange Date	App Date	Change Order Description		·	(40,100,00) 420,	503.04	Reason	1 Code 2659526	13-0724-PR20
	02/28/14	03/05/14		e original purch	hase order to account	t for any additional cost necessary due to discovered con roval is the unused portion of the amount allocated in the			nce Credit	(\$8,156.96
									Project Total	(\$8,156.96
	arvy School									
2013 (3arvy LTG	-	013-23301-LTG							
	•	•	& Technology	\$13,594.94	2	(\$4,475.96) \$9,	118.98	-32.92%		
	hange Date	App Date	Change Order Description	_				Reaso	2443974	11-1214-PR4
<u>C</u>	03/04/14	03/05/14		d'	Ada Andread and York	ting had already been converted from T12 fixtures to T8 f	ixtures	Owner	Directed	(\$3,410.60

	yo Public S I Improveme		m		I nese ch	nange order approval cycles range from 03/01/14 to 03/31/14			Pa	ge: 16 of 1
					CF	IANGE ORDER LOG				
School	Vendor	Pi	roject Number	Original Contract Amount	Number Change Orders	Total Change Orders	Revised Contract Amount	Total Oracle % of PO Contract Number	E	Board Rpt Number
Leslie Lo	ewis School									
2011	Lewis SIP	21	011-24151-SIP							
	Chicago Co	ommercial Co	ontractors, LLC	\$6,918,442.00	12	(\$2,426,770.78)	\$4,491,671.22	-35.08%		
!	Change Date	App Date	Change Order Descript	ons				Reason Code 2126597		
	03/13/14	03/28/14	Provide labor and mater impacted spaces.	ial to modify AHU	motor horsep	ower and drive to achieve necessary air volume and to	emperature in	Discovered Conditio	ns	\$59,887.3
								Projec	tTotal	\$59,887.3
Eric Sol	lorio Academy	High Schoo	ıl							
2014	Solorio ICR	2	014-46101-ICR							
	K.R. Miller	Contractors,		\$293,579.00	1	(\$104,343.00)	\$189,236.00			
	Change Date	<u>App Date</u>	Change Order Descript	<u>ions</u>				<u>Reason Code</u> 2611063		12-1024-PR8
	02/27/14	03/03/14	This scope is being spli credit for scope that will			etter accommodate the phasing around school activiti ase I.	es. Provide a	Owner Directed		(\$104,343.0
								Projec	tTotal	(\$104,343.0
Thurgo	od Marshall M									
2014	4 Marshall M S	ICR 2	014-41081-ICR							
		Demolition		\$1,335,682.00	1	(\$732,134.58)	\$603,547.42			
	Change Date	App Date	Change Order Descript	ions				Reason Code 2622715		12-1024-PR8
	03/19/14	03/28/14	Credit change order for	unused continge	ncy.			Allowance Credit		(\$732,134.5
								Proje	ct Total	(\$732,134.5

Total Change Orders for this Period

d (\$428,050.38)

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

AMEND BOARD REPORT 11-0126-PR8 AMEND BOARD REPORT 10-1117-PR9 APPROVE ENTERING INTO TWO NEW AGREEMENTS WITH QUANTUM CROSSINGS, LLC FOR TELECOMMUNICATIONS WIRING/CABLING, NON-MITEL VOICE SYSTEM MAINTENANCE, TECHNICAL PROGRAMMING AND SUPPORT SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve entering into two agreements with Quantum Crossings, LLC ("Quantum") to provide telecommunications wiring/cabling, non-Mitel voice system maintenance, technical programming and support services to the Board. The first agreement ("Contract 1") is for basic maintenance services which are eligible for discounts to be funded by the School and Libraries Division of the Universal Service Administration Company ("SLD/USAC") as part of the E-Rate program. The total amount of Contract 1 shall not exceed \$4,396,447.80, of which approximately \$3,468,015.05 is the <u>original</u> discounted portion of eligible E-Rate ervices or products to be funded by SLD/USAC. The Board shall only be responsible for the non-discounted portion of E-Rate eligible services and products and the cost of ineligible services and products, which shall not exceed \$4,274,487.80 \$2,315,141.14.

The second agreement ("Contract 2") shall cover eligible and ineligible services that are not considered basic maintenance. The total amount of Contract 2 shall not exceed \$8,200,252.80, of which approximately \$1,758,393.65 is the <u>original</u> discounted portion of eligible E-Rate services or products to be funded by SLD/USAC. The Board shall only be responsible for the non-discounted portion of E-Rate eligible services and products and the cost of ineligible services and products, which shall not exceed \$6,535,679.47 \$7,090,537.24.

No Board funds will be disbursed if E-Rate funding is denied except for Priority 2 Basic Maintenance-Services as defined by SLD/USAC. Basic Maintenance Services are those that are necessary to the continuing operation of eligible equipment, including repair and upkeep of eligible hardware, wire and cable maintenance, basic technical support and configuration changes. Quantum was selected on a competitive basige pursuant to Board Rule 7-2. Written agreements are currently being negotiated. No services shall be provided by Quantum and no payment shall be made to Quantum prior to the execution of the written agreements. The authority granted herein for each agreement shall automatically rescind in the event the written agreements are not executed within 90 days of the date of this amended Board Report. Information pertinent to these agreements is stated below.

This January 2011 amendment is necessary to adjust the discounted portion of eligible E-Rate services and/or products from 89% to 90% to increase the Board's likelihood to receive SLD/USAC funding for these services from SLD/USAC.

This May 2014 amendment is necessary to approve increases in the Board-responsible payment amount due to the denial of E-Rate Funding for the FY14 service year.

Specification Number : 10-250045 Contract Administrator : Sinnema, Mr. Ethan Cedric / 773-553-3295

VENDOR:

1) Vendor # 32334

QUANTUM CROSSINGS, INC. 111 EAST WACKER DRIVE, SUITE 990 CHICAGO, IL 60601 Rodger Martinez 312-467-0065 312-467-0340

USER INFORMATION :

Contact: <u>12510 - Information & Technology Services</u> <u>125 South Clark Street - 3rd Floor</u> <u>Chicago, IL 60603</u> <u>Zalewski, Miss Kathryn Lucille</u> <u>773-553-3060</u>

TERM:

The term of each agreement shall commence July 1, 2011 and shall end June 30, 2014. Each agreement shall have three options to renew for periods of one year each.

EARLY TERMINATION RIGHT:

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

SCOPE OF SERVICES:

For Contract 1, Quantum will provide maintenance of the Board's voice/data cabling infrastructure, non-Mitel voice systems, voice mail systems and onsite break/fix repair services as well as basic maintenance technical programming for all voice systems. This will include Avaya and Mitel certified technical programmers as well as certified telecommunications field technicians to support approximately six hundred (600) Board locations throughout the City of Chicago. Contract 2 shall cover eligible and ineligible services that are not considered basic maintenance including non-basic MAC requests, electrical requests, new installations, advanced technical programming and support, call center programming and support, telephone line appearances, handset placement and programming, telecommunications invoice analysis and processing, inventory database administration and support and web-based database application services.

DELIVERABLES:

For Contract 1, Quantum will provide basic maintenance of telecommunications wiring/cabling infrastructure, voice systems, hardware, software, applications, voice mail systems and all associated components including, but not limited to: Repair/replacement/maintenance of the Board's voice/data cabling infrastructure, repair/replacement of voice systems, system equipment, cards and components, on site break/fix services, certified technical programmers and field service technicians, systems programming, voice mail programming and basic maintenance, extending and testing local exchange carrier (LEC) services as needed, service Level Agreement (SLA) compliance, pro-active issue resolution with incident tracking system, documented incident diagnosis, root cause analysis and remediation/problem management, CPS accessible documentation of all processes and procedures, and reporting as requested by the Board.

For Contract 2, Quantum will provide wining/cabling and telecommunications support services that are not considered basic maintenance including: Installation of new wiring/cabling, advanced technical support services, Call Center programming and support, electrical and power services, moves, adds and changes (MAC) requests, maintain and/or collect and replace damaged telephone systems and components with new and/or refurbished equipment or software, complete system and component installations for ineligible sites, new construction sites and/or new school or department initiatives, re-programming of existing systems, handset placement, telecommunications invoice analysis and processing, inventory database administration and support, and Web-based database application programming, maintenance and support.

OUTCOMES:

Quantum's services shall result in the Board having telecommunications wiring/cabling maintenance and installation, non-Mitel voice system maintenance and installation, technical programming and support services through fiscal year 2014.

COMPENSATION:

Upon monthly invoicing, Quantum shall be paid as follows: The total amount of Contract 1 shall not exceed \$4,396,447.80. , but tThe Board shall only be responsible for the non-discounted portion of E-Rateeligible services and/or products, which shall not exceed \$1,274,487.80 \$2,315,141.14.

Contract 2 shall cover eligible and ineligible services and/or products that are not considered basic maintenance. The total amount of Contract 2 shall not exceed \$8,200,252.80, _tbut tThe Board shall only be responsible for the non discounted portion of E-Rate eligible services and/or products and the cost of ineligible services and/or products, which shall not exceed \$6,535,679.47 <u>\$7,090,537.24</u>. No Board funds will be disbursed if E-Rate funding is denied except for Priority 2 Basic Maintenance Services as defined by SLD/USAC.

REIMBURSABLE EXPENSES: None

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written agreements and any amendments. Authorize the President and Secretary to execute the agreements and any amendments. Authorize Chief Information Officer to execute all ancillary documents required to administer or effectuate these agreements.

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 goals for this agreement include: 25% total MBE and 5% total WBE participation.

The vendor has identified the following participation: Total MBE - 94% Quantum Crossings, LLC 111 E. Wacker Drive, Suite 990 Chicago, Illinois 60601 Attn: Roger Martinez

Total WBE - 6% Professional Telecommunications 28 E. Jackson Blvd., Suite 1020 Chicago, Illinois 60604 Attn: Cheryl Rainey

thredpartners 3625 N. Seeley Ave. Chicago, Illinois 60618 Attn: Gretchen Slusser Phoenix Business Solutions 12543 S. Laramie Ave. Alsip, Illinois 60803 Attn: Peggy T. Hrindak

LSC REVIEW:

Local School Council approval is not applicable to this report

FINANCIAL:

Charge to Information Technology Services: \$7,810,167.27 <u>\$9,441,678.38.</u> See Attachment 1 financials for a detailed breakdown of the financials. for School and Libraries Division of the Universal Service Administrative Company ("SLD/USAC") revised.

1251	0-124-54405-254501-000000-2012	\$500,000.00
1251	0-499-54125-254501-000000-2012	\$250,000.00
1254	0-230-54405-254501-000000-2012	\$1,853,389.09
1251	0-124-54405-254501-000000-2013	\$500,000.00
1251	0-499-54125-254501-000000-2013	\$250,000.00
1254	0-230-54405-254501-000000-2014	\$1,853,389.09
Vario	ous Operating Budget Funds ITS - 2014	\$4,198,900.20
1254	0-230-54405-254501-000000-2013	\$1,853,389.09
125 1	0-124-54405-254501-000000-2014	\$500,000.00
1251	0 499 54125 254501 000000 2014	\$250,000.00
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 June 23, 2004 (04-0623-PO4), as amended from time to time, shall be incorporated into and made a part of the agreement.

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

ATTACHMENT 1 FINANCIALS BREAKDOWN

Original Financials	FY12	FY13	FY14	TOTAL
Basic Maintenance-Contract 1				
Annual Eligible	\$1,298,882.04	\$1,298,882.04	\$1,298,882.04	\$3,896,646.12
CPS-11%	\$142,877.02	\$142,877.02	\$142,877.02	\$428,631.06
SLD-89%	\$1,156,005.02	\$1,156,005.02	\$1,156,005.02	\$3,468,015,06
Annual In-Eligible	\$166,600.56	\$166,600.56	\$166,600.56	\$499,801.68
Total Contract 1	\$1,465,482.60	\$1,465,482.60	\$1,465,482.60	\$4,396,447.80
Non-Basic Maintenance-Contract 2	• 1,400,402.00	• 1, 100, 102.00	• 1, 100, 10-100	•
Annual Eligible	\$658,574.40	\$658,574.40	\$658,574.40	\$1,975,723.20
CPS-11%	\$72,443.18	\$72,443.18	\$72,443.18	\$217,329.54
SLD-89%	\$586,131.22	\$586,131.22	\$586,131,22	\$1,758,393.66
Annual In-Eligible	\$1,324,843.20	\$1,324,843.20	\$1,324,843.20	\$3,974,529.60
Annual In-Eligible Special Requests	\$500,000.00	\$500,000.00	\$500,000.00	\$1,500,000.00
Annual In-Eligible CIP, New Construction	\$250,000.00	\$250,000.00	\$250,000.00	\$750,000.00
Total Contract 2	\$2,733,417.60	\$2,733,417.60	\$2,733,417.60	\$8,200,252.80
GRAND TOTAL SERVICES	\$4,198,900.20	\$4,198,900.20	\$4,198,900.20	\$12,596,700.60
GRAND TOTAL SERVICES				Q12,030,100.00
Grand Total Annual Eligible	\$1,957,456.44	\$1,957,456.44	\$1,957,456.44	\$5,872,369.32
CPS-11%	\$1,957,456.44 \$215,320.21	\$215,320.21	\$215,320.21	\$645,960.63
SLD-89%	\$1,742,136.23	\$1,742,136.23	\$1,742,136.23	\$5,226,408.69
Grand Total Annual Eligible	\$2,241,443.76	\$2,241,443.76	\$2,241,443.76	\$6,724,331.28
Grand Total Annual Engine	\$4,198,900.20	\$4,198,900.20	\$4,198,900.20	\$12,596,700.60
	44,130,500.20	\$4,130,300.20	** ,190,900.20	\$12,330,700.00
CPS Pays -Various Budget Funds & ITS	\$2,456,763.97	\$2,456,763.97	\$2,456,763.97	\$7,370,291.91
SLD Pays	\$1,742,136.23	\$1,742,136.23	\$1,742,136,23	
SLU Pays				\$5,226,408.69
······	\$4,198,900.20	\$4,198,900.20	\$4,198,900.20	\$12,596,700.60
Jan 2011 Revised Financials	FY12	FY13	FY14	TOTAL
Basic Maintenance-Contract 1				
Annual Eligible	\$1,156,281.48	\$1,156,281,48	\$1,156,281,48	\$3,468,844,44
CPS-10%	\$115,628.15	\$115,628.15	\$115,628,15	\$346,884.45
SLD-90%	\$1,040,653.33	\$1,040,653,33	\$1,040,653.33	\$3,121,959,99
Annual In-Eligible	\$309,201.12	\$309,201.12	\$309,201.12	\$927,603.36
Total Contract 1	\$1,465,482.60	\$1,465,482.60	\$1,465,482.60	\$4,396,447.80
Non-Basic Maintenance-Contract 2			•••	•
Annual Eligible	\$616,508.64	\$616,508.64	\$616,508,64	\$1,849,525.92
CPS-10%	\$61,650.86	\$61,650,86	\$61,650.86	\$184,952.58
SLD-90%	\$554,857.78	\$554,857.78	\$554,857.78	\$1,664,573.34
Annual In-Eligible	\$1,366,908.96	\$1,366,908.96	\$1,366,908.96	\$4,100,726.88
Annual In-Eligible Special Requests	\$500,000.00	\$500,000.00	\$500,000.00	\$1,500,000.00
Annual In-Eligible CIP, New Construction	\$250,000.00	\$250,000.00	\$250,000.00	\$750,000.00
Total Contract 2	\$2,733,417.60	\$2,733,417.60	\$2,733,417.60	\$8,200,252.80
GRAND TOTAL SERVICES	\$4,198,900.20	\$4,198,900.20	\$4,198,900.20	\$12,596,700.60
CIGILD TOTAL OLIVINGES		••, •••, •••, •••	•••, 100,000.20	•••••••
Grand Total Annual Eligible	\$1,772, 7 90.12	\$1,772,790.12	\$1,772,790.12	\$5,318,370.36
CPS-11%	\$177,279.01	\$177,279.01	\$177,279.01	\$531,837.03
SLD-89%	\$1,595,511.11	\$1,595,511,11	\$1,595,511.11	\$4,786,533.33
	\$2,426,110.08	\$2,426,110.08	\$2,426,110.08	\$7,278,330.24
Grand Lotal Annual Flighle		\$4,198,900.20	\$4,198,900.20	\$12,596,700.60
Grand Total Annual Eligible			ev, 130,300.20	#12,030,100.00
Grand Total Annual Eligible	\$4,198,900.20			
-		\$2 603 380 MD	\$2 603 390 00	\$7 810 167 37
Grand Total Annual Eligible CPS Pays -Various Budget Funds & ITS	\$2,603,389.09	\$2,603,389.09	\$2,603,389.09	\$7,810,167.27
-		\$2,603,389.09 <u>\$1,595,511,11</u> \$4,198,900.20	\$2,603,389.09 <u>\$1,595,511.11</u> \$4,198,900.20	\$7,810,167.27 <u>\$4,786,533.33</u> \$12,596,700.60

May 2014 Revised Financials	FY12	FY13	FY14	TOTAL
Basic Maintenance-Contract 1				
Annual Eligible	\$1,156,281.48	\$1,156,281.48	\$0.00	\$2,312,562.96
CPS-10%	\$115,628.15	\$115,628.15	\$0.00	\$231,256.30
SLD-90%	\$1,040,653.33	\$1,040,653.33	\$0.00	\$2,081,306.66
Annual In-Eligible	\$309,201,12	\$309,201.12	\$1,465,482,60	\$2,083,884.84
Total Contract 1	\$1,465,482.60	\$1,465,482.60	\$1,465,482.60	\$4,396,447.80
Non-Basic Maintenance-Contract 2				
Annual Eligible	\$616,508.64	\$616,508.64	\$0.00	\$1,233,017.28
CPS-10%	\$61,650.86	\$61,650.86	\$0.00	\$123,301.72
SLD-90%	\$554,857.78	\$554,857.78	\$0.00	\$1,109,715.56
Annual In-Eligible	\$1,366,908.96	\$1,366,908.96	\$1,983,417.60	\$4,717,235.52
Annual In-Eligible Special Requests	\$500,000.00	\$500,000.00	\$500,000.00	\$1,500,000.00
Annual In-Eligible CIP, New Construction	\$250,000.00	\$250,000.00	\$250,000.00	\$750,000.00
Total Contract 2	\$2,733,417.60	\$2,733,417.60	\$2,733,417.60	\$8,200,252.80
GRAND TOTAL SERVICES	\$4,198,900.20	\$4,198,900.20	\$4,198,900.20	\$12,596,700.60
Grand Total Annual Eligible	\$1,772,790,12	\$1,772,790.12	\$0.00	\$3,545,580,24
CPS-11%	\$177,279.01	\$177.279.01	\$0.00	\$354,558.02
SLD-89%	\$1,595,511.11	\$1,595,511,11	\$0.00	\$3,191,022.22
Grand Total Annual Eligible	\$2,426,110.08	\$2,426,110.08	\$4,198,900.20	\$9,051,120.36
	\$4,198,900.20	\$4,198,900.20	\$4,198,900.20	\$12,596,700.60
CPS Pays -Various Budget Funds & ITS	\$2,603,389.09	\$2,603,389.09	\$4,198,900.20	\$9,405,678.38
SLD Pays	\$1,595,511,11	\$1,595,511.11	\$0.00	\$3,191,022.22
-	\$4,198,900.20	\$4,198,900.20	\$4,198,900.20	\$12,596,700.60

AMEND BOARD REPORT 13-0123-PR6

APPROVE EXERCISING THE FIRST OPTION TO RENEW THE AGREEMENT WITH MITEL NETWORKS, INC. FOR VOICE NETWORK MAINTENANCE, MONITORING, AND ADVANCED SUPPORT SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve exercising the first option to renew two agreements with Mitel Networks, Inc. (Mitel) to provide voice network and voice mail maintenance, monitoring and advanced support services for Information & Technology Services (ITS). The first agreement being renewed (Contract 1) is for basic maintenance services eligible for discounts in accordance with the guidelines and requirements of the Federal Government's Universal Services Program (E-Rate). The total cost for the renewal term of Contract 1 shall not exceed \$2,752,000.00. of which approximately \$2,752,000.00 is eligible for E-Rate discounts; the-Board shall only be responsible for the non discounted portion of E-Rate eligible services and/or products, which amount shall not exceed \$275,200.00.

The second agreement being renewed (Contract 2) is for eligible and ineligible services that are not considered basic maintenance. The total cost for the renewal term of Contract 2 shall not exceed \$1,700,000.00. of which approximately \$200,000.00 is eligible for E-Rate discounts; the Board shall only be responsible for the non-discounted portion of E-Rate eligible services and/or products and the cost of ineligible services and/or products, which cost shall not exceed \$1,520,000.00. No Board funds will be disbursed if E-Rate funding is denied except for Priority 2-Basic Maintenance Services as defined by SLD/USAC.

Written renewal agreements for Mitel's services are currently being negotiated. No services shall be provided by Mitel and no payment shall be made to Mitel prior to the execution of the respective written renewal agreement. The authority granted herein shall automatically rescind as to each agreement in the event such renewal agreement is not executed within ninety (90) days of the date of this Board Report. Information pertinent to these agreements is stated below.

This May 2014 amendment is necessary to approve increases in the Board-responsible payment amount due to the denial of the E-Rate Funding for the FY14 service year.

Specification Number : 09-250067

Contract Administrator : Sinnema, Mr. Ethan Cedric / 773-553-3295

VENDOR:

1)

Vendor # 37538 MITEL NETWORKS INCORPORATED 70 WEST MADISON, STE 2000 CHICAGO, IL 60602 Peter Cosme 312-479-9032

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 Zalewski, Miss Kathryn Lucille 773-553-3060

ORIGINAL AGREEMENT:

The original Agreements (authorized by Board Report # 09-1216-PR14) in the amount of \$17,784,384.00 were for a term commencing October 1, 2010 and ending June 30, 2013, with the Board having three options to renew for periods of one year each. The original agreements were awarded on a competitive basis pursuant to Board Rule 7-2 (Request for Proposals, Specification No. 09-250067).

OPTION PERIOD:

The term of each agreement is being extended for one year commencing July 1, 2013 and ending June 30, 2014.

OPTION PERIODS REMAINING:

There are two option periods for one year each remaining.

SCOPE OF SERVICES:

Under the renewal of Contract 1 covering basic maintenance services eligible for the E-Rate discount, Mitel will continue to provide network, voice mail and onsite repair and basic maintenance/MAC services. This will include Mitel and NuPoint certified engineers as well as certified telecommunications technicians for maintenance of the Board's Mitel voice communications network, NuPoint voice mail system and Mitel voice communications systems and components for approximately six hundred (600) Board locations throughout the City of Chicago.

Under the renewal of Contract 2 covering eligible and ineligible services that are not considered basic maintenance, Mitel will continue to provide Mitel voice network and Nupoint voice mail monitoring, non-basic MAC requests, new installations, advanced design and programming, telephone line appearances, handset placement and programming and advanced technical support services.

DELIVERABLES:

During the renewal term under Contract 1, Mitel will provide E-Rate eligible telecommunications basic maintenance of the Mitel voice network, systems, hardware, software, applications, NuPoint voice mail systems and all associated components including: Service Level Agreement (SLA) compliance, Repair/replacement of system equipment, cards and components, On site break/fix services, Mitel and NuPoint certified engineers and field service technicians

On site break/nx services, Mitel and NuPoint certified engineers and field service technicians, Systems programming, voice mail programming and basic maintenance, Extending and testing local exchange carrier (LEC) services as needed, Pro-active issue resolution with incident tracking system, documented incident diagnosis, root cause analysis and remediation/problem management, CPS accessible documentation of all processes and procedures, and Reporting as requested by the Board.

Under the renewal of Contract 2, Mitel will continue to provide E-Rate eligible and ineligible telecommunications support services including: 24x7x365 Mitel network, systems and voice mail monitoring, Advanced technical support services,

Moves, adds and changes (MAC) requests,

Maintain and/or collect and replace damaged telephone systems and components with new and/or refurbished equipment or software, Complete system and component installations for ineligible sites, new construction sites and/or new school or department initiatives,

Re-programming of existing systems to accommodate new school or department initiatives, and Technical support for ineligible voice systems, handset placement.

OUTCOMES:

Mitel's services shall result in the Board having Mitel network, systems and components maintenance, MAC, monitoring and advanced support services through fiscal year 2014.

COMPENSATION:

During the renewal term of Contract 1, Mitel shall be paid a total not to exceed \$2,752,000.00 for the one year renewal term. but the Board shall only be responsible for the non-discounted portion of E-Rate eligible services and/or products, which amount shall not exceed \$275,200.00.

During the renewal term of Contract 2, Mitel shall be paid a total not to exceed \$1,700,000.00. but the-Board shall only be responsible for the non-discounted portion of E-Rate eligible services and/or products and the cost of ineligible services and/or products, which amount shall not exceed \$1,520,000.00.No Board funds will be disbursed if E-Rate funding is denied except for Priority 2 Basic Maintenance Services as defined by SLD/USAC.

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written option documents <u>and any amendments</u>. Authorize the President and Secretary to execute the option documents <u>and any amendments</u>. Authorize Chief Information Officer to execute all ancillary documents required to administer or effectuate the option agreements.

AFFIRMATIVE ACTION:

This contract is in full compliance with the goals required by the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts. The M/WBE participation goals for the contract include: 35% total MBE and 5% total WBE.

The vendor has identified and scheduled the following firms:

Total MBE 35%

Quantum Crossing, LLC 111 East Wacker Drive, Suite 990 Chicago, Illinois 60601

Total WBE 5% RL Canning, Inc. 5440 N Cumberland Ave, Suite 138 Chicago, IL 60656

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

FINANCIAL:

Please see attachment.

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).

FINANCIAL:

FY14
\$2,752,000.00
\$275,200.00
\$2,476,800.00
<u>\$0.00</u>
\$2,752,000.00
\$200,000.00
\$20,000.00
\$180,000.00
\$500,000.00
<u>\$1.000.000.00</u>
\$1,700,000.00
\$4,452,000.00
\$2,952,000.00
\$295,200.00
\$2,656,800.00
\$1,500.000.00
\$4,452,000.00
\$1,795,200.00
\$2.656,800.00
\$4,452,000.00

REVISED Financials	FY14
Basic Maintenance-Contract 1	
Annual Eligible	\$0.00
CPS-10%	\$0.00
SLD-90%	\$0.00
Annual In-Eligible	\$2,752,000.00
Total Contract 1	\$2,752,000.00
Non-Basic Maintenance-Contract 2	
Annual Eligible	\$0.00
CPS-10%	\$0.00
SLD-90%	\$0.00
Annual In-Eligible (ITS Operating)	\$700,000.00
Annual In-Eligible (Requests)	\$1.000.000.00
Total Contract 2	\$1,700,000.00
Grand Total Services	\$4,452,000.00
Annual Eligible	\$0.00
CPS-10%	\$0.00
SLD-90%	\$0.00
Annual In-Eligible	\$4,452,000.00
Annual in Frightie	\$4,452,000.00
CPS Pays -Various Budget Funds &	\$4,452,000.00
SLD PAYS	<u>0</u>
deb mile	\$4,452,000.00

14-0528-PR10

AMEND BOARD REPORT 13-0227-PR12 APPROVE EXERCISING ALL OPTIONS TO RENEW AGREEMENTS WITH SENTINEL TECHNOLOGIES FOR NETWORK MONITORING AND MAINTENANCE SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve exercising all options to renew the agreements with Sentinel Technologies (Vendor) to provide network monitoring and maintenance services for the Chicago Public Schools (CPS) wide area network (WAN), local area network (LAN), and network security infrastructure. The cost for the option period for the Basic Maintenance Contract (Contract #1), shall not exceed \$34,179,144.81. of which approximately-\$27,150,634.00 will be the discounted portion of eligible E-Rate services and/or products to be funded by the School and Libraries Division of the Universal Service Administrative Company (SLD/USAC). Under renewal of Contract #1, the Board shall only be responsible for the non-discounted portion of E-Rate eligible services and/or products and the cost of ineligible services and/or products, which shall not exceed the amount of \$7,028,511.00. The Board is authorized to pay approved invoices up to the not-to-exceed amount and will utilize the Billed Entity Applicant Reimbursement (BEAR) process, as defined below, if E-Rate funding becomes available to recover any costs that may be eligible for Federal subsidies under the The cost for the option period for the Non-Basic Maintenance Contract (Contract #2), E-Rate Program. shall not exceed \$2,130,000.00. Written documents exercising these options are currently being negotiated. No payment shall be made to Vendor during the option period prior to execution of the written documents. The authority granted herein shall automatically rescind in the event written documents are not executed within 90 days of the date of this Board Report. Information pertinent to these options is stated helow

This May 2014 amendment is necessary to approve increases in the Board-responsible payment amount due to the uncertainty in E-Rate Funding. The Billed Entity Applicant Reimbursement (BEAR) process is the mechanism used by E-Rate applicants to request reimbursement for approved services for which the applicant has already paid the full pre-discounted amount. Written amendments to the renewal agreements are required.

Specification Number : 09-250030

Contract Administrator : Sinnema, Mr. Ethan Cedric / 773-553-3295

VENDOR:

1) Vendor # 21472 SENTINEL TECHNOLOGIES,INC. 2550 WARRENVILLE ROAD DOWNERS GROVE, IL 60515 Jack Reidy 630 769-4325

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 Burnson, Mr. Richard A 773-553-1330

ORIGINAL AGREEMENT:

The original Agreements (authorized by Board Report #09-1216-PR19) in the aggregate amount of \$46,810,382.88 were for a term commencing July 1, 2010 and ending June 30, 2013, with the Board having three options to renew for one year terms. The original agreements were awarded on a competitive basis pursuant to Board Rule 7-2.

OPTION PERIOD:

The term of each agreement is being renewed for three years commencing July 1, 2013 and ending June 30, 2016. This extension exercises all three renewal options with Sentinel Technologies to achieve greater savings.

OPTION PERIODS REMAINING:

There are no option periods remaining.

SCOPE OF SERVICES:

Sentinel Technologies will continue to provide the Board with services described below during the renewal term:

Under Contract #1 covering services eligible for the E-Rate discount shall be as follows: Sentinel Technologies will continue to provide onsite basic maintenance services in conjunction with the E-Rate Program to the Board. This will include management services to monitor and maintain the WAN, LAN, and network security infrastructure, including routers, switches, firewall/VPN appliances, firewall/VPN management stations, load balancers, WAN/LAN interfaces, DNS/DHCP servers, and other ancillary equipment (Services), including: Remote management of Board owned or leased equipment, maintenance administration of systems, fault/error detection, reporting, analysis, and correction of issues; Support for designated infrastructure 24 hours a day, seven days a week, 365 days a year, Notice of outages, reporting, and on-site repair services. Break/fix switch maintenance services for school LAN equipment; 24/7 support for the Board's network monitoring systems and related integration into the Board's support ticketing and change management systems. Sentinel Technologies will also continue to provide installation, configuration, and project management for the following equipment and initiatives: Replacement of network equipment at approximately seventy schools to include replacement of switches, wireless access points, and wireless network interface cards. This also will include incidental low voltage cabling and minor construction; Upgrades to school MDF room network equipment; Upgrades and installation of core networking equipment.

Under Contract #2 covering non-basic maintenance and ineligible services as follows: Sentinel Technologies will continue to provide management services to monitor and maintain the WAN, LAN, and network security infrastructure, including routers, switches, firewall/VPN appliances, firewall/VPN management stations, content filtering system, load balancers, WAN/LAN interfaces, and other ancillary equipment (Services), including: Proactive remote monitoring and management of Board owned or leased equipment, pro-active and maintenance administration of systems, fault/error detection, reporting, analysis, and correction of issues; Network monitoring for designated infrastructure hours a day, seven days a week, 365 days a year; Equipment audits at regular intervals with the Board, including covering any device changes as required.

DELIVERABLES:

Sentinel Technologies will continue to provide the Board with the following deliverables meeting the Board's specified requirement under both agreements: Reporting (all reports accessible online, in a downloaded form and hard copy); Network analysis; Network management and network monitoring; Firewall, DNS/DHCP, VPN, and content filter change request management; General management; Third-party security audit; Service level agreements (SLAs) and implementation of SLAs; Installation and configuration of Cisco series switches and other related equipment at schools and in the core network; Redeployment of existing school switches, replaced by the new switches; Removal of old equipment at the schools and in the core; Incident management and onsite maintenance services for all school LAN equipment, including switches, hubs, wireless access points, transceivers, and uninterruptible power supplies.Also, Sentinel Technologies will continue to have appropriate field personnel for the proper dispatches in order to meet or exceed SLAs.

OUTCOMES:

Sentinel Technologies services will continue to result in the Board having comprehensive managed services for its WAN, LAN, and network security infrastructure, which will result in improved service and bandwidth to CPS. These services will also continue to result in the Board having managed services and appropriate reporting and maintenance for all CPS locations, including network monitoring, fault management (detection and notification), fault isolation and resolution, configuration and software support, hardware/software dispatch with on-site repair and technical assistance. These services will result in the Board (i) being notified of outages and having the ability to view trouble tickets via a web-based ticketing system and reports; (ii) receiving appropriate on-site repair services dispatched to schools and Central Office that experience outages related to WAN, LAN, and network security data equipment; and (iii) improved ability to maximize network uptime. Sentinel Technologies will also continue to provide installation and project management services for new equipment within the core network and at the schools. School LAN equipment will be repaired in a timely fashion, reducing network downtime. The switches will have a common configuration and operating system that will improve uptime and reduce intermittent issues.

COMPENSATION:

Vendor shall be paid during the renewal period of Contract #1 as follows: a total cost not to exceed the sum of \$34,179,144.81. of which approximately \$25,169,038.95 is the discounted portion of eligible E-Rateservices and/or products to be funded by the SLD/USAC. The CPS portion of the cost for thenon-discounted portion of E-rate eligible services and/or products and the cost of ineligible services and/or products shall not exceed the sum of \$9,010,105.86. Vendor shall be paid during the renewal period of Contract #2 as follows: a total cost not to exceed the sum of \$2,130,000.00. The Board is authorized to pay approved invoices up to the not-to-exceed amount and will utilize the BEAR process if E-Rate funding becomes available to recover any costs that may be eligible for Federal subsidies under the E-Rate Program.

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written option documents <u>and amendments</u>. Authorize the President and Secretary to execute the option documents <u>and amendments</u>. Authorize Chief Information Officer to execute all ancillary documents required to administer or effectuate the option agreements.

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: 35% total MBE and 5% total WBE participation.

The Vendors have identified the following participation:

Total MBE - 35%

IMC Connect, Inc. 207 East Ohio Avenue, Suite # 293 Chicago, Illinois 60631

CS&C - Julex, Inc. 1613 South Michigan Avenue Chicago, Illinois 60613

Smart Technology, Inc. 150 North Jefferson Avenue Chicago, Illinois 60661

Total WBE - 5%

KMC Enterprises, Inc. 13235 Hiawatha Drive Homer Glen, Illinois 60491

Solai & Cameron 2335 North Southport Chicago, Illinois 60614

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Funds: 115 and 230 Charge to: Information & Technology Services, 12500 FY2014: \$3,052,837.00 \$12,103,048.00 FY2015: \$3,052,837.00 \$12,103,048.00 FY2015: \$9,050,211.00 E-Rate FY2016: \$3,052,837.00 \$12,103,048.00 FY2016: \$9,050,211.00 E-Rate Fy2016: \$9,050,211.00 E-Rate Fy2016: \$9,050,211.00 E-Rate Fy2016: \$9,050,211.00 E-Rate 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).

14-0528-PR11

AMEND BOARD REPORT 13-1120-PR8 AUTHORIZE FIRST RENEWAL AGREEMENT WITH AT AND T MOBILITY NATIONAL ACCOUNTS, LLC FOR CELLULAR SERVICES, APPLICATIONS, EQUIPMENT, ACCESSORIES AND SUPPORT SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize first renewal agreement with AT&T Mobility National Accounts, LLC (AT&T Mobility) to provide cellular services, equipment, accessories, applications, cellular-based technology solutions and support services for the Chicago Public Schools (CPS). This renewal is <u>may be</u> eligible for discounts to be funded by the School and Libraries Division of the Universal Service Administrative Company (SLD/USAC) as part of the E-Rate program. The total amount of the renewal term shall not exceed \$2,498,663.00. but the Board shall only be responsible for the mon-discounted portion of E-Rate eligible services and/or products and the cost of ineligible services and/or products, which shall not exceed \$1,646,738.00: The Board is authorized to pay approved invoices up to the not-to-exceed amount and will utilize the Billed Entity Applicant Reimbursement (BEAR) process, as defined below, to recover any costs that may be eligible for Federal subsidies under the E-Rate Program. A written renewal document is currently being negotiated. No services shall be provided by and no payment shall be made to AT&T Mobility prior to the execution of the renewal agreement. The authority granted herein shall automatically rescind in the event the renewal document is not executed within 90 days of the date of this Board Report. Information pertinent to this option is stated below.

This May 2014 amendment is necessary to approve increases in the Board-responsible payment amount due to the uncertainty in E-Rate Funding. The Billed Entity Applicant Reimbursement (BEAR) process is the mechanism used by E-Rate applicants to request reimbursement for approved services for which the applicant has already paid the full pre-discounted amount. A written amendment to the renewal agreement is required.

Specification Number : 10-250051

Contract Administrator : Sinnema, Mr. Ethan Cedric / 773-553-3295

VENDOR:

1) Vendor # 59509 AT & T MOBILITY NATIONAL ACCOUNTS, LLC 7229 PARKWAY DRIVE. HANOVER, MD 20176 Margaret Snyder 301 576-5443

312-961-3247

USER INFORMATION :

Contact: 12510 - Information & Technology Services 125 South Clark Street - 3rd Floor Chicago, IL 60603 Zalewski, Miss Kathryn Lucille 773-553-3060 Contact: 12510 - Information & Technology Services 125 South Clark Street - 3rd Floor Chicago, IL 60603 Tidmarsh, Mr. Lachlan W. 773-553-1300

ORIGINAL AGREEMENT:

The original agreement (authorized by Board Report #10-1215-PR8) in the amount of \$9,224,509.00, is for a term commencing on July 1, 2011 and ending June 30, 2014, with the Board having two options to renew for periods of one year each. The agreement was amended (authorized by Board Report #12-0822-PR14) to decrease the amount to \$6,792,282.00. The original agreement was awarded on a competitive basis pursuant to Board Rule 7-2.

OPTION PERIOD:

The term of this agreement is being renewed for one year commencing July 1, 2014 and ending June 30, 2015.

OPTION PERIODS REMAINING:

There is one option period for one year remaining.

SCOPE OF SERVICES:

AT&T Mobility will provide cellular services, equipment, accessories, mobile device management, applications, cellular-based technology solutions and support services for the Chicago Public Schools (CPS). Applications and support services include, but are not limited to, text messaging, cellular/radio, push-to-talk features, data cards, mobile device management, Blackberry Enterprise Server (BES) maintenance, BES managed services, Global Positioning System (GPS) services for tracking cellular units and vehicles, and other cellular technology solutions to enable cellular-based initiatives or enhance cellular coverage throughout the District. CPS cellular-based special programs covered under this agreement include the community-based Safe Passage program as well as mobile device management for CPS educational initiatives.

DELIVERABLES:

AT&T Mobility will provide the Board with cellular services, equipment, accessories, applications, cellular-based technology solutions and support services through the end of fiscal year 2015, including the community-based Safe Passage program and mobile device management cellular programs.

OUTCOMES:

AT&T Mobility's services will result in the Board having continuous cellular services, equipment, accessories, applications, cellular-based technology solutions and support services through the end of fiscal year 2015.

COMPENSATION:

AT&T Mobility shall be paid as follows during this option period: Upon monthly invoicing, at a total cost not to exceed \$2,498,663.00. of which appreximately \$851,925.00 is eligible for, but not contingent upon, E-Rate discounts. The Beard shall only be responsible for the non discounted pertion of E-Rate eligible services and/or products and the cost of ineligible services and/or products, which shall not exceed \$1,646,738.00. Services, equipment, accessories, applications and support services requested by Board-departments or schools and funded via budget transfers shall not exceed \$350,000.00 annually and are-included in the not to exceed cost to the Board. The Board is authorized to pay approved invoices up to the not-to-exceed amount and will utilize the Billed Entity Applicant Reimbursement (BEAR) process to recover any costs that may be eligible for Federal subsidies under the E-Rate Program.

AUTHORIZATION:

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

AFFIRMATIVE ACTION:

This contract is in full compliance with the goals required by the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts. The M/WBE participation goals for this contract are 25% total MBE and 5% total WBE participation. The Vendor has identified the following participation:

Total MBE 25% United Building Maintenance 165 Easy Street Carol Stream, IL 60188

Total WBE 5% Archon Construction Co. 563 S. Route 53 Addison, IL 60101 LSC REVIEW: Local School Council approval is not applicable to this report.

FINANCIAL: Fund: 115 Information and Technology Services, 12500 CPS Portion: \$1,646,738.00 \$2,498,663.00, FY15 E-Rate Portion: \$851,925.00, FY15

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).

Vice President Ruiz abstained on Board Report 14-0528-PR11.

Board Member Quazzo abstained on Board Report 14-0528-PR11.

14-0528-PR12

AMEND BOARD REPORT 13-1120-PR9

AUTHORIZE FIRST RENEWAL AGREEMENT WITH HITEC GROUP INTERNATIONAL, INC. FOR TELETYPEWRITER (TTY) SERVICES AND SUPPORT

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize the first renewal agreement with Hitec Group International, Inc. ("Hitec") to provide TTY services to the Board. This agreement is <u>may be</u> eligible for discounts to be funded by the School and Libraries Division of the Universal Service Administrative Company ("SLD/USAC") as part of the E-Rate program. The total amount for the renewal term shall not exceed \$175,500.00. of which approximately \$149,227.00 is the discounted portion of eligible E-Rate services or products to be funded by SLD/USAC. The Board shall only be responsible for the non-discounted portion of E-Rate eligible for the total another by SLD/USAC. The Board shall only be responsible for the non-discounted portion of E-Rate eligible E-Rate eligible E-Rate services/products, which shall not exceed \$26,273.00. The Board is authorized to pay approved invoices up to the not-to-exceed amount and will utilize the Billed Entity Applicant. Reimbursement (BEAR) process, as defined below, to recover any costs that may be eligible for Federal subsidies under the E-Rate Program. No services shall be provided by Hitec and no payment shall be made to Hitec prior to the execution of the renewal agreement. The authority granted herein shall automatically rescind in the event the renewal agreement is not executed within 90 days of the date of this Board Report. Information pertinent to this option is stated below.

This May 2014 amendment is necessary to approve increases in the Board-responsible payment amount due to the uncertainty in E-Rate Funding. The Billed Entity Applicant Reimbursement (BEAR) process is the mechanism used by E-Rate applicants to request reimbursement for approved services for which the applicant has already paid the full pre-discounted amount. A written amendment to the renewal agreement is required.

Specification Number : 10-250049

Contract Administrator : Sinnema, Mr. Ethan Cedric / 773-553-3295

VENDOR:

 Vendor # 16374 HITEC GROUP INTERNATIONAL, INC P.O. BOX 446 HINSDALE, IL 60522-0446 Richard Uzuanis 630 654-9200

USER INFORMATION :

Contact: 12510 - Information & Technology Services 125 South Clark Street - 3rd Floor Chicago, IL 60603 Tidmarsh, Mr. Lachlan W. 773-553-1300

Contact: 12510 - Information & Technology Services 125 South Clark Street - 3rd Floor Chicago, IL 60603 Zalewski, Miss Kathryn Lucille 773-553-3060

ORIGINAL AGREEMENT:

The original Agreement (authorized by Board Report #10-1117-PR7) in the amount of \$629,535.00 is for a term commencing July 1, 2011 and ending June 30, 2014 with the Board having two options to renew for one year each. The original agreement was awarded on a competitive basis pursuant to Board Rule 7-2.

OPTION PERIOD:

The term of this agreement is being renewed for one year commencing July 1, 2014 and ending June 30, 2015.

OPTION PERIODS REMAINING:

There is one option period for one year remaining.

SCOPE OF SERVICES:

Hitec will continue to provide the Board with a Textnet TTY communications system, maintenance, training and support services for a network of 600 user licenses. Textnet is a shared, digital TTY communications system that provides a seamless integration of the public switched telephone network, the Internet and the Board's data network to enable telephone calls to be made by people who are deaf, hard of hearing or speech restricted. Since the system utilizes the Board's current data network and existing PCs, no additional hardware or equipment is required. Hitec provides 60 hours of free staff training for each year of the agreement and provides on-going support as needed.

DELIVERABLES:

Hitec will provide the Board with Textnet TTY services through the end of fiscal year 2015.

OUTCOMES:

Hitec's services will result in the Board being in compliance with legal mandates of the Americans with Disabilities Act, Sections 504 and 508 of the Rehabilitation Act, IDEA and Section 255 of the Telecommunications Act through the end of fiscal year 2015.

COMPENSATION:

Hitec shall be paid as follows: Upon monthly invoicing, at a total cost not to exceed \$175,500.00. of which approximately \$149,227.00 is eligible for E-Rate discounts. The Board shall only be responsible for the non-discounted portion of E-Rate eligible services and products and the cost of ineligible services and products, which shall not exceed \$26,273.00. The Board is authorized to pay approved invoices up to the not-to-exceed amount and will utilize the Billed Entity Applicant Reimbursement (BEAR) process to recover any costs that may be eligible for Federal subsidies under the E-Rate Program.

AUTHORIZATION:

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

AFFIRMATIVE ACTION:

The M/WBE goals for this agreement include: 25% MBE and 5% WBE participation. However, the Office of Business Diversity recommends a partial waiver of the MBE goal as required by the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts be granted, as the scope of the contract is not further divisible.

The Vendor has identified the following participation:

Total WBE -100%

Hitec Group International 1743 Quincy Ave., Suite #155 Naperville, illinois 60540 Contact: Richard Uzuanis

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL: Fund: 115 Information and Technology Services, 12500 CPS Portion: \$26,273:00, \$175.500.00 E-Rate Portion: \$149,227.00, FY15

Future year furiding 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).

14-0528-PR13

AMEND BOARD REPORT 13-1120-PR11

AUTHORIZE FIRST RENEWAL OF TWO AGREEMENTS WITH QUANTUM CROSSINGS, LLC FOR TELECOMMUNICATIONS WIRING/CABLING, NON-MITEL VOICE SYSTEM MAINTENANCE, TECHNICAL PROGRAMMING AND SUPPORT SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize the first renewal of two agreements with Quantum Crossings, LLC ("Quantum") to provide telecommunications wiring/cabling, non-Mitel voice system maintenance, technical programming and support services to the Board. The first agreement being renewed ("Contract 1") is for basic maintenance services that may be eligible for discounts to be funded by the School and Libraries Division of the Universal Service Administration Company ("SLD/USAC") as part of the E-Rate program. The total amount for the renewal of Contract 1 shall not exceed \$1,128,646.00. of which approximately \$922,067.00 is the discounted portion of eligible E-Rate services or products to be funded by SLD/USAC. The Board shall only be responsible for the non-discounted portion of E-Rate eligible services and products and the cost of ineligible services and products, which shall not exceed \$206,681.00. The Board is authorized to pay approved invoices up to the not-to-exceed amount and will utilize the Billed Entity Applicant Reimbursement (BEAR) process, as defined below, if E-Rate funding becomes available to recover any costs that may be eligible for Federal subsidies under the E-Rate Program.

The second agreement being renewed ("Contract 2") is for eligible and ineligible services that are not considered basic maintenance. The total amount for the renewal of Contract 2 shall not exceed \$1,351,546.00. of which approximately \$276,182.00 is the discounted portion of eligible E-Rate services or products to be funded by SLD/USAC. The Board shall only be responsible for the non-discounted portion of E-Rate eligible services and products and the cost of ineligible services and products, which shall not exceed \$1,075,364.00. No Board funds will be disbursed if E-Rate funding is denied except for Priority 2-Basic Maintenance Services as defined by SLD/USAC. Basic Maintenance Services are those that are necessary to the continuing operation of eligible equipment, including repair and upkeep of eligible hardware, wire and cable maintenance, basic technical support and configuration changes. The Board is authorized to pay approved invoices up to the not-to-exceed amount and will utilize the Billed Entity Applicant Reimbursement (BEAR) process, as defined below, if E-Rate funding becomes available to recover any costs that may be eligible for Federal subsidies under the the E-Rate Program.

Written renewal agreements are currently being negotiated. No services shall be provided by Quantum and no payment shall be made to Quantum prior to the execution of the renewal agreements. The authority granted herein for each agreement shall automatically rescind in the event such renewal agreement is not executed within 90 days of the date of this Board Report. Information pertinent to these options is stated below.

This May 2014 amendment is necessary to approve increases in the Board-responsible payment amounts for both Contract 1 and Contract 2 due to the uncertainty in E-Rate Funding. The Billed Entity Applicant Reimbursement (BEAR) process is the mechanism used by E-Rate applicants to request reimbursement for approved services for which the applicant has already paid the full pre-discounted amount. Written amendments to the renewal agreements are required.

Specification Number : 10-250045

Contract Administrator :

Sinnema, Mr. Ethan Cedric / 773-553-3295

VENDOR:

 Vendor # 32334 QUANTUM CROSSINGS, INC.
 111 EAST WACKER DRIVE, SUITE 990 CHICAGO, IL 60601 Lawrence Knott 312 467-0065

USER INFORMATION:

Contact: 12510 - Information & Technology Services 125 South Clark Street - 3rd Floor Chicago, IL 60603 Tidmarsh, Mr. Lachlan W. 773-553-1300

Contact: 12510 - Information & Technology Services 125 South Clark Street - 3rd Floor Chicago, IL 60603 Zalewski, Miss Kathryn Lucille 773-553-3060

ORIGINAL AGREEMENT:

The original Agreements (authorized by Board Report 10-1117-PR9 as amended by Board Report 11-0126-PR8) in the aggregate amount of \$7,370,291.90 were for a term commencing on July 1, 2011 and ending June 30, 2014, with the Board having three options to renew for one year each. The original agreements were awarded on a competitive basis pursuant to Board Rule 7-2.

OPTION PERIOD:

The term of each agreement is being renewed for one year commencing July 1, 2014 and ending June 30, 2015.

OPTION PERIODS REMAINING:

There are two option periods for one year each remaining.

SCOPE OF SERVICES:

Under the renewal of Contract 1, Quantum will continue to provide maintenance of the Board's voice/data cabling infrastructure, non-Mitel voice systems, voice mail systems and onsite break/fix repair services, as well as basic maintenance technical programming for all voice systems. This will include Avaya and Mitel certified technical programmers as well as certified telecommunications field technicians to support approximately six hundred (600) Board locations throughout the City of Chicago. Under the renewal of Contract 2 covering eligible and ineligible services that are not considered basic maintenance, Quantum will continue to provide support services including non-basic MAC requests, electrical requests, new installations, advanced technical programming and support, call center programming and support, telephone line appearances, handset placement and programming, telecommunications invoice analysis and processing, inventory database administration and support and web-based database application services.

DELIVERABLES:

During the renewal of Contract 1, Quantum will provide basic maintenance of telecommunications wining/cabling infrastructure, voice systems, hardware, software, applications, voice mail systems and all associated components including, but not limited to: repair/replacement/maintenance of the Board's voice/data cabling infrastructure, repair/replacement of voice systems, system equipment, cards and components, onsite break/fix services, certified technical programmers and union field service technicians, systems programming, voice mail programming and basic maintenance, extending and testing local exchange carrier (LEC) services as needed, service Level Agreement (SLA) compliance, pro-active issue resolution with incident tracking system, documented incident diagnosis, root cause analysis and remediation/problem management, Board accessible documentation of all processes and procedures, and reporting as requested by the Board.

During the renewal of Contract 2, Quantum will provide wiring/cabling and telecommunications support services that are not considered basic maintenance including: installation of new wining/cabling, advanced technical support services, Call Center programming and support, electrical and power services, moves, adds and changes (MAC) requests, maintain and/or collect and replace damaged telephone systems and components with new and/or refurbished equipment or software, complete system and component

installations for ineligible sites, new construction sites and/or new school or department initiatives, re-programming of existing systems to accommodate new school or department initiatives, technical support for ineligible voice systems, handset placement, telecommunications invoice analysis and processing, inventory database administration and support, and Web-based database application programming, maintenance and support.

OUTCOMES:

Quantum's services shall result in the Board having telecommunications wiring/cabling maintenance and installation, non-Mitel voice system maintenance and installation, technical programming and support services through fiscal year 2015.

COMPENSATION:

During the renewal of Contract 1, Quantum shall be paid a total not to exceed \$1,128,648.00. <u>but the</u> Board shall only be responsible for the non-discounted portion of E-Rate eligible services and/or products, which shall not exceed \$206,581.00. <u>The Board is authorized to pay approved invoices up to the</u> <u>not-to-exceed amount and will utilize the BEAR process if E-Rate funding becomes available to recover any</u> costs that may be eligible for Federal subsidies under the E-Rate Program.

During the renewal of Contract 2, Quantum shall be paid a total not to exceed \$1,351,546.00. but the Board shall only be responsible for the non-discounted portion of E-Rate eligible services and/or products and the cost of ineligible services and/or products, which shall not exceed \$1,075,364.00. No Board funds will be disbursed if E-Rate funding is denied except for Priority 2 Basic Maintenance Services as defined by SLD/USAC. The Board is authorized to pay approved invoices up to the not-to-exceed amount and will utilize the BEAR process if E-Rate funding becomes available to recover any costs that may be eligible for Federal subsidies under the E-Rate Program.

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written option documents <u>and amendments</u>. Authorize the President and Secretary to execute the option documents <u>and amendments</u>. Authorize the Chief Information Officer to execute all ancillary documents required to administer or effectuate the option agreements.

AFFIRMATIVE ACTION:

This contract is in full compliance with the goals required by the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts.

The M/WBE participation goals for this contract are 25% total MBE and 5% total WBE participation.

The Vendor has identified the following participation:

Total MBE 94%

Quantum Crossing, Inc. 111 E. Wacker Drive, Suite 990 Chicago, Illinois 60601

Total WBE 6%

Professional Telecommunications 28 E. Jackson Blvd., Suite 1020 Chicago, Illinois 60604

Thredpartners

3625 N. Seeley Ave. Chicago, Illinois 60618

Phoenix Business Solutions 12543 S. Laramie Ave. Alsip, Illinois 60803

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Contract 1 Fund: 115 Information and Technology Services, 12500 CPS Portion: \$206,581.00, FY15 \$1,128,648.00 E-Rate Portion: \$922,067.00, FY15 <u>Contract 2</u> Fund: 115 Information and Technology Services, 12500 CPS Portion: \$1,075,364.00, FY15 \$1,351,546.00 E-Rate Portion: \$276,182.00, FY15

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).

14-0528-PR14

AMEND BOARD REPORT 13-1120-PR13

AUTHORIZE SECOND RENEWAL AGREEMENT WITH MITEL NETWORKS, INC. FOR VOICE NETWORK MAINTENANCE, MONITORING, AND ADVANCED SUPPORT SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize second renewal agreements with Mitel Networks, Inc. (Mitel) to provide voice network and voice mail maintenance, monitoring and advanced support services for Information and Technology Services (ITS). The first agreement being renewed (Contract 1) is for basic maintenance services eligible for discounts in accordance with the guidelines and requirements of the Federal Government's Universal Services Program (E-Rate). The total amount for the renewal term of Contract 1 shall not exceed \$2,752,000.00. The Board is authorized to pay approved involces up to the not-to exceed amount and will utilize the Billed Entity Applicant Reimbursement (BEAR) process, as defined below, if E-Rate funding becomes available to recover any costs that my be eligible for Federal subsidies under the E-Rate Program. of which approximately \$2,476,800.00 is the discounted portion of eligible E-Rate services or products to be funded by SLD/USAC. The Board shall only be responsible for the non-discounted portion of E-Rate eligible services and products and the cost of ineligible services and products, which amount shall not exceed \$275,200.00.

The second agreement being renewed (Contract 2) is for eligible and ineligible services that are not considered basic maintenance. The total amount for the renewal term of Contract 2 shall not exceed \$1,700,000.00. <u>The Board is authorized to pay approved invoices up to the not-to exceed amount and will utilize the Billed Entity Applicant Reimbursement (BEAR) process, as defined below, if E-Rate funding becomes available to recover any costs that may be eligible for Federal subsidies under the E-Rate <u>Program</u>. of which approximately \$180,000 is the discounted portion of eligible E-Rate services or products to be funded by SLD/USAC. The Board shall only be responsible for the non-discounted portion of E-Rate eligible services and products and the cost of ineligible services and products, which amount shall not exceed \$1,520,000.00. No Board funds will be disbursed if E-Rate funding is denied, except for Priority 2 Basic Maintenance Services as defined by SLD/USAC.</u>

Written renewal agreements for Mitel's services are currently being negotiated. No services shall be provided by Mitel and no payment shall be made to Mitel prior to the execution of the respective written renewal agreement. The authority granted herein shall automatically rescind as to each agreement in the event such renewal agreement is not executed within ninety (90) days of the date of this Board Report. Information pertinent to these agreements is stated below.

This May 2014 amendment is necessary to approve increases in the Board-responsible payment amount for both Contract 1 and Contract 2 due to the uncertainty in E-Rate Funding. The Billed Entity Applicant Reimbursement (BEAR) process is the mechanism used by E-Rate applicants to request reimbursement for approved services for which the applicant has already paid the full pre-discounted amount. Written amendments to the renewal agreements are required.

Specification Number : 09-250067 Contract Administrator : Sinnema, Mr. Ethan Cedric / 773-553-3295

VENDOR:

1) Vendor # 37538 MITEL NETWORKS INCORPORATED 70 WEST MADISON, STE 2000 CHICAGO, IL 60602 Peter Cosme 312 479-9032

USER INFORMATION :

Contact:	12510 - Information & Technology Services	
	125 South Clark Street - 3rd Floor	
	Chicago, IL 60603	
	Zalewski, Miss Kathryn Lucille	
	773-553-3060	
Contact:	12510 - Information & Technology Services	
	125 South Clark Street - 3rd Floor	
	Chicago, IL 60603	
	Tidmarsh, Mr. Lachlan W.	
	773-553-1300	

ORIGINAL AGREEMENT:

The original Agreements (authorized by Board Report #09-1216-PR14) in the total aggregate amount of \$17,784,384.00 were for a term commencing October 1, 2010 and ending June 30, 2013, with the Board having three options to renew for periods of one year each. The agreements were renewed (authorized by Board Report #13-0123-PR6) for a term commencing July 1, 2013 and ending June 30, 2014. The original agreements were awarded on a competitive basis pursuant to Board Rule 7-2.

OPTION PERIOD:

The term of each agreement is being renewed for one year commencing July 1, 2014 and ending June 30, 2015.

OPTION PERIODS REMAINING:

There is one option period for one year remaining.

SCOPE OF SERVICES:

Under the renewal of Contract 1 covering basic maintenance services eligible for the E-Rate discount, Mitel will continue to provide network, voice mail and onsite repair and basic maintenance/MAC services. This will include Mitel and NuPoint certified engineers as well as certified telecommunications technicians for maintenance of the Board's Mitel voice communications network, NuPoint voice mail system and Mitel voice communications systems and components for over six hundred (600) Board locations throughout the City of Chicago.

Under the renewal of Contract 2 covering eligible and ineligible services that are not considered basic maintenance, Mitel will continue to provide Mitel voice network and NuPoint voice mail monitoring, non-basic MAC requests, new installations, advanced design and programming, telephone line appearances, handset placement and programming and advanced technical support services.

DELIVERABLES:

During the renewal term under Contract 1, Mitel will provide E-Rate-eligible telecommunications basic maintenance of the Mitel voice network, systems, hardware, software, applications, NuPoint voice mail systems and all associated components including:

- Repair/replacement of system equipment, cards and components, on-site break/fix services,

- Mitel and NuPoint certified engineers and field service technicians, systems programming, voice mail programming and basic maintenance, extending and testing local exchange carrier (LEC) services as needed,

- Pro-active issue resolution with incident tracking system, documented incident diagnosis, root cause analysis and remediation/problem management,

- CPS accessible documentation of all processes and procedures,

- Service Level Agreement (SLA) compliance, and
- Reporting as requested by the Board.

Under the renewal of Contract 2, Mitel will continue to provide E-Rate eligible and ineligible telecommunications support services including:

- 24x7x365 Mitel network, systems and voice mail monitoring, advanced technical support services,
 - Moves, adds and changes (MAC) requests,

- Maintain and/or collect and replace damaged telephone systems and components with new and/or refurbished equipment or software,

- Complete system and component installations for ineligible sites, new construction sites and/or new school or department initiatives,

- Re-programming of existing systems to accommodate new school or department initiatives, and

- Technical support for ineligible voice systems, handset placement.

OUTCOMES:

Mitel's services shall result in the Board having Mitel network, systems and components maintenance, MAC, monitoring and advanced support services through fiscal year 2015.

COMPENSATION:

During the renewal term of Contract 1 Mitel shall be paid a total not to exceed \$2,752,000.00 for the one year renewal term. but the Board shall only be responsible for the non-discounted portion of E-Rateeligible services and/or products, which amount shall not exceed \$275,200.00. The Board is authorized to pay approved invoices up to the not-to exceed amount and will utilize the (BEAR) process if E-Rate funding becomes available to recover any costs that may be eligible for Federal subsidies under the E-Rate Program.

During the renewal term of Contract 2 Mitel shall be paid a total not to exceed \$1,700,000.00. <u>The Board is</u> authorized to pay approved invoices up to the not-to exceed amount and will utilize the (BEAR) process if <u>E-Rate funding becomes available to recover any costs that may be eligible for Federal subsidies under the</u> <u>E-Rate Program</u>. but the Board shall only be responsible for the non discounted portion of E-Rate eligible services and/or products and the cost of ineligible services and/or products, which amount shall not exceed \$1,520,000.00. No Board funds will be disbursed if E-Rate funding is denied except for Priority 2 Basic-Maintenance Services as defined by SLD/USAC.

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written option documents <u>and amendments</u>. Authorize the President and Secretary to execute the option documents <u>and amendments</u>. Authorize the Chief Information Officer to execute all ancillary documents required to administer or effectuate the option agreements.

AFFIRMATIVE ACTION:

This contract is in full compliance with the goals required by the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts. The M/WBE participation goals for this contract are 35% total MBE and 5% total WBE participation.

The Vendor has identified the following participation:

Total MBE 35%: Quantum Crossing, LLC 111 East Wacker Drive, Suite 990 Chicago, Illinois 60601

Total WBE 5% RL Canning, Inc. 5440 N. Cumberland Ave., Suite 138 Chicago, Illinois 60656

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

FINANCIAL: <u>Contract 1</u> Fund: 115 Information and Technology Services, 12500 CPS Portion: \$275,200.00, FY15 <u>\$2,752,000.00</u> E-Rate Portion: \$2,476,800.00, FY15

Contract 2 Fund: 115 Information and Technology Services, 12500 CPS Portion: \$1,520,000.00, FY15 \$1,700,000.00 E Rate Portion: \$180,000.00, FY15 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).

14-0528-PR15

AMEND BOARD REPORT 13-1120-PR14

AUTHORIZE SECOND RENEWAL AGREEMENT WITH SENTINEL TECHNOLOGIES, INC FOR LOCAL AREA NETWORK (LAN) SYSTEM IMPROVEMENT SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize second renewal agreement with Sentinel Technologies, Inc. (Sentinel) to provide Local Area Network (LAN) System Improvement Services for Information & Technology Services (ITS) at a total cost not to exceed \$28,594,524.21 for the term. <u>The Board is authorized to pay approved invoices up to the</u><u>not-to-exceed amount and will utilize the Billed Entity Applicant Reimbursement (BEAR) process, as</u><u>defined below, if E-Rate funding becomes available to recover any costs that may be eligible for Federal</u><u>subsidies under the E-Rate Program</u><u>of which approximately</u> \$16,840,658.55 is the discounted portion of eligible E-Rate services and/or products to be funded by the School and Libraries Division of the Universal Service Administrative Company (SLD/USAC). The Board shall only be responsible for the-non-discounted portion of E-Rate eligible services and/or products and the cost of ineligible services-and/or products, which shall not exceed \$11,753,865.66</u>. A written renewal agreement is currently being negotiated. No payment shall be made to Sentinel prior to the execution of written renewal agreement. The authority granted herein shall automatically rescind in the event the renewal agreement is not executed within 90 days of the date of this Board Report. Information pertinent to this option is stated below.

This May 2014 amendment is necessary to approve increases in the Board-responsible payment amount due to the uncertainty in E-Rate Funding. The Billed Entity Applicant Reimbursement (BEAR) process is the mechanism used by E-Rate applicants to request reimbursement for approved services for which the applicant has already paid the full pre-discounted amount. A written amendment to the renewal agreement is required.

Specification	Number :	09-250022
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Contract Administrator : Sinnema, Mr. Ethan Cedric / 773-553-3295

VENDOR:

 Vendor # 21472 SENTINEL TECHNOLOGIES, INC. 2550 WARRENVILLE ROAD DOWNERS GROVE, IL 60515 Jack Reidy 630 769-4325

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 Burnson, Mr. Richard A 773-553-1330

ORIGINAL AGREEMENT:

The original Agreement (authorized by Board Report 09-1216-PR17) in the amount of \$62,598,429.87 was for a term commencing July 1, 2010 and ending June 30, 2013, with the Board having two options to renew for one year terms. The agreement was renewed (authorized by Board Report 13-0227-PR13) in the amount of \$23,997,619.37 for a term commencing July 1, 2013 and ending June 30, 2014. The original agreement was awarded on a competitive basis pursuant to Board Rule 7-2.

OPTION PERIOD:

The term of this agreement is being renewed for one (1) year commencing July 1, 2014 and ending June 30, 2015.

OPTION PERIODS REMAINING:

There are no option periods remaining.

SCOPE OF SERVICES:

Sentinel shall continue to provide the Board with project management, installation, network equipment services, and associated construction at the schools. The work shall include infrastructure assessment of the existing environments, ordering of equipment, coordinating shipment and staging of new equipment, and removal and replacement of hubs, switches, wireless access points and other network devices. Additionally, this work will include wireless assessment, installation of wireless access points, and installation of Wireless Network Interface Cards in Windows and Apple computers. Sentinel shall also provide support services to include installation, integration, configuration, and testing of the equipment.

DELIVERABLES:

Sentinel shall continue to provide the Board with the following: Project Plan; Communication plan; Project milestone dashboard; Risk report; Issues report; Budget variance reports; Resource tracking report; Removed equipment report with Trade-in Value; New equipment inventory; School assessment; Riser diagrams; Wireless site surveys; Visio diagrams of school LAN's; and Testing/Acceptance reports.

OUTCOMES:

Sentinel's services will result in the Board having improved wide area network (WAN) and local area network (LAN) services and features for the Chicago Public Schools. The Board's network equipment at the schools will be upgraded to current Board standards to ensure greater network stability, additional bandwidth, remote management capabilities, increased WAN/LAN security, and increased network performance.

COMPENSATION:

During this renewal term, Sentinel shall be paid a total cost not to exceed \$28,594,524.21. of which approximately \$16,840,658.55 is the discounted portion of eligible E-Rate services and/or products to be funded by the SLD/USAC. The Board shall only be responsible for the non-discounted portion of E-Rate eligible services and/or products and the cost of eligible services and/or products, which amount shall not exceed \$11,753,665.66. The Board is authorized to pay approved invoices up to the not-to-exceed amount and will utilize the BEAR process if E-Rate funding becomes available to recover any costs that may be eligible for Federal subsidies under the E-Rate Program.

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written option document <u>and amendment</u>. Authorize the President and Secretary to execute the option document <u>and amendment</u>. Authorize the Chief Information Officer to execute all ancillary documents required to administer or effectuate this option 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 participation goals for this agreement are: 35% MBE and 5% WBE participation. The vendor has identified the following firms and percentages.

Total MBE - 35% Smart Technology 156 North Jefferson, Suite 200 Chicago, Illinois 60661

Total WBE - 5% Solai & Cameron 2335 North Southport Chicago, Illinois 60614

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Capital Funds Information and Technology Services, 12500 CPS Portion: \$11,753,865.68, FY15 \$28,594,524.21 E-Rate Portion: \$16,840,858.55, FY15

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).

14-0528-PR16

AMEND BOARD REPORT 13-1218-PR11 AUTHORIZE NEW AGREEMENT WITH AT AND T, CORP. FOR THE PURCHASE OF TELECOMMUNICATIONS VOICE AND DATA SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize a new agreement with AT&T, Corp. for the purchase of Telecommunications Voice and Data Services for the Department of Information and Technology Services. This agreement is <u>may be</u> eligible for discounts to be funded by the School and Libraries Division of the Universal Service Administrative Company ("SLD/USAC") as part of the E-Rate program. The total amount of the contract shall not exceed \$69,000,000. but the Board shall only be responsible for the non-discounted portion of E-Rate eligible services and/or products and the cost of ineligible services and/or products, which shall not exceed \$10,500,000.00. The Board is authorized to pay approved invoices up to the not-to-exceed amount and will utilize the Billed Entity Applicant Reimbursement (BEAR) process, as defined below, to recover any costs that may be eligible for Federal subsidies under the E-Rate program. AT&T, Corp. 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 AT&T, Corp. 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 May 2014 amendment is necessary to approve increases in the Board-responsible payment amount due to the uncertainty in E-Rate Funding. The Billed Entity Applicant Reimbursement (BEAR) process is, the mechanism used by E-Rate applicants to request reimbursement for approved services for which the applicant has already paid the full pre-discounted amount. A written amendment to the agreement is required.

Specification Number: 13-250062

Contract Administrator : Sinnema, Mr. Ethan Cedric / 773-553-3295

VENDOR:

 Vendor # 11912 AT AND T, CORP. ONE ATAND T WAY BEDMINSTER, NJ 07921-0752 Keneese McNamer 312 364-2982

USER INFORMATION :

Project <u>12510 - Information & Technology Services</u> Manager: <u>125 South Clark Street - 3rd Floor</u> <u>Chicago, IL 60603</u> <u>Zalewski, Miss Kathryn Lucille</u> <u>773-553-3060</u>

TERM:

The term of this agreement shall commence on July 1, 2014 and shall end June 30, 2017. This agreement shall have two (2) options to renew for periods of one (1) year each.

EARLY TERMINATION RIGHT:

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

DESCRIPTION OF PURCHASE:

AT&T, Corp. will provide voice circuits, data circuits, managed internet access services, long distance services, teleconferencing services, current and emerging technologies as well as associated technical and support services. Voice and data circuits are used for basic communications, as well as Internet access for schools and administrative offices. Additional value-added services are also included, such as scalable Internet bandwidth, long distance, teleconferencing and emerging technologies such as new transport opportunities and dark fiber utilization. Scalable bandwidth allows increases during peak testing windows and decreases over the summer months.

OUTCOMES:

This purchase will provide the Board with continuous and enhanced voice and data circuits, services, features, applications, transport technologies, scalable Internet access and support services through the end of the fiscal year 2017.

COMPENSATION:

The total amount of the contract shall not exceed \$69,000,000.00. but the Board shalf only be responsible for the non-discounted portion of E-Rate eligible services and/or products and the cost of ineligible services and/or products, which shall not exceed \$10,000,000.00. The Board is authorized to pay approved invoices up to the not-to-exceed amount and will utilize the Billed Entity Applicant. Reimbursement (BEAR) process to recover any costs that may be eligible for Federal subsidies under the E-Rate Program.

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written agreement and amendment. Authorize the President and Secretary to execute the agreement and amendment. Authorize the Chief Information Officer to execute all ancillary documents required to administer or effectuate this 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 include: 25% total MBE and 5% total WBE participation.

AT and T, Corp. has identified the following:

Total MBE - 25% Computer Resources Solutions

One Pierce Place, Suite 325-West Itasca, Illinois 60143 Contact: Debbie Dreyer

Total WBE - 5%

Archon Construction Co., Inc. 536 South Route 53 Addison, Illinois 60101 Contact: Leta Loizzo

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Various Operating Budget Funds Information and Technology Services, Unit #12510 \$3,500,000.00 \$23,000,000.00 - FY 2015 \$3,500,000.00 \$23,000,000 - FY 2016 \$3,500,000.00 \$23,000,000 - FY 2017 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).

Vice President Ruiz abstained on Board Report 14-0528-PR16.

Board Member Quazzo abstained on Board Report 14-0528-PR16.

AUTHORIZE FIRST RENEWAL AGREEMENT WITH SENTINEL TECHNOLOGIES, INC. FOR ENTERPRISE SERVER AND NETWORK MAINTENANCE SUPPORT SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize first renewal agreement with Sentinel Technologies, Inc. (Sentinel) to provide centralized enterprise server and network support services to the Board's Information and Technology Services department at a total cost for the option period not to exceed \$424,000.00. The original authorizing Board Report authorized two agreements with Sentinel, one for services eligible for the E-Rate discount (Contract #1) and the other for services ineligible for the E-Rate discount (Contract #1) and the other for services ineligible for the E-Rate discount (Contract #2). E-Rate funding is no longer available for the eligible services therefore only Contract #2 is being renewed. A written agreement exercising this option is currently being negotiated. No payment shall be made to Sentinel Technologies, Inc. during the option period prior to execution of their written agreement. The authority granted herein shall automatically rescind in the event a written agreement is not executed within 90 days of the date of this Board Report. Information perion to this option is stated below.

Specification Number : 10-250060

Contract Administrator : Sinnema, Mr. Ethan Cedric / 773-553-3295

VENDOR:

1) Vendor # 21472 SENTINEL TECHNOLOGIES,INC. 2550 WARRENVILLE ROAD DOWNERS GROVE, IL 60515 Brian Osborne 630 769-4325

USER INFORMATION :

Project Manager:

r: 12510 - Information & Technology Services

125 South Clark Street - 3rd Floor

Chicago, IL 60603

Vashi, Mr. Sandip N

773-553-3624

ORIGINAL AGREEMENT:

The original Agreements (authorized by Board Report #11-0126-PR9) in the aggregate amount of \$3,513,417.19, of which the Board's total aggregate cost was \$2,079,959.15, were for a term commencing July 1, 2011 and ending June 30, 2014, with the Board having two (2) options to renew for a one (1) year term each. The original agreements were awarded on a competitive basis pursuant to Board Rule 7-2.

OPTION PERIOD:

The term of the agreement for services ineligible for the E-Rate discount (Contract #2) is being renewed for one (1) year commencing July 1, 2014 and ending June 30, 2015.

OPTION PERIODS REMAINING:

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

SCOPE OF SERVICES:

Sentine! will continue to provide break/fix services on servers no longer covered by manufacturer warranties. In addition, Sentinel will provide an application engineer to support the CPS.EDU and OCS SharePoint sites.

DELIVERABLES:

Vendor will continue to provide to the Board's Information and Technology Services department break/fix coverage on servers no longer covered by manufacturer warranties. The types of servers included are school based HD Camera Solution servers and Distribution servers. The vendor shall also continue to provide for an application engineer to support for the CPS.EDU and OCS SharePoint sites.

OUTCOMES:

Vendor's services shall result in the Board having support for break/fix coverage for servers no longer covered by manufacturer warranties. In addition to the break/fix coverage, vendor shall provide for an application engineer to support the CPS.EDU and OCS SharePoint sites.

COMPENSATION:

Vendor shall be paid in accordance with the pricing in the agreement; total compensation during this option period shall not exceed the sum of \$424,000.00.

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

AFFIRMATIVE ACTION:

This contract is in full compliance with the goals required by the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts. The M/WBE requirements for this agreement include: 25% total MBE and 5% total WBE participation.

The Vendor has identified the following:

Total MBE - 25% Smart Technologies, I

Smart Technologies, Inc. (AA) 156 North Jefferson, Suite 300 Chicago, Illinois 60661 Attn: Theresa Jamison

Total WBE - 5% B2B Strategic Solutions 150 North Michigan Ave. Chicago, Illinois 60601 Attn: Donna Bryant

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

FINANCIAL: Fund: 115 Information and Technology Services, 12510 \$424,000.00, FY 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).

14-0528-PR18

AMEND BOARD REPORT 12-1114-PR8 AMEND BOARD REPORT 12-1024-PR12

APPROVE ENTERING INTO AN AGREEMENT WITH VARIOUS VENDORS AND LEASING AGENTS FOR THE PURCHASE AND LEASE OF DESKTOP AND LAPTOP COMPUTERS, AND ASSOCIATED SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve entering into agreements with Apple Computer, Inc, Dell Marketing L.P., and Dell Financial Services - Leasing for the purchase and lease of desktop and laptop computers, and associated services for all schools, including charter schools, network offices, and departments, at an aggregate cost not to exceed \$65,000,000 \$110.250.000.00. These agreements are subject to the Board's Strategic Sourcing Policy. Vendors were selected on a competitive basis pursuant to Board Rule 7-2. The RFP was done through a joint procurement with the Board, City of Chicago, and Cook County, using specification number 105081. No goods may be ordered or received and no payment shall be made to any Vendor prior to the execution of their written agreement. The authority granted herein shall automatically rescind in the event a written agreement is not executed within 90 days of the date of this amended Board Report. Information pertinent to these agreements is stated below.

The November 2012 amendment is necessary to i) add Apple Computer, Inc. as a vendor and ii) to revise the term section.

This May 2014 amendment is necessary to increase the authorized amount by \$25,250,000.00. No amendments to the agreements are required.

Contract Administrator :

Sinnema, Mr. Ethan Cedric / 773-553-3295

VENDOR:

- Vendor # 44646 DELL MARKETING L.P.
 1 DELL WAY, MAIL STOP 8707 ROUND ROCK, TX 78682 Michael Ager 888 977-3355
- Vendor # 14600 DELL FINANCIAL SERVICES - LEASING 12234 N .IH35 BLDG. B AUSTIN, TX 78753 Brad Webster 800 455-3355
- 3) Vendor # 23266 APPLE COMPUTER INC 1 INFINITE LOOP CUPERTINO, CA 95014 Madaliene Schalet 312 939-8969

USER INFORMATION :

Contact:

12510 - Information & Technology Services 125 South Clark Street - 3rd Floor Chicago, IL 60603 Foster, Mr. Belvie J 773-553-1347

TERM:

The term of each agreement shall be three (3) years with two (2) renewable options of two (2) years each, with the initial term commencing on November 1, 2012 or date of execution, whichever is later, and ending on October 31, 2015.

EARLY TERMINATION RIGHT:

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

DESCRIPTION OF PURCHASE:

These agreements will allow all schools, charter schools, network offices, and departments to purchase and lease desktop and laptop computers and associated services. Vendors will provide desktop and laptop computers and associated installation, configuration, extended warranty and maintenance services.

OUTCOMES:

These agreements will result in the supply of desktop and laptop computers and associated installation, configuration, extended warranty, and maintenance services for all departments and schools. By leveraging this joint partnership with the City of Chicago and Cook County, significant price discounts are available compared to previous contracts. Absence of the agreements will result in higher pricing, an unmanageable technology footprint and a higher overall TCO.

COMPENSATION:

Vendors shall be compensated as specified in their respective agreements; total compensation to be paid to all vendors during the original term shall not exceed \$85,000,000.00 \$110,250,000.00 in the aggregate.

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written agreements, including any indemnities by the Board. Authorize the President and Secretary to execute the agreements. Authorize the Chief Procurement Officer to execute all ancillary documents required to administer or effectuate the agreements.

AFFIRMATIVE ACTION:

This Joint IT Hardware agreement is in compliance with the requirements of the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts. The MBE/WBE goals for this Joint RFP were set by the participating Sister Agencies and will be enforced on the Chicago Public School contract by CPS' Office of Business Diversity.

The Vendors have identified the following participation:

MBE

Wynndalco Enterprises, LLC 55 West Wacker Drive, 9th Floor Chicago, Illinois 60601 Contact: Samantha Gregory

Solai & Cameron, Inc. 2335 N. Southport Ave. Chicago, Illinois 60601 Contact: Maller R. Solai

Level-1 Global Solutions, LLC 22 West Washington Street, 15th Floor Chicago, Illinois 60602 Contact: Thomas D. McElroy

Fusion Technology Solutions Group, LLC 233 S. Wacker Drive, 84th Floor Chicago, Illinois 60606 Contact: Eli Reynoso

KBS Computer Services, Inc. (Subcontractor to Apple) 15537 South 70th Court Orland Park, Illinois 60462 Contact: Anthony Kitchens

<u>WBE</u>

ConnectED Consulting Services LLC (Subcontractor to Wynndalco and Solai & Cameron) 708 S. Racine Averue, Unit B Chicago, Illinois 60607 Contact: Elaine Williams

Advotek, Inc. (Subcontractor to Apple) 148 Ogden Avenue Downers Grove, Illinois 60515 Contact: Diana Conley

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

FINANCIAL:

Charge to various schools and departments.Fiscal years 2012-2018 Budget Classification: 53405 - Supplies 55005 - Equipment 58105 - Services/Repair Contracts 54105 - Contractual Services Fund Classification: Various funds All schools and departments \$110.250.000, FY12 - FY16 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).

Vice President Ruiz abstained on Board Report 14-0528-PR18.

Board Member Quazzo abstained on Board Report 14-0528-PR18.

14-0528-PR19

AMEND BOARD REPORT 13-1218-PR13 AUTHORIZE NEW AGREEMENT WITH ORACLE AMERICA, INC FOR THE PURCHASE OF A HUMAN CAPITAL MANAGEMENT SYSTEM AND HOSTING SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize a new agreement with Oracle America, Inc. for the purchase of a Human Capital Management System and Hosting Services for the Department of Information and Technology Services at a total cost not to exceed \$7,500,000.00. 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 Ruport. Information pertinent to this agreement is stated below.

This May 2014 amendment is necessary to authorize the Board to include indemnities.

Specification Number	:	13-250064
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Contract Administrator : Sinnema, Mr. Ethan Cedric / 773-553-3295

VENDOR:

 Vendor # 89823 ORACLE AMERICA,INC
 500 ORACLE PARKWAY
 REDWOOD SHORES, CA 94065
 Sidney Saxon
 650 506-7000

USER INFORMATION :

Contact:

t: 12510 - Information & Technology Services 125 South Clark Street - 3rd Floor Chicago, IL 60603 Dibartolo, Mr. Phillip Brian 773-553-2641

TERM:

The term of this agreement shall commence on the date the agreement is signed and shall end June 30, 2019 with no options to renew. The RFP had an original term of three (3) years with two option periods of one (1) year each. The term of this agreement will incorporate both renewal option periods and add an additional six (6) months to align to the Board's fiscal year.

EARLY TERMINATION RIGHT:

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

DESCRIPTION OF PURCHASE:

The contract with Oracle America Inc. includes an upgrade of the current PeopleSoft Human Capital Management system (from v8.9 to v9.2), supporting HR, Payroll, Benefits, Learning Management and other critical organizational functions. It also includes the provision of a fully outsourced and managed server infrastructure to replace the existing outsourced provider.

OUTCOMES:

The Oracle hosting and services model will allow CPS to avoid ongoing, expensive upgrades as updates to the system are applied by the vendor via a pre-determined release schedule. The enterprise learning management (ELM) functionality in the upgraded PeopleSoft version is an improvement over the existing CPS University framework and will allow Professional Learning to begin to capture many of the metrics required to measure the efficacy of staff training models.

COMPENSATION:

Vendor shall be paid as specified in the agreement; total not to exceed the sum of \$7,500,000.00.

REIMBURSABLE EXPENSES: None.

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions, including any indemnities to be provided to Vendor, in the written agreement. Authorize the President and Secretary to execute the agreement. Authorize the Chief Information Officer to execute all ancillary documents required to administer or effectuate this 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 include: 25% total MBE and 5% total WBE participation.

Oracle America, Inc. has identified the following:

Total MBE - 25% Bourntec Inc. 1701 E. Woodfield Road, Ste. #636 Schaumburg, Illinois 60173 Contact: Srujana Gudur

Senryo Technologies 4343 Commerce Ct. Ste. 610 Lisle, Illinois 60532 Contact: Dinkar Karumuri

Total WBE - 5%

Advantech Solutions 2340 S. Arlington Heights Rd. Arlington Heights, Illinois 60005 Contact: Annika Adveney

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Various Capital and Operating Funds Information and Technology Services, Unit 12510 \$7,500,000.00 - FY's 2014 - 2019 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).

Vice President Ruiz abstained on Board Report 14-0528-PR19.

14-0528-PR20

AUTHORIZE FIRST RENEWAL AGREEMENTS WITH CDW GOVERNMENT, LLC, OFFICE DEPOT, AND TROXELL COMMUNICATIONS, INC. FOR THE PURCHASE OF AUDIO VISUAL EQUIPMENT

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize first renewal agreements with CDW Government, LLC, Office Depot, and Troxell Communications, Inc. to provide Audio Visual Equipment for all schools, departments, and network offices at a total cost for the option period not to exceed \$2,000,000.00. Written agreements exercising the option are currently being negotiated. No payment shall be made to any Vendor during the option period prior to the execution of their written agreement. The authority granted herein shall automatically rescind as to each Vendor in the event their written agreement is not executed within 90 days of the date of this Board Report. Information pertinent to this option is stated below.

Specification Number : 13-250000

VERNON HILLS, IL 60061

Contract Administrator :

Brad Huffman 877 489-8641

Sinnema, Mr. Ethan Cedric / 773-553-3295

VENDOR:

1)

Vendor # 63673 CDW GOVERNMENT, LLC 300 NORTH MILWAUKEE AVE.

Category #4: Portable Audio Systems And Echo Canceling Speaker Mics

2) Vendor # 14360 OFFICE DEPOT 515 KEHOE BLVD. CAROL STREAM, IL 60188 Bob Peluso 800 651-4624

> Category #2: Lcd-Led Monitors/Displays And Installation Services

 Vendor # 22041 TROXELL COMMUNICATIONS, INC. 4830 S 38TH STREET PHOENIX, AZ 85040 Patricia Murkowski 800 578-8858

> Category #1 And #3: Document Cameras, Digital Cameras, Web Cameras, And Video Cameras, Dvd Players And Blu-Ray Players

USER INFORMATION :

Contact:

12210 - Procurement and Contracts Office

125 South Clark Street 10th Floor

Chicago, IL 60603

Sinnema, Mr. Ethan Cedric

773-553-3295

ORIGINAL AGREEMENT:

The original Agreements (authorized by Board Report #13-0724-PR15) in the amount of \$2,000,000.00 are for a term commencing August 1, 2013 and ending July 31, 2014, with the Board having two (2) options to renew for one (1) year terms. The original agreements were awarded on a competitive basis pursuant to Board Rule 7-2.

OPTION PERIOD:

The term of each agreement is being renewed for eleven (11) months, commencing August 1, 2014 and ending June 30, 2015. The eleven (11) month term will align this agreement to the fiscal year.

OPTION PERIODS REMAINING:

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

SCOPE OF SERVICES:

Vendors will continue to provide various audio visual equipment, including, but not limited to, document cameras, digital cameras, web cameras, video cameras, LCD-LED monitors/displays, dvd players, blu-ray players, portable audio systems, and echo canceling speaker mics. Schools, network offices, and central office departments may purchase equipment at their option via requisitions to Procurement, who will then assign a purchase order to the vendors. The categories awarded to each vendor is identified above. Other audio visual equipment that is not listed above and considered "non-core" may be provided at a discount percentage from the retail catalog price, as specified in the bid responses.

DELIVERABLES:

Vendor will continue to provide audio visual equipment for all schools, departments and network offices.

OUTCOMES:

These purchases will provide the Board with audio visual equipment at low pricing under strategic sourcing contracts.

COMPENSATION:

Vendors shall be paid in accordance with the unit prices contained in their respective agreement; total for this option period not to exceed the sum of \$2,000,000.00 in aggregate for all vendors.

AUTHORIZATION:

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

AFFIRMATIVE ACTION:

The MBE/WBE goals for this agreement are 15% total MBE and 5% total WBE. 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.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Various Funds \$2,000,000.00 Fiscal Year: 2015-2016 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).

Vice President Ruiz abstained on Board Report 14-0528-PR20.

14-0528-PR21

AUTHORIZE FIRST RENEWAL AGREEMENTS WITH CDW GOVERNMENT, LLC AND SADA SYSTEMS, INC FOR THE PURCHASE OF CHROMEBOOK COMPUTING DEVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize first renewal agreements with CDW Government, LLC and SADA Systems, Inc. for the purchase of chromebook computing devices and associated services for all schools, including charter schools, network offices, and departments, at a total cost for the option period not to exceed \$9,000,000.00. Written agreements exercising this option are currently being negotiated. No payment shall be made to any Vendor during the option period prior to execution of their written 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 this option is stated below.

Specification Number : 13-250026

Contract Administrator : Sinnema, Mr. Ethan Cedric / 773-553-3295

VENDOR:

 Vendor # 63673 CDW GOVERNMENT, LLC 300 NORTH MILWAUKEE AVE. VERNON HILLS, IL 60061 Brad Huffman 877 489-8641

2) Vendor # 96865 SADA SYSTEMS, INC 5250 LANKERSHIM BLVD. STE 620 NORTH HOLLYWOOD, CA 91601 Joe Kosco 818 942-1094

USER INFORMATION :

Project Manager:

12510 - Information & Technology Services

125 South Clark Street - 3rd Floor

Chicago, IL 60603

Foster, Mr. Belvie J

773-553-1347

ORIGINAL AGREEMENT:

The original agreements (authorized by Board Report #13-0724-PR13) in the amount of \$9,000,000.00 are for a term commencing upon execution and ending July 31, 2014, with the Board having five (5) options to renew for one (1) year terms. The original agreements were awarded on a competitive basis pursuant to Board Rule 7-2.

OPTION PERIOD:

The term of each agreement is being renewed for eleven (11) months, commencing August 1, 2014 and ending June 30, 2015. The eleven (11) month term will align this agreement to the fiscal year.

OPTION PERIODS REMAINING:

There are four (4) option periods remaining for one (1) year each.

SCOPE OF SERVICES:

Vendors will continue to provide chromebook computers with associated installation, asset tagging, auto enrollment, warranty, and user license services. Unit Price: \$260-\$350 per unit.

DELIVERABLES:

Vendors will continue to provide chromebook computing devices and associated services.

OUTCOMES:

These agreements will allow all schools, charter schools, network offices, and central office departments to purchase chromebook computers and associated services, including installation, configuration, extended warranty, professional development, and maintenance services. The agreements will provide an affordable low cost alternative for schools to acquire compliant devices suitable for testing.

COMPENSATION:

Vendors shall be paid during this option period in accordance with the unit prices contained in their respective agreement; total not to exceed the sum of \$9,000,000.00 in aggregate for all vendors.

AUTHORIZATION:

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

AFFIRMATIVE ACTION:

The MWE/WBE goals for this agreement are 15% total MBE and 5% total WBE. 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.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Various Funds All schools, network offices and departments \$9,000,000.00, FY: 2015-2016 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).

Vice President Ruiz abstained on Board Report 14-0528-PR21.

14-0528-PR22

AUTHORIZE THIRD RENEWAL AGREEMENTS WITH FOUR VENDORS FOR THE PURCHASE AND/OR LEASE OF NETWORK SERVERS

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize the third renewal agreements with four vendors for the purchase and/or lease of network servers for use by all schools, networks, and central office departments at an aggregate cost for the option period not to exceed \$9,273,000.00. Written agreements exercising this option are currently being negotiated. No payment shall be made to any vendor during the option period prior to execution of their written agreement. The authority granted herein shall automatically rescind as to each vendor in the event their renewal agreement is not executed within 90 days of the date of this Board Report. Information pertinent to this option is stated below.

Specification Number : 10-250057

Contract Administrator : Sinnema, Mr. Ethan Cedric / 773-553-3295

USER INFORMATION :

Project Manager:

: 12510 - Information & Technology Services

125 South Clark Street - 3rd Floor

Chicago, IL 60603

Vashi, Mr. Sandip N

773-553-3624

ORIGINAL AGREEMENT:

The original Agreements (authorized by Board Report #11-0223-PR4 as amended by Board Report 11-1214-PR7) in the amount of \$4,650,000.00 were for a term commencing upon execution and ending June 30, 2012, with the Board having four options to renew for one year terms. The agreements were renewed with the first option (authorized by Board Report #12-0627-PR26) for a term commencing July 1, 2012 and ending June 30, 2013. The agreements were renewed with the second option (authorized by Board Report #13-0522-PR9) for a term commencing July 1, 2013 and ending June 30, 2014. The original agreements were awarded on a competitive basis pursuant to Board Rule 7-2.

OPTION PERIOD:

The term of each agreement is being renewed for one (1) year commencing July 1, 2014 and ending June 30, 2015.

OPTION PERIODS REMAINING:

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

SCOPE OF SERVICES:

Vendors will continue to provide Dell, Cisco, and Hitachi servers and associated installation, configurations, extended warranty and maintenance service. Schools, network offices, and central office

departments shall purchase equipment at their option via requisition to the Department of Procurement, abiding by current procurement processes. School purchases shall be consistent with school improvement plans (S.I.P). School-based purchases that exceed \$25,000 must be approved by the corresponding Network Chief. In the Central Office, purchases over \$25,000.00 must be approved by the Chief of the appropriate department and the Chief Information Officer.

DELIVERABLES:

Vendors will continue to provide the following deliverables meeting the Board's specified requirements under the agreements; reporting (all reports accessible online, in a downloaded form and hard copy); equipment management asset and order tracking; service level agreements (SLA) and implementation of agreed upon SLA's; installation and configuration of equipment; incident management and onsite maintenance services for all designated equipment.

OUTCOMES:

These agreements will result in the ability to purchase and/or lease network servers and associated accessories for existing and new applications.

COMPENSATION:

Each vendor shall be paid in accordance with the unit prices contained in their agreement; total for the option period not to exceed the sum of \$9,273,000.00 in the aggregate for all vendors.

AUTHORIZATION:

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

AFFIRMATIVE ACTION:

The M/WBE goals for this agreement include 10% total MBE and 5% total WBE participation. However, pursuant to the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, the aggregated method for M/WBE compliance will be utilized. Thus, orders for subsequent vendors from the pool created by this agreement will be subjected to aggregated compliance reviews and monitored on a quarterly basis.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund: 115 and 230 All departments and schools \$9,273,000.00 Fiscal Year: 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).

1)

Vendor # 44646

DELL MARKETING L.P.

1 DELL WAY, MAIL STOP 8707

ROUND ROCK, TX 78682

Angela Woods

888 977-3355

2)

Vendor # 14600

DELL FINANCIAL SERVICES - LEASING

12234 N .IH35 BLDG. B

AUSTIN, TX 78753

Brad Webster

800 455-3355

3)

Vendor # 21472

SENTINEL TECHNOLOGIES, INC.

2550 WARRENVILLE ROAD

DOWNERS GROVE, IL 60515

Brian Osborne

630 769-4325

4)

Vendor # 52926

VION CORPORATION

196 VAN BUREN STREET, STE 300

HERNDON, VA 20170

Robert Bryar

571 353-6000

Vice President Ruiz abstained on Board Report 14-0528-PR22.

Board Member Quazzo abstained on Board Report 14-0528-PR22.

14-0528-PR23

AUTHORIZE FINAL RENEWAL AGREEMENTS WITH HALLAGAN BUSINESS MACHINES, RICOH USA, INC AND XEROX BUSINESS SERVICES FOR THE PURCHASE AND LEASE OF OUTPUT DEVICE EQUIPMENT AND RELATED SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize final renewal agreements with Hallagan Business Machines, Ricoh USA, Inc and Xerox Business Services to provide for the Sale and Lease of Output Device Equipment and Related Services to CPS schools, charter schools, network offices, and departments at a total cost for the option period not to exceed \$2,250,000.00. Written documents exercising this option are currently being negotiated. No payment shall be made to any vendor during the option period prior to execution of their written document. The authority granted herein shall automatically rescind as to each vendor in the event their written document is not executed within 90 days of the date of this Board Report. Information pertinent to this option is stated below.

Specification Number : 10-250002

Contract Administrator :

Sinnema, Mr. Ethan Cedric / 773-553-3295

VENDOR:

1) Vendor # 19766 HALLAGAN BUSINESS MACHINES 6850 W NORTH AVENUE CHICAGO, IL 60707 Joan Hallagan 773 637-0626 2) Vendor # 21832 RICOH USA, INC P.O. BOX 802815 CHICAGO, IL 60606 Michael Crawford 800 807-1012 X 2774

(Fdba Ikon Office Solutions)

 Vendor # 45273 XEROX BUSINESS SERVICES 123 N. WACKER DR., STE 1000 CHICAGO, IL 60606 Darryl Denham 847 517-2006

USER INFORMATION:

Contact:

12510 - Information & Technology Services 125 South Clark Street - 3rd Floor Chicago, IL 60603 Foster, Mr. Belvie J 773-553-1347

ORIGINAL AGREEMENT:

The original Agreements (authorized by Board Report #10-0728-PR6 and amended by Board Report #11-0622-PR2) in the amount of \$5,000,000.00 were for a term commencing August 1, 2010 and ending July 31, 2011, with the Board having one (1) option to renew for a one (1) year term. Under amended Board Report #11-0622-PR2, the number of options was increased from one (1) to four (4). The first renewal option (authorized by Board Report #11-0727-PR3) in the amount of \$5,000,000.00 was for a term commencing August 1, 2011 and ending July 31, 2012. The second renewal option (authorized by Board Report #12-0627-PR36) in the amount of \$2,250,000.00 was for a term commencing August 1, 2012 and ending July 31, 2013. The third renewal option (authorized by Board Report #13-0626-PR30) in the amount of \$2,250,000.00 was for a term commencing August 1, 2013 and ending July 31, 2014. The original agreement was awarded on a competitive basis pursuant to Board Rule 7-2.

OPTION PERIOD:

The term of each agreement is being renewed for eleven (11) months, commencing August 1, 2014 and ending June 30, 2015. The eleven (11) month term will align this agreement to the fiscal year.

OPTION PERIODS REMAINING:

There are no option periods remaining.

SCOPE OF SERVICES:

Vendors will continue to provide Output Device Equipment, which includes copiers, printers, MFP's/MFD's, scanners, digital duplicators, and faxes for purchase or lease by the Board for use by all network offices, remote central office locations, central office departments, and schools. Vendors will also provide maintenance for all equipment and inventory and support services.

DELIVERABLES:

Vendors will continue to provide the following equipment and services: copiers, printers, MFP's/MFD's, scanners, digital duplicators, faxes, maintenance and support services, and a Managed Print Service strategy.

OUTCOMES:

Vendor's services will result in the following outcomes:

- -The acquisition of new and more robust output device technology
- -The implementation of a Managed Print Services (MPS) strategy throughout the district
- -The implementation of a robust asset inventory process and solution

-Enhanced support and maintenance services for all output devices

COMPENSATION:

Vendors shall be paid during this option period as follows: total not to exceed the sum of \$2,250,000.00 in the aggregate for all vendors.

AUTHORIZATION:

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

AFFIRMATIVE ACTION:

Pursuant to Section 6.2 of the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, the Per Contract and Category Goals method for M/WBE participation will be utilized. Aggregated compliance of the vendors in the pool will be reported on a monthly basis. The M/WBE participation goals for the contract include 15% total MBE and 10% total WBE participation. LSC REVIEW: Local School Council approval is not applicable to this report.

FINANCIAL:

Various Funds \$2,250,000 Fiscal Years: 2015-2016 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).

Vice President Ruiz abstained on Board Report 14-0528-PR23.

14-0528-PR24

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

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize the extension of the agreement with Kronos incorporated ("Kronos" or "Vendor") for the purchase of software and hardware maintenance for the district-wide time-keeping Kronos clocks at a total cost for the extension period not to exceed \$315,501.15. A written extension agreement is currently being negotiated. No payment shall be made to Vendor during the extension period 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 extension is stated below.

Contract Administrator : Sinnema, Mr. Ethan Cedric / 773-553-3295

VENDOR:

1) Vendor # 31925 KRONOS INCORPORATED 1 297 BILLERICA RD. CHELMSFORD, MA 01824 Dionne Williams 847 969-1300

USER INFORMATION :

Project Manager:

12510 - Information & Technology Services

125 South Clark Street - 3rd Floor

Chicago, IL 60603

Swanton, Mr. Craig E

773-553-3304

ORIGINAL AGREEMENT:

The original Agreement (authorized by Board Report #09-1216-PR13) in the amount of \$546,123.60 was for a term commencing January 1, 2010 and ending June 30, 2011, with the Board having two (2) options to renew for one (1) year terms. The agreement was renewed (authorized by Board Report 11-0427-PR21) for a term commencing July 1, 2011 and ending June 30, 2012. The agreement was renewed a second time (authorized by Board Report 12-0627-PR29) for a term commencing July 1, 2012 and ending June 30, 2013. This agreement was extended (authorized by Board Report #13-0626-PR32) for a term commencing July 1, 2013 and ending June 30, 2014. The original agreement was awarded on a non-competitive basis because the hardware is proprietary to Kronos and has previously been implemented throughout the district.

OPTION PERIOD:

The term of this agreement is being extended for one (1) year commencing July 1, 2014 and ending June 30, 2015.

OPTION PERIODS REMAINING:

There are no option periods remaining.

SCOPE OF SERVICES:

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

DELIVERABLES:

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

OUTCOMES:

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

COMPENSATION:

Kronos shall be paid in two equal installments of \$157,750.57 each; the total cost for this extension period shall not exceed \$315,501.15.

AUTHORIZATION:

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

AFFIRMATIVE ACTION:

The M/WBE requirements for this agreement include 35% total MBE and 5% total WBE. However, the Waiver Review Committee recommends that a full waiver of the M/WBE participation goals for this agreement, as required by the Remedial Program and granted because the contract scope is not further divisible.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund: 115 Information & Technology Services, 12510 FY15: \$315,501.15 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).

Vice President Ruiz abstained on Board Report 14-0528-PR24.

14-0528-PR25

AUTHORIZE A NEW AGREEMENT WITH GARTNER, INC. FOR INFORMATION TECHNOLOGY RESEARCH AND CONSULTING SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize a new agreement with Gartner, Inc. ("Vendor") to provide consulting services to the Department of Information and Technology Services at a total cost not to exceed \$247,100.00. 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 performent to this agreement is stated below.

Contract Administrator : CPOR Number : Sinnema, Mr. Ethan Cedric / 773-553-3295 14-0401-CPOR-1617

VENDOR:

1) Vendor # 20861 GARTNER, INC. 56 TOP GALLANT RD. STAMFORD, CT 06902 Bob Cutler 815 462-4286

USER INFORMATION :

Project Manager:

12510 - Information & Technology Services

125 South Clark Street - 3rd Floor

Chicago, IL 60603

Mcphearson, Mr. Anthony Lavelle

773-553-1346

TERM:

The term of this agreement shall commence on July 1, 2014 and shall end June 30, 2016. 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:

Gartner will continue to provide access to proprietary information and to its experts for Information Technology (IT) subjects. Subject coverage includes software applications, information/data management, business process improvement, enterprise architecture, IT infrastructure and operations, project management, security, vendor relationships, networking, cloud computing, mobile devices, and IT asset management. Gartner has specialized knowledge in these subjects by long experience in the area of IT and by employing expert analysts who systematically investigate new technology and products, validate vendor claims, and research use by other organizations. Gartner is independent of hardware and software vendors and provides an impartial perspective and actionable recommendations.

DELIVERABLES:

Vendor will provide access to proprietary information and experts as follows: One (1) subscription to the Gartner For Leaders CIO service, which includes unlimited access to the proprietary research database, scheduled discussion with Gartner experts, 12 Executive Research Reports, 12 teleconferences, one (1) ticket for Symposium//Texpo, and other named services. The subscription includes access to a Gartner Executive Partner who can customize the research to CPS's unique situation and will meet with the CPS CIO up to four times per year for Strategy planning, or provide a substitute session such as a 1/2 day workshop. One subscription to the Gartner for Leaders Workgroup Essentials service, which includes restricted access to the proprietary research database, scheduled discussion with Gartner experts, and

one (1) ticket for a Gartner event. This service has one member named as the Leader who has full access to the database and experts. Other add-on members of the Workgroup my download 20 reports a year, and schedule expert discussions through the Leader. Up to six (6) add-on members are included.

OUTCOMES:

Gartner's services will result in improved decision-making for the CPS technology investments, and for the operation of the Information and Technology Services department.

COMPENSATION:

Gartner shall be paid as follows: total compensation during the two (2) year period shall not exceed \$247,100,00.

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

AFFIRMATIVE ACTION:

The M/WBE goals for this agreement include 25% MBE and 5% WBE participation. However, the Office of Business Diversity 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 due to the scope of services being not further divisible.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund: 115 Information and Technology Services, 12510 \$247,100, FY: 2015-2016 Future year funding contingent upon budget appropriation and approval.

CFDA#: Not Applicable

GENERAL CONDITIONS:

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

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

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

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

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

Vice President Ruiz abstained on Board Report 14-0528-PR25.

14-0528-PR26

AMEND BOARD REPORT 13-0626-PR41

APPROVE EXERCISING THE FIRST OPTION TO RENEW THE AGREEMENT WITH VARIOUS VENDORS TO PROVIDE SAFE PASSAGE SERVICES FOR DESIGNATED NEIGHBORHOODS

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve exercising the first option to renew the agreements with various vendors to provide Safe Passage services in designated neighborhoods for the Office of School Safety and Security at a total cost for the option period not to exceed \$8,305,000.00 <u>\$8,466,293,00</u> in the aggregate. Written documents exercising the option are currently being negotiated. No payment shall be made to any vendor during the option period prior to execution of their written documents. The authority granted herein shall automatically rescind as to each vendor in the event their written document is not executed within 90 days of the date of this amended Board Report. Information pertinent to these agreements is stated below.

This May 2014 amendment is necessary to increase the Not to Exceed limit by \$161,293.00. Written amendments to the renewal agreements are required. Specification Number : 12-250014

Contract Administrator :

Mayfield, Mr. Charles Edward / 773-553-3207

USER INFORMATION:

Contact:

10610 - School Safety and Security Office 125 S Clark St - 1st Floor Chicago, IL 60603 Chou, Mrs. Jadine P. 773-553-3030

ORIGINAL AGREEMENT:

The original Agreements (authorized by Board Report 12-0627-PR39) in the amount of \$8,205,000.00 are for a term commencing upon the date of execution and ending July 31, 2013, with the Board having (2) options to renew for periods of 12 months each. Vendors were selected on a competitive basis pursuant to a request for proposal (Specification No: 12-250014).

OPTION PERIOD:

The term of each agreement is being extended for 1 year commencing August 1, 2013 and ending July 31, 2014.

OPTION PERIODS REMAINING:

There is 1 option period for 12 months remaining.

SCOPE OF SERVICES:

The Board has conducted a thorough assessment of the violence-related risks posed to CPS school students both inside and outside of the school. In response to data-based research and community discussions, the Board is executing a safety strategy designed to focus resources on two ultimate goals:1. Reduce the likelihood that high-risk Chicago Public Schools students will become victims of violent incidents; and, 2. Create a safe, secure, and supportive school environment to increase student attendance and improve academic performance. To achieve these goals, the Board has outlined the Safe Passage program to help ensure safety students travel. The Vendors will provide the following Safe Passage Services: I. Community Watchers: Vendors will deploy Safe Passage staff ("Community Watchers" or "Watchers") throughout Board-designated safety routes to supervise students traveling to and from school grounds. Such supervision will occur during school arrival and dismissal times or solely during dismissal times. Such supervision will vary depending on the individual school's arrival and dismissal times. II. Outreach Management Services: Vendors may be asked to provide outreach services for students with five (5) or more unexcused absences. Outreach services will include the administration of assessments to uncover the circumstances associated with students' absences and the communication of the results of such assessment to the appropriate entities. All Safe Passage Vendor staff must satisfy the CPS and statutory requirements for individuals who have access to students, which includes background checks.

DELIVERABLES:

Community Watchers' duties will, at a minimum, consist of: 1) Reporting to daily assigned post(s) to assist students as they travel to and from bus stops and board necessary buses; 2) Monitoring designated "hot spots" for suspicious behavior and potential conflicts; 3) Collaborating with the CPD and CPS and instantly reporting any known or potential conflicts to the CPD and CPS; 4) Submitting a daily electronic incident report as well as a weekly electronic report that will include the number and description of incidents, responses to incidents, a list and description of troubled buildings, and an explanation of potential conflicts the Community Watchers suspect will occur in the near future; and 5) Wearing a uniform and/or having official identification that clearly identifies their status as Community Watchers.

OUTCOMES:

Vendor's services will result in 1) increased student attendance, 2) decreased violent incidents involving CPS students, and 3) increased student perception of safety traveling to and from school.

COMPENSATION:

Vendors shall be paid as specified in their respective agreement; total compensation for all vendors during this option period not to exceed the aggregate sum of \$8,305,000.00 \$8,466,293.00.

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written option documents <u>and amendments</u>. Authorize the President and Secretary to execute the option documents <u>and amendments</u>. Authorize Chief Executive Officer and Chief Safety and Security Officer to execute all ancillary documents required to administer or effectuate the option agreements.

AFFIRMATIVE ACTION:

The goals for this agreement are 30% total MBE and 7% 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 quarterly basis.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Office of Safety and Security Parent Unit 10600FY14 - \$8,000,000.00 <u>\$8,161,293.00</u> Source of Funds: Title I Federal Grant - Office of Pathways to College and CareerFY14 - \$55,000.00Source of Funds: U.S. Department of Education Grant (High School Graduation Initiative Grant) Strategy Management Unit: 15500FY14 - \$250,000Source of Funds: Title I Federal Grant

CFDA#: Not Applicable

GENERAL CONDITIONS:

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

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

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

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

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

1)	Vendor # 37537 ALLIANCE FOR COMMUNITY PEACE 509 W. ELM STREET CHICAGO, IL 60610 Reverend Dr. Walter B. Johnson 312 943-8530	6)	Vendor # 45510 ENLACE CHICAGO 2756 S. HARDING AVE CHICAGO, IL 60623 Michael Rodriguez 773 542-9233
2)	Vendor # 11359 CATHOLIC BISHOP OF CHICAGO-SAINT SABINA 1210 WEST 78TH CHICAGO, IL 60620 Jocelyn Jones 773 483-4300	7) 8)	Vendor # 96888 LEAVE NO VETERAN BEHIND 19 SOUTH LASALLE, STE 500 CHICAGO, IL 60603 Eli H. Williamson 312 379-8652
3)	Vendor # 22146 BLACK UNITED FUND OF ILLINOIS 1809 E. 71ST STREET CHICAGO, IL 60649 Henry English 773 324-0494		Vendor # 29032 NEW HOPE COMMUNITY SERVICE CENTER 2559 WEST 79TH STREET CHICAGO, IL 60652 Brenda golden 773 737-9555
4)	Vendor # 39142 BRIGHTON PARK NEIGHBORHOOD COUNCIL 4477 S. ARCHER AVE. CHICAGO, IL 60632 Patrick Borosnan 773 523-7110	9) 10)	Vendor # 20228 WESTSIDE HEALTH AUTHORITY 5417 WEST DIVISION STREET CHICAGO, IL 60651 Jackie Reed 773 378-1878 Vendor # 68496
5)	Vendor # 36635 CLARETIAN ASSOCIATES, INC 9108 S. BRANDON AVENUE CHICAGO, IL 60617 Angela Hurlock 773 734-9181		TARGET AREA DEVCORP 1542 WEST 79TH CHICAGO, IL 60620 Autry Phillips 773 651-6470

AMEND BOARD REPORT 13-0828-PR8 APPROVE ENTERING INTO AN AGREEMENT WITH 72HR. LLC DBA CHEVROLET OF WATSONVILLE, NATIONAL AUTO FLEET GROUP FOR THE PURCHASE OF VEHICLES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve entering into an agreement with 72HR. LLC DBA Chevrolet of Watsonville, National Auto Fleet Group for the purchase of vehicles for Sports and Driver Administration at a total cost not to exceed \$1,750,000 \$2,063,200. Vendor was selected on a competitive basis pursuant to an Invitation for Bid issued by the National Joint Powers Alliance (NJPA). Subsequently, 72HR. LLC DBA Chevrolet of Watsonville, National Auto Fleet Group and NJPA entered into a Vendor Agreement (#102811-NAF). The Board desires to purchase these vehicles based upon that Vendor Agreement pursuant to Board Rule 7-2.7, which authorizes the Board to purchase non-biddable and biddable items through government purchasing cooperative contracts. A written agreement for this purchase is currently being negotiated. No vehicles 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.

NJPA RFP Number: 102811NJPA Contract Number: 102811-NAF

This May 2014 amended Board Report is necessary to increase the maximum amount of compensation from \$1,750,000.00 to \$2,063,200 to purchase vehicles to replace older vehicles for District-wide use and to change the unit from 10810-Office of Teaching and Learning to 11870-Student Transportation. This report is part of an overall, long-term, cost saving strategy for the Department of Transportation. A written amendment to the agreement is required. The authority granted herein shall automatically rescind in the event the amendment is not executed within 90 days of the date of this amended Board Report.

Contract Administrator : Hernandez, Miss Patricia / 773-553-2256

VENDOR:

 Vendor # 96745
 72HR. LLC DBA CHEVROLET OF
 WATSONVILLE, NATIONAL AUTO FLEET
 GROUP
 490 AUTO CENTER DRIVE
 WATSONVILLE, CA 95076
 Jesse Cooper
 951 440-0585

USER INFORMATION:

Contact: <u>11870 - Student Transportation</u> <u>125 South Clark Street 16th Floor</u> <u>Chicago, IL 60603</u> <u>Osland, Mr. Paul G.</u> <u>773-553-2960</u>

Contact: 13737 - Sports Administration and Facilities Management - City Wide 501 W. 35th Street Chicago, IL 60616 Trotter, Mr. Thomas Comietios 773-535-4663

TERM:

The term of this agreement shall commence on the date the agreement is signed and shall end forty-eight (48) months thereafter. 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.

DESCRIPTION OF PURCHASE:

Goods: New 2014 Ford Focus P3E or comparable vehicles available in years 2-4 of initial term; Estimated number of vehicles to be purchased in the first year is 40. Thereafter, 20 vehicles will be purchased annually for the remainder of the term. Vendor will provide various vehicles awarded under the master agreement with NJPA that meet the requirements of the Board.

OUTCOMES:

As a result of this purchase, the safety of our student participants will be enhanced. We will also benefit the program with a much needed upgrade to the fleet of vehicles used in the district's driver education program which serves approximately 20,000 CPS students annually.

COMPENSATION:

Vendor shall be paid in accordance with the unit prices contained in the agreement; total not to exceed the sum of \$1,750,000 \$2,063,200.

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written agreement and any ancillary documents required to administer or effectuate this purchase. Authorize the President and Secretary to execute the agreement <u>and amendment</u>. Authorize Chief Procurement Officer to execute all ancillary documents required to administer or effectuate this agreement and to negotiate lower pricing, rebates and incentives.

AFFIRMATIVE ACTION:

Pursuant to Section 5.2.4 of the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, this agreement is exempt from MBE/WBE review as services herein classify as a unique transaction.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund 124, Unit 13737; <u>11870</u> Sports and Driver Education <u>Student Transportation</u> - City Wide FY 14 \$700,000 FY 15 \$300,000 FY 16 \$350,000 Fy 17 \$350,000 Future year funding is contingent upon budget appropriation and approval.

CFDA#: Not Applicable

GENERAL CONDITIONS:

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

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

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

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

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

14-0528-PR28

AMEND BOARD REPORT 14-0122-PR14

AUTHORIZE FIRST RENEWAL OF PRE-QUALIFICATION STATUS OF AND ENTERING INTO AGREEMENTS WITH ENTERPRISE FM TRUST AND RYDER TRUCK RENTAL, INC. TO PROVIDE LEASED VEHICLES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize the first renewal of the pre-qualification status and agreements with Enterprise FM Trust (<u>"Enterprise"</u>) and Ryder Truck Rental, Inc. (<u>"Ryder"</u>) to provide lease vehicles at a cost not to exceed \$600,000 \$1,292,943 in the aggregate. Written renewal agreements are currently being negotiated. No services shall be provided by and no payment shall be made to any vendor prior to the execution of their written renewal agreement. The pre-qualification status approved herein for each vendor shall automatically rescind in the event such vendor fails to execute their renewal agreement within 90 days of the date of this Board Report. Information pertinent to this option is stated below.

This May 2014 amendment is to request approval to purchase 43 of the leased vehicles from our current providers: 27 vehicles from Ryder Truck Rental, Inc. and 16 vehicles from Enterprise FM Trust, CPS operates vehicles for a long period of time with limited miles, therefore purchasing the vehicles instead of continuing to lease will result in savings to the Board. This report is part of an overall, long-term, cost saving strategy for the Department of Transportation. Ryder Truck Rental, Inc. will continue to provide preventative maintenance and repairs for the 25 purchased medium duty trucks. Five vehicles will be returned to Ryder and those leases terminated. The agreement with Enterprise will be terminated and no vehicles will be leased from Ryder going forward under their renewal agreement. Written amendments to the renewal agreements are required. The authority to execute the amendments shall automatically, rescind in the event such amendments are not executed within 90 days of the date of this Board Report.

Specification Number : 10-250059 Contract Administrator : Hernandez, Miss Patricia / 773-553-2280

VENDOR:

 Vendor # 94765 ENTERPRISE FM TRUST 395 ROOSEVELT RD. GLEN ELLYN, IL 60137 Craig Lyman 630 534-2705

2) Vendor # 37941

RYDER TRUCK RENTAL, INC. 1050 WEST PERSHING RD. CHICAGO, IL 60609 Loren Ahlgren 773 523-5555X320

USER INFORMATION :

Contact:

11870 - Student Transportation 125 South Clark Street 16th Floor Chicago, IL 60603 Osland, Mr. Paul G. 773-553-2960

ORIGINAL AGREEMENT: The original agreements (authorized by Board Report 11-0126-PR5) in the aggregate amount of \$2,400,000 are for a term commencing on March 1, 2011 and ending on February 28, 2014 with the Board having the right to extend the pre-qualification period and each master agreement for 2 additional twelve month periods. The original agreements were awarded on a competitive basis pursuant to Board Rule 7-2.

OPTION PERIOD:

The renewal term of this pre-qualification period is for 12 months, effective March 1, 2014 and ending February 28, 2015.

OPTION PERIODS REMAINING:

There is one (1) option period for twelve (12) months remaining.

SCOPE OF SERVICES:

Vendors shall provide leased vehicles with the option to purchase and the maintenance and repairs for these vehicles to support various Board Departments and services, including food services; safety and security; warehouse and distribution services; and city-wide facility maintenance services. The categories of vehicles that may be leased include, but are not limited to, sedans, SUVs, vans and box trucks. Subsequent to May 28, 2014, Ryder shall only provide maintenance on the 25 purchased medium duty trucks; no vehicles shall be leased from Ryder after that date.

COMPENSATION:

The vendors shall be paid as specified in their respective agreements; the sum of payment to all pre-qualified vendors for the renewal term shall not exceed \$600,000 \$1,292,943 in the aggregate.

USE OF POOL:

The Department of Transportation is authorized to lease vehicles from the pre-qualified pool as follows: The Board will bid out the fleet vehicle(s) to be leased to the pre-qualified vendors. The vendors will respond with pricing and maintenance plans for the vehicle(s) and an award will be made based upon the submitted proposal.

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written renewal agreements <u>and amendments</u>. Authorize the President and Secretary to execute the renewal agreements <u>and amendments</u>. Authorize Chief Operating Officer to execute all ancillary documents required to administer or effectuate the renewal agreements <u>and the purchase of the used vehicles</u>.

AFFIRMATIVE ACTION: Pursuant to the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, this agreement is exempt from MBE/WBE Compliance Review. The MAWBE goals for this agreement are 35% total MBE and 5% total WBE participation. Pursuant to the Remedial Program for Minority and Women Owned Business Enterprise-Participation in Goods and Services Contracts, the Per Contract method for MAWBE participation will beutilized. Thus, contracts for subsequent vendors from the pool created by this agreement will be subject to aggregated compliance reviews and monitored on a monthly basis.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL: Multiple Funds Parent unit 11870 Student Transportation

FY 14 \$600,000 \$1,292,943

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).

Vice President Ruiz abstained on Board Report 14-0528-PR28.

14-0528-PR29

AMEND BOARD REPORT 10-1117-PR24 AUTHORIZE ENTERING INTO AN AGREEMENT WITH THE NEW TEACHER PROJECT FOR EDUCATIONAL SUPPORT SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize entering into an agreement with The New Teacher Project (TNTP) to provide educational support services and teacher alternative Certification initiative (TEACH Initiative) at a cost to the Board not to exceed \$2,775,776:00 \$2,797.776:00. TNTP was selected on a non-competitive basis because the Provider was the applicant for the Investing in Innovation (i3) grant awarded by the United States Department of Education, and has expertise and the ability to deliver effective recruitment, pre-service training, and provide certification coursework for Alternative Certification teachers. The Provider's grant application specifically addressed working with Chicago Public Schools if awarded the grant. The total value of the agreement and services to be received by the Board will be in an amount not to exceed \$7,573,158:00 \$2,595,158:00. The difference between the total contract amount and cost to the Board will be covered by i3 grant funds received by provider and participant tuition. A written agreement for Provider's services is currently being negotiated. No payment shall be made to Provider prior to the execution of written agreement. The authority granted herein shall authority rescind in the event a written agreement is not executed within 90 days of the date of this Board Report.

This May 2014 amended Board Report is necessary to increase the maximum compensation amount by \$22.000. No written amendment to the agreement is required.

VENDOR:

1) Vendor # 95555

NEW TEACHER PROJECT, THE 186 JORALEMON STREET., STE 300 BROOKLYN, NY 11201 Ariela Rozman, CEO 718-233-2800

USER INFORMATION :

Contact: 11010 - Talent Office 125 S Clark St - 2nd Floor Chicago, IL 60603 Winckler, Ms. Alicia 773-553-1070

TERM:

The term of this agreement shall commence on December 1, 2010 and shall end on September 30, 2015.

EARLY TERMINATION RIGHT:

Either party shall have the right to terminate the agreement on 60 days written notice.

SCOPE OF SERVICES:

For the Chicago Teachers Fellow Program, Provider will recruit and identify up to 150 provisionally-certified teachers for employment with Chicago Public Schools in high need subject areas for the 2011-2012, 2012-2013, 2013-14, 2014-2015, and 2015-2016 school years. Provider will develop and implement an intensive recruitment and pre-service training. TNTP will screen new teachers for potential and effectiveness at the end of pre-service training. In addition, Provider will establish the Illinois Practitioner Teacher Program, modeled on The New Teacher Projects' nationally recognized programs existing in several states, to certify up to 150 Chicago Teaching Fellows annually in high need subject areas. As part of a pilot project financed by the 2009 Transitions to Teaching Grant awarded to the Chicago Public Schools. TNTP will provide targeted coaching and mentoring services for the 2014-15 cohort of bilingual teaching Fellows. TNTP will not retain Fellows who have been denied certification by the program.

DELIVERABLES:

The New Teacher Project will deliver the following services for each academic year relating to Alternative Certification Programs: 1) manage the website for the Chicago Teaching Fellows Program which includes overseeing the online application processes, provide various reporting function application and ensuring accountability of submitted applications; 2) provide recruitment and applicant evaluation and selection for up to 150 Chicago Teaching Fellows in high need subject areas; 3) provide a pre-service teacher training institute and hiring assistance for participants; 4) provide an on-site management team to oversee recruitment efforts and teacher support efforts; 5) establish the Illinois Practitioner Teacher Program; 6) train Chicago Teaching Fellows using The New Teacher Projects Teaching for Student Achievement and Teaching for Results curriculum; 7) ensure only Fellows who can demonstrate effectiveness receive teacher certification; and 8) partner with the CPS Office of Human Capital to ensure that program is tailored to meet the needs of CPS; and 9) provide targeted coaching and mentoring services for the 2014-15 cohort of bilingual teaching Fellows.

OUTCOMES:

For the Chicago Teaching Fellows Program, Provider's services will result in the following: 1) An up-to-date Chicago Teaching Fellows website that provides accurate program information and application process; 2) An increased number of Fellows teaching in high need subject areas using TNTP's competency model; 3) Illinois State Board of Education approval to establish the Illinois Teacher Practitioner Program and provide teacher certification coursework to Chicago Teaching Fellows; and, 4) A Fellows program tailored to meet the needs of CPS.

COMPENSATION:

Provider shall be paid upon invoicing after services have been satisfactorily performed; total cost to the Board not to exceed <u>\$2,797,776.00</u> \$2,775,776.00. Invoices will be broken out by line for each expense billed and by high need subject area cohort. The average cost per Fellow (including certification) over the five year i3 grant period is \$4,270. CPS costs for the period will be funded from Title II. (See breakdown in financials section). The balance of the costs will be paid by Provider using i3 grant funds and participant tuition.

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

AFFIRMATIVE ACTION:

Pursuant to section 5.2 of the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, M/WBE provisions of the Program do not apply to those transactions where the vendor providing services operates as a Not-for-Profit organization.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Charge to the Office of Human Capital: <u>\$2,797,776.00</u> FY11: \$223,970.00 FY12: \$227,028.00 FY13: \$438,753.00 FY14: \$838,810.00 FY15: \$1,047,215.00

Budget Classification FY11

2007 TTT Grant 11010-353-54105-221312-582040-2011 \$98,836.00 2009 TTT Grant 11010-353-54125-221312-582041-2011 \$70,944.00 Title II Funds 11010-353-54125-221312-494033-2011 \$54,190.00 Budget Classification FY12: 2009 TTT Grant 11010-353-54125-221312-582041-2012 \$78,491.00 Title II Funds 11010-353-54125-221312-494033-2012 \$148,537.00

Budget Classification FY13: 2009 TTT Grant 11010-353-54125-221312-582041-2013 \$78,215.00 Title II Funds 11010-353-54125-221312-494033-2013 \$360,538.00

Budget Classification FY14: Title II Funds 11010-353-54125-221312-494033-2014 \$838,810.00

Budget Classification FY15 Title II Funds 11010-353-54125-221312-494033-2015 \$1,047,215.00

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 June 23, 2004 (04-0623-PO4), as amended from time to time, shall be incorporated into and made a part of the agreement.

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

14-0528-PR30

AUTHORIZE EXTENDING THE AGREEMENT WITH TEACH FOR AMERICA

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize extending the agreement with Teach for America (TFA) to provide teacher referral and support to up to 325 provisionally-certified first year teacher-interns to Chicago Public Schools and support up to 245 second year teacher-interns at a cost for the extension period not to exceed \$1,300,000.00 (for a total of 570 teachers). A written extension docurnent is currently being negotiated. No payment shall be made to Teach for America 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 perinent to this extension is stated below.

Contract Administrator : Seanior, Miss Pamela Dorcas / 773-553-2280

VENDOR:

 Vendor # 33384 TEACH FOR AMERICA, INC. 315 W. 36TH STREET, 6TH FLOOR NEW YORK, NY 10018 Josh Anderson 312 254-1000x19161

USER INFORMATION :

Contact: 11010 - Talent Office 125 S Clark St - 2nd Floor Chicago, IL 60603 Paul, Mr. Rohit 773-553-1070

ORIGINAL AGREEMENT:

The original Agreement (authorized by Board Report 11-0427-PR41) in the amount of \$600,000.00 is for a term commencing on July 1, 2011 and ending June 30, 2012, with the Board having two options to renew for one year terms. The original Agreement was awarded on a non-competitive basis: the sole-source request was presented to the Non-Competitive Procurement Review Committee and

approved by the Chief Procurement Officer. The original Agreement was renewed by Board Report 12-0627-PR41 in an amount not to exceed \$1,295,000.00 which was exercised on June 27, 2012 with a term commencing July 1, 2012 and ending June 30, 2013. A second option to renew the Agreement was subsequently renewed by Board Report 13-0626-PR46 in an amount not to exceed \$1,587,500.00 which was exercised on June 26, 2013 with a term commencing July 1, 2013 and ending June 30, 2014.

OPTION PERIOD:

The term of this agreement is being extended for 1 year commencing July 1, 2014 and ending June 30, 2015.

OPTION PERIODS REMAINING:

There are no option periods remaining.

SCOPE OF SERVICES:

Teach for America will refer up to 570 provisionally-certified teacher-interns for employment with the Chicago Public Schools during the 2014-15 School Year. Teacher-interns referred by TFA will be enrolled in a 12-month certification program and at the end of the program teacher-interns will be eligible for an Illinois Educator Licensure with Stipulations. TFA, working with partner Universities, will provide teacher-interns with all coursework and other necessary training in order to be provisionally certified by the Illinois State Board of Education and eligible for hire by the Chicago Public Schools. Each teacher-intern who is hired by the Chicago Public Schools as a teacher of record will receive support services from Teach for America for a period of 2 years.

DELIVERABLES:

TFA will refer 325 provisionally certified first-year teacher-interns for employment with the Chicago Public Schools during the 2014-2015 school year and support these teacher-interns for a period of 2 years. The maximum number of second-year teacher-interns is not to exceed 245 during this extension period.

OUTCOMES:

At the end of the 2014-2015 school year, a maximum of 325 first-year teacher-interns will be eligible to receive their Illinois Educator License with Stipulations and continued employment by the Chicago Public Schools. An additional 245 second-year teacher-interns will receive coaching and support services.

COMPENSATION:

During this extension period, TFA will be compensated as specified in the agreement; total compensation for the extension period not to exceed \$1,300,000.00.

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

AFFIRMATIVE ACTION:

Pursuant to section 5.2 of the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, M/WBE provisions of the Program do not apply to transaction where the vendor providing services operates as a Not-for-Profit organization.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Contract for single dept. in current fiscal year Fund 353 Talent Office, 11010 \$1,300,000, FY15 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).

Vice President Ruiz abstained on Board Report 14-0528-PR30.

Board Member Quazzo abstained on Board Report 14-0528-PR30.

President Vitale indicated that if there were no objections, Board Reports 14-0528-OP1, and 14-0528-PR1 through 14-0528-PR30, 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 14-0528-OP1, and 14-0528-PR1 through 14-0528-PR30 adopted.

14-0528-EX17

REPORT ON PRINCIPAL CONTRACT (NEW)

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING:

Accept and file a copy of the contract with the principal listed below who was selected by the Local School Council pursuant to the Illinois School Code and the Uniform Principal's Performance Contract #09-0722-EX5.

DESCRIPTION: Recognize the selection by the local school council of the individual listed below to the position of principal subject to the Principal Eligibility Policy, #13-0227-PO2, and 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 individual has met the requirements for eligibility.

NAME	FROM
David Narain	Interim Principal King H.S.

Contract Principal King H.S. Network: 9 P.N. 132607 Commencing: July 1, 2014 Ending: June 30, 2018

<u>T0</u>

LSC REVIEW: The respective Local School Council has executed the Uniform Principal's Performance Contract with the individual named above.

AFFIRMATIVE ACTION STATUS: None.

FINANCIAL: The salary of this 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 2014-2015 school budget.

14-0528-EX18

REPORT ON PRINCIPAL CONTRACTS (RENEWAL)

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 #09-0722-EX5.

DESCRIPTION: Recognize the selection by local school councils of the individuals listed below to the position of principal subject to the Principal Eligibility Policy, #13-0227-PO2, and 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>T0</u>
Jose Barrera	Contract Principal Columbia Explorers	Contract Principal Columbia Explorers Network: 8 P.N. 125631 Commencing: August 5, 2014 Ending: August 4, 2018
Robert Baughman	Contract Principal Jamieson	Contract Principal Jamieson Network: 2 P.N. 119302 Commencing: July 1, 2014 Ending: June 30, 2018
Alfonso Carmona	Contract Principal Healy	Contract Principal Healy Network: 6 P.N. 406685 Commencing: July 1, 2014 Ending: June 30, 2018
Titia Crespo	Contract Principal Waters	Contract Principal Waters Network: 2 P.N. 114670 Commencing: July 1, 2014 Ending: June 30, 2018
Christine Jabbari	Contract Principal Rogers	Contract Principal Rogers Network: 2 P.N. 115493 Commencing: January 30, 2015 Ending: January 29, 2019
Stacy Stewart	Contract Principal Belmont-Cragin	Contract Principal Belmont-Cragin Network: 3 P.N. 119463 Commencing: July 1, 2014 Ending: June 30, 2018
Cassandra Washington	Contract Principal Gale	Contract Principal Gale Network: 2 P.N. 117444 Commencing: July 1, 2014 Ending: June 30, 2018

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 2014-2015 school budgets.

REPORT ON BOARD REPORT RESCISSIONS

THE GENERAL COUNSEL REPORTS THE FOLLOWING:

I. Extend the rescission dates contained in the following Board Reports to July 23, 2014 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

 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

 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

 4. 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

 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

 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

7. 13-0626-OP2: Approve Renewal Lease Agreement with ASPIRA Inc. of Illinois (ASPJRA Charter School) for Haugan School, 3729 W. Leland Avenue. User Group: Real Estate Services Lease Agreement Status: In negotiations

 13-0626-OP3: Approve Renewal Lease Agreement with ASPIRA Inc. of Illinois (ASPIRA Charter School) for a Portion of Moos School at 1711 N. California Avenue User Group: Real Estate Services Lease Agreement Status: In negotiations

 13-0626-OP4: Approve Renewal Lease Agreement with Betty Shabazz International Charter School for a Portion of Dusable School at 4934 S. Wabash Avenue. User Group: Real Estate Services Lease Agreement Status: In negotiations

 13-0626-OP5: Approve Renewal Lease Agreement with Betty Shabazz International Charter School John School (Sizemore Academy), 6936 S. Hermitage Avenue. User Group: Real Estate Services: Lease Agreement Status: In negotiations

 13-0626-OP6: Approve Renewal Lease Agreement with KIPP Ascend Charter School for a Portion of Penn School, 1616 South Avers Avenue.
 User Group: Real Estate Services: Lease Agreement Status: In negotiations 12. 13-0626-OP7: Approve Renewal Lease Agreement with KIPP Ascend Charter School for Lathrop Elementary School, 1440 S. Christiana Avenue User Group: Real Estate Services: Lease Agreement Status: In negotiations

 13. 13-0626-OP8: Approve Renewal Lease Agreement With North Lawndale College Preparatory Charter High School for a Portion of Collins High School, 1313 S. Sacramento Drive. User Group: Real Estate Services: Lease Agreement Status: In negotiations

 13-0626-OP9: Approve Renewal Lease Agreement With University of Chicago Charter School Corporation – Donoghue Campus for Donoghue School, 707 E. 37th Street User Group: Real Estate Services: Lease Agreement Status: In negotiations

 13-0626-OP10: Approve Renewal Lease Agreement with University of Chicago Charter School Corporation – Woodlawn Campus for a Portion of Wadsworth Elementary School, 6420 S. University Avenue.
 User Group: Real Estate Services: Lease Agreement Status: In negotiations

 13-0626-OP11: Approve Renewal Lease Agreement with University of Chicago Charter School Corporation – Woodson Campus for a Portion of Woodson South School, 4444 S. Evans Avenue. User Group: Real Estate Services: Lease Agreement Status: In negotiations

17. 13-0626-OP12: Approve Renewal Lease Agreement with Young Women's Leadership Charter School for Senstake School, 2641 S. Calumet Avenue.
User Group: Real Estate Services: Lease Agreement Status: In negotiations

 13-0626-OP13: Approve New Lease Agreement with Frazier Preparatory Charter High School for a Portion of Frazier Academy, 4027 W. Grenshaw Street.
 User Group: Real Estate Services: Lease Agreement Status: In negotiations

 13-0626-OP14: Ratify New Lease Agreement with Union Park High Schools, Inc. for a Portion of Crane High School, 2245 W. Jackson Boulevard.
 User Group: Real Estate Services: Lease Agreement Status: In negotiations

 13-0626-PR15: Approve Entering into Agreements with Various Vendors for Supplemental Social Emotional Learning Services.
 Services: Social Emotional Learning Services
 User Group: Office of Pathways to College and Careers
 Status: 17 of 23 fully executed, the remaining agreements are in negotiations

21. 13-0724-EX4: Amend Board Report 13-0123-EX3: Amend Board Report 12-0822-EX5: Amend Board Report 12-0725-EX4: Amend Board Report 12-0328-EX14: Approve the Renewal of the Charter School Agreement with Youth Connection Charter School. Services: Charter School User Group: Office of Innovation and Incubation Status: In negotiations

22. 13-0828-PR1: Approve Exercising The Second Option and Amending to Add a Third Option to Renew the Agreement with ACT, Inc. for The Purchase of Test Materials and Related Services. Services: Purchase of Test Materials User Group: Assessment Status: In negotiations

23. 13-0925-PR10: Authorize a Renewal Agreement With City of Chicago Department of Public Health For Inspection Services.
Services: Inspection Services
User Group: Nutrition Support Services
Status: In negotiations
Additional Action: This matter was inadvertently omitted from the February 26, 2014 and April 23, 2014 Rescission Board Reports. The extension of the rescission date is ratified to take effect as of that date, thereby extending the rescission date to June 25, 2014.

24. 14-0122-EX7: Amend Board Report 13-0522-EX104: Amend Board Report 13-0424-EX7: Amend Board Report 12-0328-EX9: Amend Board Report 12-0125-EX3: Approve The Renewal of The Charter School Agreement with Academy of Communications and Technology Charter School/KIPP Chicago Schools Services: Charter School User Group: Office of Innovation and Incubation

Status: In negotiations

25. 14-0122-PR6: Authorize First Renewal of Pre-Qualification Status and Agreements with Amer-ican Enterprise II, Inc and Prologue W.E.B. Dubois Academy for Auditorium Restoration Student Employment Program. Services: Student Employment Program User Group: Facility Operations & Maintenance

Status: 1 of 2 fully agreement has been fully executed; remaining agreement is in negotiations

26. 14-0226-OP2: Approve Renewal Lease Agreement with Architecture, Construction and Engineering Technical Charter School ('ACE TECH") For The Former Terrell Building, 5410 S. State St.

Services: Lease Agreement User Group: Facilities Operations & Maintenance Status: In negotiations

27. 14-0226-OP3: Approve Renewal Lease Agreement with Noble Network of Charter Schools (Noble Street Charter School – Chicago Bulls College Prep Campus) for the Former Cregier Building, 2040 W. Adams. Services: Lease Agreement User Group: Facilities Operations & Maintenance Status: In negotiations

28. 14-0226-OP4: Approve Renewal Lease Agreement with Noble Network of Charter Schools (Noble Street Charter School-John and Eunice Johnson College Prep Campus) For The Former Reed Building, 6350 S. Stewart Ave. Services: Lease Agreement User Group: Facilities Operations & Maintenance Status: In negotiations

29. 14-0226-OP5: Approve Renewal Lease Agreement with Noble Network of Charter Schools (Noble Street Charter School-UIC Campus) For The Former Gladstone Building, 1231 S. Damen Ave. Services: Lease Agreement

User Group: Facilities Operations & Maintenance Status: In negotiations

 14-0226-OP6: Approve Renewal Lease Agreement With Providence-Englewood School Corporation For The Former Bunche Building, 6515 S. Ashland Ave. Services: Lease Agreement User Group: Facilities Operations & Maintenance Status: In negotiations

 14-0226-OP7: Approve New Lease Agreement with Frazier Academy Design Team, Inc. for a Portion of Herzl Elementary School, 3711 W. Douglas Blvd.
 Services: Lease Agreement User Group: Facilities Operations & Maintenance Status: In negotiations

32. 14-0226-OP8: Approve New Lease Agreement with Urban Prep Academies, Inc. for the Doolittle West Building, 521 E. 35th St. and A Portion of the Doolittle East Building, 535 E. 35th St. Services: Lease Agreement User Group: Facilities Operations & Maintenance Status: In negotiations

 14-0226-PR1: Amend Board Report 14-0122-PR2: Authorize New Agreements with Various Vendors for the Purchase of Specialized Adapted Equipment, Testing Materials, Maintenance, Training and Warranty Services.
 Services: Purchase of Specialized Adapted Equipment User Group: Office of Diverse Learner Support & Services Status: In negotiations

 14-0226-PR2: Authorize New Agreements with Five Vendors for the Purchase of Specialized Educational Equipment and Accessories.
 Services: Purchase of Specialized Educational Equipment User Group: Office of Diverse Learner Support & Services Status: In negotiations

 14-0226-PR4: Amend Board Report 13-0626-PR20: Approve Exercising the Second Option to Renew The Agreement with School Works.
 Services: Consulting Services
 User Group: Office of Innovation and Incubation
 Status: In negotiations 36. 14-0226-PR6: Authorize The Extension of the Agreement with Cedarcrestone, Incorporated for the Hosted Infrastructure With Peoplesoft.
 Services: Hosted infrastructure services
 User Group: Information & Technology Services
 Status: In negotiations

 37. 14-0226-PR10: Authorize The Final Renewal Agreement with Office Depot for Standard Printing Services.
 Services: Printing Services
 User Group: Procurement and Contracts
 Status: In negotiations

II. Rescind the following Board Reports in part or in full for failure to enter into an agreement with the Board, after repeated attempts, and the user groups have been advised of such rescission:

1. 13-0123-EX4: Approve Call for Quality Schools Proposals for Charter Schools with 2014 Openings

Services: Charter School

Action: Rescind contingent Board authority in part for the Orange proposal due to its board of directors withdrawing its charter school proposal from consideration.

2. 13-0626-EX3: Approve Request for Alternative Options Proposals Services: Charter School Action: Rescind contingent Board authority in part for the Pathways in Education-Illinois proposal due to its board of directors withdrawing its multi-site alternative charter school proposal from consideration.

 13-1120-PR6: Authorize Pre-Qualification Status of and Agreements with Fifteen Contractors to Provide Mechanical, Electrical, and Plumbing (MEP) Engineering Services Services: Engineering Services User Group: Facility Operations & Maintenance Action: Rescind Board authority for vendors A. Epstein and Sons International, Inc. (#2) and WMA Consulting Engineers, Ltd. (#14) for failure to execute agreement.

 13-1120-PR12: Authorize First Renewal Agreements and Pre-Qualification Status with Twelve Consultants to Provide Services Related to Oracle Systems.
 Services: Oracle System Services User Group: Information & Technology Services Action: Rescind Board authority for vendor Synchronous Solutions, Inc. d/b/a Synch-Solutions (#11) for failure to execute agreement.

President Vitale thereupon declared Board Reports 14-0528-EX17, 14-0528-EX18, and 14-0528-AR1 accepted.

OMNIBUS

At the Regular Board Meeting held on May 28, 2014 the foregoing motions, reports and other actions set forth from number 14-0528-MO1 through 14-0528-MO3 except as otherwise indicated, were adopted as the recommendations or decisions of the Chief Executive Officer and General Counsel.

Vice President Ruiz abstained on Board Reports 14-0528-AR2, 14-0528-EX6, 14-0528-EX16, 14-0528-OP1, 14-0528-PR2, 14-0528-PR11, 14-0528-PR16, 14-0528-PR18, 14-0528-PR19, 14-0528-PR20, 14-0528-PR21, 14-0528-PR22, 14-0528-PR23, 14-0528-PR24, 14-0528-PR25, 14-0528-PR28, and 14-0528-PR30.

Board Member Quazzo abstained on Board Reports 14-0528-PR11, 14-0528-PR16, 14-0528-PR18, 14-0528-PR22, 14-0528-PR30.

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 Regular Board Meeting held on May 28, 2014 held at the Central Service Center 125 South Clark Street, Board Chamber, Chicago, Illinois, 60603.

> Estela G. Beltran Secretary

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