

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

Regular Meeting-Wednesday, October 26, 2011 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

October 26, 2011

ATTEST:

Estela H. Beltre

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. Pritzker, Mr. Sierra, Ms. Zopp, and President Vitale - 6

ABSENT: Mr. Bienen - 1

ALSO PRESENT: Dr. Noemi Donoso, Chief Education Officer, and Mr. Patrick J. Rocks, General Counsel

ABSENT: Mr. Jean Claude Brizard, Chief Executive Officer

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

Mr. Oliver Sicat, Chief Portfolio Officer, gave a presentation on the Portfolio Strategy.

Dr. Hines presented the following Motion:

11-1026-MO1

MOTION TO HOLD A CLOSED SESSION

MOTION 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, and
- (6) pending litigation and litigation which is probable or imminent involving the Board pursuant to Section 2(c)(11) of the Open Meetings Act.

Mr. Sierra moved to adopt Motion 11-1026-MO1.

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

Yeas: Dr. Hines, Mr. Ruiz, Ms. Pritzker, Mr. Sierra, Ms. Zopp, and President Vitale - 6

Nays: None

President Vitale thereupon declared Motion 11-1026-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 October 26, 2011, beginning at 12:50 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. Pritzker, Mr. Sierra, Ms. Zopp, and President Vitale 6
- (3) ABSENT: Mr. Bienen 1
 - A. Other Reports
 - B. Warning Resolutions
 - C. Terminations
 - D. Personnel
 - E. Collective Bargaining
 - F. Real Estate
 - G. Security

No votes were taken in Closed Session.

After Closed Session the Board reconvened.

Members present after Closed Session: Dr. Hines, Ms. Pritzker, Mr. Sierra, Ms. Zopp, and President Vitale – 5

Members absent after Closed Session: Mr. Bienen, and Mr. Ruiz - 2

11-1026-AR4

AUTHORIZE CONTINUED RETENTION OF THE LAW FIRM CHRISTENSEN EHRET LLP

THE GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Continued retention of the law firm Christensen Ehret

DESCRIPTION: The General Counsel has continued retention of the law firm Christensen Ehret. The firm provides legal services to the Board for subrogation for insurance benefits. Additional authorization for the firm's services is requested in the amount of \$30,000. As invoices are received, they will be reviewed by the General Counsel and, if satisfactory, processed for payment.

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

AFFIRMATIVE ACTION STATUS: None.

GENERAL CONDITIONS:

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

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

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

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

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

President Vitale thereupon declared Board Report 11-1026-AR4 accepted.

11-1026-AR5

WORKERS' COMPENSATION - PAYMENT OF AWARD MARY GALLIGAN - CASE NO. 09 WC 11017

THE GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Authorize payment of the Illinois Workers' Compensation Commission award on the Workers' Compensation claim of Mary Galligan, Case No. 09 WC 11017, in the amount of **\$61,000.84**. Payment of future reasonable and necessary medical care related to her injury will remain the Board's responsibility

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 2012......\$61,000 84

PERSONNEL IMPLICATIONS: None

11-1026-AR6

APPROVE PAYMENT OF PROPOSED SETTLEMENT IN ARTHURINE ANDERSON (CASE NO. 05 CH 4712)

THE GENERAL COUNSEL REPORTS THE FOLLOWING PROPOSED SETTLEMENT:

DESCRIPTION: Pursuant to the settlement agreement tentatively reached in Case No. 05 CH 4712. Arthurine Anderson, et al. v. Board of Education of the City of Chicago, Arne Duncan, Cheryl Nevins and Wendy Haas, the parties have reached a settlement, subject to Board approval, disposing of all Arthurine Anderson's claims, attorneys' fees and costs associated with underlying lawsuit. The General Counsel recommends approval of the settlement, which calls for the payment of one hundred twenty-three thousand dollars (\$123,000.00) for all of Arthurine Anderson's claims, including attorneys' fees and costs.

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

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

AUTHORIZATION: Authorize the General Counsel to execute the Settlement Agreement(s), and all ancillary documents related thereto.

GENERAL CONDITIONS:

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

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

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

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

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

APPROVE PAYMENT OF PROPOSED SETTLEMENT IN MALIK B. (CASE NO. 11 C 2350)

THE GENERAL COUNSEL REPORTS THE FOLLOWING PROPOSED SETTLEMENT:

DESCRIPTION: Pursuant to the settlement agreement tentatively reached in Case No. 11 C 2350. <u>Malik B., et al.</u> <u>v. Board of Education of the City of Chicago, District 299</u>, the parties have reached a settlement, subject to Board approval, disposing of all claims, attorneys' fees and costs associated with underlying lawsuit. The General Counsel recommends approval of the settlement, which calls for the payment of one hundred ten thousand dollars (\$110,000.00) for payment of all attorneys' fees and costs.

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

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

AUTHORIZATION: Authorize the General Counsel to execute the Settlement Agreement(s), and all ancillary documents related thereto.

GENERAL CONDITIONS:

Inspector General – Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-131, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

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

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

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

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

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

Yeas: Dr. Hines, Ms. Pritzker, Mr. Sierra, Ms. Zopp, and President Vitale – 5

Nays: None

President Vitale thereupon declared Board Reports 11-1026-AR5 through 11-1026-AR7 adopted.

11-1026-AR8

APPOINT ASSISTANT GENERAL COUNSEL DEPARTMENT OF LAW (LUCILLE A. BLACKBURN)

THE GENERAL COUNSEL REPORTS THE FOLLOWING RECOMMENDATION:

Appoint the following named individual to the position listed below effective November 1, 2011.

DESCRIPTION:

NAME:	FROM:	то:
Lucille A. Blackburn	New Employee	Functional Title: Professional III External Title: Assistant General Counsel Pay Band: 5 Department of Law Position No. 245047 Flat rate Annual Salary: \$68,000

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

AFFIRMATIVE ACTION STATUS: Not applicable.

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

PERSONNEL IMPLICATIONS: The position to be affected by approval of this action is contained in the FY12 School budget.

President Vitale indicated that if there were no objections, Board Report 11-1026-AR8 would be adopted by the last favorable roll call vote, all members present voting therefore.

President Vitale thereupon declared Board Report 11-1026-AR8 adopted.

11-1026-EX4

TRANSFER AND APPOINT DEPUTY CHIEF FINANCIAL OFFICER & TREASURER (Melanie Shaker)

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THAT THE BOARD:

Transfer and appoint Melanie Shaker to the position of Deputy Chief Financial Officer & Treasurer effective November 7, 2011:

DESCRIPTION:

<u>NAME</u> Melanie Shaker Extern	FROM al Title: Interim Chief Financial Officer	TO External Title: Deputy Chief Financial Officer & Treasurer	
	Functional Title: Acting Officer Position No.:422168 Base Salary: \$170,000.00 Pay Band: A09 Budget Classification: TBD	Functional Title: Officer Position No.: 422168 Base Salary: \$170,000.00 (0% Increase) Pay Band: A09 Budget Classification TBD	
LSC REVIEW:	EW: Local School Council review is not applicable to this report		
AFFIRMATIVE ACTION STATUS: Not applicable.			
FINANCIAL:	CIAL: 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 FY12 departme budget.		action is contained in the FY12 department	

11-1026-EX5

TRANSFER AND APPOINTCHIEF OF HIGH SCHOOLS NORTH-NORTHWEST SIDE NETWORK (Leslie Boozer)

THE CHIEF EXECUTIVE OFFICERRECOMMENDS THAT THE BOARD:

Transfer and appoint Leslie Boozer to the position of Chief of High Schools North-Northwest Side Network, effective October 31, 2011:

DESCRIPTION:

NAME Leslie Boozer Externa North-Northwest Side	FROM al Title: Interim Chief of Schools Network	<u>TO</u> External Title: Chief of High Schools
	Functional Title: Acting Officer Position No.:454962 Base Salary: \$136,000.00 Pay Band: A09 Budget Classification:TBD	Functional Title: Officer Position No.: 454962 Base Salary: \$151,131.43 (11 1% increase) Pay Band: A09 Budget Classification: TBD
LSC REVIEW:	LocalSchool 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 iscontained in the FY12department budget.

11-1026-EX6

TRANSFER AND APPOINT CHIEF OF HIGH SCHOOLS WESTSIDE NETWORK (Theresa Plascencia)

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THAT THE BOARD:

Transfer and appoint Theresa Plascencia to the position of Chief of High Schools Westside Network, effective October 31, 2011 at the salary set forth below;

DESCRIPTION:

NAME	FROM	<u>10</u>
Theresa Plascencia	External Title: Principal Farragut Career Academy Position No.: 118886 Basic Salary: \$139,469 66 Salary Plan: 10D A70	External Title: Chief of High Schools Functional Title: Officer Position No.: TBD Basic Salary: \$151,131.43 (8.4% increase) Pay Band: 9 Budget Classification: TBD
LSC REVIEW:	CREVIEW: 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 FY12 department budget.	

11-1026-EX7

TRANSFER AND APPOINT OFFICER OF PROFESSIONAL LEARNING (Susan Kajiwara-Ansai)

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THAT THE BOARD:

Transfer and appoint Susan Kajiwara-Ansaito the position of Officer of Professional Learning, effective October 31, 2011 at the salary set forth below;

DESCRIPTION:

NAME	FROM	<u>10</u>	
Susan Kajiwara-Ansai	External Title: Director of Professional Development Functional Title: Sr. Manager Position No.: 425799 Basic Salary: \$106,755.87 Salary Plan: 8	External Title: Officer of Professional Learning Functional Title: Officer Position No.: TBD Basic Salary: \$120,000 (12.4% increase) Pay Band: 9 Budget Classification: TBD	
LSC 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 FY12department budget.		

APPROVE APPOINTMENT OF OFFICER OF PORTFOLIO PLANNING & STRATEGY (Adam Anderson)

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THAT THE BOARD:

Approve the appointment of Adam Anderson to the position of Officer of Portfolio Planning & Strategy, effective October 31, 2011 at the salary set forth below;

DESCRIPTION:

NAME	FROM	<u>TO</u>
Adam Anderson	New Employee	External Title: Officer of Portfolio Planning & Strategy Functional Title: Officer Position No.: TBD Basic Salary: \$135,000 Pay Band: 9 Budget Classification TBD
LSC 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 FY12 department budget.	

11-1026-EX9

APPROVE APPOINTMENT OF CHIEF FINANCIAL OFFICER (David Watkins)

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THAT THE BOARD:

Approve the appointment of David Watkins to the position of Chief Financial Officer, effective November 7, 2011 at the salary set forth below;

DESCRIPTION:

NAME	FROM	<u>10</u>	
David Watkins	New Employee	External Title: Chief Financial Officer Functional Title: Executive Officer Position No.: 245713 Basic Salary: \$195,000.00 Pay Band: 10 Budget Classification: 12310-115-52100-252001-000000	
LSC 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 Chief Financial Officer is provided with a stipend for relocation and transition expenses at \$15,000 which is subject to repayment to the Board in the event this employee's employment is voluntarily terminated within 12 months of this board report		
PERSONNEL IMPLICATIONS:	The position to be affected by approval of this action is contained in the FY12 department budget.		

President Vitale indicated that if there were no objections, Board Reports 11-1026-EX4 through 11-1026-EX9 would be adopted by the last favorable roll call vote, all members present voting therefore.

President Vitale thereupon declared Board Reports 11-1026-EX4 through 11-1026-EX9 adopted.

WARNING RESOLUTION – LLOYD EHRENBERG A CONTRACT PRINCIPAL, ASSIGNED TO ERNST PRUSSING ELEMENTARY SCHOOL

TO THE CHICAGO BOARD OF EDUCATION:

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

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

DESCRIPTION: Pursuant to the provisions of 105 ILCS 5/34-85, the applicable statute of the State of Illinois, the Rules of the Board of Education of the City of Chicago, and Board Report 04-0728-P01, a Warning Resolution must be adopted and issued to Lloyd Ehrenberg, to inform you that you have engaged in unsatisfactory conduct.

The conduct outlined in the Warning Resolution will result in the preferring of dismissal charges against Lloyd Ehrenberg 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.

11-1026-EX11

WARNING RESOLUTION – OTERIO BUTLER A TENURED TEACHER, ASSIGNED TO SCHMID ELEMENTARY SCHOOL

TO THE CHICAGO BOARD OF EDUCATION:

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING

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

DESCRIPTION: Pursuant to the provisions of 105 ILCS 5/34-85, the applicable statute of the State of Illinois, the Rules of the Board of Education of the City of Chicago, and Board Report 04-0728-P01, a Warning Resolution must be adopted and issued to Oterio Butler, to inform you that you have engaged in unsatisfactory conduct.

The conduct outlined in the Warning Resolution will result in the preferring of dismissal charges against Oterio Butler 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.

WARNING RESOLUTION – ELAINE DOTSON TENURED TEACHER, ASSIGNED TO NORMAN A. BRIDGE ELEMENTARY SCHOOL

TO THE CHICAGO BOARD OF EDUCATION

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

That the Chicago Board of Education adopt a Warning Resolution for Elaine Dotson and that a copy of this Board Report and Warning Resolution be served upon Elaine Dotson.

DESCRIPTION: Pursuant to the provisions of 105 ILCS 5/34-85, the applicable statute of the State of Illinois, the Rules of the Board of Education of the City of Chicago, and the Employee Discipline and Due Process Policy. Board Report No 04-0728-PO1, a Warning Resolution be adopted and issued to Elaine Dotson, 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 Elaine Dotson, 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.

None.

PERSONNEL IMPLICATIONS:

11-1026-EX13

WARNING RESOLUTION - JEAN GNALL TEACHER, ASSIGNED TO MOLLISON 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 Jean Gnall, and that a copy of the Board Report and Warning Resolution be served upon Jean Gnall.
DESCRIPTION:	Pursuant to the provisions of 105 ILCS 5/34-85, the applicable statute of the State of Illinois, the Rules of the Board of Education of the City of Chicago, and Board Report 04-0728-P01, a Warning Resolution shall be adopted and issued to Jean Gnall, 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 Jean Gnall, pursuant to the Statute, if said conduct is not corrected immediately, and maintained thereafter in a satisfactory fashion following receipt of the Warning Resolution. A directive for improvement of this conduct is 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.

WARNING RESOLUTION – KAREN RICHMOND TENURED TEACHER, ASSIGNED TO LUTHER BURBANK 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
Karen Richmond and that a copy of this Board Report and Warning
Resolution be served upon Karen Richmond

DESCRIPTION: Pursuant to the provisions of 105 ILCS 5/34-85, the applicable statute of the State of Illinois, the Rules of the Board of Education of the City of Chicago, and the Employee Discipline and Due Process Policy, Board Report No 04-0728-PO1, a Warning Resolution be adopted and issued to Karen Richmond, 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 Karen Richmond 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 Karen Richmond.

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

11-1026-EX15

WARNING RESOLUTION - PATRICIA STYLES TEACHER, ASSIGNED TO METCALFE COMMUNITY ACADEMY

TO THE CHICAGO BOARD OF EDUCATION

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

That the Chicago Board of Education adopt a Warning Resolution for Patricia Styles and that a copy of the Board Report and Warning Resolution be served upon Patricia Styles.

DESCRIPTION: Pursuant to the provisions of 105 ILCS 5/34-85, the applicable statute of the State of Illinois, the Rules of the Board of Education of the City of Chicago, and the Employee Discipline Policy (Board Report No. 04-0728-PO1), a Warning Resolution be adopted and issued to tenured teacher, Patricia Styles, 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 Patricia Styles, 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.

11-1026-EX16

WARNING RESOLUTION -- LINDSAY WESTON TENURED TEACHER, ASSIGNED TO SHARON CHRISTA MCAULIFFE ELEMENTARY SCHOOL

TO THE CHICAGO BOARD OF EDUCATION

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

That the Chicago Board of Education adopt a Warning Resolution for Lindsay Weston and that a copy of this Board Report and Warning Resolution be served upon Lindsay Weston

DESCRIPTION: Pursuant to the provisions of 105 ILCS 5/34-85, the applicable statute of the State of Illinois, the Rules of the Board of Education of the City of Chicago, and the Employee Discipline and Due Process Policy, Board Report No 04-0728-PO1, a Warning Resolution be adopted and issued to Lindsay Weston, 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 Lindsay Weston, pursuant to the Statute. If said conduct is not corrected immediately, and maintained thereafter in a satisfactory fashion following receipt of the Warning Resolution Directives for improvement of this conduct are contained in the Warning Resolution.

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

 AFFIRMATIVE

 ACTION REVIEW:
 None.

 FINANCIAL:
 This action is of no cost to the Board.

 PERSONNEL

 IMPLICATIONS:
 None.

President Vitale indicated that if there were no objections, Board Reports 11-1026-EX10 through 11-1026-EX16 would be adopted by the last favorable roll call vote, all members present voting therefore.

President Vitale thereupon declared Board Reports 11-1026-EX10 through 11-1026-EX16 adopted.

11-1026-EX17

APPROVE RESCISSION OF ISABEL MESA-COLLINS' NOTICE OF INTENT TO RETIRE AND RESIGNATION PURSUANT TO BOARD RULE 4-16(b)

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

That the Board of Education approve the rescission of Isabel Mesa Collins' Notice of Intent to Retire and Resignation pursuant to Board Rule 4-16(b).

Mesa-Collins is eligible to rescind her notice of intent to retire inasmuch as 1) Mesa-Collins has received a firm offer to fill a vacant position for which a Type 75 administrative certificate is a required or desired qualification for a period after the effective date of her resignation or retirement; 2) Mesa-Collins has requested to rescind her resignation or notice of intent to retire before the effective date of the resignation or notice of intent to retire; 3) Mesa-Collins has a record of performance with the Board that, in the judgment of the Board's Chief Executive Officer, demonstrates that she is uniquely qualified to fill the position offered to her; and 4) Mesa-Collins and the Board further agree that in satisfaction of Board Rule 4-16(b)(iv) and (b)(v), Mesa-Collins shall repay to the Board all monies paid to her in connection with her enrollment in the Board's Pension Enhancement Program (PEP), the Board shall credit Mesa-Collins' sick day bank, and that an appropriate credit, if any, shall be sought from the Teachers' Pension Fund based upon pension contributions made in connection to enrollment in the PEP.

AFFIRMATIVE ACTION: Not applicable

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

FINANCIAL: The action contained in this Board report does not require Board expenditure.

President Vitale indicated that if there were no objections, Board Report 11-1026-EX17 would be adopted by the last favorable roll call vote, all members present voting therefore.

President Vitale thereupon declared Board Report 11-1026-EX17 adopted.

Dr. Hines presented the following Motion:

11-1026-MO2

MOTION RE: APPOINTMENT OF CHIEF OF STAFF OFFICE OF THE BOARD (ABIGAYIL L. JOSEPH)

MOTION ADOPTED that the Board of Education transfer and appoint Abigavil L. Joseph from the

position of Officer of Academic Enhancement (Pay Band A09) to the position of Chief of Staff. Office of

the Board, effective October 26, 2011, with the functional title of Officer at pay band A09, and a salary of \$145,000.00.

Mr. Sierra moved to adopt Motion 11-1026-MO2.

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

Yeas: Dr. Hines, Ms. Pritzker, Mr. Sierra, Ms. Zopp, and President Vitale - 5

Nays: None

President Vitale thereupon declared Motion 11-1026-MO2 adopted.

11-1026-RS8

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

WHEREAS, on October 12, 2011 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
Lawania Freelon	Edmund Burke School	October 26, 2011
Lonnie Short	Kate S Buckingham Spec Ed Ctr	October 26, 2011

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

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

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

NOW, THEREFORE, BE IT RESOLVED:

1. That pursuant to Board Policy 04-0728-PO1, the above-referenced educational support personnel are dismissed from Board employment effective on the date set opposite their names.

2. The Board hereby approves all actions taken by the Chief Executive Officer or his designee to effectuate the dismissal of the above-named educational support personnel.

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

11-1026-RS9

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

WHEREAS, on October 12, 2011, the Chief Executive Officer submitted written recommendations, including the reasons for the recommendations, to the Board to dismiss the following probationary appointed teacher pursuant to Board Rule 4-7b.2(b) and 105 ILCS 5/34-84:

Name	School	1_	Effective Date
Yvonne Cooper	Walt Disney Magnet School	• • • • •	October 26, 2011

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

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

WHEREAS, the Chief Executive Officer or his designee has previously notified the affected probationary appointed teacher 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 teacher are dismissed from Board employment effective on the date set opposite their names.

2. The Board hereby approves all actions taken by the Chief Executive Officer or his designee to effectuate the dismissal of the above-named probationary appointed teacher.

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

The Secretary presented the following Statement for the Public Record:

I would like to note for the record that on October 12, 2011, 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. His recommendation included the names of the Teachers affected and the reasons. He also noted that the Teachers affected will be notified of the dismissal after adoption of the resolution.

11-1026-RS10

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, including in Board Report 07-1219-PO-1; and

WHEREAS, the Board has delegated its power to layoff tenured teachers in accordance with the Reassignment Policy to the CEO under Board Rules 2-27(c) 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 TEACHERS SCHEDULED FOR HONORABLE TERMINATION

First Name	Last Name	Termination Date
Lisa	Breen	November 12, 2011

President Vitale indicated that if there were no objections, Board Reports 11-1026-RS8 through 11-1026-RS10 would be adopted by the last favorable roll call vote, all members present voting therefore.

President Vitale thereupon declared Board Reports 11-1026-RS8 through 11-1026-RS10 adopted.

11-1026-OP2

AUTHORIZE THE PUBLIC BUILDING COMMISSION OF CHICAGO TO ACQUIRE THE PROPERTY AT 10438 SOUTH INDIANAPOLIS BOULEVARD FOR THE CONSTRUCTION OF A NEW SOUTHEAST AREA ELEMENTARY SCHOOL

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

On April 22, 2009, the Board adopted Resolution Number 09-0422-RS24 requesting the Public Building Commission of Chicago ("PBC") acquire for the Chicago Board of Education approximately 3 acres of property at the southwest corner of 104th Street and South Indianapolis Boulevard ("Site") for the construction of a new elementary school to relieve overcrowding in the Southeast Area Community. The site consists of seven (7) separate parcels. On June 23, 2010, the Board adopted Resolution Number 10-0623-RS31 providing funding to the PBC to acquire land for the Southeast Area Elementary School ("Project").

The purpose of this Board Report is to authorize the PBC to acquire by condemnation the property with the approximate address of 10438 S. Indianapolis Boulevard for \$2,500. The authorization granted herein will automatically rescind in the event the final judgment order is not entered within 120 days of this Board Report Information pertinent to the acquisition is as follows:

POTENTIAL OWNERS:	Norfolk Southern Railroad Company 4600 Deer Path Road, Suite 202 Harrisburg, PA 17110	American Premier Underwriting Successor to the Perin Central Corp 600 Vine Street Suite 1900 Cincinnati, OH 45202	
PROPERTY:	Vacant 1,037 square foot interior parcel zoned M-1-1 Limited Manufacturing Business District. Property is located within the block bounded by Indianapolis Boulevard on the east, 104 th Street on the north and 105 th Street on the south and the Burnham Bike Trail on the west. Approximate common address 10438 S. Indianapolis Boulevard, Chicago		
PIN:	Property has no PIN number. Property is located between PIN 26-08-404-033 and 067		
U\$E:	For the construction of the new Southeast Area Elementary School		
PURCHASER:	Public Building Commission of Chicago for the Chicago Board of Education		
APPRAISALS:	For BOE and PBC: KMD Valuation: \$2,500		
JUDGMENT:	\$2,500.		
DUE DILIGENCE:	PBC and the Board performed Phase I and Phase II environmental testing on the Property. No underground storage tanks or hazardous materials were found		
AUTHORIZATION:	 condemnation proceedings on behalf of Authorize the General Counsel or his conditions in the Stipulation and Final J Authorize the General Counsel to exist complete the land acquisition. 	edesignee to include relevant terms and udgment Order as he deems necessary ecute all ancillary documents required to eck to the PBC for a total of \$2,500 for the	
AFFIRMATIVE ACTION:	Exempt.		
LSC REVIEW:	None. Local School Council is not applicable to	o this report	
FINANCIAL:	Charge to Operations Department: \$2,500 Budget Classification No.: 22631-480-56205-253534-620000-2010 Fiscal Year: 2010 Source of Funds: Capital Improvement		

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 (05-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

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

EXHIBIT A

LEGAL DESCRIPTION:

THAT PART OF LOT 10 (EXCEPT THAT PART LYING NORTHWESTERLY OF THE SOUTHEASTERLY RAILROAD RIGHT OF WAY LINE) IN BLOCK 22 IN IRONWORKER'S ADDITION TO SOUTH CHICAGO IN PARTS OF SECTION 8 AND 17, TOWNSHIP 37 NORTH RANGE 15 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS (EXCEPT RAILROAD) PIN NOS.: NO PIN, BETWEEN PINS; 26-08-404-067 AND 033

COMMON 10438 S. INDIANAPOLIS BLVD., CHICAGO, IL, (PARTIAL) ADDRESS: (INTERIOR PARCEL-APPROXIMATE ADDRESS)

11-1026-OP3

AUTHORIZE THE PUBLIC BUILDING COMMISSION OF CHICAGO TO ACQUIRE BY CONDEMNATION PROPERTY AT 10440-68 AND 10476 SOUTH INDIANAPOLIS BOULEVARD FOR THE CONSTRUCTION OF A NEW SOUTHEAST AREA ELEMENTARY SCHOOL

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

On April 22, 2009, the Board adopted Resolution Number 09-0422-RS24 requesting the Public Building Commission of Chicago ("PBC") acquire for the Chicago Board of Education approximately 3 acres of property at the southwest corner of 104th Street and South Indianapolis Boulevard ("Site") for the construction of a new elementary school to relieve overcrowding in the Southeast Area Community. On June 23, 2010, the Board adopted Resolution Number 10-0623-RS31 providing funding to the PBC to acquire land for the Southeast Area Elementary School ("Project").

The purpose of this Board Report is to authorize the PBC to acquire by condemnation one (1) of the properties for the Project for \$1,552,660 and to pay a maximum of \$397,340 to reimburse the owner Jorge Albarran, and the tenants American Tower Asset Sub II, LLC ("ATC") and AT&T Mobility ("AT&T") for their moving and relocation costs. ATC operates and maintains a cell tower on the Property and AT&T operates and maintains six antennae on the cell tower. The authorization granted herein will automatically rescind in the event the settlement agreement and the final judgment order are not executed and entered within 120 days of this Board Report Information pertinent to the acquisition is as follows

OWNER:	Jorge Albarran 2558 North Halsted Chicago, Illinois 60614	
TENANT:	American Tower Asset Sub II, LLC ("ATC")AT&T Mobility116 Huntington Avenue225 W Randolph 25 th FloorBoston, MA 02116Chicago, Illinois 60606	
PROPERTY:	43,932 square foot site (1 acre) zoned C-1 Neighborhood Commercial District in the East Side Community. The Property is located at the northwest corner of Indianapolis Boulevard and 105 th Street. The site is improved with a 10,500 square foot, one story masonry constructed restaurant and day care center ATC operates and maintains a cell tower at the southeast corner of the site. AT&T operates and maintains six antennae on the cell tower. The address for the Property is 10440-68 and 10476 S. Indianapolis Blvd	
PIN:	26-08-404-033 through 043, 068 and 069	
USE:	For the construction of the new Southeast Area Elementary School.	
PURCHASER:	Public Building Commission of Chicago for the Chicago Board of Education.	
APPRAISALS:	For BQE and PBC: KMD Valuation: \$1,450,000 Gibbons & Sidhu: \$1,500,000	
	<u>For Owner</u> : LaSalle Appraisal Group, Inc.: \$1,900,000	
SETTLEMENT:	\$1,552,660 for the Property and a maximum of \$397,340 for the Owner's, ATC's and AT&T's relocation and moving costs for a total of \$1,950,000 Settlement includes AT&T's actual relocation and moving costs, not to exceed a maximum of \$225,000, for six antennae located on the cell tower.	
DUE DILIGENCE:	PBC and the Board have performed substantial Phase I and Phase II environmental testing on the Site. No underground storage tanks or hazardous soils were discovered during the environmental testing.	
INDEMNIFICATION:	Authorize the General Counsel to negotiate and approve an indemnification provision in the Stipulation and Agreed Final Judgment Order as may be necessary.	
AUTHORIZATION:	 Authorize the PBC to proceed with the acquisition of the Property by condemnation proceedings on behalf of the Board of Education. Authorize the General Counsel or his designee to negotiate and include other relevant terms and conditions in the Stipulation and Final Judgment Order as he deems necessary. Authorize the General Counsel to execute all ancillary documents required to 	

complete the land acquisition.

4. Authorize the Comptroller to issue a check to the PBC for a total of \$1,950,000 for the acquisition of the Property, and to reimburse the Owner Jorge Albarran. ATC and AT&T for their moving and relocation costs.

AFFIRMATIVE ACTION:	Exempt.
LSC REVIEW:	Exempt
FINANCIAL:	Charge to Operations Department: \$1,950,000 Budget Classification No.: 22631-480-56205-253534-620000-2010 Fiscal Year: 2012 Source of Funds: Capital Improvement

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 (05-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

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

EXHIBIT A

LEGAL DESCRIPTION:	LOTS 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21 AND 22 IN BLOCK 22 IN IRON WORKERS ADDITION TO SOUTH CHICAGO A SUBDIVISION OF SOUTH FRACTIONAL 1/2 OF SECTION 8, TOWNSHIP 37 NORTH, RANGE 15, EAST OF THE THIRD PRINCIPAL MERIDIAN. IN COOK COUNTY, ILLINOIS.
PIN NOS.:	26-08-404-033 THROUGH 043, -068, -069
COMMON ADDRESS:	10440-68 AND 10476 S. INDIANAPOLIS BLVD., CHICAGO, IL

President Vitale indicated that if there were no objections, Board Reports 11-1026-OP2 and 11-1026-OP3 would be adopted by the last favorable roll call vote, all members present voting therefore.

President Vitale thereupon declared Board Reports 11-1026-OP2 and 11-1026-OP3 adopted.

11-1026-RS1

RESCIND BOARD REPORT 09-0325-RS1 AND ADOPT A RESOLUTION AUTHORIZING SIGNATURE PROXY FOR BOARD PRESIDENT DAVID J. VITALE

WHEREAS, Chapter VII of the Board's Rules enumerate various requirements for the signature of contracts and leases on behalf of the Board by the Board President or by other designated officers when a delegation of signature authority is specified therein.

WHEREAS, it is the intent of the Board that contracts requiring signature of the Board President be executed within the time period specified in the Board Reports authorizing the particular transactions. especially since no work can commence nor services provided until a contract is executed.

WHEREAS, Board Rule 7-14 specifies that the Board President, with the approval of the Board, may designate one or more persons who shall have proxy authority to affix the signature of the President to such contracts or leases; and

WHEREAS, designation of a signature proxy for the Board President will facilitate the timely execution of contract and lease documents. NOW, THEREFORE, BE IT HEREBY RESOLVED BY THE BOARD OF EDUCATION OF THE CITY OF CHICAGO THAT:

- Abigayil L. Joseph is hereby designated as the person authorized to serve as a signature proxy for Board President, David J. Vitale.
- As a signature proxy for Board President, David J. Vitale, Abigayil L. Joseph shall be authorized to sign contracts, contract amendments, contract extensions and leases for Board President, David J. Vitale
- The signature of Abigayil L. Joseph as it will appear for Board President, David J. Vitale is appended hereto as Exhibit A.
- This Resolution shall be effective immediately upon its adoption and shall be effective until rescinded by further Board action
- The previous signature proxy Resolution authorized under Board Report 09-0325-RS1 is hereby rescinded

EXHIBIT A

David J. Vitale The Signature of David J Vitale, as executed by Abigayil L. Joseph

Mi jan 2. hrsph The Signature of Abigavil L. Joseph

11-1026-RS2

AMEND BOARD REPORT 11-0223-RS29 RESOLUTION REQUEST THE PUBLIC BUILDING COMMISSION OF CHICAGO TO UNDERTAKE VARIOUS FY11 CAPITAL PROJECTS

WHEREAS, on July 12, 1956, the Board of Education of the City of Chicago (the "Board") joined in the organization of the Public Building Commission of Chicago (the "PBC"); and

WHEREAS, the PBC provides a means of facilitating the acquisition, construction and improvement of public improvements, buildings and facilities for use by various governmental agencies in the furnishing of essential governmental, educational, health, safety and welfare services; and

WHEREAS, the Board has heretofore participated in the acquisition and construction of public schools and other facilities to provide essential governmental services in cooperation with the PBC and various other governmental agencies; and

WHEREAS, the Board has determined that it is necessary, desirable, advantageous, and in the public interest to undertake various capital projects in conjunction with the City of Chicago and other governmental agencies; and

WHEREAS, the projects would maximize the utilization of educational facilities operated and maintained by the Board by providing new school educational options and enhanced recreational and other facilities and improving the community areas located in the vicinity of school property, and

WHEREAS, the estimated total cost of the projects is anticipated not-to-exceed \$43,400,000 \$49,172,000

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

- The PBC is hereby requested to complete the design and installation of the projects listed in Attachment A on behalf of the Board. The Chief Financial Officer and the Chief Operating Officer are hereby authorized to deliver a Project Notification to the PBC, as defined in the Intergovernmental Agreement between the Board and the PBC, dated February 1, 2007 (the "IGA").
- 2. These Projects are not part of the Modern Schools Across Chicago Program. These Projects will be funded with capital funds generated in Fiscal Year 2011 or subsequent years. To the extent that other capital funds become available, the Board reserves the right to supplant Board Capital funds with other funding sources. The total cost of the Projects to be undertaken by the PBC shall not exceed \$43,400,000 \$49,172,000. This dollar amount is necessary to cover all project costs, including environmental, site preparation, construction, contingency, architecture fees and management fees.

- 3. The Board's General Counsel is hereby authorized to execute an assignment to the PBC of any and all contracts entered into by the Board in connection with this Project and to execute any and all other documents necessary to effectuate this transfer. Any such contract may include a requirement that all construction work is subject to the terms contained in Board's existing Project Labor Agreement.
- No cost may be incurred in excess of the level set forth in paragraph 2 above without prior Board approval.
- 5. This resolution is effective immediately upon its adoption

Attachment A

The projects listed below are completely funded by the Board.

- 1. Dunbar High School Renovation
- a. Planning, Design, Implementation and Construction \$20,500,000 2. Henderson Elementary School Renovation
- a. Planning, Design, Implementation and Construction \$11,600,000 \$14,372,000
 3. Peck Elementary School Renovation
 - a. Planning, Design, Implementation and Construction \$11,300,000 \$14,300,000

11-1026-RS3

FINAL

RESOLUTION AUTHORIZING THE ISSUANCE AND AWARD OF GRANTS TO AND APPROVE ENTERING INTO GRANT AGREEMENTS WITH CHARTER SCHOOL ORGANIZATIONS AND CONTRACT SCHOOL ORGANIZATIONS FOR IMPLEMENTATION OF THE LONGER SCHOOL DAY PIONEER PROGRAM

WHEREAS, Chicago Public School students spend 15% less time in the classroom than the average American public school student and the District has the shortest school day of all major American urban school districts;

WHEREAS, academic studies, education experts, and high-achieving schools with extended time in Chicago and across the nation confirm that additional instructional time and enrichment programs are key factors in student success;

WHEREAS, the Chicago Board of Education has created the Longer School Day Pioneer Program to benefit Chicago Public School students and increase student achievement.

WHEREAS, the goal of the Longer School Day Pioneer Program is to provide participating schools with the resources and support to enable them to provide at least 90 additional minutes of instruction per day. The school schedule must meet the minimum criteria of 450 total minutes and 390 instructional minutes. This additional time will benefit students by providing the opportunity to spend more time on core academic subjects including math, science, and social studies; work on literacy skills, broaden enrichment activities including physical education, art, music and library time, provide students with individualized interventions to improve skills in core subjects as well as behavioral interventions and supplemental work for gifted students; give students an adequate mid-day lunch and recess period so they can recharge, and provide teachers with additional time each day for preparation and collaboration, and

WHEREAS, the Board also desires to offer charter and contract schools, including the individual campuses of charter schools operating from more than one campus, the opportunity to participate in the Longer School Day Pioneer Program by offering grants to be used to implement programs and activities and obtain resources that further the goals and objectives of the Longer School Day Pioneer Program

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

1. The preambles of this Resolution are incorporated into this section as if fully set forth herein

2. The Portfolio Officer is authorized to issue a request for grant applications. Each applicant will be required to submit a proposal setting forth their schedule and any revisions to the schedule, their plan for utilizing the additional resources and how those resources support and further the goals of the Longer School Day Pioneer Program, and the school operator's plans for obtaining additional funding in the future to ensure the sustainability of the longer school day. The Portfolio Officer will review all grant applications and notify applicants of award status. Successful applicants will be awarded \$75,000 per school or campus for the 2011-2012 school year. Schools will also be eligible to receive a per teacher stipend of \$800. The aggregate of all grants awarded shall not exceed \$6 million.

3. The term of each grant agreement shall commence on the date the agreement is fully executed and shall end on June 30, 2012.

4. The Chief Portfolio Officer is authorized to award grants and determine the amount of each grant. The Chief Portfolio Officer, with the review and approval of the General Counsel, is authorized and directed to negotiate and execute the grant agreements.

5. The Chief Portfolio Officer shall develop a system that requires grant recipients to report the use of grant funds in furtherance of the Longer School Day Pioneer Program and shall present a summary report of activities funded by the grant to the President of the Board and the Chief Executive Officer no later than August 31, 2012.

This resolution shall be effective immediately upon its adoption and shall be effective until amended or rescinded by further Board action.

11-1026-RS4

RESOLUTION PROVIDING FOR THE ISSUE OF UNLIMITED TAX GENERAL OBLIGATION REFUNDING BONDS (DEDICATED REVENUES), SERIES 2011, OF THE BOARD OF EDUCATION OF THE CITY OF CHICAGO IN AN AGGREGATE PRINCIPAL AMOUNT NOT TO EXCEED \$300,000,000 FOR THE PURPOSE OF PAYING ALL OR A PART OF THE COST OF REFUNDING CERTAIN OUTSTANDING BONDS OF SAID BOARD

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

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

WHEREAS, the School Board has heretofore determined that it is advisable, necessary and in the best interests of the Board and the residents of the School District to authorize refunding certain obligations of or issued on behalf of the Board (the "Prior Bonds"), and

WHEREAS, for the purpose, among others, of providing funds to pay all or a portion of the cost of refunding certain obligations of or issued on behalf of the Board and in accordance with the provisions of the Local Government Debt Reform Act, as amended, of the State of Illinois (the "Act"), the School Board, on July 22, 2009, adopted a resolution (the "2009 Authorization") authorizing the issuance of general obligation bonds payable from any and all of the following revenue sources ("Alternate Bonds") in an aggregate principal amount not to exceed \$2,300,000,000 (the "2009 Authorization Bonds"). (i) not more than \$300,000,000 of the State Aid payments to be made to the Board in any year pursuant to Article 18 of the School Code, or such successor or replacement act as may be enacted in the future, (ii) amounts allocated and paid to the Board from the Personal Property Tax Replacement Fund of the State of Illinois pursuant to Section 12 of the State Revenue Sharing Act of the State of Illinois, as amended, or from such successor or replacement fund or act as may be enacted in the future, (iii) proceeds of all or any portion of a capital improvement tax levied and extended, and to be levied and extended by the Board pursuant to Article 34 of the School Code, (iv) any monies lawfully available to and validly accepted by the Board pursuant to any intergovernmental agreement by and between the School District and the City (including, but not limited to, tax increment financing), (v) school construction project or debt service grants to be paid to the Board pursuant to the School Construction Law of the State of Illinois or such successor or replacement act as may be enacted in the future, (vi) investment returns and earnings from funding obligations or investments of the Board and the investment of any of the foregoing sources, (vii)

rental income derived from Board property, and (viii) grants and other payments to be paid to the Board by the United States of America or any department, agency or instrumentality thereof (collectively, the "Pledged Revenues"); and

WHEREAS, pursuant to and in accordance with the Act and the 2009 Authorization, the Board has caused to be published on July 28, 2009 in the *Chicago Sun Times*, a newspaper of general circulation within the School District, a copy of the 2009 Authorization and a notice that the 2009 Authorization Bonds are subject to a "back-door referendum" under the Act; and

WHEREAS, no petition asking that the issuance of the 2009 Authorization Bonds be submitted to referendum has ever been filed with the Secretary of the Board and the 2009 Authorization Bonds are authorized to be issued; and

WHEREAS, pursuant to and in accordance with the provisions of the Bond Issue Notification Act of the State of Illinois, the Board called a public hearing (the "Hearing") for August 26, 2009, concerning the intent of the Board to sell up to \$2,300,000,000 of the 2009 Authorization Bonds, and

WHEREAS, notice of the Hearing was given by publication at least once not less than seven (7) nor more than thirty (30) days before the date of the Hearing in the *Chicago Sun-Times*, the same being a newspaper of general circulation in the School District, and by posting a copy of the notice at least fortyeight (48) hours before the Hearing at the principal office of the Board, and

WHEREAS, the Hearing was held on August 26, 2009 and at the Hearing the Board explained the reasons for the proposed bond issue and permitted persons desiring to be heard an opportunity to present written or oral testimony within reasonable time limits; and

WHEREAS, the Hearing was finally adjourned on August 26, 2009; and

WHEREAS, the Board has previously issued its: (i) Unlimited Tax General Obligation Bonds (Dedicated Revenues), Series 2011A in the aggregate principal amount of \$402,410,000, (ii) Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2010A, in the original aggregate principal amount of \$48,910,000, (iii) its Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2010B, in the original aggregate principal amount of \$157,055,000, (iv) its Unlimited Tax General Obligation Bonds (Dedicated Revenues), Series 2010C (Taxable Qualified School Construction Bonds - Direct Payment), in the original aggregate principal amount of \$257,125,000; (v) its Unlimited Tax General Obligation Bonds (Dedicated Revenues), Series 2010D (Taxable Build America Bonds - Direct Payment), in the original aggregate principal amount of \$125,000,000; (vi) its Tax-Exempt Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2010F, in the original aggregate principal amount of \$125,000,000; (vi) its Tax-Exempt Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2010F, in the original aggregate principal amount of \$125,000,000; (vi) its Tax-Exempt Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2010F, in the original aggregate principal amount of \$125,000,000; (vi) its Tax-Exempt Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2010F, in the original aggregate principal amount of \$183,750,000, and (vii) its Taxable Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2010G, in the original aggregate principal amount of \$72,915,000 pursuant to the 2009 Authonzation (the "Prior 2009 Authorization Bonds"); and

WHEREAS, the bonds authorized hereunder together with the Prior 2009 Authorization Bonds will not exceed \$2,300,000,000; and

WHEREAS, the Board desires at this time, pursuant to the 2009 Authorization, to adopt this Resolution providing for the issuance of Alternate Bonds in a principal amount not to exceed \$300,000,000 for the purpose of paying (i) all or a portion of the costs of refunding certain obligations of or issued on behalf of the Board, which costs may include the payment of any settlement, breakage or termination amount payable by the Board as the result of the termination, amendment or modification of any interest rate hedge agreement in connection with the refunding, (ii) capitalized interest on such bonds, and (iii) costs of issuance of such bonds, including the cost of bond insurance or other credit enhancement, all on the terms and conditions set forth in this Resolution, and

WHEREAS, the Alternate Bonds to be issued pursuant to this Resolution in accordance with the 2009 Authorization are herein referred to as the "Bonds"; and

WHEREAS, the Bonds may be issued from time to time in one or more series (each, a "Series") and

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

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

WHEREAS, the Bonds will be further secured by the funds, accounts and sub-accounts established and pledged pursuant to the applicable Indenture; and

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

WHEREAS, the Pledged Revenues, with the possible exception of the rental income derived from Board property and of certain grants and other payments to be paid to the Board by the United States of America or any department, agency or instrumentality thereof as described above, constitute a "governmental revenue source" pursuant to the Act; and

WHEREAS, the Board has determined that the Pledged Revenues, together with estimated investment earnings thereon and moneys held in the funds and accounts pursuant to the Indenture, will provide in each year an amount not less than 1.10 times annual debt service on the Bonds to be paid from such governmental revenue sources and 1.25 times annual debt service on the Bonds to be paid from any rental income derived from Board property and from certain grants and other payments to be paid to the Board by the United States of America or any department, agency or instrumentality thereof that do not constitute a governmental revenue source as described in the prior paragraph, which

determination is supported either by the audit of the School District for the most recent fiscal year ending not earlier than 18 months previous to the time of issuance of the Bonds, currently the fiscal year ended June 30, 2010 (the "Audit") or is alternatively supported by the report of a feasibility analyst with a national reputation for expertise applicable to such revenue source (the "Feasibility Report"). demonstrating the projected sufficiency of the Pledged Revenues to provide the School District with revenues, including without limitation amounts available to the School District in later years and estimated investment earnings thereon and moneys held in the funds and accounts pursuant to the Indenture, in an amount not less than 1.10 times annual debt service on the Bonds to be paid from governmental revenue sources and 1.25 times annual debt service on the Bonds to be paid from governmental revenue sources and 1.25 times annual debt service on the Bonds to be paid to the Board by the United States of America or any department, agency or instrumentality thereof that do not constitute a governmental revenue source, which Audit the Board has heretofore accepted and approved and which Feasibility Report shall be accepted and approved on behalf of the Board by the Chief Financiai Officer (as defined herein) prior to the issuance of any Bonds supported by a revenue source not supported by the Audit and

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

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

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

1. Incorporation of Preambles. The preambles of this Resolution are hereby incorporated into this text as if set out herein in full.

2 Issuance of Bonds. (a) There shall be authorized the borrowing on the credit of and for and on behalf of the Board the aggregate principal amount of not to exceed \$300,000,000 for the purpose of paying (i) all or a portion of the costs of refunding certain obligations of or issued on behalf of the Board, (ii) capitalized interest on the Bonds (but only as and to the extent permitted by applicable law). and (iii) costs of issuance of the Bonds, including the cost of bond insurance or other credit enhancement. and the Bonds may be issued from time to time, in one or more Series, in said aggregate principal amount, or such lesser aggregate principal amounts, as may be determined by either the President of the School Board or the Chief Financial Officer (each, a "Designated Official"). The Bonds of each Series shall be designated "Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues). Series 2011_," with such additions, modifications or revisions as shall be determined to be necessary by either of the Designated Officials at the time of the sale of such Bonds to reflect the year in which such Bonds are issued, the order of sale of such Bonds, whether such Bonds are Capital Appreciation Bonds, Current Interest Bonds, Convertible Bonds, or Variable Rate Bonds (each as defined herein) and any other authorized features of such Bonds determined by either of the Designated Officials as desirable to be reflected in the title of the Bonds being issued and sold as part of such Series. The Designated Officials are each hereby authorized to appoint a Trustee for each Series of the Bonds so issued, provided, that such Trustee shall be a bank, trust company or national banking association doing business and having a corporate trust office in the State of Illinois and having capital and undivided surplus aggregating at least \$15,000,000 or shall be a wholly owned subsidiary of such an entity. The Bonds of each Series shall be issued and secured pursuant to the terms of an Indenture (i) authorizing Capital Appreciation Bonds. Current Interest Bonds, Convertible Bonds (a "Fixed Rate Indenture") or (II) authorizing Variable Rate Bonds (a "Variable Rate Indenture"). Each of the Designated Officials is hereby authorized to execute and deliver, and the Secretary is hereby authorized to attest, each Fixed Rate Indenture or Variable Rate Indenture on behalf of the Board, each such Indenture to be in substantially the respective form executed and delivered in connection with previous issues of Fixed Rate Bonds and Variable Rate Bonds and previous issues of Alternate Bonds secured by some or all of the Pledged Revenues, but with such changes therein as shall be within the authorizations granted by this Resolution as shall be approved by the Designated Official executing the same, with such execution to constitute conclusive evidence of such Designated Official's approval and this Board's approval of any changes or revisions therein from the respective forms of Fixed Rate Indenture and Variable Rate Indenture authorized hereby.

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

Either of the Designated Officials is hereby authorized to select the particular Prior Bonds to be refunded, to select the particular Prior Bonds to be redeemed, and to determine the redemption date of each Prior Bond to be redeemed, provided that the Designated Official shall act in a manner consistent with the debt policy of the Board in force at the time of any such refunding.

In order to secure the payment of the principal of, redemption price of, interest on and the (b) Compound Accreted Value (as hereinafter defined) of each Series of the Bonds, the Board hereby pledges the Pledged Revenues to the payment thereof, and the Board covenants and agrees to provide for, collect and apply such Pledged Revenues, together with investment earnings thereon and moneys held in the funds and accounts pursuant to each Indenture, to the payment of the Bonds and the Prior 2009 Authorization Bonds and the provision of an additional .10 times annual debt service, in the case of Bonds to be paid from a governmental revenue source or an additional .25 times annual debt service in the case of Bonds to be paid from rental income derived from Board property or from certain grants and other payments to be paid to the Board by the United States of America or any department, agency or instrumentality thereof that do not constitute a governmental revenue source. The determination of the sufficiency of the Pledged Revenues and estimated investment earnings pursuant to this paragraph (b) is supported by the Audit or the Feasibility Report, as applicable, and acceptance of the Audit by the Board and of the Feasibility Report by the Chief Financial Officer, on behalf of the Board, shall constitute conclusive evidence that the conditions of Section 15 of the Act have been met. Each of the Designated Officials is authorized to allocate all or a portion of the Pledged Revenues to the payment of the principal of, redemption price of, interest on and the Compound Accreted Value of each Series of the Bonds and the Indenture pursuant to which such Series of Bonds is issued and the notification of sale of such Series of the Bonds delivered by the Designated Officials pursuant to Section 4(e) hereof shail identify the specific Pledged Revenues allocated to such Series. Once issued, the Bonds shall be and forever remain until paid or defeased the general obligation of the Board, for the payment of which its full faith and credit are pledged, and shall be payable, in addition to the Pledged Revenues and investment earnings as described herein, from the levy of the Pledged Taxes as provided in the Act and as set forth below

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

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

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

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

The Bonds shall be dated as of a date not earlier than December 1, 2011, as determined by a Designated Official at the time of sale thereof. The principal of the Bonds shall become due and payable on any date not earlier than December 1, 2012, and not later than December 1, 2032

Any Bonds issued as Current Interest Bonds, Capital Appreciation Bonds or Convertible Bonds shall either bear interest (computed upon the basis of a 360-day year of twelve 30-day months) payable semiannually on each June 1 and December 1, commencing on or after June 1, 2012, or bear interest payable only at the maturity thereof, at a rate or rates not to exceed nine percent (9%) per annum, all as shall be determined by a Designated Official at the time of sale of such Bonds.

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

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

Any Variable Rate Bonds may be made subject to optional or mandatory tender for purchase by the owners thereof at such times and at such prices (to be expressed as a percentage of the principal amount of such Bonds being tendered for purchase) as shall be determined by a Designated Official at the time of sale of such Variable Rate Bonds and specified in the applicable Variable Rate Indenture. In connection with the remarketing of any Variable Rate Bonds so tendered for purchase under the terms and conditions specified in the applicable Variable Rate Indenture, each of the Designated Official is hereby authorized to execute on behalf of the Board one or more remarketing agreements with such national banking associations, banks, trust companies, investment bankers or other financial institutions as shall be selected by a Designated Official reflecting the terms and provisions of the Variable Rate Bonds and containing such provisions as the Designated Official executing the same shall determine are necessary or desirable in connection with the sale of some or all of the Bonds as Variable Rate Bonds.

(e) The Bonds of each Series shall initially be issued in book-entry only form as provided in the applicable Indenture. The Bonds shall be executed by the manual or duly authorized facsimile signature of the President of the School Board and attested by the Secretary of the Board by the manual or duly authorized facsimile signature of the Secretary of the Board and prepared in the respective forms as provided in the applicable Indenture.

(f) For any Prior Bonds refunded pursuant to and in accordance with Section 15 of the Act, the determination that the term of such refunding bonds is not longer than the term of the Prior Bonds so refunded and that the debt service payable in any year on the refunding bonds does not exceed the debt service payable in such year on the Prior Bonds so refunded shall be made by either of the Designated Officials, who shall also execute a certification attesting to said determination. In the event that a refunding of any or all Prior Bonds is undertaken by this paragraph (f), either Designated Official is hereby authorized to pledge as payment for said refunding bonds any revenue sources identified in the 2009 Authorization, provided that any such pledge shall be consistent with existing bond covenants and restrictions and Board policies.

3. Tax Levy; Pledged Taxes. (a) For the purpose of providing funds in addition to the Pledged Revenues to pay the principal of and interest on the Bonds, there is hereby levied upon all of the taxable property within the School District, in the years for which any of the Bonds are outstanding, a direct annual tax for each of the years while the Bonds are outstanding, in amounts sufficient for that purpose, and there be and there hereby is levied upon all of the taxable property in the School District the following direct annual taxes:

FOR THE LEVY YEAR	A TAX SUFFICIENT TO PRODUCE THE SUM (\$) OF
2011	30,000,000
2012	30,000,000
2013	30,000,000
2014	30,000,000
2015	30,000,000
2016	30,000,000
2017	30,000,000
2018	30,000,000
2019	30,000,000
2020	30,000,000
2021	30,000,000
2022	30,000,000
2023	30,000,000
2024	30,000,000
2025	30,000,000
2026	30,000,000
2027	30,000,000
2028	30,000,000
2029	30,000,000
2030	30,000,000
2031	30,000,000

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

(b) After this Resolution becomes effective, a copy hereof, certified by the Secretary of the Board, shall be filed with each of the County Clerks of The Counties of Cook and DuPage, Illinois (the "County Clerks"); and the County Clerks shall in and for each of the years required, ascertain the rate percent required to produce the aggregate Pledged Taxes hereinbefore provided to be levied in each of said years; and the County Clerks shall extend the same for collection on the tax books in connection with other taxes levied in said year in and by the Board for general corporate purposes of the Board, and in said year the Pledged Taxes shall be levied and collected by and for and on behalf of the Board in like manner as taxes for general corporate purposes of the Board for said years are levied and collected, and in addition to and in excess of all other taxes, and when collected, if required pursuant to any escrow or similar agreement executed and delivered pursuant to Section 5 hereof, the taxes hereby levied shall be deposited with the designated bank, trust company or national banking association.

(c) At the time and in the manner set forth in each Indenture, the Board shall direct the abatement of the Pledged Taxes in whole or in part.

(d) The notification of sale of any Series of the Bonds delivered by the Designated Officials pursuant to Section 4(e) hereof may provide for the allocation of all or a portion of the Pledged Taxes levied for any year pursuant to this Resolution to the payment of the principal and redemption price of and interest on such Series of the Bonds.

Sale of the Bonds; Purchase and Sale Agreements (a) Each Series of the Bonds shall 4 be sold and delivered to the Purchasers, subject to the terms and conditions of the applicable Purchase and Sale Agreement; provided, (i) that the aggregate purchase price of any Current Interest Bonds or Variable Rate Bonds paid by the Purchaser shall not be less than ninety-seven percent (97%) of the principal amount thereof to be issued (less any original issue discount used in the marketing thereof) plus accrued interest from their date to the date of delivery thereof, (ii) that the aggregate purchase price of any Capital Appreciation Bonds or Convertible Bonds paid by the Purchaser shall not be less than ninetyseven percent (97%) of the aggregate original principal amount thereof, and (iii) that the compensation paid to the Purchasers in connection with the sale of any Variable Rate Bonds shall not exceed three percent (3%) of the principal amount thereof. The Chief Financial Officer is hereby authorized to execute and deliver on behalf of the Board a Purchase and Sale Agreement with respect to the sale of the Bonds of each Series which (i) in the case of a Bond Purchase Agreement shall be in substantially the form used in previous financings of the Board and (ii) in the case of a Placement Agreement or a Competitive Sale Agreement shall contain terms and provisions no less favorable to the Board as those contained in a Bond Purchase Agreement. Any such Purchase and Sale Agreement shall contain such final terms as shall be approved by the Chief Financial Officer, such approval to be evidenced by such Chief Financial Officer's execution thereof, and the Chief Financial Officer is also authorized to do all things necessary and essential to effectuate the provisions of such Purchase and Sale Agreement, as executed, including the execution of any documents and certificates incidental thereto or necessary to carry out the provisions thereof. The Chief Financial Officer shall make a finding in connection with the execution of each Purchase and Sale Agreement that (i) the Bonds sold thereunder have been sold at such price and bear interest at such rate that neither the true interest cost (yield) nor the net interest rate received upon the sale of such Bonds exceeds the maximum rate otherwise authorized by applicable law, and (ii) that no person holding any office of the Board, either by election or appointment, is in any manner interested. either directly or indirectly, in his or her own name, in the name of any other person, association, trust or corporation, in the Indenture, any escrow or similar agreement executed and delivered pursuant to Section 5 hereof, the applicable Purchase and Sale Agreement or any agreement with a Bond Insurer Debt Reserve Credit Facility Provider or Credit Provider authorized by paragraphs (b), (c) and (d) of this Section, or in the issuance and sale of such Bonds, in accordance with the laws of the State of Illinois and the Code of Ethics of the Board (Board Rule No. 11-0525-P02, as amended)

(b) In connection with any sale of the Bonds of each Series, each of the Designated Officials is hereby authorized to obtain a bond insurance policy from such recognized bond insurer as such Designated Official shall determine (the "Bond Insurer") if said Designated Official determines such bond insurance policy to be desirable in connection with the sale of such Series of Bonds, or with respect to

specified or designated maturities of such Series of Bonds. Each Designated Official is also authorized to enter into such agreements and make such covenants with any Bond Insurer that such Designated Official deems necessary and that are not inconsistent with the terms and provisions of this Resolution and to pay upfront or annual fees to the Bond Insurer in connection therewith.

(c) In lieu of, or in addition to, the deposit of proceeds of the Bonds of any Series or other funds into a debt service reserve fund as authorized in **paragraph (g) of this Section**, each of the Designated Officials is hereby authorized to obtain a debt reserve credit facility from such recognized provider as such Designated Official shall determine (the "Debt Reserve Credit Facility Provider") if such Designated Official determines such debt reserve credit facility to be desirable in providing for the funding of any required debt service reserve fund. Each Designated Official is also authorized to enter into such agreements and make such covenants with any Debt Reserve Credit Facility Provider that such Designated Official deems necessary and that are not inconsistent with the terms and provisions of this Resolution, including the payment of reasonable fees to any Debt Reserve Credit Facility Provider

In connection with the sale of the Bonds of any Series, to provide additional security and (d) liquidity for such Bonds, each of the Designated Officials is hereby authorized to obtain a letter of credit line of credit or other credit or liquidity facility, including similar agreements with or facilities issued by a Bond Insurer (a "Credit Facility"), if determined by such Designated Official to be desirable in connection with such sale of Bonds. Each of the Designated Officials is hereby further authorized to appoint one or more banks, Bond Insurers or other financial institutions to issue such Credit Facility (the "Credit Provider") and to execute and deliver on behalf of the Board a credit, reimbursement or similar agreement (the "Credit Agreement") providing for the issuance of the Credit Facility and the obligation of the Board to repay funds borrowed under the Credit Facility or advances made by the Credit Provider under the Credit Facility with respect to such Bonds. The Credit Facility may be in a form that provides for the purchase of such Bonds by the Credit Provider (any such Bond so purchased being referred to as a "Bank Bond") and the Indenture as executed and delivered shall reflect the terms and provisions of such Bank Bonds. Any Bonds outstanding as Bank Bonds shall be secured as provided in the applicable Indenture. The annual fee paid to any Credit Provider for the provision of a Credit Facility shall not exceed [three] percent (3%) of the amount available to be drawn or advanced under such Credit Facility

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

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

(e) Subsequent to the sale of the Bonds of any Series, either or both of the Designated Officials shall file in the Office of the Secretary of the Board a notification of sale directed to the Board setting forth (i) the aggregate original principal amount of, maturity schedule, and redemption provisions for the Bonds sold, (ii) a description of the specific Pledged Revenues pledged to the payment of the principal of, redemption price of, interest on and the Compound Accreted Value of the Bonds of such Series, (iii) the principal amounts of the Bonds sold as Current Interest Bonds, Capital Appreciation Bonds, Convertible Bonds and Variable Rate Bonds, respectively, (iv) in the case of Bonds sold as Capital Appreciation Bonds and Convertible Bonds, (A) the Original Principal Amounts of and Yields to Maturity on the Capital Appreciation Bonds and Convertible Bonds being sold, and (B) a table of Compound Accreted Value per \$5,000 Maturity Amount for any Capital Appreciation Bonds and Convertible Bonds being sold, setting forth the Compound Accreted Value of each such Capital Appreciation Bond and Convertible Bonds on each semiannual compounding date, (v) the interest rates on the Current Interest Bonds sold or, in the case of Variable Rate Bonds, a description of the method of determining the interest rate applicable from time to time to such Variable Rate Bonds (vi) debt service schedules for the Bonds, together with determinable investment earnings from the investment of moneys held in the funds and accounts pursuant to the Indenture, demonstrating that the Pledged Revenues and said investment earnings and moneys held in the funds and accounts pursuant to the indenture, are expected to be in an amount sufficient to provide the debt service coverage described in Section 2(b) hereof, (vii) the terms and provisions for the conversion of the Compound Accrued Value of any Convertible Bonds issued hereunder into Current Interest Bonds, (viii) the application of the proceeds of such Bonds for the purposes and within the limitations set forth in paragraph (g) of this Section. (ix) if a bond insurance policy is obtained as authorized herein, the identity of the Bond Insurer issuing the bond insurance policy and the premium and any fees required to be paid thereto, (x) if a debt reserve credit facility is obtained as authorized herein, the identity of the Debt Reserve Credit Facility Provider issuing the debt reserve credit facility, (xi) if a Credit Facility is obtained as authorized herein, the identity of the Credit Provider Issuing the Credit Facility, and a copy of the Credit Agreement between the Board and such Credit Provider shall be attached to said notification of sale, (xii) the identity of the Trustee designated pursuant to Section 2 hereof with respect to the Bonds, (xiii) the identification of any obligations of the Board being refunded with proceeds of the Bonds and the applicable redemption date (if any) of the obligations being refunded, (xiv) if an escrow or other similar agreement is to be executed and delivered as authorized in Section 5 hereof, the identity of any bank or trust company selected by a Designated Official to serve as Refunding Escrow Agent pursuant to the authorization granted in paragraph (j) of this Section, and a copy of such agreement shall be attached to said notification of sale. and (xv) the identity of and the compensation paid to the Purchasers in connection with such sale

In the event that the Designated Official executing such notification of sale determines that the Bonds have been sold in such principal amount or maturing or bearing interest so as to require the levy of taxes in any year less than the amount specified therefor in **Section 3(a)** hereof, then such Designated Official shall include, in the notification of sale described in this Section, the amount of reduction in the

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

(f) The distribution of a Preliminary Official Statement, Private Placement Memorandum or Notice of Public Sale relating to each Series of the Bonds (the "**Disclosure Document**") in substantially the respective forms delivered in connection with previous issues of Fixed Rate Bonds and Variable Rate Bonds and previous issues secured by some or all of the Pledged Revenues, but with such changes as shall be approved by a Designated Official to reflect the terms of the Bonds proposed to be sold and the method of sale of such Bonds, is hereby in all respects, ratified, authorized and approved and shall be "deemed final" for purposes of Rule 15c2-12, adopted by the Securities and Exchange Commission under the Securities Exchange Act of 1934 ("Rule 15c2-12"), and the proposed use by the Underwriters or the Competitive Purchasers of a final Official Statement (in substantially the form (i) of the Preliminary Official Statement but with appropriate variations, omissions and insertions to reflect the final terms of the Bonds being sold or (ii) authorized herein for a Preliminary Official Statement if none is used in the marketing of the Bonds being sold) is hereby approved Each Designated Official is hereby authorized and directed to execute the final Official Statement or other Disclosure Document, as appropriate, on behalf of the Board.

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

(g) The proceeds from the sale of each Series of the Bonds shall be applied to the payment of (i) all or a portion of the costs of refunding obligations of or issued on behalf of the Board, (ii) such interest to become due, either on such Series of Bonds or on another Series of Bonds issued pursuant to this Resolution, for such period not to exceed 2 years as shall be determined by the Chief Financial

Officer and (iii) the payment of the expenses related to the issuance of such Bonds, including, without limitation, fees to be paid to Bond Insurers, Credit Providers or remarketing, auction or other agents retained in connection with the issuance of Variable Rate Bonds, and such proceeds shall be applied as provided in the applicable Indenture. In addition, proceeds from the sale of a Series of the Bonds in the amount of not to exceed ten percent (10%) of the principal amount thereof may be deposited into a debt service reserve fund to be held under the applicable Indenture upon the direction of the Chief Financial Officer if it is determined that the creation of such debt service reserve fund is necessary and required in connection with the sale of such Bonds. All of such proceeds are hereby appropriated for the purposes specified in this paragraph.

(h) The Chief Financial Officer of the Board is hereby authorized to enter into or approve such agreements with investment providers as shall be necessary or advisable in connection with the investment of any funds on deposit under the Indenture, to the extent such investments are authorized under the terms of the Indenture, the Investment Policy of the Board and applicable law, as in effect from time to time.

(i) Either of the Designated Officials is hereby authorized to execute and deliver from time to time one or more agreements with counterparties selected by either of the Designated Officials, the purpose of which is to provide to the Board an interest rate basis, cash flow basis or other basis from that provided in the Bonds for the payment of interest. The stated aggregate notional amount under all such agreements authorized hereunder shall not exceed the principal amount of the Bonds issued hereunder (net of offsetting transactions entered into by the Board). For purposes of the immediately preceding sentence, "offsetting transactions" shall include any transaction which is intended to hedge, modify or otherwise affect another outstanding transaction or its economic results. The offsetting transaction need not be based on the same index or rate option as the related Bonds or the transaction being offset and need not be with the same counterparty as the transaction being offset. Examples of offsetting transactions, a floating-to-floating rate interest rate swap being offset by a floating-to-floating interest rate swap being offset by a floating-to-floating interest rate swap.

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

Section 4(i) shall limit or restrict the authority of any officer of the Board to enter into such agreements pursuant to prior or subsequent authorization of the Board. Each of the Designated Officials is hereby authorized to take all actions necessary to terminate, amend or modify all or a portion of any interest rate hedge agreements relating to any Outstanding Bonds to be refunded upon a determination that such termination, amendment or modification is in the best financial interest of the Board. Any resultant termination payment due from the Board may be paid from the proceeds of the sale of the Bonds or any other lawfully available funds of the Board.

(j) Either of the Designated Officials is hereby authorized to determine which obligations of or issued on behalf of the Board are to be refunded, in whole or in part on any date, at such times and at such prices as shall be determined by a Designated Official as being in the best financial interests of the Board. For the purpose of providing for the refunding of certain obligations of or issued on behalf of the Board, each of the Designated Officials is hereby authorized to execute and deliver one or more refunding escrow agreements (each, a "**Refunding Escrow Agreement**") on behalf of the Board attested by the Secretary of the Board, such Refunding Escrow Agreement to be in substantially the form executed and delivered in connection with previous refundings of obligations issued by or on behalf of the Board, but with such changes therein as shall be approved by the Designated Official executing the same, with such execution to constitute conclusive evidence of such official's approval and this Board's approval of any changes or revisions therein from such form of Refunding Escrow Agreement. Each of the Designated Officials is hereby authorized to designate a bank or trust company to act as Refunding Escrow Agreement.

5 Escrow of Pledged Revenues. If deemed necessary and desirable to provide additional security for any Bonds, each of the Designated Officials is hereby authorized to execute and deliver on behalf of the Board, and the Secretary is authorized to attest, a form of escrow or other similar agreement with a bank, trust company or national banking association having the same qualifications as those set forth in Section 2(a) for a Trustee, reflecting the issuance of the Bonds and such segregation of Pledged Revenues and Pledged Taxes as the Designated Official executing such agreement shall deem appropriate.

6 Pledged Taxes Escrow Direction. Each of the Designated Officials is hereby authorized. pursuant to authority contained in Section 20-90 of the Property Tax Code of the State of Illinois, as amended, to execute a written direction to the County Collectors of The Counties of Cook and DuPage. Illinois (the "**County Collectors**"). (i) to deposit the collections of the Pledged Taxes as and when extended for collection directly with such escrow agent designated pursuant to **Section 5** in order to secure the payment of the principal of and interest on the Bonds, and (ii) to the extent necessary. advising the County Collectors of the abatement of the Pledged Taxes. The Designated Officials are directed to file a certified copy of this Resolution with each of the County Collectors within ten (10) days of the passage hereof.

7. Tax-Exemption and Non-Arbitrage. Each of the Designated Officials is hereby authorized to take any other actions and to execute any other documents and certificates necessary to assure that the interest payments with respect to the Bonds of each Series are excludable from gross income for Federal income tax purposes, to assure that the Bonds do not constitute "arbitrage bonds" or "private activity bonds" under the Code, and to effectuate the issuance and delivery of the Bonds, including but not limited to the execution and delivery of a Tax Agreement.

8. Continuing Disclosure Undertaking. Each of the Designated Officials is hereby authorized to execute and deliver one or more Continuing Disclosure Undertakings (each, a "Continuing Disclosure Undertaking") evidencing the Board's agreement to comply with the requirements of Section (b)(5) of Rule 15c2-12, as applicable to the Bonds of each Series. Notwithstanding any other provision of this Resolution or any Indenture, the sole remedies for any failure by the Board to comply with a Continuing Disclosure Undertaking shall be the ability of the beneficial owner of any Bond to seek mandamus or specific performance by court order to cause the Board to comply with its obligations under the applicable Continuing Disclosure Undertaking. Each Continuing Disclosure Undertaking shall be in substantially the form used in previous financings of the Board, but with such changes therein as shall be approved by the Designated Official executing the same, with such execution to constitute conclusive evidence of such official's approval and this Board's approval of any changes or revisions therein from such form of Continuing Disclosure Undertaking.

9. Further Acts. Each of the Designated Officials, officials or officers of the Board are hereby authorized to execute and deliver such other documents and agreements and perform such other acts as may be necessary or desirable in connection with the Bonds, including, but not limited to, the exercise following the delivery date of the Bonds of any power or authority delegated to such official under this Resolution with respect to the Bonds upon original issuance, but subject to any limitations on or restrictions of such power or authority as herein set forth.

The President of the School Board is hereby authorized to approve the selection of legal counsel and financial or other professional services providers to be engaged by the Board in connection with the issuance and sale of the Bonds.

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

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

11. Repealer and Effective Date. All resolutions or parts of resolutions in conflict herewith are, to the extent of such conflict, hereby repealed. This Resolution is effective immediately upon its adoption.

RESOLUTION RE: APPOINTMENT OF A NON-TEACHING STAFF REPRESENTATIVE TO AN ELECTED LOCAL SCHOOL COUNCIL FOR THE TERM OF OFFICE ENDING JUNE 30, 2012

WHEREAS, the Illinois School Code, 105 ILCS 5/34-2.1(I), authorizes the Chicago Board of Education to appoint 1 representative of a school's non-teaching staff to each elected Local School Council after considering the preferences of the school's staff as ascertained through a non-binding advisory poll and to exercise absolute discretion in the appointment process; and

WHEREAS, a non-binding advisory poll was conducted at the school identified below to ascertain the preferences of the school's staff regarding the appointment of a representative of the non-teaching staff to fill the vacancy on the school's local school council; and

WHEREAS, in accordance with 105 ILCS 5/34-2.1(I), the results of the non-binding advisory polls have been forwarded to the Board for consideration in its exercise of absolute discretion in the appointment process;

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

- 1. The individual named below is appointed to serve as the non-teaching staff representative on the Local School Council of the identified schools for the current term of office, ending June 30, 2012.
- 2. The Resolution is effective immediately upon adoption

APPOINTEE	POSITION	SCHOOL
Ashley Smith	School Business Manager	Mayo Elementary

11-1026-RS6

RESOLUTION RE: APPOINTMENT OF TEACHER REPRESENTATIVES TO FILL LOCAL SCHOOL COUNCIL VACANCIES FOR THE TERM OF OFFICE ENDING JUNE 30, 2012

WHEREAS, the Illinois School Code, 105 ILCS 5/34-2 1(I), authorizes the Chicago Board of Education to appoint 2 teachers to each Local School Council after considering the preferences of the school's staff as ascertained through a non-binding advisory poll and to exercise absolute discretion in the appointment process;

WHEREAS, the School Code authorizes the Board to fill vacancies in teacher representative positions on local school councils in the same manner as the original appointments,

WHEREAS, non-binding advisory polls have been conducted at the schools identified below to ascertain the preferences of the schools' staffs regarding the appointment of a teacher to fill a teacher representative vacancy on the schools' local school councils; and

WHEREAS, in accordance with 105 ILCS 5/34-2.1(I), the results of the non-binding advisory polls have been forwarded to the Board for consideration in its exercise of absolute discretion in the appointment process;

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

- 1. The individuals named below are appointed to serve as teacher representatives on the Local School Councils of the identified schools for the current term of office, ending June 30, 2012
- 2. The Resolution is effective immediately upon adoption.

APPOINTEE	REPLACING
Tabatha Kraft	Ruth Mitter
Maureen Bryers	Deborah Solka
Mary Beth Flaherty	Beverly Clancy
Susan Kilima	Veronica Barrera
Chiara Zelko	Robert Bialk
Mary Busche	Shontell Smith
Linda Wesley	Qiana Smith
Dorian Mack	Darnell Dowd
Myl Vaughn	Shaina Green
Carol Novak	Sherry Dority
Tinger Bryant	Dawn Casaday
Rosa Hernandez	Polly Madel
Colleen Nelsen	Janie Flores

SCHOOL Belmont-Cragin Elementary Beaubien Elementary **Dawes Elementary Dawes Elementary Dever Elementary** Mayo Elementary Mayo Elementary Morgan Elementary Morgan Elementary **Pullman Elementary Reavis Elementary** Stewart Elementary **Tonti Elementary**

Tammy Vance Crystal Dorsey Santino Sadder Krystyna Tate Donnell Rader Larissa Meier Ryan Belville Adam Kubey Harold Washington Elementary Wentworth Elementary Wentworth Elementary Kenwood Academy High School

11-1026-RS7

RESOLUTION RE: APPOINTMENTS TO AN APPOINTED LOCAL SCHOOL COUNCIL TO FILL VACANCIES FOR THE TERM OF OFFICE ENDING JUNE 30, 2012

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

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

WHEREAS, Appointed Local School Councils ("ALSCs") are established as a means to involve parents, community members, school staff and high school students in the activities of Small and Alternative Schools as specified in the Illinois School Code, 105 ILCS 5 34-2 4(b).

WHEREAS, AI Raby High School operates with an ALSC:

WHEREAS, the Governance Policy authorizes schools with ALSCs to conduct non-binding advisory polls to ascertain the preferences of the school's staff for candidates to fill teacher representative vacancies;

WHEREAS, pursuant to the Governance Policy, the results of the staff polls are to be forwarded to the Network Chiefs and the Chief Executive Officer;

WHEREAS, the Governance Policy authorizes the Chief Executive Officer to recommend to the Board the candidates in the staff poll or any other candidates identified by the Chief Executive Officer to fill two teacher representative vacancies on ALSCs;

WHEREAS, pursuant to the Governance Policy, the Chief Executive Officer has recommended the candidates named below to the Board for its consideration in its exercise of absolute discretion in making appointments to the AI Raby High School ALSC to fill two teacher representative vacancies for the current term of office, ending June 30, 2012:

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

- 1. The candidates named below are appointed to serve as members of the Appointed Local School Council of Al Raby High School in the specified category
- 2. This Resolution is effective immediately upon adoption

APPOINTEE	REPLACING	CATEGORY
Nicole Cannon	Evan Roberts	Teacher Representative
Shenetha Gunn	Mary Jane Endicott	Teacher Representative

President Vitale indicated that if there were no objections, Board Reports 11-1026-RS1 through 11-1026-RS7 would be adopted by the last favorable roll call vote, all members present voting therefore.

President Vitale thereupon declared Board Reports 11-1026-RS1 through 11-1026-RS7 adopted.

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COMMUNICATION RE: LOCATION OF **BOARD MEETING OF NOVEMBER 16, 2011**

David J. Vitale President, and Members of the Board of Education Henry S. Bienen Dr. Mahalia A. Hines Penny Pritzker Jesse H. Ruiz Rodrigo A. Sierra Andrea L. Zopp

This is to advise that the regular meeting of the Board of Education scheduled for Wednesday, November 16, 2011 will be held at:

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

Registration for Public Participation will be held between the hours of 8:00 a m. and 9:00 a.m. on the 1st Floor of the Clark Street Lobby. The Board Meeting will begin at 10 30 a.m. The Public Participation segment of the meeting will begin immediately following the CEO Report and proceed for two hours.

11-1026-EX1*

TRANSFER OF FUNDS Various Units and Objects

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

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

1. Transfer for Citywide Special Education & Supports

Rationale	STARNET - Per E. Green - Supplies for family resource staff and famil		
Transfer From:	Unit	Citywide Special Education & Supports	11670
	Fund	Federal Special Education IDEA Programs	220
	Account	Services - Professional & Technical	54125
	Program	Staff Tng & Devel/Spec Ed	221030
	Grant	Preschool Discretionary (Starnet)	460519
Transfer to:	Unit	Citywide Special Education & Supports	11670
	Fund	Federal Special Education IDEA Programs	220
	Account	Commodities - Supplies	53405
	Program	Special Ed-Comm Serv	300004
	Grant	Preschool Discretionary (Starnet)	460519

Amount: \$1,000.00

Dationala

2. Transfer for Citywide Office of School Improvement

TOE for SIC Job Fair Found

Rationale.	for tor sid job rair rees.		
Transfer From:	Unit	Citywide Office of School Improvement	13745
	Fund	Title I - Comprehensive School Reform	367
	Account	Regular Position Pointer	51300
	Program	General Salary S Bkt	290001
	Grant	Sig - District Fy12	433932
Transfer to:	Unit	Citywide Office of School Improvement	13745
	Fund	Title I - Comprehensive School Reform	367
	Account	Seminar, Fees, Subscriptions, Professional Memberships	54505
	Program	Administrative Support	264101
	Grant	Sig - District Fy12	433932

\$1,000.00 Amount:

3. Transfer for Supports for High Risk Populations - Citywide

Rationale:	Budget line adjustments to support actual SLC needs.			
Transfer From:	Unit	Supports for High Risk Populations - Citywide	13722	
	Fund	NCLB Title V Fund	336	
	Account	Travel Expense	\$4205	
	Program	Small Learning Communities	221033	
	Grant	Fie Smaller Learning Communities	543517	
Transfer to:	Unit	Supports for High Risk Populations - Citywide	13722	
	Fund	NCLB Title V Fund	336	
	Account	Benefits Pointer	51330	
	Program	General Salary S Bkt	290001	
	Grant	Fie Smaller Learning Communities	543517	

Amount: \$1,000.00

4. Transfer for Office of College and Career Preparation - Citywide

Rationale:	Carfare Reimbursements			
Transfer From:	Unit Fund	Office of College and Career Preparation - Citywide General Education Fund	13727	
	Account	Property - Equipment	115 55005	
	Program	Police And Fire Training - Voc	140060	
	Grant	Ed Plan-College Excel	000389	
Transfer to:	Unit	Office of College and Career Preparation - Citywide	13727	
	Fund	General Education Fund	115	
	Account	Auto Reimbursement	54220	
	Program	Police And Fire Training - Voc	140060	
	Grant	Ed Plan-College Excel	000389	

Amount: \$1,000.00

5. Transfer for Office of College and Career Preparation - Citywide

Rationale:	Carfare Reimbursements	
itationale.	currate realitoursements	•

Transfer From:	Unit	Office of College and Career Preparation - Citywide	13727
	Fund	Title 1 - School Improvement Carl Perkins	369
	Account	Property - Equipment	55005
	Program	Cte - Information Processing	140007
	Grant	Career & Technical Educ. Improvement Grant	322016
Transfer to:	Unit	Office of College and Career Preparation - Citywide	13727
	Fund	Title I - School Improvement Carl Perkins	369
	Account	Auto Reimbursement	54220
	Program	Cte - Information Processing	140007
	Grant	Career & Technical Educ. Improvement Grant	322016

Amount: \$1,000.00

507. Transfer from Citywide Pension & Liability Insurance to Citywide - Office of Student Assessments

Rationale:	Transferrin	ig funds for the SCANTRON/NWEA Contract per CIO	
Transfer From:	Unit	Citywide Pension & Liability Insurance	12470
	Fund	General Education Fund	115
	Account	Services - Professional & Technical	54125
	Program	Assessments/Standards	223013
	Grant	Default Value	000000
Transfer to:	Unit	Citywide - Office of Student Assessments	11290
	Fund	General Education Fund	115
	Account	Services - Professional & Technical	54125
	Program	Assessments/Standards	223013
	Grant	Default Value	000000

Amount: \$3,500,000.00

Rationale:	Funds Trar Reason : N	isfer From Award# 2011-482-00-36 To Project# 2011-2449 A.	I-CSP , Change
Transfer From:	Unit	Citywide Capital/Operations	12150
	Fund	Anticipated FY11 Tax Exempt Bonds	482
	Account	Capitalized Construction	56310
	Program	Contingencies	009514
	Grant	Build America Bonds (Babs)	610000
Transfer to:	Unit	Joseph Medill Intermediate & Upper Grades School	24491
	Fund	Anticipated FY11 Tax Exempt Bonds	482
	Account	Capitalized Construction	56310
	Program	All Other	009526
	Grant	Build America Bonds (Babs)	610000
Amount:	\$4, 790,04	3.81	
09. Transfer from (Citywide Capi	tul/Operations to Safety and Security - Citywide	
Rationale	Funds Tran	sfer From Award# 2012-483-00 To 2012-483-00-01.	
Transfer From:	Unit	Citywide Capital/Operations	12150
	Fund	Anticipated FY12 Tax Exempt Bonds	483
	Account	Capitalized Construction	56310
	Program	Parent Award	253543
	Grant	Default Value	000000
Transfer to:	Unit	Safety and Security - Citywide	10615
	Fund	Anticipated FY12 Tax Exempt Bonds	483
	Account	Capitalized Equipment	56302
	Program	School Safety Services	254605
	Grant	Default Value	000000
Amount:	\$7,000,000.00		
10. Transfer from	Citywlde Cap	ital/Operations to DuSable Multiplex	
Rationale:	Funds Trai Reason : N	nsfer From Award# 2011-482-00-13 To Project# 2011-4654 'A.	I∙MCR , Chani
Transfer From:	Unit	Citywide Capital/Operations	12150
	Fund	Anticipated FY11 Tax Exempt Bonds	482
	Account	Capitalized Construction	56310
	Program	Masonary/Windows	009551
	Grant	Default Value	000000
Transfer to	Unit	DuSable Multiplex	46541
	Fund	Anticipated FY11 Tax Exempt Bonds	482
	Account	Capitalized Construction	56310
	Drogram	Panovations	26260

508. Transfer from Citywide Capital/Operations to Joseph Medill Intermediate & Upper Grades School

\$10,000,000.00 Amount:

Program

Grant

Renovations

Default Value

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

11-1026-ED1

REPORT ON STUDENT EXPULSIONS FOR SEPTEMBER 2011

25350H

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DESIGNEE FOR THE CHIEF EXECUTIVE OFFICER REPORT THE FOLLOWING DECISION:

20 Students were expelled from the Chicago Public Schools in September 2011.

DESCRIPTION:

Pursuant to the provisions of Sections 10-22.6 and 34-19 of the School Code of Illinois, Section 6-8 of the Rules of the Board of Education of the City of Chicago, and the Student Code of Conduct of the Chicago Public Schools, the designee for the Chief Executive Officer approved the expulsion of 20 Chicago Public Schools students, for gross disobedience, misconduct or other violations of the bylaws, rules and regulations of the Chicago Board of Education.

September Totals

(September 1 to September 30, 2011)

Expulsions	20
No Expulsions	15
SMART Referrals	48
	83

(2011-2012 Totals to Date)

(September 1, 2011 to current)

37

Expulsions	61
No Expulsions	30
SMART Referrals	<u>_71</u>
	162

Decisions Pending

LSC REVIEW:

LSC review is not applicable to this report.

AFFIRMATIVE ACTION STATUS: Not applicable.

FINANCIAL:

No cost to the Chicago Public Schools

PERSONNEL IMPLICATIONS: None.

11-1026-ED2

FINAL

AMEND BOARD REPORT 11-0824-PR20 APPROVE ENTERING INTO AGREEMENTS WITH ISBE-APPROVED SUPPLEMENTAL EDUCATIONAL SERVICE PROVIDERS

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve entering into agreements with various educational and instructional providers to provide Supplemental Educational Services (SES) to students attending NCLB-eligible schools at an aggregate cost not to exceed \$51,000,000. Providers were identified on the Approved List of Supplemental Educational Service Providers for the 2011-2012 School Year issued by the Illinois State Board of Education as required under the No Child Left Behind Act. Written master agreements for each Provider's services are currently being negotiated. No services shall be rendered by any Provider and no payment shall be made to any Provider prior to the execution of such Provider's written master agreement. Information pertinent to these agreements is stated below.

This October 2011 amendment is necessary to: i) add 17 additional ISBE approved providers (#54 - #70 on the attached list), and ii) delete provider Risdon Enterprises, LLC (#40). This amended Board Report is also necessary to clarify that providers Educational Resources. Ltd. (#27) and Midwest Educational Resources, LLC (#36) are franchisees of Huntington Learning Centers, Inc. (#52). The agreement with Huntington Learning Centers. Inc. will cover services provided by these franchisees; separate contracts. will not be required with these franchisees however, payments may be made directly to the franchisees, Written master agreements are required for each of the new providers and no services may be rendered by any new provider prior to execution of their agreement.

USER INFORMATION :

Contact: 11375 - Academic Learning and Support

125 S Clark Chicago, IL 60603 Leon, Miss Wendy 773-553-2397

TERM:

The term of each agreement shall commence on the date that the agreement is signed and shall end June 30, 2012.

EARLY TERMINATION RIGHT:

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

SCOPE OF SERVICES:

Supplemental Educational Services (SES) are a component of Title I of the Elementary and Secondary Education Act (ESEA) as reauthorized by the No Child Left Behind Act (NCLB) that provides additional academic instruction outside of the regular school-day to increase the academic achievement of students in low-performing schools. These services may include academic assistance such as tutoring, remediation and other educational interventions. SES must be consistent with the content and instruction of Chicago Public Schools and aligned with the Illinois State Board of Education's academic content standards. Providers will furnish SES in mathematics, reading and science, based on the scope of services developed and approved by the Illinois State Board of Education. Providers will provide tutoring and other high-quality academic enrichment services during non-school hours.

DELIVERABLES:

Deliverables will vary for each Provider. Department of Learning Supports will monitor receipt of the deliverables. Deliverables that are common to all of the Providers are:

1) A supplemental support program in reading, mathematics and/or science selected by parents

2) Individualized or small group instruction through tutoring and other high quality academic enrichment services and instruction materials.

3) Assessment and feedback to schools and parents regarding progress of their children

Parents of students who are eligible under the No Child Left Behind Act shall have the right to select any one of the Providers or the Chicago Public Schools to provide supplemental services to their child and notify the Department of Learning Supports of such selection. In the event parental requests for services exceed available resources, selections to receive services will be prioritized in accordance with district guidelines. Students to be served shall include students in the general population, students currently receiving specialized services, and English language learners who need additional support in order to be successful. All services will be rendered in accordance with the guidelines that the United States Department of Education and the Illinois State Board Education have established

OUTCOMES:

Providers' services will result in improved overall academic performance and increased achievement on standardized tests, improved student confidence and positive attitude through self-paced progress and achievement.

COMPENSATION:

Providers will be compensated on a cost per hour per student basis as identified in their respective agreements and based on invoices with supporting documentation validated at the school level The total compensation payable to all Providers shall not exceed the aggregate amount of \$51,000,000

REIMBURSABLE EXPENSES:

None

AUTHORIZATION:

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

AFFIRMATIVE ACTION:

Pursuant to Section 5.2.3 of the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts (M/WBE Plan), tuition-based programs and payments to other educational institutions are exempt from MBE/WBE review.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL

Source of Funds: No Child Left Behind (NCLB) \$51,000,000.00

11390-332-54125-290020-430127-2012

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).

Vendor # 69789 1 TO 1 TUTOR, LLC 2300 VALLEY VIEW LANE., STE 623 IRVING, TX 75062 Ray Narayan 866-993-2263 6)

7)

Vendor # 63184 ALL CHILDREN CAN LEARN, INC 4748 SOUTH WOODLAWN AVE , #2E CHICAGO, IL 60615 Kimberly Jefferson

2)

1)

Vendor # 12863 A+ TUTORING SERVICE, LTD. 7650 CURRELL BLVD. STE 250 WOODBURY, MN 55125 Bonnie Vander Vegte 651-738-0149

Vendor # 33506 ALTERNATIVES UNLIMITED, INC 3670 NORTH RANCHO DR . STE 101 LAS VEGAS, NV 89130 Lisa Platt

3)

4)

5)

8) Vendor # 91718 ACCURACY TEMPORARY SERVICES, INC DBA ATS PROJECT SUCCESS 20674 HALL RD. CLINTON TOWNSHIP, MJ 48038 Renee Weaver-Wright 586-465-9474

Vendor # 63183 Academic Advantage, The 954 WEST WASHINGTON BLVD , STE 620 CHICAGO, IL 60607 Blake Kaplan 312-850-3000

Vendor # 30001 AFRICAN AMERICAN IMAGES, INC P.O. BOX 1799 CHICAGO HEIGHTS, IL 60412 Dr. Jawanza Kunjufu 708-672-4909 Vendor # 12497 BABBAGE NET SCHOOL 5940 WEST TOUHY AVE, STE 200 NILES, IL 60714 Scheila Kassam

631-642-2029

Vendor # 63217 AK LEARNING SOLUTION, INC DBA SYLVAN LEARNING CENTER 6183 NORTH LINCOLN AVENUE CHICAGO, IL 60659 Dawn Rendell

10)

9)

Vendor # 36033 BLACK STAR PROJECT. THE 3509 S. KING DRIVE., STE 2B CHICAGO, IL 60653 Phillip Jackson 773-285-9600 11) Vendor # 66021 BRAIN HURRICANE, LLC 1 EAST ERIE ST., #480 CHICAGO, IL 60611 Sara Rosales 312-577-0066 16)

17)

Vendor # 14964 CENTRAL STATES SER

CHICAGO, IL 60623

Guadalupe Preston

CHESS OF ILLINOIS

CHICAGO, IL 60634

John P. Buky

773-414-2967

5825 WEST PATTERSON AVE

773-542-9030

3948 W 26TH ST., STE 213

Vendor # 96618 CARTER, REDDY & ASSOCIATES, INC 24123 GREENFIELD RD, STE 307 SOUTHFIELD, MI 48075 Raahul Reddy 866-903-7323

- 12) Vendor # 38684 BRAINFUSE, INC 271 MADISON AVENUE, 3RD FLOOR NEW YORK, NY 10016 Alex Sztuden 212-481-4870
- 13) 18) Vendor # 85081 BREAKTHROUGH URBAN MINISTRIES INC P.O. BOX 47200 CHICAGO, IL 60647 Marcie Curry 773-722-1144
- 14) Vendor # 42462 BRILLIANCE ACADEMY OF MATH AND ENGLISH 5940 WEST TOUHY., STE 200 NILES, IL 60714 Scheila Kassam 877-959-7464

Vendor # 36703 CHICAGO KIDS TEK, INC DBA CHITUTORSZ P.O. BOX 535 FLOSSMOOR, IL 60422 Cristen Brown-Ray 312-243-9298

Vendor # 91303 CHESS ACADEMY LLC DBA HO MATH AND

15)

Vendor # 23525 CAMBRIDGE EDUCATIONAL SERVICES 2860 S. RIVER RD. DES PLAINES, IL 60018 John Kim 847-299-2930

20)

19)

Vendor # 42465 CLUB Z! IN-HOME TUTORING SERVICES, INC 15310 AMBERLY DRIVE., STE 185 TAMPA, FL 33647 Carolyn Marie Walden 800-434-2582 21) Vendor # 69747 COLLEGE NANNIES + TUTORSCLH ENTERPRISES, LLC 3090 NORTH LAKE TER. GLENVIEW, IL 60026 Laura Horwitz 847-998-5657 26)

27)

28)

29)

30)

Vendor # 69723 EDUCATION MASTERS ILLINOIS 500 LAKE COOK RD., STE 350 DEERFIELD, IL 60015 Miriam Standish 877-505-3636

- 22) Vendor # 81399 COMP ED II Inc 1226 SOUTH BLUE ISLAND AVENUE CHICAGO, IL 60608 Byung-In Seo
- 23) Vendor # 69748 COOL KIDS LEARN, INC 7975 NW 154TH STREET., STE 350 MIAMI LAKES, FL 33016 Clifford Brazier 800-959-0255
- 24) Vendor # 68924 EDISONLEARNING, INC 485 LEXINGTON AVENUE 2ND FL NEW YORK, NY 10017 Traci Koon

Vendor # 76718 EDUCATE ONLINE 1001 FLEET STREET, 8TH FLR. BALTIMORE, MD 21202 David Blair 410-843-2672

25)

Vendor # 85085 EDUCATIONAL RESOURCES, LTD 12531 LUCILLE LANE PALOS PARK, IL 60464 Beth Brodecki 708-226-0422

- Vendor # 69791 GROWING SCHOLARS EDUCATIONAL CENTER 2061 W HWY 50 FAIRVIEW HEIGHTS, IL 62208 Anetrise C. Jones 618-628-4769
- Vendor # 89692 HOLY FAMILY MINISTRIES 3415 WEST ARTHINGTON CHICAGO, IL 60624 Susan Work 773-273-6013
- Vendor # 97955 IMAGINE LEARNING 191 RIVER DRIVE. PROVO, UT 84604 Ana Gomez 866-377-5071

Vendor # 69790 INNOVADIA 20920 COMMUNITY STREET., UNIT 8 CANAGO PARK, CA 91304 Amit Janweja 818-310-5677

31)

32) Vendor # 69743 KCI ENTERPRISES, INC 8012 BONHOMME, STE 303 CLAYTON, MO 63105 Karen Carroll 314-721-6222

33) Vendor # 69744 LEARN-IT SYSTEMS, LLC 2201 OLD COURT RD. BALTIMORE, MD 21208 Raquel Whiting Gilmer 410-369-0000

34) Vendor # 97937 LITERACY FOR ALL, INC 22223 WEST WHITE PINE RD. KILDEER, IL 60047 Jeannie Gallo 847-438-0395

35) Vendor # 85052 MAINSTREAM DEVELOPMENT EDUCATIONAL GROUP 4680 WEST BRADLEY RD., STE 203 BROWN DEER, WI 53223 Ralph Beverly 414-371-9724 36)

Vendor # 69746 MIDWEST EDUCATIONAL RESOURCES, LLC 3735 PARADOR DRIVE NAPERVILLE, IL 60564 Carter P. Risdon 773-425-8102

37)

38)

39)

Vendor # 46666 NON-PUBLIC EDUCATIONAL SERVICES, INC 27 CONGRESS STREET., STE 310 SALEM, MA 01970 Rochellel Schneickert 978-741-7161

Vendor # 91415 ORION'S MIND LLC 1452 WEST WILLOW AVE CHICAGO, IL 60642 Adam Paris

Vendor # 20824 PROGRESSIVE LEARNING 2525 MICHIGAN AVE., BLDG G8 UNIT 6 SANTA MONICA, CA 90404 Ralph Fagen 310-315-1440

40) Vendor # 96817 RISDON ENTERPRISES LLC DBA-HUNTINGTON LEARNING CENTER 3735 PARADOR DR. NAPERVILLE: IL 60564 Carter Risdon 630-551-4145

41)

Vendor # 95149 SCHOLARS FOR THE 21ST CENTURY, LLC 3124 WEST 141ST STREET BLUE ISLAND, IL 60406 Yvonne Burks Vendor # 88850 SCHOOL SERVICE SYSTEMS 1011 S. LEWIS AVE. LOMBARD, IL 60148 Rob Lee 618-224-7970 47)

Vendor # 42485 TRAIN UP A CHILD/ THE HOMEWORK MASTERY CENTER 12508 PAYTON DETROIT, MI 48224 Ruth Lawton

43) Vendor # 96620 48) SES OF ILLINOIS INC 760 NORTH FRONTAGE RD., STE 102 + 103 WILLOWBROOK, IL 60527 Mark Fiebig

Vendor # 76707 TUTORIAL SERVICES, INC 166 SOUTH INDUSTRIAL DRIVE. SALINE, MI 48176 Tom Allor 313-292-2076

44)

42)

Vendor # 91707 SMART KIDS, INC 556 WEST 31ST STREET CHICAGO, IL 60616 Dan Gonzales 312-225-3838 49)

Vendor # 36646 UNITY PARENTING & COUNSELING, INC 600 WEST CERMAK RD, STE #300 CHICAGO, IL 60616 Flora Koppel 312-455-0007

45) Vendor # 68385 SPC CONSULTING, LLC 737 NORTH MICHIGAN AVE., STE 1925 CHICAGO, IL 60611 Nely Bergsma 312-306-9996

Vendor # 36928 UNPARALLELED SOLUTIONS, INC 8136 OLD MILL RD. FRANKFORT, IL 60423 Venetia Clark 708-642-8170

46) Vendor # 69749 SUPERIOR CHICAGO TUTORING 778 FRONTAGE RD., STE 107 NORTHFIELD, IL 60093 Dr. Phyllis Myers 847-501-3361

51)

50)

Vendor # 76712 SPANISH LEARNING CENTER, INC 2923 S. Archer Street CHICAGO, IL 60608 Alma Valdes 866 893-5501 52) Vendor # 25233 HUNTINGTON LEARNING CENTERS, INC. 496 KINDERKAMACK RD. ORADELL, NJ 07649 Ariana Junco 201 261-8400X513

- 53) Vendor # 10200 BOARD OF EDUCATION OF THE CITY 125 SOUTH CLARK STREET CHICAGO, IL 60603 Carolina Ortega 000 000-0000
- 54) Vendor # 49905 1-ON-1 LEARNING WITH LAPTOPS 5777 W. CENTURY BLVD _ SUITE 302 LOS ANGELES. CA 90045 Robert Maxwell 877.588-8677
- 55) Vendor # 12816 3 to 1 LEARNING DBA SCHOULDERS LEARNING INC. FKA/ KNOWLEDGE POINTS (BIG SHOULDERS LEARNING, INC. 924 W MONTANA CHICAGO, IL 60614 Tom Koleno 773 309-8665
- 56) <u>Vendor # 49904</u> <u>A BETTER GRADE, INC.</u> <u>13665 KEEFE AVE.</u> <u>BROOKFIELD, WI 53005</u> <u>Marianne Grierson</u> 262 783-7871
- 57) <u>Vendor # 69793</u> ACHIEVE TUTORING, LLC 7735 ORA COURT GREENBELT, MD 20770 Demond Moy 301.982-3355

- Vendor # 63180 ADELANTE EDUCATIONAL SERVICES. LLC 22601 SUMMERFIELD MISSION VIEJO, CA 92692 Glen Hatton 800 944-6129
- 59) Vendor # 91588 CENTER OF HIGHER DEVELOPMENT P.O. BOX 490947 CHICAGO, IL 60649 Quiana Gillespie 312 749-8992

58)

61)

- 60) Vendor # 49909 DATAMATICS INC. DBA ACHIEVE HIGH POINTS 3505 DULUTH PARK LANE. STE 210 DULUTH, GA 30096 Devina Singh 770 623-6969
 - Vendor # 37013 D.K.Y. DEVELOPERS 19912 EVERETT LANE MOKENA, JL 60448 Dorothy Appiah 708 479-3701

Vendor # 63123 EMPOWERMENT LEARNING SERVICES. LLC 5105 EAST SAHARA AVE., STE 144 LAS VEGAS, NV 89142 Sue Goodman 702 388-4357

- 63) <u>Vendor # 49927</u> <u>GRADECRACKER LLC</u> <u>PO BOX 6698</u> <u>BELLEVUE, WA</u> <u>Thanjavur Manavalan</u> <u>425 738-0015</u>
- 64) <u>Vendor # 91055</u> INNOVATIVE EDUCATIONAL PROGRAMS DBA LEARNING ALLIANCES 287 CHILDS RD. BASKING RIDGE. NJ 07920 Gerry Galdensi 908 630-9600
- 65) <u>Vendor # 49908</u> JEREMI LEARNING ILLINOIS, INC 2441 ATHENS ROAD OLYMPIA FIELDS, IL 60461 Sandra Dafiaghor 219 852-6224
- 66) Vendor # 33513 REACH FOR TOMORROW 13886 LEWIS MILL WAY CHANTILLY, VA 20151 Peter Underwood 703 818-1425
- 67) <u>Vendor # 79770</u> ROCKET LEARNING PARTNERS, LLC 1048 WEST 37TH STREET., STE 303 CHICAGO, IL 60609 Reginald Richardson 786 228-7756

- 68) <u>Vendor # 63216</u> L.E.A.P.S LEARNING 1800 HARTMANN DRIVE SCHAUMBURG. IL 60193 Eric Howard 877.267-1036
- 69) Vendor # 70187 LAUREATE LEARNING CENTER. INC. P.O. BOX 65 FAYETTEVILLE. GA 30214 Carla B. Jones 877.719-5445 EXT 4
- 70) <u>Vendor # 70186</u> 100 SCHOLARS <u>P.O. BOX 163005</u> AUSTIN, TX 78716 <u>Michael Flowers</u> 866 355-7221

11-1026-AR1

APPROVE ENTERING INTO AGREEMENTS FOR QUALIFIED INDEPENDENT HEARING OFFICERS

THE GENERAL COUNSEL RECOMMENDS:

That the Board enter into agreements for qualified independent hearing officers to conduct School Action public hearings pursuant to 105 ILCS 5/34-230, other public hearings, mediations and other dispute resolutions as determined by the General Counsel at a cost not to exceed \$250,000 in the aggregate. The organizations were selected by the General Counsel in accordance with the Board's directive specified in 11-0928-RS3. Written agreements with each organization are currently being negotiated. No payment shall be made to any organization prior to the execution of their written agreement. The authority granted herein shall automatically rescind as to each organization in the event their written agreement is not executed within 90 days of the date of this Board Report. Information pertinent to these agreements is noted below.

ORGANIZATIONS:

1. JAMS 71 S. Wacker Dr., Suite 3090 Chicago, IL 60606	2.	Judicial Conflict Resolution, Inc. 77 W. Wacker Dr., Suite 4800 Chicago, IL 60601
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Contact: Jonathan Moss Phone: (312) 655-0555 Francis J. Dolan Phone: (312) 606-8740

Contact: Marc Becker Phone: (312) 960-2260

Chicago, IL 60602

3. ADR Systems of

America, LLC

29th Floor

20 N. Clark St.,

Contact. Michael Weinzierl Phone (312) 346-3770

4. Resolute Systems, LLC

150 S. Wacker Dr.

Chicago, IL 60606

Suite 2650

USER: Law Department 125 South Clark Street – 7th Floor Chicago, IL 60603 Contact: Patrick J. Rocks, General Counsel Phone: 773-553-1700

TERM: The term of each agreement shall commence upon execution and shall end on June 30, 2012. Each agreement shall have three (3) options to renew for periods of one year each.

EARLY TERMINATION RIGHT: Each agreement may be terminated by the Board upon 15 calendar days written notice.

SCOPE OF SERVICES: Each organization shall provide the General Counsel with a list of qualified independent hearing officers for publication in accordance with 105 ILCS 5/34-230. Upon request by the General Counsel, each organization shall furnish hearing officers to conduct specified School Action hearings scheduled pursuant to 105 ILCS 5/34-230 such as hearings related to school closings, school consolidations, co-locations, boundary changes that requires reassignment of students and school phase-outs. Each organization also shall furnish hearing officers and/or neutrals to conduct other types of public hearings, mediation, and other dispute resolution services as specified by the General Counsel.

DELIVERABLES: For School Action hearings scheduled pursuant to 105 ILCS 5/34-230, the hearing officer's report shall comply with the requirements of 105 ILCS 5/34-230 and shall be delivered to the CEO or his designee as required by law. For other types of hearings, mediations or dispute resolutions, the hearing officer or neutral shall prepare a written report that complies with the applicable laws, rules or regulations governing the action including, where applicable, and as required by the General Counsel, summarizing the materials and testimony presented at the hearing and submitting recommendation regarding the matter presented.

OUTCOMES: The qualified independent hearing officers shall ensure School Action hearings are conducted in accordance with 105 ILCS 5/34-230 or other applicable laws, rules or regulations.

COMPENSATION: Each organization shall be paid at the rate(s) specified in their respective agreements with total compensation to all organizations not to exceed \$250,000 in the aggregate.

REIMBURSABLE EXPENSES: None

AUTHORIZATION: Authorize the General Counsel to include other relevant terms and conditions in the written agreements. Authorize the General Counsel to execute the agreements and execute any and all ancillary documents required to administer or effectuate these agreements. Authorize the General Counsel to add to the list of hearing officers and/or neutrals for existing organizations without requiring the General Counsel to first amend this Board Report.

FINANCIAL: Charge \$250,000.00 to Law Department- Legal and Supportive Service - Professional Services:

Budget Classification Fiscal Year 2012 10455-115-54125-231101-000000

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-P02), 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).

11-1026-AR2

AUTHORIZED CONTINUED RETENTION OF HILL LAW OFFICES

THE GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Continued retention of: Hill Law Offices 111 West Jackson Blvd. Suite 2230 Chicago, IL 60604 Contact: Deborah Hill Phone: 312.294.7100 Vendor No.: 62738

DESCRIPTION: The General Counsel has continued the engagement of Hill Law Offices to negotiate and draft various telecommunications licenses between the Board (on behalf of individual schools) and various telecommunications carrier. These licenses provide much needed additional revenue for local schools that permit installation of antennae and other telecommunication equipment within school premises. Authorization is requested in the amount of \$50,000.00. As invoices are received, they will be reviewed by the General Counsel and the Senior Real Estate Advisor and, if satisfactory, processed for payment.

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

AFFIRMATIVE ACTION STATUS: The firm is a Women-Owned Business Enterprise (WBE)

GENERAL CONDITIONS:

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

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

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

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

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

President Vitale indicated that if there were no objections, Board Reports 11-1026-EX1, 11-1026-ED1, 11-1026-ED2, 11-1026-AR1 and 11-1026-AR2 would be adopted by the last favorable roll call vote, all members present voting therefore.

President Vitale thereupon declared, Board Reports 11-1026-EX1, 11-1026-ED1, 11-1026-ED2, 11-1026-AR1 and 11-1026-AR2 adopted.

11-1026-PR1

APPROVE EXERCISING THE FIRST OPTION TO RENEW THE AGREEMENT WITH B AND L DISTRIBUTORS, INC FOR THE PURCHASE OF APPLIANCES FOR NEW CONSTRUCTION

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve exercising the option to renew the agreement with B and L Distributors, Inc. for the purchase of mid-sized food service appliances, clothes washing machines and dryers for Chicago Public Schools at a total cost for the option period not to exceed \$50,000. A written document exercising this option is currently being negotiated. No payment shall be made to Vendor during the option period prior to execution of the written document. The authority granted herein shall automatically rescind in the event a written document is not executed within 90 days of the date of this Board Report. Information perionent to this option is stated below.

Specification Number : 09-250004

Contract Administrator : Matthews, Ms. Trineda L. / 773-553-3204

VENDOR:

Vendor # 29609
 B AND L DISTRIBUTORS, INC. M
 P.O. BOX 295
 ARGO, IL 60501
 Donna Alm
 773 285-2300

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 agreement (authorized by Board Report 10-1027-PR5) is for a term commencing November 15, 2010 and ending November 14, 2011, with the Board having one option to extend for a one year term. The original agreement was awarded on a competitive basis pursuant to a duly advertised Bid Solicitation (Specification No.:09-250004).

OPTION PERIOD:

The term of this agreement is being extended for one year commencing November 15, 2011 and ending November 14, 2012.

OPTION PERIODS REMAINING:

There are no option periods remaining.

DESCRIPTION OF PURCHASE:

Goods: mid-sized food service appliances, clothes washing machines and dryers, primarily for use in new construction at Chicago Public Schools Quantity: as required by Board Unit Price: as indicated in original agreement Total Cost Not to Exceed: \$50,000

DELIVERABLES:

Vendor will continue to provide mid-sized food service appliances, clothes washing machines and dryers, primarily for use in new construction at Chicago Public Schools.

OUTCOMES:

This purchase will result in quality appliances for schools.

COMPENSATION:

Vendor shall be paid during this option period in accordance with the unit prices contained in the original agreement; total not to exceed the sum of \$50,000.

AUTHORIZATION:

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

AFFIRMATIVE ACTION:

This contract is in full compliance with the requirements of the Board's Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts. The M/WBE goals for this agreement are: 30% total MBE participation and 7% total WBE participation.

The vendor has identified and scheduled the following firms.

Total MBE - 30%

Gerald's Service 9962 South Malta Chicago, II 60643 Contact: Gerald LaGrone

Community Insurance Center 526 East 87th Street Chicago, Illinois 60619 Contact: Milton Moses

Meadows Office Supply 1208 Remington Rd. Schaumburg, Illinois 60173 Contact: Shirley Liu

Total WBE - 70%

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

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL: Charge to Operations: \$50,000 Fiscal Year: 2010

12150-477-56310-253508-610000-2010

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.

\$50,000.00

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).

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

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve the award of Capital Improvement Program construction contracts in the total amount of \$20,691,048.93 to the respective lowest responsible bidders for various construction projects, as listed in Appendix A of this report. These construction contracts shall be for projects approved as part of the Board's Capital Improvement Program. Work involves all labor, material and equipment required to construct new schools, additions, and annexes, or to renovate existing facilities, all as called for in the plans and specifications for the respective projects. Proposals, schedules of bids, and other supporting documents are on file in the Department of Operations. These contracts have been awarded in accordance with section 7-3 of the Rules of the Board of Education of the City of Chicago

Approve changes to existing Capital Improvement Program construction contracts, in the amount of \$239,465.00 as listed in Appendix B of this report. 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.

Approve changes to existing Capital Improvement Program construction contracts, in the amount of \$398,031.00 listed in Appendix C of this report. These construction contract changes are being submitted to the Board for approval prior to processing 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 in excess of \$50,000 or 10% of the original contract amount, whichever is less, or, as provided under Section 7-5 of the Rules, are necessitated by an unforeseen combination of circumstances or conditions calling for immediate action to protect Board property or 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 (Appendix B & C); Funding source for new contracts is so indicated on Appendix A Funding Source: Capital Funding

GENERAL CONDITIONS:

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

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

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

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

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

Appendix A October 2011

REG.	SCHOOL	CONTRACTOR	WORK DESCRIPTION	CONTRACT AWARD	AWARD	FISCAL YEAR	PROJECT COMPLETE		T FUN	D CONTRACT	PROJECT SCOPE AND NOTES	ANTICIPATED COMPLETE
1	Renberg School	Paul Borg Construction	MCR-Renovation	\$ 540 318 71	8/25/11	20	\$ 1,040,231	S ⊤,050,00	0 482	22 14458	The focus of this project is to repair the existing masonity parapets and roofing at the gympasum library and auditorium to mitigate water infitration. Local missions round and functionments will be performed on the west elevation at the gymmasum only. Roofing scope includes complete re-roof at the affected lower roots. The scope of wom also includes repair to water damaged mitroro plaster finishes. All affected rooms well be painted. This form requests approval for summer 2011 work only. Addeonal roofing and masonity work will be recommended for summer 2012.	12/30/11
1	Wildwood School	Old Veteran Construction	JQC	S 188 185 11	8/25/11	2011	\$ 218 584	S 21945	4 482	2214453	Replace select dwiking fourtains along the accessible route sub-dwide existing kindergarten classificient to provide new office area provide new PTAC unit at new office replace select lighting and signage, demo wall sub-dwiding classificer in replace select flooring and address firshise provide new admit drops to support modified spaces provide new exist signs and fre alarm devices at new spaces.	12/30/11
				\$ 1.028,503 82								
2	Burbank School	OCA Construction Inc	700	\$ 599 964 88	8/25/11	2011	s 790.650	\$ 879 13	1 482	22 14450	The project consists of the reconstruction of an existing parking fol & loading area. The proposed parking lot we contain new HMA pavement, curb & gutter, modified landscape islands, trees, ornamental fence, shrubs, and a new concrete ramp.	12/31/11
2	Bhurr School	McDonagh Demolition Inc.	201	\$ 788568	99/11	2011	\$ 10 793	\$ 16.77	7 482	2220834	The scope of the project involves localized parapet demoktion and rebuild from the roof line, including localized letts colla repairs, resetting the coping, and localized roof classing and rooting repair.	9'16/1"
2	Clemente Academy	F.H. Paschen, S.N. Nielsen & Assoc., Inc.	JOC	5 1 633 482 33	8:25:11	2011	\$ 1 93C 662	\$ 1,996.9S	5 482	2214361	Table Scope - Demoksh the existing plaza topping slab, including gravel base insulation and waterpropring membrane. Provide new waterpropring membrane and insulation detailed according to current standards. Includes flashing at the curtain wait and flashing at the permater columns. Intendi ceiling replacement scope of work due to the Plaza modifications.	±1 30 :11
2	Lafayette School	F H. Paschen S.N. Nielsen & Assac. Inc	ж	S 1 543 807 51	6-2311	2011	S 178°004	S 2 000 00	C 487	222*118	TRACK E - The scope of work for this project includes the following landscape scope for both on-site and off-site parting lats including seal cast, missinging ADA tabls and required signage, new ormainersalf allone francing, particularly scoped wells, and all pointe system of directional signage accessable entry including scoped wells and AT pointe system diverse fourthants, select insome doors and handware, convert two (2) classicons into new lunchrooms and scoped new saming line and finishes including distances and isolating new saming line and finishes including classicons and isolated comin to phose for proposed new Day Care Tenam including finishes new sinis new stated toletiroom admin and subdered closs in her finishes restermines ME System 1 including natural gas generator, select springer system new ME with the state white days classical states system new SME states and the state of the generator.	10/31/12
2	Newberny Magnet	Wight Construction (Wight & Company)	.oc	5 672 120 58 5 4.457.260 98	9.8	20.1	5 915 084	\$ 1 00C 00	0 482	2220102	New Anshola Tuff Feld (No Strøng) New Playground. New esterior ADA ramp New entance Devel Dinking Foundam inMa parement, Detertion in Appresate Drainage system: \$400,000 was raised by the parents and parcally funded through gamis	11 18/11
3	NUA			1								
٠	Dunbar High School	F H Paschen S N Nelsen & Assoc Inc	.œ.	\$ 373.490.17	M 25 · ·	2011	5 415 260	\$ 480.00	c 497	2214421	The intention this project is to replace the switch gear and provide an electrical service upgrade.	.5 2.41
4	DuSable Carrous	F - Paschen S.N. Niehan & Assoc Inc	MCR Renovation	5 10 000 000 00 5 10 373 490 17	۰۰ ډر ع	2011	8 25 C '8 X8	\$ 26.640.00	C 487	222**48	NON 515AC34C TRACK - Masonin renovation 2011 & 20121 roof replacement 2012: undour replacement (2012) entrances concrete starts reolacement intenor repairs	\$1 522'
3	Blar Early Crichood Center	Wight Construction (Wight & Company)	. . x	\$ 74.055.53	·•••	<i>1911</i>	\$ #4.9 <u>5</u> 1	3 90.00	: 4) ;	:::**	fnel i fan 'o' 'n s project is to fana pver iste restorancin from ik ⁰ M and equipment assempty fom me (ricumdoreaers tioun triadiue ∧ Dider to have me played inguiptie i'i i triffed at an accelerated schebue	8 x

Appendix A October 2011

REG	SCHOOL	CONTRACTOR	WORK	CON	TRACT AWARD	AWARD	FISCAL YEAR		PROJECT	CIP E	NDGET	FUND	CONTRACT	PROJECT SCOPE AND NOTES	ANTICIPATED COMPLETE
5	School of Leavenship (at South Shore High School)	K R Holder Construction Company	JOC	S	4.178.716 20	<u>8</u> /19/11	2011	S	4 761,7 19	\$ 5.	200.000	482	2212280	Trees and grass participy new selewalk along Constance Ave 'trash enclosure new south participal or traplece all extensi stars and bandings with new reinforced concrete stars and landings. ADA addessade extensi usings at the main antly and auditorium. Comdor local regularament, common floot the replacement on the second and third floors, condor plaster wall and being size localing and particip convert contenence room 101 into a disastroom, briary office admon doop control resting computer disastrooms 105, 110, 211 and 201 into CAM's dango control classrooms convert classroom 305 moi a Piano Lab, replace flooring and finathes in classroom 12C, Girl Locater Room, new clockert, shower and lobel room. Boy' Locker Room, new lockers, shower and loak room, New Univers Bathing Facility, Audotrum mesicos sating, new eposy floor finish, provide stage lift, refinish walls cellings and stage.	
5	Tertongton School	K.R. Miller Construction Company	xx	s	159 403 99	8/25/11	2011	s	179 036	5	185 189	482	22 14 384	Purchase and install playground equipment and surfacing, as selected by Tarkington School. The proposal also includes site preparation and miscellaneous site adjustments, including but not exclusive to the relocation and imgabion adjustments. Also playground survey.	10/3/11
5	Yale School	McDonagh Demolition Inc	301	5	25 246 71 4,437,422,43	8/18/17	2011	5	32 126	5	32 456	477	2211463	The entry scope of this project is limited to the demoliton of the existing clasground miorder for Lowe's to deliver and install a new playground in the same area. The demoliton includes removal of the polured surface. The donaice playground will have engineered wood draps. The work should be completed by 613 2011 so that the Lowe's volumeers and vendor install on time for a press event at the school with Chicago Bears and White Sox athletts."	8/15/11
•	Chucago Internahonal Charter Larry Hawkins	AB-Bry Construction	. .	s	32 777 50	9/12:11	2313	s	41 709	\$	44 332	482	2221151	The Scope of Vilors Includes Exection and dismansing of Icalifolding for intensi renovation, Omers include installation of furing channel on cealings installation of metal lab on cealings Installation of 2 coats of growing paster smooth finish on water Paramieros drivedbaster cealing Clean up	95/11
6	Shoop School	McDonegh Demoleon Inc	300	s	361 594 53	8/25'1'	2011	5	384 945	5	398 869	482	2214385	TRACK E - Repars to the below grade waterproofing system to melogate water infiltration in basement in main building laddson. ComEd valut and boler buildings	10/1/11
				\$	394,371 53										
			All Work Total	1	20 691,048 93										

REG.	SCHOOL		Affirmation	ve Action	
		AA	н	A	WBE
1	Reinberg School	6	3	5	23
1	Wildwood School	0_	31	21	23
2	Burbank School	26	5	0	4
2	Burr School	0	0	0	34
2	Clemente Academy	4	16	0	0
2	Lafayette School	3	13	Ö	20
2	Newberry Magnet	0	30	0	7
3	N/A				
4	Dunbar High School	1	0	53	0
4	DuSable Campus	38	0	2	10
5	Blair Early Childhood Center	0	70	0	1
5	School of Leadership (at South Shore High School)	9	14	3	7
5	Tarkington School	0	0	0	80
5	Yale School	0	0	0	100
6	Chicago International Charter		T		
_	Larry Hawkins	0	0	0	91
6	Shoop School	6	15	0	60

CHICAGO PUBLIC SCHOOLS DEPARTMENT OF OPERATIONS						berChange Order Log						APPEN 1	0/3/1
			Change	es Un	der	\$50,000 and 10% (Cumula	tively)						0,0,1
School	Project Num	Contract Num	Board Report_R	EG T	YPE	GENERAL CONTRACTOR ARCHITECT OF REC.	COR#		PREVIOUS APPROVED CHANGES	ORGINAL CONTRACT AMOUNT	REVISED CONTRACT AMOUNT	TOT % OF CON	
Avondale School	2011-22121-UAF		11-0727-PR10		GC	F.H. Paschen, S.N. Nielsen & Assoc.	01	\$24,839	\$0	\$767,300	\$792,139	3.24%	0
Description >> Issued For Constr Reason >> DWM, Zoning req Justification >> Permit Review			hanges. Increase	d depth	of CA	Inc. -7 under turf field by 3.25", Increased si	treet tree o	cutouts along all	three of four stre	ets, swing of ga	tes reversed at	North Fiel	đ
leasley Magnet	2011-29321-SIP	2094884	11-0427-PR10	4	GC	F.H. Paschen, S.N. Nielsen & Assoc., Inc.	1012	(\$13,790)	\$ 0	\$7,531,000	\$7,517,210	-0.18%	0
Descripton >> Credit. Reuse exis Reason >> Upon inspection o Justification >> Owner Directed	•		of the RTU it was t	found th	hat the	e curbs are in good condition.							
lemente Academy	2011-51091-ADA	2103523	11-0125-PR2	2	GC	Chicago Commercial Contractors, LLC	1020	\$19,766	\$101,803	\$11,707,311	\$11,828,880	1.04%	0
Reason >> Existing electrical	conduits were discove tie pull box to facilitate	red embedded ir	n the concrete floo	or slab a	after d	mine if live. Relocate all live conduition emolition of the four (4) floors in the elev) conduits were not shown in the as-buil	vator shaft	at the recreation	n building. It is ne	cessary to reloc	ate the conduit	on all fou	
lemente Academy	2011-51091-ADA	2103523	11-0125-PR2		GC	Chicago Commercial Contractors LLC		\$11,482	-	\$11,707,311		0.97%	
ceding.	-					panels to new ceiling to access existing chanical and electrical components are							
Relocation of thes Justification >> Discovered or Cha	e components would t	e very costly. Re	evisions to add the	e 2-hr o	eiling	to contain the kin and storage functions	eliminaté	the need for the	2-hr wall to seal	the deck.			
Justrication >> Discovered of Cha	2011-51091-ADA	2103523	11-0126-PR2	2	GC	Chicago Commercial Contractors, LLC	1024	\$43,245	\$101 803	\$11,707,311	\$11 852 359	1 24%	6
•						luct Provide lintels at opening for existin							
Reason >> After demolstion at	damper, Add thin brick timen's toilet 110, it wa e block instead of brick	s discovered that				: door 104A ross the ceiling of the toilet room and lot	by space.	it was discover	ed at the north w	all of the new lot	bby space west	of the tail	et
Justification >> Discovered or Cha													
lemente Academy	2011-51091-ADA	2103523	11-0126-PR2	2	GC	Chicago Commercial Contractors LLC	1025	\$4 720	\$101 803	\$11,707 311	\$11 813 834	0 91%	0
	that the existing duct v					g tile and grid for these areas and re-usi in configuration from the as-builts for thi			quired relocation				
lemente Academy	2011-51091-ADA	2103523	11-0126-PR2	2	GC	Chicago Commercial Contractors LLC	1026	\$3 741	\$101 803	\$11,707 311	\$1.812855	0 90%	C
Description >> Provide structural Reason >> After demo of the Justification >> Discovered or Chi	plumbing chase wall					the chase as required for the new layou	t Infillis re	equired					
lemente Academy	2011-51091-ADA	2103523	11-0126-PR2	2	GC	Chicago Commercial Contractors LLC	1027	\$4 541	\$101 503	\$11 707 311	\$11 813 655	C 91%	Ċ
	bie were discovered a					e new 21 thick reinforced concrete gene gency generator was to be located	'alor pad	14" west of orig	nal location. Fill 1	4" wide void ea	st of new pad w	th concre	le
lemente Academy	2011-51091-ADA	2103523	11-0126-PR2	2	cc	Chicago Commercial Contractors LLC	·028	\$6 927	\$10.803	\$11 707 311	\$11 816 041	0 93%	C
	the plumbing chase v					172 SF masonry wall at unisex tollets 61 637 and 837 it was discovered that the i interview.			wall enclosures w	ere incomplete			

CHICAGO PUBLIC SCHOOLS DEPARTMENT OF OPERATION	-		O1			berChange Order Log	in a to a to					APPEN 1	10/3/1
			Change	s Und	ler	\$50,000 and 10% (Cumulat	ively)						
ichool	Project Num	Contract Num	Board Report RE	G TY	PE	GENERAL CONTRACTOR ARCHITECT OF REC.	COR# (PREVIOUS APPROVED CHANGES	ORGINAL CONTRACT AMOUNT	REVISED CONTRACT AMOUNT	TOT % OF CON	
lemente Academy	2011-51091-ADA	2103523	11-0126-PR2 2		SC	Chicago Commercial Contractors, LLC	1030	\$6,008	\$101,803	\$11,707,311	\$11,815,122	0.92%	0
Description >> Adjust thirty- Reason >> New acoustion Justification >> Error/Omissi	cal ceiling elevation forces t		• •	-		the new acoustical ceiling.							_
urie Metro High School	2011-53101-CAR	2128124	11-0622-PR10 4	G	SC	IHC Construction Companies, LLC	STBD8	\$10,526	\$48,852	\$1,110.671	S1.170.049	5.35%	0
Description >> Provide fire t Reason >> There is an e Justification >> Error/Omissi	existing return air plenum th		hool The light fixtu	es spec	cified	d were not plenum rated.							
une Metro High School	2011-53101-CAR	2128124	11-0622-PR10 4	G	÷C	IHC Construction Companies, LLC	TBD3	\$5,700	\$48,852	\$1,110,671	\$1,165,223	4.91%	0
Justification >> Discovered of Curie Metro High School Description >> Provide differ	carrier needs to be shifted ; or Changed Conditions 2011-53101-CAR rent color VCT in comdor a:	2" away from the 2128124 t room 152/153.	11-0622-PR10 4	G	SC	s Access to the 1st and 3rd floor shaft is IHC Construction Companies, LLC cted one color for the entire project and o	TBD4	\$600	\$48.852	\$1,110,671	\$1.160,123	4. 45%	0
Justification >> Error/Omissi vorak Academy	2011-26051-BLR	2112411	1*-0525-PR5 3		SC	All-Bry Construction	STBD3	\$ 31,800	\$40,664	\$3,419,000	\$3 491 464	2 12%	0
Description >> Remove and Reason >> The existing Justification >> Discovered of	skylights were damaged as or Changed Conditions												
vorak Academy	2011-26051-BLR	2112411	11-0525-PR5 3	G	iC	AI-Bry Construction	STBD4	\$4,012	\$40,664	\$3.419.000	\$3,463.676	1.31%	٥
Description >> Provide supp Reason >> The base sca Justification >> Error/Omissi	ope included removing and		etena ceiling but di	d not ini	dica	te any new supply grilles							
amsworth School	2011-23161-MCR	2112412	11-0525-PR5 1	G	SC SC		011R	\$7 000	\$135 500	\$2,499,000	\$2 641.500	5 70%	0
	of radiator will allow access					electric heater (2) Replace electric hand inded for upcoming project (2) Existing h			intrude in the pat	h of travel			
raham School	2011-23391-UAF	2163330	11-0727-PR10 4	G	sc	Blinderman Construction Company	02	(\$4 002)	\$1 966	\$272 000	\$269 964	-0 75%	. 0
Description >> Removal of F Reason >> CPS directed Justification >> Owner Direct	d the removal of the groome	•	provided by FieldTu	nî) as ro	oving	gcrews have enough maintenance equip							
anson Park School	2011-24461-BLR	2117060	11-0525-PR5 2	G	c	F.H. Paschen, S.N. Nielsen & Assoc Inc.	006	S8 238	\$107.062	\$6 426.000	\$6 541 300	: 79%	0
Description >> 1) in room 49 Reason >> 1) Existing co Justification >> Oiscovered c	onduit conflicts with new wo					thouse #4. provide one new conduit from conduits	the electr	ical room 119					_
efferson T. School	2011-23941-ENC	2116190	11-0525-PR5 3	G	c	Wight Construction (Wight & Company)	1007	\$7 184	\$2 769	\$815 796	\$825 749	1 22%	0
Description >> Remove exis Reason >> There is lot o Justification >> Discovered o	of debris inside the return of					tt grills but the environmental contractor shi	ouid br clr	aming the exist	ing dustidebris				

CHICAGO PUBLIC SCHOOLS DEPARTMENT OF OPERATIONS					oberChange O	•						APPEN	
			Changes	; Unde	r \$50,000 and 1	10% (Cumula	tively)					L L	0/3/1
chool	Project Num	Contract Num	Board Report RE	<u>G TYPE</u>		ONTRACTOR	COR# 0		PREVIOUS APPROVED CHANGES	ORGINAL CONTRACT AMOUNT	REVISED CONTRACT AMOUNT	TOT % OF CON	TIN EX1
arez High School	2011-46421-CAR	2112430	11-0525-PR5 3	GC	OCA Construction,	inc.	CO-1	\$16,085	\$0	\$761,103	\$777,188	2.11%	0
Description >> Relocate dryer ven	t through roof. Can e	visting gas lines	In Rm 123										
Reason >> Upon tracing dryer				ld be with	in 15' of fresh air intak	e of existing roofta	n unit Hoon	demolitor of	existion casework	nas pines wer	e discovered sh	ibbed out	trc
wall.						e of existing foorio		demonitori or	existing case work	, gus pipes wei			
Justification >> Discovered or Cha	nged Conditions												
Description >> Provide additional	vertical data drops at	rooms 218/220,	216 222, 246. Rep	lace light	switch at Door 303.								
Reason >> Drawings identify t installation.		m, However. 1 v	ertical wiremold will	not hold a	al the cable for the roo	m Additional vert	ical drops ar	e required. At	door 303.1, existi	ng light switch o	onflicts with ner	w door fra	me
Justification >> Error/Omission (A)	OR)												
Description >> At unisex toilet roo	m, relocate toilet and	buid chase waii	to achieve ADA clea	arances.	At 3rd floor washroom	s, modify location of	of ADA stall	to achieve clea	arances.				
Reason >> Upon demolition of	•	discovered that	the existing toilet ca	miers were	einstalled directly onto	the plumbing stac	k (3rd floor	washrooms) a	nd back-to-back w	with another toile	t (unisex).		
Justification >> Discovered or Cha	nged Conditions												
lian High School	2011-46401-MCR	2136321	11-0622-PR10 6	GC	Miller		03	(\$1,125)	\$85,088	\$3,487,700	\$3,571,663	2 41%	,
Description >> Reduction in condi-	it and wire size for the	e colit system Al	Lund for Room 112	۵									
Reason >> Cost savings in cor					unit submitted by the (sc							
Justification >> Owner Directed			sector of the spin sy	310.07.0									
				·		·							
ano Bilingual Center	2008-4380-ADA	1872389	10-0324-PR4 2	GC	Brown & Momen In	C .	13	(\$18,387)	\$7,777	\$1.078 702	\$1,068,092	0.98%	
Description >> CREDIT Remove	LULA elevator from so	tope of work and	I work associated an	ound elev	ator								
Reason >> CPS directive to at	andon furnishing and	installation of LI	ULA elevator										
Justification >> Owner Directed													
Description >> CREDIT Provide c Remove aisle light	redit for the following ng, Remove wall new				n from project scope,	provide credit for si	eating remov	val, modificatio	ins and installatio	n. Deliver new s	eating to schoo	l storage.	
Reason >> CPS directive to ab	andon auditorium sea	ting modification	ns from project scop	e									
Justification >> Owner Directed													
Description >> Patch detenorated	areas of asphalt in no	rth-south alley e	ast of Annex and pa	arallel to th	he highway (includes :	\$720 credit for 5'x2	0'x3"D area	that was not a	ble to be complet	ed)			
Reason >> The school request	led this patching be ad	dded to the scop	e of work and CPS	approved									
Justification >> Owner Directed													
Description >> Provide new tempo inspection	erary stair and platform	n@basement I	Relocate EMLP & El	MDP pane	is to bottom of panels	above the baseme	nt finished f	loor Provide e	nght (8) locks at e	electrica	l panels identifi	ed at elec	tric
Reason >> To coordinate final elevator is complete	mounting heights of e e. Locks at existing el-				essible during the tem	porary enclosure p	eriod and do	o not require ri	location to provid	le a code compl	ant installation	once the	
Justification >> Code Change													
Description >> Provide nine (9) ne	w ballasts and low vol	ltage winng, Pro	vide one (1) new wa	il d'mmer	one (1) Eco-system p	ower node							
Reason >> Per code compliana	ce, auditorium had no	emergency light	ting and was require	d to have	this								
Justification >> Code Change													
	cased openings (6 ea 3 Remove six (6) ea					new wood cased o	penings ren	nove existing a	vall mounted wre	mold hand drys	rs rough-in nei	e conduit	
Reason >> Correct existing con	•	nings 30° open.	ng was agreed upor	n during si	cope design and later	changed to 32							
Justification >> Discovered or Char	nged Conditions												
holson School	2009-2200-ADA	1726763	09-C624-PR8 5	GC	Chicago Commerci	al Contractors LLC	DR#2AC	\$ 9.367	S 0	\$526 085	\$535 452	178%	
Description >> Remove dielectric o mixing valves and a					milar pipe. Abate and g pump. Remove and					ents in 14 classr	ooms Remove	and repla	ce
Reason >> During construction	we discovered that t	the existing unit	vents were previous	ly repaired	•	metals. The dielec	tric unions c	orroded the pi		cantieaks. The	leaks damaged	select int	en
	•		-										

Justification >> Discovered or Changed Conditions

CHICAGO PUBLIC SCHOOLS DEPARTMENT OF OPERATIO			Change				ange Order Log 10 and 10% (Cumula	itively)					APPEN 1	DIX 0/3/1
School	Project Num	Contract Num	Board Report	REG	TYPE		ENERAL CONTRACTOR ARCHITECT OF REC	COR # C	OAMOUNT	PREVIOUS APPROVED CHANGES	ORGINAL CONTRACT AMOUNT	REVISED CONTRACT AMOUNT	TOT % OF CON	TIM
Reinberg School	2010-25111-MCR	1963272	10-0526-PR3	1	GC	Miller		15	\$44,274	\$14,241	\$1,252,172	\$1,310,686	4 67%	0
Description >> Excavate sma catch basin fo	all area outside existing mo or future cleanout.	odular unit to exp	oose existing sewe	er line.	Open	line at this	location and power rod, jet an	nd video the o	existing line to	venty and remov	e obstruction. R	eseal pipe and	install nev	14
Reason >> Existing line is Justification >> Discovered or		the bathrooms	to work. Need to :	remov	e obstr	uction and	install new catch basin for fut	ure cleanout	S					
Description >> Install new se Reason >> Existing line is Justification >> Discovered or	s blocked and has a run of						. Install new catch basin to fac roper cleanouts should be ins			cleanout.				
Reinberg School	2010-25111-MCR	1963272	10-0526-PR3	1	GC	Miller		17	\$7,764	\$14,241	\$1,252,172	\$1,274,176	1.76%	0
Justification >> Code Change	f Fire Prevention, spnnkler (Fire)	heads and pipir	ig need to be revit	sed in	the Mu	ISIC Room	ements. to avoid sound panels/batfles				¢1 260 170	\$1,268,568	1.31%	
Reinberg School	2010-25111-MCR	1963272	10-0526-PR3	1	GC	Miller		TBD07	\$2,155	\$14,241	\$1,252,172	\$1,208,398	1.31%	C
Description >> Perform expl	pratory dig to find alternate				ited nev	wine to ar	other existing basin to facilitat	te proper dra	inage					
	n basin was too high to allo r Changed Conditions	w for proper dra	inage Re-routed/	1CIUCA			ioner existing basin to lacing							
Reason >> Existing catch Justification >> Discovered or	-	2163073	11-0727-PR10		GC	Miller		1001	(\$3 205)	\$ 0	\$2,250 195	\$2 246,990	-0 14%	0
Reason >> Existing cetch Justification >> Discovered or Simpson Academy Description >> CREDIT. Floo	r Changed Conditions 2011–49051-CSP oring and walt finish modifie a modified color/ material	2163073	11-0727-PR10							\$0	\$2,250 195	\$2 246,990	-0 14%	0

CHICAGO PUBLIC SCHOOLS DEPARTMENT OF OPERATIONS						ber Change Order Log						APPEN	DIX 7/201
			Char	iges	Over	r \$50,000 or 10% (Cumulativ	vely)					37.	120
School	Project Num	Contract Num	Board Report	REG	TYPE	GENERAL CONTRACTOR ARCHITECT OF REC			PREVIOUS APPROVED CHANGES	ORGINAL CONTRACT AMOUNT	REVISED CONTRACT AMOUNT	TOT % OF CON	TIM
Beidler School	2010-2250-NCP	2055929	11-0126-PR2		GC	Fnedler Construction Co.	1005	(\$4.000)	\$203,542	\$1.356,800	\$1,556,342	14.71%	0
Description >> Remove artifi Reason >> The roving or Justification >> Owner Direct	ew will be maintaining	•	•	ol eng	ineer.								
Bogan Technical High School	2010-45041-PLS	2007879	10-0922-PR8	5	GC	F.H. Paschen, S.N. Nielsen & Assoc , Inc	17a	\$62.046	\$12,056	\$785,000	\$859,103	9.44%	0
Description >> Additional Sit Reason >> The current in Justification >> Code Changi	ernote parking lot was		•••	le work	that m	ust be completed per zoning requirements	s						
Curtis School	2010-23061-CSP	1959519	10-0728-PR10	6	GC	Chicago Commercial Contractors. LLC	13	\$5 000	\$825 422	\$3.574,577	\$4,404,999	23.23%	0
		onry wall between	n Main Building ()fice a	ind adja	cent Computer Room. Install new lintel at	bove new op	pening for prop	er support. Finish	exposed back w	with new plaster	to match	
exosting surfa Reason >> Existing wall Justification >> Error/Omissio	s much thicker than s	hown on drawings	s. Should have b	een ve	rified by	AOR during design							
Disney II Magnet	2011-26921-BLR	2121859	11-0525-PR5	1	GC	F.H. Paschen, S.N. Nielsen & Assoc . Inc	4	\$90.858	\$0	\$3,286,000	\$3,376.858	2.77%	٥
Description >> Remove exist	ing AHU fans (2) and	install new box fa	ins (4) for AHU-1	& AH	U-2 .								
	vas to provide new ele hout experiencing exc		variable frequenc	y drive	s along	with associated sheaves belts and belt	guards It w	vas determiner	d that the existing	AHUs could not	be adjusted to o	designed	
Justrication >> Discovered o													
Dixon School	2010-22971-MCR	1885068	10-0324-PR4	6	GC	All-Bry Construction	08	\$23 015	\$523,523	\$4.875.000	\$5 421,539	11 21%	0
Description >> Remove and	replace existing slope	d sidewalk Re-gr	ade area and re	nstall r	rew slop	ped walkway to allow for proper 1/22 slope	e NTE cost	s					
						called for slope that was steep than 1/22 (a aded to allow proper install	approximate	ly 1/17) Walk	way must be corre	cted to be ADA	compliant. In or	rder to ma	ke the
Justification >> Error/Omissio		is must be remov		inusi 1	e ie-gi								
Dixon School	2010-22971-MCR	1885068	10-0324-PR4	6	 GC	All-Bry Construction	10	547 746	\$523 523	\$4 875 000	\$5.446 269	11,72%	0
Description >> Remove and	replace 2 additional w	ndows and 5 add	Iluonal AC panel	s and t	arackets	5							
Reason >> Two addition: Justification >> Error/Omissic		bonal AC panels (new brackels w	il be ne	eded) (exist and need to be replaced. These were	e nat shown	on the drawin	95				
					-	with a maximum width of 24.75". Utilize e							
Description >> Provide pricin	et European AC conde co	ell not fit in new w	andow openings	Units	were te	mped in to provide cooling for start of Trac	ck E Howev	ver units must	be properly instal	ed in the new pa	anels to meet C	ode Need	lnew
Reason >> School reque units to do so	-												
Reason >> School reque	-	_											
Reason >> School reque units to do so Justification >> Owner Direct	-		09-1028-PR3	۱	GC	Reliable & Associates Construction Co	1022	515 741	\$604 503	\$3 357 62	\$3 977 406	1 8 48 %	0
Reason >> School reque units to do so	2010-3150-MCR			1 apet	GC	Reliable & Associates Construction Co	1922	515741	\$604 503	\$3 357 162	\$3 977 406	18 48%	0

October Change Order Log Changes Over \$50,000 or 10% (Cumulatively)

APPENDIX C 9/7/2011

School	Project Num	Contract Num	Board Report	REG	TYPE	GENERAL CONTRACTOR ARCHITECT OF REC.	COR #		PREVIOUS APPROVED CHANGES	ORGINAL CONTRACT AMOUNT	REVISED CONTRACT AMOUNT	TOT % OF CON	TIMI
Hanson Park School	2011-24461-BLR	2117060	11-0525-PR5	2	GC	F.H. Paschen, S.N. Nielsen & Assoc., Inc	005	\$84,797	\$107.062	\$6,426,000	\$6.617,859	2.99%	0
Description >> Provide	additional civil work.												
Reason >> Repairs mature i		ines are necessar	ry based on the S	Sewer	Video T	aping. In addition, rerouting of the new p	roposed se	wer line on the	e north side of the	site needs to be	rerouted due to	an existin	9
Justification >> Discove	red or Changed Conditions												
Lane Tech Stadium	2011-68040-UAF	2159339	11-0727-PR10	1	GC	F.H. Paschen, S.N. Nielsen & Assoc., Inc.	014R1	\$50,669	\$0	\$2,665.000	\$2,715,669	1.90%	0
Description >> Provide	revised detention system.												
Reason >> Addition	al work is required to accor	nmodate code rec	quirements for si	dewall	k replace	ement and also for future additional sidew	alk replace	ement					
Justification >> Owner I	Directed												
Mather High School	2007-1480-CSP	1726765	09-0624-PR8	1	GC	Tyler Lane Construction, Inc.	BUL15E	\$7,158	\$2,782.274	\$27,189 127	\$29.978,559	10.25%	0
	retum fan ceiling griftes in : fenum ceilingwhen system)irected	•	•										
Philips High School	2010-46261-CSP	1959521	10-0728-PR10	4	GC	Chicago Commercial Contractors, LLC	14	\$15,000	\$419,481	\$3,191,901	\$3.626.382	13.61%	0
Description >> Provide	new plaster infill where exis	iting wall and doo	r were removed.	Match	existing	adjacent finishes. Paint entire ceiling (a	pproximate	ly 75SF).					
Reason >> Base so	ope included no work in this	room. During pe	mit review, MO	PD sp	ecified t	hat the bathroom needed to be unisex acc	cessible	•					
Justification >> Code CI	nange (MOPD)												
					itch, rep	air, scrape, prime and paint existing fram	es						
	moved per base scope, bu	t no new doors sh	nown to be install	ed.									
Justification >> Error/Or													
	molition of the existing cell					ve the ceilings at the 4-hour separation. Incovered that our new walls (and ceilings)	will cover-	up the discove	red boxes. The bo	oxes should be re	plocated to faci	litate futu	Ŧ
	red or Changed Conditions												
						Total Change Orders:	\$3	98,031					

APPROVE EXERCISING THE FIRST OPTION TO RENEW THE AGREEMENT WITH MAXIMUS, INC.

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION.

Approve exercising the first option to renew the agreement with MAXIMUS, Inc. (MAXIMUS or Vendor) for maintenance and support for the Student Services Management (SSM) solution, which includes special education case management and electronic individualized educational plans (IEPs) to Information and Technology Services at a cost not to exceed \$300,000.00. An increase of \$30,000 over the previous annual compensation amount is required to accommodate additional vendor support and programming in conjunction with emerging district initiatives. This funding includes enhancements to the electronic IEP required to implement the longer school day initiative. A written renewal agreement has been negotiated. No products or services shall be provided and no payment shall be made to vendor prior to the execution of the written renewal agreement. The authority granted herein shall automatically rescind in the event a written agreement is not executed within ninety (90) days of the date of this Board Report. Information pertinent to this option is stated below.

VENDOR:

 Vendor # 29626 MAXIMUS, INC.
 11419 SUNSET HILLS RD.
 RESTON, VA 20190-5207 Dr. Philip Geiger
 703 251-8500

USER INFORMATION:

Project 12510 - Information & Technology Services Manager: 125 South Clark Street - 3rd Floor Chicago, IL 60603 Dibartolo, Mr. Phillip Brian 773-553-1300

ORIGINAL AGREEMENT:

The original Agreement (authorized by Board Report #09-1028-PR9) in the amount of \$540,000 00 was for a term commencing November 1, 2009 and ending October 31, 2011 with the Board having three options to renew for a period of one year each. The original agreement was awarded on a non-competitive basis because its software is used throughout the District for special education related transactions.

OPTION PERIOD:

The term of this agreement is being extended for one year commencing November 1, 2011 and ending October 31, 2012.

OPTION PERIODS REMAINING:

There are two option periods for one year each remaining.

SCOPE OF SERVICES:

USE OF SOFTWARE: Vendor will continue to provide unlimited licenses to the Board to use the Student Services Management software module for tracking clinical services and special education case management. Vendor will provide maintenance and support for this licensed software.

MAINTENANCE FEE: Maintenance fees during this option period shall not exceed \$275,000.00

Additional support costs should not exceed \$25,000.00 during the option period.

DELIVERABLES:

Vendor will provide maintenance which consists of program corrections and enhancements that Vendor may develop during this renewal term as long as the Board's annual maintenance fee is current. Maintenance will also include any changes required by the Board as a result of new or modified State or Federal requirements regarding special education. Vendor will also provide support on this licensed software, which consists of resolving trouble tickets, corrective maintenance, knowledge management, and knowledge transfer. In addition, Vendor will provide:

Continued development and customization of special education and health service electronic documents, including the Individualized Education Program, 504 Plan, Health Care Plan, and Placement;

Continued development and customization to address Board initiatives, including the Food Allergy Management Policy, Longer School Day, and Youth Advocacy Program;

Enhanced calendar and communication modules to facilitate staff-parent meetings;

Enhanced clinician service capture module to facilitate reporting of and reimbursement for services provided by clinicians;

Enhanced technical support tools, allowing help desk agents to log in as a user and identify the issue

Upgrade to TieNet version 12 0.(2012); and

Upgrade to TieNet version 13.0 (2013).

OUTCOMES:

MAXIMUS' services will result in enhancing educational opportunities and overall education processes, enabling new application development, and allowing for future growth. The database and enterprise software program will further automate the Board's Individualized Education Program process and will enhance the Board's ability to effectively educate students.

COMPENSATION:

MAXIMUS shall be paid a maintenance fee of \$275,000 and additional support costs not to exceed \$25,000; total for this option period not to exceed \$300,000.00.

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 (CIO) to execute all ancillary documents required to administer or effectuate this option agreement.

AFFIRMATIVE ACTION:

Pursuant to Section 9.5 of the Remedial Program for Minority and Women Owned Business Enterprise Participation (M/WBE Program). The M/WBE participation for this contract includes 25% total MBE and 5% total WBE. However, the Waiver Committee recommends that a full waiver be granted because the contract scope is not further divisible.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Charge to the Information & Technology Services: \$300,000.00

12540-230-53306-009573-000000-2012 \$300,000.00

CFDA#: Not Applicable

GENERAL CONDITIONS:

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

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

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

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

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

11-1026-PR4

FINAL

APPROVE ENTERING INTO AN AGREEMENT WITH NOCTI FOR THE PURCHASE OF TECHNICAL COMPETENCY PRE AND POST TESTS AND PROFESSIONAL DEVELOPMENT

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve entering into an agreement with NOCTI for the purchase of technical competency pre and post tests and professional development for Career and Technical Education at a cost not to exceed \$141,700.00. Vendor was selected on a non-competitive basis: the sole-source request was presented to the Non-Competitive Procurement Review Committee, and was approved by the Chief Purchasing Officer. A written agreement for this purchase is currently being negotiated. No goods or services may be ordered or received and no payment shall be made to Vendor prior to the 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.

VENDOR:

1) Vendor # 96818 NOCTI 500 NORTH BRONSON AVE. BIG RAPIDS, MI 49307 Heidi Speese 800 334-6283

Senior Project Coordinator

USER INFORMATION :

Contact:

13725 - Early College and Career

125 S Clark Street

Chicago, IL 60603

Rudofsky, Ms. Sarah E

773-553-2108

TERM:

The term of this agreement shall commence on December 10, 2011 and shall end December 9, 2012. This agreement shall have 2 options to renew for periods of 1 year each.

EARLY TERMINATION RIGHT:

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

DESCRIPTION OF PURCHASE:

NOCTI shall provide assessments and professional development to support the implementation. The estimated number of students to be tested for both pre- and post-tests is based on enrollment numbers from 2010-2011. Sophomores and juniors will take the pretest in all pathways. The estimated number of pretests needed for purchase is 6,900 at a cost of \$12.00 per pretest for a total of \$82,800.00. The seniors will take the post-tests. The estimated number of post-tests for purchase is 2,600 at a cost of \$19.00 per post-test for a total of \$49,400.00. The total purchase price for assessments is \$132,200.00.

NOCTI will provide professional development to ensure fidelity of implementation, reliability of the data, and constructive use of the data to inform instruction. Professional development costs are \$1,000.00 per day for training and one day of preparation time (\$700.00) per day per presenter. Half days are \$500.00 per day per presenter.

Professional development will be offered three times a year by NOCTI trainers with instructional support throughout the year provided by CTE staff. Two NOCTI trainers will provide 1 ½ days of training in Fall 2011 to prepare teachers and staff for the upcoming assessments for a total cost of \$4,400.00. One trainer will provide a full day of training in December 2011 to prepare teachers for implementation for a cost of \$1,700.00. Lastly, two NOCTI trainers will provide one full day of training in Spring 2012 to take teachers and staff through a specially designed data analysis protocol to produce instructional revisions for \$3,400.00. Total professional development costs total \$9,500.00.

Total Cost Not to Exceed: \$141,700.00

OUTCOMES:

This project was developed to positively impact CTE students by allowing them to take a nationally-recognized assessment based on industry standards. In an effort to revitalize and standardize the curriculum, it is critical to ensure that our assessments are standardized on a national scale, valid, and reliable. NOCTI's services will result in teachers using curriculum-embedded assessments, certification attainment, and national, industry-validated assessments to ensure quality of instruction and to monitor student learning. Teachers and administrators will be able to derive standardized data from this assessment in order to evaluate and improve instruction. Because the curriculum is being aligned to national standards and the NOCTI assessments are aligned to national standards. NOCTI will allow CTE stakeholders to see the strengths and disparities in what the students are learning. NOCTI will also be used as a lever with post-secondary institutions to attain articulation agreements for our students.

COMPENSATION:

Vendor shall be paid as specified in the agreement; total not to exceed the sum of \$141,700.

AUTHORIZATION:

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

AFFIRMATIVE ACTION:

The M/WBE goals for this agreement include 25% total MBE and 5% total WBE participation. However, the Office of Business Diversity recommends granting a waiver of the M/WBE goals for this agreement as it was approved by the Non-Competitive Procurement Review Committee due to grant money stipulating that this specific vendor be used along with the fact that supplies, materials, parts, and/or equipment are only available from this vendor.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

CFDA#:	Not Applicable	
13727-3	69-53305-223013-474555-2012	\$132,200.00
13727-3	59-54125-221052-474555-2012	\$9,500.00

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 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).

11-1026-PR5

AMEND BOARD REPORT 11-0525-PR37 AMEND BOARD REPORT 11-0323-PR22 AMEND BOARD REPORT 10-0623-PR48 RATIFY AND AMEND MASTER SERVICES AND LICENSE AGREEMENT WITH KC DISTANCE LEARNING, LLC D/B/A AVENTA LEARNING

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Ratify and amend Master Services and License Agreement (Master Agreement) with KC Distance Learning, LLC d/b/a Aventa Learning for online courses and related services for the Office of Student Support and Engagement, Learning Supports Virtual Learning at a cost for the period July 1, 2010 through December 31, 2011 not to exceed \$700,000 \$1,227,040,000. Vendor was selected on a non-competitive basis and the Master Agreement was entered into without Board authority. A written amendment to the Master Agreement will be negotiated. No payment shall be made to vendor during the period July 1, 2010 through December 31, 2011 prior to execution of the written amendment. The authority granted herein shall automatically rescind in the event a written amendment is not executed within 90 days of the date of this amended Board Report. Information pertinent to the Master Agreement and amendment are stated below.

This March 2011 amendment is necessary to update the budget classification and the name of KC Distance Learning, Inc. to KC Distance Learning, LLC and to update the vendor number from 83061 to 96579. KC Distance Learning, Inc. merged with K12, Inc. and KC Distance Learning, LLC was formed as a result of the merger. All contracts held by KC Distance Learning, Inc. were assigned to KC Distance Learning, LLC.

This May 2011 amendment is necessary to extend the term of the agreement until a solicitation process can be completed and to increase the compensation amount. A second amendment to the agreement is required. No payment above the previously authorized amount shall be made prior to execution of the written amendment. The authority granted herein shall automatically rescind in the event the written amendment is not executed within 90 days of the date of this amended Board Report.

This Octoper 2011 amendment is necessary to increase the not to exceed amount by \$527.040.00 to a new total of \$1.227.040.00. At the time of the last amendment, the term of the agreement was extended but the excenditures and confirmed FY12 budget amounts for the extended timeframe were unknown. The not to exceed amount should be corrected to \$1.227.040.00 to reconcile the amount of expenditures paid, due and anticipated for the amended timeframe of July 1, 2010 - December 31, 2011. There is no change to the scope of services. A third amendment to the agreement is required. No payment above the previously authorized amount shall be made prior to execution of the written amendment. The authority granted herein shall automatically rescind in the event the written amendment is not executed within 60 days of the date of this amended Board Report.

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

VENDOR:

 Vendor # 96579 KC DISTANCE LEARNING LLC DBA AVENTA LEARNING
 2300 CORPORATE PARK DRIVE., STE 200 HERNDON, VA 20171
 Greg Levin, President
 877-317-9317

USER INFORMATION:

Contact: 11375 - Academic Learning and Support 125 S Clark Chicago, IL 60603

Kidan, Ms. Keisha A. 773-553-3473

TERM:

The Master Agreement is being renewed and extended for a period beginning July 1, 2010 and ending December 31, 2011. The Master Agreement shall be amended to provide that the Master Agreement will not automatically renew and that there will be no further renewals.

MASTER AGREEMENT:

The written Master Agreement was entered into for a term beginning July 20, 2009 and ending June 30. 2010 and provided for automatic one-year renewals unless terminated by either party by written notice within (30) days prior to the termination date of the Master Agreement. The Master Agreement provides Board indemnification of vendor for losses arising from breach of the agreement, infringement by, or negligence of the Board. A Board Report was approved on August 26, 2009 (Board Report 09-0826-PR24) which authorized payment of online tuition fees in amount not to exceed \$400,000. The amount authorized in that Board Report was used to pay the vendor during the initial term of the Master Agreement.

SCOPE OF SERVICES:

The CPS Virtual High School (CPS-VHS) offers credit based online/virtual course options for students attending any Chicago Public High School. Students can take courses for credit recovery, in order to make up a course that they have failed, or for as the first time delivery of a course in order to take a course that is not offered at their school, a course that conflicts with their schedule or an advanced level course. The CPS Virtual High School has been a key Graduation Pathways strategy to ensure that students anytime access to CPS high school graduation requirements. Enrollment is based upon school and student needs. Over 2,500 students were served with Aventa online courses during the Fall 2009 and Spring 2010 semesters with a success rate averaging 70 - 75%. Aventa Learning will continue to license Advanced Placement online courses, online courses, online credit recovery courses and Advanced Placement Exam Review and related educational technologies to expand student access to challenging high school curricula aligned to National and Illinois Learning Standards. Aventa Learning will also continue to host the licensed materials and will be responsible for posting, updating and maintenance of the licensed materials.

DELIVERABLES:

Aventa Learning will also provide: consistent, quality communication between online teachers and students and appropriate level of support for CPS students and mentors from online teachers. Cc onsistent, quality communication between Aventa online teachers, coordinators and CPS mentors, and Agpropriate data reporting.

OUTCOMES:

Vendor's services will result in: students being enrolled into appropriate courses and receiving a high quality curriculum and instruction, an increase in the number of students who complete advanced level courses, an increase in the number of students who meet graduation requirements, an increase in the number of students who meet graduation requirements, an increase in the number of students who meet graduation of program/courses.

Outcomes will be measured based on the Key Performance Indicators (KPIs) for the Distance Learning Program, which include: Total number of students served, Percentage of students who complete program/course, Percentage of students who attain credit, Number of students who meet graduation requirements and graduated upon completion of program, Number of students who complete advanced level courses, Number of students who are back on track to graduate upon completion of program/courses.

COMPENSATION:

During the renewal period commencing July 1, 2010 and ending December 31, 2011, Aventa Learning shall be paid a fee per course seat and a fee of \$1640 per block of 10 concurrent annual user seats and \$240 per student per enrollment for supplemental seats; total amount payable to Aventa Learning not to exceed \$700,000 \$1,227,040.00 for this renewal term.

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written renewal and amendment agreements, including indemnification of vendor by Board. Authorize the President and Secretary to execute the renewal and amendment agreements.

AFFIRMATIVE ACTION:

Pursuant to Section 5.2 of the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, software license agreements are exempt from MBE/WBE review

FINANCIAL:

Charge to Office of Student Support and Engagement (formerly Graduation Pathways), Department of Learning Supports Fiscal Year: FY 2011/FY 2012

13722-115-54305-110004-000000-2011 \$213,294.94 13722-332-54305-110004-430116-2011 \$357,500.00 11390-115-54305-110004-000000-2012 \$129 205.06 13722-332-54305-110004-430125-2012 \$136.435.00 11390-115-54305-110004-000000-2012 \$315,605.00 13722-324-54305-221021-511240-2012 \$75,000.00

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 personnet 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).

11-1026-PR6

AMEND BOARD REPORT 11-0525-PR41 APPROVE EXERCISING THE FINAL OPTION TO RENEW THE AGREEMENT WITH VARIOUS EXTERNAL PARTNERS TO PROVIDE OUT-OF-SCHOOL TIME PROGRAMS AND SERVICES TO STUDENTS AND THEIR FAMILIES IN THE CHICAGO PUBLIC SCHOOLS COMMUNITY SCHOOLS INITIATIVE

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve exercising the final option to renew the agreements with various not-for-profit organizations and agencies to provide out-of- school time programs and services to students and their families in the Chicago Public Schools Community Schools Initiative (CSI) at a cost not to exceed \$6,800,000 \$9.433.588 in the aggregate. Written documents exercising the option are currently being negotiated. No payment shall be made to any Partner for services provided during the option period prior to execution of such Partner's written document. The authority granted herein shall automatically rescind as to each Partner in the event a written renewal document for such Partner is not executed within 90 days of the date of this Board Report. Information pertinent to these options is stated below.

This October 2011 amendment is necessary to increase the not-to-exceed aggregate amount by \$2.963.000 for the Community Schools Initiative (CSI) for FY12. Written amendments to the renewal agreements are required.

Specification Number : 08-250036

Contract Administrator : Sinnema, Mr. Ethan Cedric / 773-553-2250

USER INFORMATION :

Contact:

11375 - Academic Learning and Support 125 S Clark Chicago, IL 60603 Ray, Miss Adeline O 773-553-2127

ORIGINAL AGREEMENT:

The original agreements (authorized by Board Report 09-0225-PR9) in the aggregate amount of \$20,000,000 are for a term commencing March 2, 2009 and ending June 30, 2010 with the Board having 2 options to renew for periods of one year each. The agreements were renewed (authorized by Board Report 10-0526-PR20, as amended by 10-0922-PR16) for a term commencing on July 1, 2010 and ending on June 30, 2011. The original agreements were awarded on a competitive basis pursuant to Board Rule 5-4.1.

OPTION PERIOD:

The term of each agreement is being extended for one year commencing July 1, 2011 and ending June 30, 2012.

OPTION PERIODS REMAINING:

There are no options remaining.

SCOPE OF SERVICES:

CSI Partners shall work with the school(s) to fulfill the goals of the CPS Community Schools Initiative. including the following: (1) Improve the physical, social and emotional well-being of participating students and their families and (2) Improve student academic development and performance. To accomplish these goals, the school(s) and Partners shall provide a safe, supervised environment within the school building for out-of-school educational, cultural, and recreational activities tailored to meet the needs of the students and their families. The opportunities provided must: focus on improved academic achievement in reading and mathematics; help students meet the Illinois Learning Standards and locally developed standards in core subject areas; and complement the regular academic program of the students who participate in the program. Eligible students and their families shall also be able to choose from a variety of recreational, cultural, and enrichment activities that provide opportunities to explore and develop skills, talents, and hobbies.

Specific Partner Services: Partners shall continue to provide the following services and programs:

A. Programs and services for a minimum of 75 students, their families and the community, and a minimum of 12 out-of-school time hours per week for 39-44 weeks per year.

B. Establish and maintain an advisory group (which shall include teachers, parents, principal, community members, and the external partner) that shall have the primary responsibility for program guidance.

C. Coordinate activities and manage the operation and resource allocation in collaboration with the partner School, as well as the oversight provided by the Senior Manager-Community Schools Initiative (Board's Program Officer).

D. Manage and oversee the day-to-day out-of-school time activities and Community School (CS) events at each school.

E. Provide or secure the activities and events specified in the Scope of Services in accordance with the CS program guidelines established by the Board's Program Officer.

F. Maintain regular communications with the Board's Program Officer regarding Community School management, activities and progress.

G. Meet with the Board's Program Officer as requested to review program progress and deficiencies.

H. Prepare and submit to the Board's Program Officer (schedule to be determined) the following information, and such other items as reasonably requested by the Board's Program Officer including, but not limited to:

1. Weekly attendance for every CSI (Community Schools Initiative) activity/event via the Office of Extended Learning (OELO) Pathways to College and Career online attendance reporting system

Mid-year outcomes summary and progress report toward meeting the anticipated measures of activities/events listed in the Scope of Services.

3. Year-end analysis of overall outcomes achieved for all activities/events listed in the Scope of Services

I. Participate in all evaluation activities associated with the CPS Community Schools Initiative (e.g. surveys, interviews, etc.)

J. Participate in all professional development activities associated with the CPS Community Schools Initiative.

DELIVERABLES:

Each CSI Partner shall continue to provide to the Office of Extended Learning Opportunities Pathways. to College and Career a Service Plan (Proposal) for the option period detailing the deliverables that such Partner shall provide. Such Proposal must be signed and approved by the Office of Extended Learning Opportunities Pathways to College and Career, by each assigned school principal, and by the Partner. Deliverables shall vary according to each Partner's Proposal. The Office of Extended Learning Opportunities Pathways to College and Career shall monitor receipt of the deliverables.

OUTCOMES:

Partners' services shall result in the following: improvement of the physical, social and emotional well-being of participating students and their families and improved student academic development and performance.

COMPENSATION:

The aggregate amount to be paid to the Partners during this option period shall not exceed \$6,600,000 \$9,433,588 for services related to Community Schools Initiative. From time to time, the Chief Education Officer may reallocate funds among the Partners and change school assignments. Partners shall be paid as invoices are submitted and verified by the school.

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written renewal documents <u>and amendments</u>. Authorize the President and Secretary to execute the renewal documents <u>and amendments</u>. Authorize the Chief Education Officer to change Partner School assignments and reallocate funds among the various Partners without additional Board authority as long as such reallocation does not cause compensation payable under this Board Report to exceed \$0.600,000 \$9,433.588 in the aggregate. Authorize the Chief Education Officer to execute all ancillary documents required to administer or effectuate these documents.

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, a determination will be made as to when transactions should be excluded from contract specific M/WBE goals. It has been determined that the participation goal provisions of the Program do not apply to transactions where the pool of providers includes Not-for-Profit organizations.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Charge to the Office of Pathways to College and Career: \$8,800,000 \$9,433,588 Fiscal Year: 2012 Budget Classification: Title 1 Federal Fund, 332; Title 1 ARRA Fund, 331; ISBE/21st Century Grant, 324 Source of Funds: ISBE/21st Century Grant (\$3,000,000 \$5,963,000) and Title 1 Federal Fund (\$3,000,000) and Title 1 ARRA (\$470,588)

CFDA#: 84.389A

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

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- Vendor # 47733 AMERICA SCORES CHICAGO 222 S. MORGAN ST., STE 4C CHICAGO, IL 60607 Amy Vondra Stark 312-666-0496
- Vendor # 25624 CHILDREN'S HOME & AID SOCIETY OF ILLINOIS 125 S. WACKER, 14TH FLOOR CHICAGO, IL 60606-4475 Houri Gueyikian 312-424-6861
- 3)

6)

7)

1)

2)

Vendor # 74997 COLUMBIA COLLEGE CHICAGO 600 S MICHIGAN AVE CHICAGO, IL 60605 David Flatley 312-369-8851

- 4) Vendor # 48890 FAMILY FOCUS, INC. 310 S. PEORIA ST., SUITE 404 CHICAGO, IL 60607 Kim Kelley 312-421-5200
- 5) Vendor # 47297 HULL HOUSE ASSOCIATION 1030 W. VAN BUREN CHICAGO, IL 60607 Vincent Smith 312-235-5377

Vendor # 46701 METROPOLITAN FAMILY SERVICES 7 1 NORTH DEARBORN-10TH FLR. CHICAGO, IL 60602 Colleen Jones 312-986-4135

Vendor # 32189 URBAN GATEWAYS 205 WEST RANDOLPH ST., SUITE 1700 CHICAGO, IL 60606-1814 John Adams 312-922-0440 Vendor # 35504 WEST TOWN LEADERSHIP UNITED 1116 N. KEDZIE CHICAGO, IL 60651 Idida Perez

8)

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10)

773-698-8664 Vendor # 11060 YOUTH GUIDANCE 122 SOUTH MICHIGAN AVE., STE 1510 CHICAGO, IL 60603

Malika Graham-Bailey

312-932-1212

312-253-4900 Vendor # 30499 YMCA OF METROPOLITAN CHICAGO 3 801 N. DEARBORN CHICAGO, IL 60610 Erskine Cunningham

11) Vendor # 39142 BRIGHTON PARK NEIGHBORHOOD COUNCIL 4477 S. ARCHER AVE. CHICAGO, IL 60632 Patrick Brosnan 773-523-7110

12) Vendor # 13156 CHICAGO YOUTH CENTERS 1 218 SOUTH WABASH AVE CHICAGO, IL 60604 J. Harry Wells 312-913-1700

13) Vendor # 24485 BETHEL NEW LIFE, INC. 4950 W. THOMAS CHICAGO, IL 60651 Mildred Wiley 773-473-7870

> Vendor # 45510 ENLACE CHICAGO 2756 S. HARDING AVE CHICAGO, IL 60623 Michael Rodriguez 773-542-9233

14)

15) Vendor # 31736 CHICAGO ARTS PARTNERSHIPS IN EDUCATION 203 NORTH WABASH #1720 CHICAGO, IL 60601 Amy Rasmussen 312-870-6140

16) Vendor # 44062 INNER CITY TEACHING CORPS 300 NORTH ELIZABETH STREET, SUITE 300C CHICAGO, IL 60607 Claire Hartfield 312-491-9100

Vendor # 26509 CASA CENTRALSOCIAL SERVICES CORPORATION 1343 N. CALIFORNIA CHICAGO, IL 60622 Ellen Chavaz 773-645-2300

17)

18) Vendor # 05780 ERIE ELEMENTARY CHARTER SCHOOL 1701 W. SUPERIOR CHICAGO, IL 60622 Betty Sanchez 312 432-2245

19) Vendor # 26500 ILLINOIS INSTITUTE OF TECHNOLOGY 3300 S. FEDERAL CHICAGO, IL 60616 Domenica G. Pappas 312-567-3035

20) Vendor # 41418 INSTITUTE OF POSITIVE EDUCATION 7825 SOUTH ELLIS AVE CHICAGO, IL 60619 Anthony Daniels-Halisi 773-651-2425 21)

23)

24)

26)

Vendor # 24486 LOGAN SQUARE NEIGHBORHOOD ASSN 2840 N. MILWAUKEE AVENUE CHICAGO, IL 60618 Nancy Aardema 773-384-4370

22) Vendor # 45161 MEXICAN FINE ARTS MUSEUM 1852 W. 19TH STREET CHICAGO. IL 60608 Carlos Tortolero 312-738-1503

> Vendor # 34171 SGA YOUTH & FAMILY SERVICES 11 EAST ADAMS SUITE 1500 CHICAGO, IL 60603 Martha Guerrero 312-663-0305

Vendor # 24075 United Neighborhood Organization 954 W. WASHINGTON CHICAGO, IL 60607 Juan Rangel 773-432-6301

25) Vendor # 33123 UNIVERSITY OF CHICAGO 1313 EAST 60TH STREET. CHICAGO, IL 60637 Carol Zuiches 773-702-8604

> Vendor # 42703 BOYS & GIRLS CLUBS OF CHICAGO 1 550 W. VAN BUREN ST., SUITE 350 CHICAGO, IL 60607 Heather Kavka 312-235-8000

27) Vendor # 23091 CHICAGO CHARTER SCHOOL FOUNDATION DBA CHICAGO INT'L CHARTER SCHOOL 11 EAST ADAMS, STE 600 CHICAGO, IL 60603 Elizabeth Purvis 312 621-5000

President Vitale abstained on Board Report 11-1026-PR6.

APPROVE ENTERING INTO AN AGREEMENT WITH THE ACADEMIC APPROACH, LLC, FOR ASSESSMENT SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve entering into an agreement with The Academic Approach, LLC to provide interim assessment services to the Department of Student Assessments at a total cost not to exceed \$250,000.00. Vendor was selected on a competitive basis pursuant to Board Rule 7-2 and approved by CPOR Number 11-0927-CPOR-1484. 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 to this Board Report. Information pertinent to this agreement is not executed within 90 days of the date of this Board Report. Information pertinent to this agreement is stated below.

Contract Administrator : Walls, Miss Opal Lynette / 773-553-2280 CPOR Number : 11-0927-CPOR-1484

VENDOR:

 Vendor # 62052
 ACADEMIC APPROACH THE, LLC
 342 WEST ARMITAGE
 CHICAGO, IL 60614
 Matthew Pietrafetta
 773 348-8914

USER INFORMATION :

Project Manager:

16050 - Office of Strategy, Research and Accountability

125 S. Clark Street

Chicago, IL 60603

Deuser, Mr. Michael K.

773 553-1278

TERM:

The term of this agreement shall commence on November 1, 2011 and shall end October 31, 2012. 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 provide interim assessments ("Assessments") aligned to College Readiness Standards ("CRS") in Math, Reading, English Language Arts, and Science three times per year for CPS 9th, 10th, and 11th graders, for a total of 36 assessments during the 2011-2012 school year. Assessments will be composed of multiple choice questions, each of which is aligned to a particular CRS, and Vendor will provide a test key for each Assessment indicating the correct response for each question, as well as the CRS to which each such question is aligned. Assessments available for use by all CPS high schools, and will be administered chiefly via CIM, CPS' primary portal for assessment administration and results reporting. Customized results reports and/or consulting regarding the appropriate use of the Assessments and their results may be provided by Vendor, but if provided, will be offered at no additional cost to CPS.

DELIVERABLES:

Vendor will provide the following:

First Round of assessments (1X English, 1X Reading, 1X in Math, 1X in Science for 9th, 10th, 11th Grades - 12 total);

Second Round of assessments (1X English, 1X Reading, 1X in Math, 1X in Science for 9th, 10th, 11th Grades - 12 total);

Third round of assessments (1X English, 1X Reading, 1X in Math, 1X in Science for 9th, 10th, 11th, Grades - 12 total);

Custom assessment reporting; and

Consulting services regarding proper assessment administration and instructional application of assessment results and 8 hours of professional development.

OUTCOMES:

Vendor's services will result in improved academic achievement of participating students. Professional development shall provide teachers and administrators with insights and tools to evaluate and guide instruction over the course of the school year.

COMPENSATION:

Vendor shall be paid in accordance with the pricing set forth in the written agreement; total compensation not to exceed the sum of \$250,000.00

REIMBURSABLE EXPENSES:

None

AUTHORIZATION:

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

AFFIRMATIVE ACTION:

The MBE/WBE goals for this agreement include 25% total MBE and 5% total WBE participation. However, the Office of Business Diversity recommends that a waiver of the goals required by the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, be granted due to the scope of services being not further divisible.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Charge to Citywide Student Assessment: \$250,000.00 Fiscal Year 2012

11290-332-54125-230002-430125-2012	\$250,000.00
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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).

11-1026-PR8

AMEND BOARD REPORT 11-0525-PR34

APPROVE EXERCISING THE SECOND OPTION TO RENEW THE AGREEMENT WITH VARIOUS PRIVATE CLUSTER SCHOOLS TO PROVIDE CLUSTER PROGRAM SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve exercising the second option to renew the agreement with various Private Cluster School Providers ("Providers") to provide cluster program services to the Office of Special Education and Supports at a cost for the option period not to exceed \$20,000,000.00. These payments are reimbursed through the Illinois State Board of Education. Written renewal agreements exercising this option are currently being negotiated. No payment shall be made to any Provider during the option period prior to the execution of the written document. The authority granted herein shall automatically rescind in the event their written document is not executed within 90 days of the date of this <u>amended</u> Board Report. Information perinent to this option is stated below.

This October amendment is necessary to approve exercising the second option to renew the agreement with AMIKids Infinity Chicago. Inc., with an effective date of July 1, 2011. AMIKids Infinity Chicago, Inc., f/k/a Infinity Schools of Chicago. Inc., is a private cluster school provider who is currently providing services to the district.

Contract Administrator : Flores, Miss Nanzi / 773-553-2250

USER INFORMATION:

Contact: 11670 - Citywide Special Education & Supports 125 South Clark Street 8th Floor Chicago, IL 60603 Clark, Miss Rebecca Gail 773-553-1800

ORIGINAL AGREEMENT:

The original Agreements (authorized by Board Report 08-0423-PR21) in the amount of \$25,000,000.00 were for a term commencing August 1, 2008 and ending June 30, 2010, with the Board having 2 options to renew for 1 year terms. The agreements were renewed (authorized by Board Report 10-0825-PR19) for a term commencing July 1, 2010 and ending June 30, 2011. The original agreements were awarded on a competitive basis pursuant to a duly advertised Request for Proposal (07-250042).

OPTION PERIOD:

The term of these agreements are being extended for 1 year commencing July 1, 2011 and ending June 30, 2012. The agreement with Infinity School of Chicago, NFP is not being renewed.

OPTION PERIODS REMAINING:

There are no option periods remaining

SCOPE OF SERVICES:

These Providers will continue to provide services to CPS students who have a primary classification of emotional disturbance (ED) or autism and who attend private school in one or more of the Cluster areas designated by the Board. These services will include providing age-appropriate educational programs and IEP-mandated services to the students, and providing programming to prepare students for their successful and timely return to their neighborhood public schools. In addition, these Providers will continue to work with CPS schools, community agencies and family groups to build more effective networks of support services and advance a least restrictive environment to the students.

DELIVERABLES:

Providers will continue to furnish age-appropriate programs, related-services, tests, program notes, HSMP reports, and other reports required by the Office of Special Education and Supports.

OUTCOMES:

Services provided by the Providers will enable CPS to achieve the following.

1. Decrease the number of students having a primary classification of emotional disturbance (ED) or autism who attend private schools.

2. Develop quality private school resources within each of the CPS Clusters aligned with the programmatic needs of each Cluster.

3. Establish coordinated, innovative practices between the public schools of a specific Cluster and the assigned Private Cluster School Provider to: (a) reduce the referral rate of special education students to private schools; (b) maximize available support services for students and their families, and (c) facilitate the transition of private school students and their families, and returning students to public school.

4. Create a method of payment for private schools that is consistent with maintaining quality education programs, providing appropriate support services to students and their families, and returning students to public school.

COMPENSATION:

Each Provider will be allocated a certain number of "Reserved Seats" and will be paid a negotiated per diem rate for these Reserved Seats for each scheduled school day. Reserved Seat payments are guaranteed and are not based on attendance or enrollment. When the actual seat usage by CPS students in any given month exceeds the aggregate Reserved Seat allocation for that month, the Provider shall be paid the per diem rate approved by the Illinois Purchase Care Review Board (IPCRB Rate) for the additional seat usage. The payment is enrollment-based. Payments to the Providers during this renewal term shall not exceed \$20,000,000.00 in the aggregate. As provided in the agreement with each Provider, the Board may increase or decrease the number of Reserved Seats by giving fifteen (15) business days prior written notice.

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 Officer of Special Education and Supports to execute all ancillary documents required to administer or effectuate these student placements and agreements, including but not limited to executing the Nonpublic Facility Placement Contracts required by ISBE for each student placed. Authorize the Chief Officer of Special Education and Supports to increase or decrease the number of Reserved Seats and adjust the per diem rates for each facility without seeking additional Board authority unless such increase or decrease or rate adjustment causes the aggregate value of this Board Report to exceed \$20,000,000.00

AFFIRMATIVE ACTION:

Pursuant to Section 5.2 of the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, a determination will be made as to when transactions should be excluded from the contract specific M/WBE goals. It has been determined that the participation goal provisions of the Program do not apply to transactions where the pool of providers includes Not-for-Profit organizations.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Charge to the Office of Special Education and Supports \$20,000,000.00 FY 2012

12670-115-54305-124904-376711-2012 \$20,000,000.00

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).

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6) 1) Vendor # 20029 Vendor # 39644 BANNER SCHOOLS, LLC LAWRENCE HALL YOUTH SERVICES 1 2737 W. PETERSON 1243 S. WABASH, #503 CHICAGO, IL 60659 CHICAGO, IL 60605 Mark Nufer Eric A. Carlton 773-728-2807 773-934-2328 7} 2) Vendor # 35476 Vendor # 31488 SOUTH CENTRAL COMMUNITY SERVICES. BEACON THERAPEUTIC SCHOOL M INC 10650 S LONGWOOD 8316 S ELLIS AVE CHICAGO, IL 60643 CHICAGO, IL 60619 Susan Reyna-Guerrero Dr. Felicia Y. Blasingame 773-881-1005 773-483-0900 3) Vendor # 18567 8) EASTER SEALS METROPOLITAN CHICAGO Vendor # 94937 SPECIAL EDUCATION SERVICES DBA 1939 WEST 13TH STREET., STE 300 HILLSIDE ACADEMY EAST CAMPUS CHICAGO, IL 60608 3049 WEST HARRISON Barbara Zawacki CHICAGO, IL 60612 312-491-4110 Kenneth J. Carwell 630-907-2400 4) Vendor # 32997 ESPERANZA COMMUNITY SERVICES 9) Vendor # 12392 М UHLICH CHILDREN'S ADVANTAGE 520 N MARSHFIELD NETWORK CHICAGO, IL 60622 3737 N. MOZART Phillip Hall CHICAGO, IL 60618 312-243-6097 Thomas C. Vanden Berk 312-669-8200 5) Vendor # 67060 JEWISH CHILD AND FAMILY SERVICES 10) Vendor # 65554 AMIKIDS INFINITY CHICAGO, INC. 216 WEST JACKSON BLVD., STE 800 10211 S. CRANDON AVE. CHICAGO, IL 60606 CHICAGO, IL 60617 Julia Mellow **Betty Quintairos** 312-673-2753 773 824-6710

President Vitale indicated that if there were no objections, Board Reports 11-1026-PR1 through 11-1026-PR8 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 11-1026-PR1 through 11-1026-PR8 adopted.

11-1026-OP1

APPROVE THE RENEWAL OF THE LEASE AGREEMENT WITH KEE NAM CHANG d/b/a SUE'S HALLMARK FOR RENTAL OF SPACE AT 125 SOUTH CLARK STREET

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION: Approve the renewal of the lease agreement with Kee Nam Chang d/b/a Sue's Hallmark for rental space at 125 S. Clark Street, 1st Floor, Suite A10. A written lease agreement is currently being negotiated. The authority granted herein shall automatically rescind in the event a written renewal agreement is not executed within 90 days of the date of this Board Report.

TENANT: Kee Nam Chang d/b/a Sue's Hallmark 125 S. Clark, Suite A-10 Chicago, IL 60602 Contact: Kee Nam Chang Phone: (630) 309-1943/(630) 341-1943 Alternate Address: 9645 Pacific Court Burr Ridge, Illinois 60521

LANDLORD: Board of Education of the City of Chicago

PREMISES: 125 South Clark Street, 1³¹ Floor, Suite A10 (Adams Street and Adams Street lobby frontage) consisting of 2,785 useable square feet.

USE: To be used by Kee Nam Chang d/b/a Sue's Hallmark as a retail store concentrating in the sale of greeting cards and related items.

RENEWAL TERM: The lease agreement shall be renewed on a month-to-month basis

ORIGINAL LEASE AGREEMENT: The original lease (authorized by Board Report 01-1024-OPI) is for a term commencing November 1, 2001, and ending October 31, 2011.

EARLY TERMINATION: Effective January 1, 2012, either party shall have the right to terminate the lease, for any or no reason whatsoever, upon a minimum of thirty (30) days prior written notice to the other party.

BASE RENT: The Base Rent for the renewal term shall be as follows:

Term	Rent per square foot	Annual Rent	Monthly Rent
Month-to-Month	\$25.85	\$72,000 00	\$6,000 00

ADDITIONAL RENT: None.

ADDITIONAL TERMS AND CONDITIONS: Except as specifically modified herein, all other terms and conditions of the lease shall remain in full force and effect.

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

AFFIRMATIVE ACTION: Exempt.

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

FINANCIAL: Credit to the General Fund.

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).

11-1026-EX2

PRINCIPAL CONTRACTS (A)

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING:

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

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

The Office of Principal Preparation and Development has verified that the following individuals have met the requirements for eligibility.

NAME	FROM	<u>10</u>
Brenda Cunningham	Assistant Principal Marquette	Contract Principal Attucks Network: Burnham Park Elementary P.N. 113129 Commencing: August 15, 2011 Ending: August 14, 2015
Carolyn Epps	Interim Principal Marconi	Contract Principal Marconi Network: Garfield-Humboldt Elementary P.N. 121264 Commencing: August 8, 2011 Ending: August 7, 2015

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

AFFIRMATIVE ACTION STATUS: None.

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

PERSONNEL IMPLICATIONS: The positions to be affected by approval of this action are contained in the 2011-2012 school budget.

11-1026-EX3

PRINCIPAL CONTRACTS (B)

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING:

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

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

The 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 contracts and terminate on the dates specified in the contracts.

NAME	FROM	<u>10</u>
Gale Baker	Contract Principal R. Brown	Contract Principal R. Brown Network: Lake Calumet Elementary P.N. 120765 Commencing: September 27, 2011 Ending: September 26, 2015
Crystal Bell	Contract Principal E.F. Young	Contract Principal E.F. Young Network: Austin-North Lawndale Elementary P.N. 142131 Commencing: November 18, 2011 Ending: November 17, 2015
Velma Cooksey	Contract Principal Wadsworth	Contract Principal Wadsworth Network: Burnham Park Elementary P.N. 125121 Commencing: July 1, 2011 Ending: June 30, 2015
Shelley Cordova	Contract Principal Armour	Contract Principal Armour Network: Pershing Elementary P.N. 116414 Commencing: December 19, 2011 Ending: December 18, 2015

Shelton Flowers	Contract Principal W.H. King	Contract Principal W.H. King Network: Fulton Elementary P.N. 120370 Commencing: December 15, 2011 Ending: December 14, 2015
Lucille Very	Contract Principal Near North	Contract Principal Near North Network: Fulton Elementary P.N. 394475 Commencing: November 19, 2011 Ending: November 18, 2015

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

AFFIRMATIVE ACTION STATUS: None.

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

PERSONNEL IMPLICATIONS: The positions to be affected by approval of this action are contained in the 2011-2012 school budget.

11-1026-AR3

REPORT ON BOARD REPORT RESCISSIONS

THE GENERAL COUNSEL REPORTS THE FOLLOWING:

 Extend the rescission dates contained in the following Board Reports to December 14, 2011 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. 10-0428-PR32: Approve Entering into an Agreement with Caremark PCS Health LLC for Consulting, Pharmacy Benefits Management and Other Services User Group: Office of Human Capital Services: Pharmacy Benefits Management Status: In negotiations

 10-1117-PR21: Approve Exercising the Final Option to Renew the Agreement with ARAG Insurance Company to Provide Access to Legal Services Network for Chicago Public Schools.
 User Group: Office of Human Capital Services: Legal Services Network Status: In negoliations

3. 10-1215-OP1: Amend Board Report 10-0825-OP1: Approve Entering into an Intergovernmental Agreement to Exchange Land, an Amendment to the Lease Between the Public Building Commission and the Board, a Shared Use and Temporary License Agreement with the Chicago Park District Each in Connection with an Addition to the Edgebrook School. User Group: Facilities and Operations Services: Land Exchange and Temporary License Agreement Status: In negotiations

11-0126-PR10: Approve Entering into Agreements with Various Vendors for the Purchase of Low-Cost Computing Devices and Associated Accessories.
 User Group: Information & Technology Services
 Services: Purchase of Computing Devices
 Status: In negotiations

 11-0126-PR21: Approve Entering into an Agreement with the University of Chicago for Grant Evaluation Services Provided by Chapin Hall Center. User Group: Citywide Special Education Resource Services: Grant Evaluation Services Status: In negotiations 6. 11-0323-EX4: Amend Board Report 09-0722-EX11 Amend Board Report 09-0128-EX3 Amend Board Report 08-0625-EX7: Amend Board Report 07-1024-EX13: Approve the Establishment of the Hope Institute Learning Academy and Entering into a School Management and Performance Agreement with the Hope School, an Illinois Not-For-Profit Corporation and Approve Entering into a Professional Services Agreement with the Hope School for Low Incidence Pilot Program. User Group: Office of New Schools Services: School Management Services Status: In negotiations

11-0323-OP2: Amend Board Report 11-0126-OP1: Amend Board Report 10-1215-OP4.
 Approve Entering into a Lease Agreement with Subway Real Estate Corporation d/b/a Subway Sandwiches & Salads for Rental of Space at 125 South Clark Street.
 User Group: Office of Real Estate
 Services: Lease Agreement
 Status: In negotiations

 11-0323-PR2: Approve Exercising the Final Option to Renew the Master Agreement with Consultants for Various Professional Audit and Management Services User Group: Office of Procurement and Contracts Services: Audit and Management Services Status: 10 of 12 agreements have been fully executed; the remaining agreements have not been signed and returned by the vendors

 11-0323-PR3: Approve Exercising the Final Option to Renew the Agreements with Various Vendors for the Purchase of General and Specialized Educational Supplies User Group: Office of Procurement and Contracts Services: Purchase of General and Specialized Educational Supplies Status: 8 of 11 agreements have been fully executed, the remaining agreements have not been signed and returned by the vendors

10. 11-0323-PR9: Approve Exercising the Final Option to Renew the Agreement with Schoolnet, Inc. for the Purchase of Gradebook Software Licenses, Implementation, and Support Services. User Group: Information & Technology Services Services: Gradebook Software Licenses, Implementation and Support Services

11. 11-0427-EX3: Approve Entering into a School Management Consulting Agreement with The Academy for Urban School Leadership to Provide School Turnaround Services at William T Sherman Elementary School, School of Excellence. User Group: Office of Autonomous Management and Performance Schools Services: School Management Consulting Services Status: In negotiations

Status: In negotiations

12. 11-0427-EX11: Approve the Renewal of the Charter School Agreement with Chicago Virtual Charter School. User Group: Office of New Schools Services: Charter School Status: In negotiations

13. 11-0427-EX12: Approve the Renewal of the Charter School Agreement with Urban Prep Academies.
User Group: Office of New Schools
Services: Charter School
Status: In negotiations

14. 11-0427-OP1: Approve Entering into an Intergovernmental Agreement with the City of Chicago Relating to Continued Participation with the City of Chicago in a 5-Year School Building Accessibility Renovation Program, Including Negotiating, Executing an Delivering an Intergovernmental Agreement with the City of Chicago. User Group: Department of Housing and Economic Development Services: Building Accessibility Renovation Program Status: In negotiations

15. 11-0427-OP2: Approve Entering into an Intergovernmental Agreement with the Public Building Commission for the Design and Installation of a New Enhanced Security Camera Project for the Board of Education. User Group: Safety and Security Services: Installation of Security Cameras Status: In negotiations. 16. 11-0427-PR21: Approve Exercising the First Option to Renew the Agreement with Kronos Incorporated for Software and Hardware Maintenance. User Group: Information & Technology Services Services: Software and Hardware Maintenance Status: In negotiation Additional Action: This matter was inadvertently omitted from the September 28. 2011 Rescission Board Report. The extension of the rescission date is ratified to take effect as of that date, thereby extending the rescission date to November 16, 2011.

17. 11-0427-PR40: Approve Exercising the First Option to Renew the Agreement with Sedgwick Claims Administration Services and Authorize Funding of Escrow Accounts Associated with these Services. User Group: Office of Human Capital Services: Claims Administration Status: In negotiations

 18 11-0525-OP2: Approve Entering into a Lease Agreement with Holy Trinity Greek Orthodox Church and Socrates Greek-American School for Use of Space Located at 6041 Diversey Avenue.
 User Group: Real Estate Services: Lease Agreement Status: In negotiations

 11-0525-OP3: Rarity Entering into a Lease Agreement with Legacy Charter School for Lease of a Portion of The Mason School, 4217 West 18th Street User Group: Real Estate Services: Lease Agreement Status: In negotiations

20. 11-0525-PR13: Amend Board Report 10-0428-PR23. Approve Entering into an Agreement with International Baccalaureate Americas for Consulting Services User Group: Academic Enhancement Services: Consulting Services Status: In negotiations

21. 11-0525-PR20: Amend Board Report 10-1117-PR20: Amend Board Report 09-1216-PR26 Amend Board Report 09-0128-PR16: Ratify Amendment to Board Report 08-0827-PR24 Amend Board Report 07-1024-PR21: Amend Board Report 07-0228-PR22 Amend Board Report 05-0824-PR11: Amend Board Report 05-0323-PR14: Approve Exercising the Option to Renew the Agreement with Various Companies for Defined Contribution Retirement Services User Group: Office of Human Capital Services: Retirement Services Status: In negotiations

22. 11-0525-PR39: Approve Entering into an Agreement with American Institutes for Research and Children's Aid Society for Consulting Services. User Group: Learning Supports Services: Consulting Services Status: In negotiations

23. 11-0525-PR41: Approve Exercising the Final Option to Renew the Agreement with Various External Partners to provide Out-of-School Time Programs and Services to Students and Their Families in the Chicago Public Schools Community Schools Initiative. User Group: Learning Support Services: Out-of-Schools Time Programs and Services Status: 20 of 27 agreements have been fully executed; authority to renew with one vendor will be rescinded as set forth in Section II below; the remaining 6 agreements have not been signed and returned by the vendors.

24. 11-0622-EX2: Amend Board Report 09-1123-EX4: Amend Board Report 08-1022-EX7 Amend Board Report 07-1024-EX15: Approve the Establishment of Plato Learning Academy with American Quality Schools, an Illinois Not-For-Profit Corporation. User Group: Office of New Schools Services: School Management and Performance Agreement Status: In negotiations

 25. 11-0622-EX3: Amend Board Report 10-0526-EX9: Approve the Renewal of the Charter School Agreement with Legacy Charter School.
 User Group: Office of New Schools Services: Charter School Agreement Status: In negotiations

26. 11-0622-PR33: Approve Entering into an Agreement with ARAG Insurance Company to Provide Access to a Legal Services Network For Chicago Public Schools Employees User Group: Office of Human Capital Services: Legal Services Network Access Status: In negotiations 27. 11-0622-PR34: Approve Entering into an Agreement with Benefits Express Services, LLC For Flexible Spending Account Services. User Group: Office of Human Capital Services: Flexible Spending Account Services Status: In negotiations

 11-0622-PR35: Approve Exercising the First Option to Renew the Agreement with Health Care Service Corporation D/B/A Blue Cross Blue Shield of Illinois to Provide Preferred Provider Organization (PPO) Services.
 User Group: Office of Human Capital Services: Preferred Provider Organization (PPO) Services Status: In negotiations

29. 11-0622-PR36: Approve Exercising the First Option to Renew the Agreement with United Health Care Insurance Company to Provide Preferred Provider Organization (PPO) Services User Group: Office of Human Capital Services: Preferred Provider Organization (PPO) Services Status: In negotiations

 30. 11-0727-OP3: Amend Board Report 11-0622-OP7: Approve New Lease Agreement with Urban Prep Academy for Young Men High School-South Shore Campus for Lease of the Williams Multiplex Located at 2710 South Dearborn Street.
 User Group: Office of Real Estate Services: Lease Agreement Status: In negotiations

31. 11-0727-PR6: Amend Board Report 11-0427-PR7: Approve Exercising the Second Option to Renew the Agreement with C and M JV1 Company, Ltd for Milk Supply and Delivery Services User Group: Nutrition Support Services Services: Milk Supply and Delivery Services Status: In negotiations

 32. 11-0727-PR7: Approve Exercising the Option to Renew the Agreement with the City of Chicago Department of Public Health for Inspection Services.
 User Group: Nutrition Support Services
 Services: Inspection Services
 Status: In negotiations

33. 11-0727-PR11: Approve Entering into an Agreement with Manpower, Inc., for Temporary Work Assistance Services.
 User Group: Citywide – Academic Enhancement Services: Temporary Work Assistance Services Status: In negotiations

34. 11-0727-PR12: Ratify Exercising the First Option to Renew the Agreement with Riverside Publishing for the Purchase of Test Materials and Related Services User Group: Citywide – Academic Enhancement Services: Purchase of Test Materials and Related Services Status: In negotiations

35. 11-0727-PR15: Approve Exercising the Final Option to Renew the Agreement with After Schools Matters to Provide Apprenticeship and Educational Services. User Group: Office of College and Career Preparation Services: Apprenticeship and Educational Services Status: In negotiations

 36. 11-0727-PR19: Approve Entering into an Agreement with Illinois State Police for Consulting Services.
 User Group: Office of School Safety and Security Services: Consulting Services Status: In negotiations

37. 11-0727-PR23: Approve Exercising the First Option to Renew the Agreements with Children's Memorial Hospital and Umoja Student Development Corp to Provide Staff Development and Student Support for the Office of School Improvement. User Group: Office of School Improvement Services: Staff Development and Student Support Status: In negotiations

38. 11-0727-PR24: Approve Entering into an Agreement with Daniel A. McDonell DBA College Board Review to Provide Curriculum Alignment and Teacher Instructional Development Services for Probationary High Schools for the Office of School Improvement. User Group: Office of School Improvement Services: Teacher Instructional Development Services Status: In negotiations 39. 11-0727-PR25: Approve Entering into Agreements with ISBE-Approved Lead Partners for School Management, Staff and Student Support Interventions and Services for Office of School Improvement Probationary High School.
 User Group: Office of School Improvement Services: Student Support Intervention Services Status: In negotiations

40. 11-0727-PR27: Amend Board Report 11-0525-PR31. Amend Board Report 10-0825-PR18 Amend Board Report 10-0324-PR18: Amend Board Report 09-0422-PR23. Amend Board Report 08-0602-PR55: Amend Board Report 07-1114-PR20: Amend Board Report 07-0627-PR42: Amend Board Report 06-0823-PR21: Amend Board Report 06-0125-PR21: Amend Board Report 05-1221-PR21: Amend Board Report 04-0526-PR52: Amend Board Report 01-0328-PR41: Approve the Pre-Qualification Status of Least Restrictive Environment Consultants to Provide Consulting Services. User Group: Office of Specialized Services Services: Consulting Services Status: In negotiations

 41. 11-0727-PR30: Approve Entering into Agreements with Various Vendors to Provide Support Services for the Pathways to Accelerated Student Success Program. User Group: Support for High Risk Populations – Citywide Services: Student Support Services Status: In negotiations

42. 11-0727-PR31: Ratify the First Option to Renew the Agreements with Various Vendors for the Purchase of Response to Intervention Services (RTI). User Group: Citywide -- Office of Teaching & Learning Services: Response to Intervention Services Status: 4 of 15 agreements have been fully executed, the remaining agreements are imnegotiations.

 43. 11-0727-PR32: Approve Entering into an Agreement with Charles Venegoni Associates for Consulting Services.
 User Group: Office of Teaching & Learning Services: Consulting Services
 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 11-0525-PR3: Amend Board Report 11-0323-PR5: Amend Board Report 10-1215-PR3 Approve Exercising First And/Or Second Option to Extend Pre-Qualification Status of Contractors and Entering into Agreements with New Contractors to Provide Various Trades Work Over \$10,000 For The Operations and Maintenance Program.

User Group: Facility Operations & Maintenance

Services: Operations and Maintenance

Action: Rescind Board authority in full for the following 17 contractors for failure to execute the r agreement: Anchor Elevator & Escalator, LLC (#12), Automated Logic-Chicago (#16). Aztech Electric, Inc. (#17), Blackwell Construction, LLC (#21), Bobbe & Co. (#22), Builder's Chicago Corporation (#26), CECO, Inc, (#32) Chicago Commercial Company, LLC (#33). Continental Painting & Decorating, Inc. (#37), Gale Construction Company, Inc, (#51), GFS Fence. Guardrail & Signage, Inc. (#53), K Bailey, Inc. (#74), Restore Masonry, LLC (#110), Forevertawn of Central Illinois (#137), Trice Construction Co (#144), BMS Cat (#153) and Roberts Environmental Control Corp (#166).

2. 11-0525-PR7: Approve Exercising the Final Option to Renew Pre-Qualification Status and Entering into Agreements with Contractors to Provide Demolition and Site Preparation Services for the Board of Education.

User Group: Facility Operations & Maintenance

Services: Demolition and Site Preparation Services

Action: Rescind Board authority in full for the following contractors for failure to execute their agreement: Delta Demolition (#5) and National Wrecking Company (#11).

3. 11-0525-PR8: Approve the Pre-Qualification Status of and Entering into Agreements with Various Contractors to Provide General Contracting Services.

User Group: Facility Operations & Maintenance

Services: General Contracting Services

Action: Rescind Board authority in full for these contractors for failure to execute their agreement. Lombard Company (#17) and Walsh Construction Company of IL (#37).

 11-0525-PR17: Approve Entering into Software License Agreements with Various Vendors for Additional Learning Opportunities Software. User Group: Office of Human Capital Services: Software License Agreements Action: Rescind authority in full for these vendors for failure to execute their agreement Dreambox Learning, Inc. (#4) and Computer Services & Consulting, Inc. (#5).
 11-0525-PR41 Approve Exercising the Final Option to Renew the Agreement with Various

5. Those-PR41 Approve Exercising the Final Option to Renew the Agreement with Validus External Partners to provide Out-of-School Time Programs and Services to Students and Their Families in the Chicago Public Schools Community Schools Initiative. User Group: Learning Support Services: Out-of-Schools Time Programs and Services Action: Rescind authority in full for Illinois Institute of Technology (#19) for failure to execute agreement; authority remains for all other vendors.

President Vitale thereupon declared Board Reports 11-1026-OP1, 11-1026-EX2, 11-1026-EX3 and 11-1026-AR3 accepted.

OMNIBUS

At the Regular Board Meeting of October 26, 2011 the foregoing motions, reports and other actions set forth from number 11-1026-MO1 through 11-1026-RS10 except as otherwise indicated, were adopted as the recommendations or decisions of the Chief Executive Officer and General Counsel.

President Vitale abstained on Board Report 11-1026-PR6.

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 of October 26, 2011 held at the Central Service Center 125 South Clark Street, Board Chamber, Chicago, Illinois, 60603.

> Estela G. Beltran Secretary

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