AMEND BOARD REPORT 02-0424-PR14 AMEND BOARD REPORT 01-0926-PR12 AMEND BOARD REPORT 01-0627-PR18

APPROVE ENTERING INTO AN AGREEMENT WITH CATALYST CONSULTING GROUP, INC. FOR DESIGNING, CONFIGURING AND IMPLEMENTING A STUDENT INFORMATION REPORTING REPOSITORY

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve entering into an agreement with Catalyst Consulting Group, Inc. ("Catalyst") for the designing, configuring and implementing a student reporting repository for use by the Office of Technology Services, at a cost not to exceed \$706,500.00. Consultant was selected on a non-competitive basis because Catalyst was the most qualified and cost competitive of the seven (7) respondents to the informal Request for Information. A written agreement with Catalyst Consulting Group, Inc. is currently being negotiated. No services may be received and no payment shall be made to Catalyst Consulting Group, Inc., 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 ninety (90) days of the date of this Board Report. Information pertinent to this agreement is stated below.

This amendment is necessary to expand Consultant's scope of services and increase the dollar amount of the Contract by \$355,920.00. A written amendment to the Contract is currently being negotiated. No payment for these additional services shall be made prior to the execution of the written amendment. The authority granted in this amended Board Report shall automatically rescind in the event a written amendment is not executed within ninety (90) days of the date of this amended Board Report.

This second amendment is necessary to extend the contract term until July 31, 2002 so Catalyst can complete the services at no additional cost to the Board. A written amendment to the agreement is required. The authority granted herein shall automatically rescind in the event a written amendment is not executed within sixty (60) days of the date of this Board Report.

This third amendment is necessary to 1) extend the contract term until December 31, 2002 so Catalyst can complete the services at no additional cost to the Board; 2) Include an hourly rate for DBA Support Services; and 3) Revise the M/WBE goals for this vendor. A written amendment to the agreement is required. The authority granted herein shall automatically rescind in the event a written amendment is not executed within sixty (60) days of the date of this Board Report.

SPECIFICATION NO.: 01-250115

VENDOR: Catalyst Consulting Group, Inc.

211 West Wacker Drive, Suite 400

Chicago, Illinois 60606 Contact: Arvind Talwar Telephone No. 312-629-0750

Vendor No. 29230

USER: Office of Technology Services

125 South Clark, 3rd Floor Chicago, Illinois 60603

Contacts: Elaine L. Williams, Chief Technology Officer

Frank Spoto, Manager - Student Information System

Telephone No. 773-553-1300

TERM: The term of the agreement shall commence on the date the agreement is signed and shall end July 31, 2002 December 31, 2002.

EARLY TERMINATION RIGHT: The Board has the right to terminate this agreement upon thirty (30) days written notice.

SCOPE OF SERVICES: Catalyst will provide services that include designing, developing and implementing a student information reporting repository. These services will provide end-users with a state-of-the-art analytic and reporting tools and a repository to integrate and transform the student information data to support the reporting requirements of central office, regional offices and schools.

Catalyst shall continue to provide the services contained in the original Agreement and also provide a database administrator ("DBA") for the student scheduling system and the reporting repository as follows:

- Perform ongoing day-to-day support and maintenance
- · Create, delete and maintain user accounts
- Use groups to organize user accounts
- Manage data storage
- Monitor event logs
- Identify and create databases
- Plan and implement data back up and restore processes
- Identify, troubleshoot and resolve Oracle and DB2 performance issues
- Identify and optimize resource utilization
- Manage interfaces between databases and business intelligence tools
- Create and configure security templates
- Implement and troubleshoot security policies
- Review and update the disaster recovery plan
- · Any other duties deemed appropriate

DELIVERABLES: Catalyst will deliver the following:

- Project plan at the activity level
- Detailed data model, detailed entity relationship diagram, logical database design, and physical database design
- Code and documentation for the relational database using DB2 in the OS/390 environment
- Program and documentation for the database load and update programs
- Program and documentation for the database archive/purge programs
- Day-to-Day Database Administration
- Daily Maintenance Schedule
- Backup Frequency and Schedule
- Monthly Status Reports
- Monthly Timesheets
- Updated Disaster Recovery Plan

OUTCOMES: The Board will have state-of-the-art analytic and reporting tools and a repository to integrate and transform the student information data in support of the reporting requirements of Central Office, regional offices and schools.

The Board will have daily support to maintain the SS and SIRR, including performance optimization, backup and recovery, user account maintenance and security; Checklist of maintenance items to perform on a periodic basis - Month 1; Schedule that indicates time and date of system back ups - Month 1; Report of tasks completed, tasks in progress, issues and risks - Monthly; Report of time worked for the Board - Monthly; Review and update of the relevant portions of the OTS disaster recovery plan - Quarterly.

COMPENSATION: Consultant shall be paid as follows: upon invoicing at the hourly rate of \$185.00 for Repository Development and \$162 for DBA Support in an amount not to exceed \$706,500.00.

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

AFFIRMATIVE ACTION: The M/WBE goals for this contract include:

35% total MBE, 22% total African American, 10% total Hispanic, 2% total Asian, and 5% total WBE.

However, the Waiver Review Committee recommends that a partial waiver of the participation goals for this contract as required by the Revised Remedial Plan for Minority and Women Business Enterprise Contract Participation (M/WBE plan) be waived because contract is not further divisible.

The vendor has, however, identified and scheduled the following firms and percentages:

TOTAL MBE% - 95%

African American:

Catalyst Consulting Group, Inc. certified until 05/31/06

211 West Wacker Drive, Suite 400

<u>Choicago, IL 60606</u> \$ 600,525.00 - 85%

<u>Hispanic:</u>

Millennium Three, Inc. _______certified until 12/31/02

41 West Congress Parkway

Chicago, IL 60605

\$ 70,650.00 - 10%

TOTAL WBE% - 5%

WBE:

Trinal, Inc. certified until 06/30/02

41 West Congress Parkway

Chicago, IL 60605

\$ 35,325.00 - 5%

The City of Chicago Department of Procurement Services certifies each identified firm. The identified firms are subject to change upon approval from the Procurement and Contract's Division of Compliance and Vendor Services without further Board approval.

The M/WBE goals for this contract include:

35% total MBE, 22% total African American, 10% total Hispanic, 2% total Asian and 5% total WBE

However, the Waiver Review Committee recommends that a partial waiver of the participation goals for this contract as required by the Revised Remedial Plan for Minority and Women Business Enterprise Contract Participation (M/WBE Plan) be waived because contract is not further divisible.

The vendor has, however, identified and scheduled the following firms and percentages:

85% African American: Catalyst Consulting Group, Inc. 211 West Wacker Drive, Suite 400 Chicago, Illinois 60606 10% Hispanic: Millennium Three Inc. 41 West Congress Parkway	85% — 10%	\$302,532.00 certified 06/01/02 \$35,592.00 certified 12/31/02
Chicago, Illinois 60605 0% Asian:		
5% WBE: Trinal, Inc	5%	\$17,796.00 certified 6/30/02

The City of Chicago Department of Procurement Services certifies each identified firm. The identified firms are subject to change upon approval from the Procurement and Contract's Division of Compliance and Vendor Services without further Board approval.

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

FINANCIAL:

Charge to the Office of Technology Services: \$350,580.00 + \$355,920.00 = \$706,500.00

Budget Classifications: 0220-210-000-1114-5410 \$350,580.00 FY01 P.O. #128958

0960-210-000-7536-5410 \$355,920.00\$298,224.00 FY02 P.O.

#403041

0960-210-000-7536-5410 \$57,696.00 FY02 P.O. #339434

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 July 26, 1995 (95-0726-EX3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics – The Board's Ethics Code adopted September 27, 1995 (95-0927-RU3), 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).

Approved:

General Counse

Anyta Rocha
Acting Chief Purchasing Officer

Within Appropriation:

Kenneth C. Gotsch

Arne Duncan
Chief Executive Officer

Approved as to Legal Form:

Marilyn F. Johnson

Kenneth C. Gotsch Chief Fiscal Officer

Approved for Consideration: