# AMEND BOARD REPORT 08-0924-PR13 RATIFY AN AGREEMENT WITH BANNER SCHOOLS AND PATHWAYS IN EDUCATION-ILLNOIS FOR ALTERNATIVE LEARNING OPPORTUNITIES PROGRAM SERVICES

#### THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Ratify agreements with Banner Schools and Pathways in Education-Illinois to provide Alternative Learning Opportunities Program (ALOP) services to Office of High Schools at a cost not to exceed \$5,373,000.00 \$6,373,000.00 in the aggregate. These services were obtained without prior Board approval. The ALOP Providers were selected on a competitive basis pursuant to Board Rule 5-4.1. Written agreement for each Provider's services is currently being negotiated. No payment shall be made to any Provider prior to the execution of such Provider's written agreement. The authority granted herein shall automatically rescind as to each Provider in the event a written agreement is not executed within 90 days of the date of this Board Report. Information pertinent to these agreements is stated below.

This January 2009 amended Board Report is necessary to i) increase the contract dollar amount by \$1,000,000.00 for a total expenditure not to exceed \$6,373,000.00 and ii) to amend the contract with Banner Schools to provide additional seats for students returning from juvenile detention facilities for a 10 week transition program for students transitioning out of juvenile detention facilities. The additional expenditures will be funded by a Grant from the U.S. Department of Labor. A written amendment to the contract with Banner Schools is required. The authority granted herein shall automatically rescind in the event a written amendment is not expected within 90 days of the date of this amended Board Report.

SPECIFICATION NO.: 08-250007

PROVIDERS: 1. Banner Schools

1243 S. Wabash #503 Chicago, Illinois 60605

773-934-2328

Contact Name: Eric Carlton

Vendor No. 20029

2. Pathways in Education-Illinois

1351 Foothill Blvd.

La Canada, California 91011

818-952-5077

Contact Name: Jamie Hall

Vendor No. 18327

**USER:** Office of High Schools and High School Programs

125 S. Clark

Chicago, Illinois 60603 Mr. David Gilligan 773-553-2147

**TERM**: The term of each agreement shall commence on September 2, 2008 and shall end August 30, 2010. Each agreement shall have two (2) options to renew for periods of one (1) year each

**EARLY TERMINATION RIGHT:** The Board shall have the right to terminate each agreement with thirty (30) days written notice.

**SCOPE OF SERVICES:** Providers shall provide the following ALOP services pursuant to Section 13B of the Illinois School Code (105 ILCS 5/13B-1 et seq.): High quality alternative educational program services for high school students aged 17 15 years and older who have had significant leaves of absence from school or have been involved with the juvenile justice system and have few, if any, high school credits. The program shall be designed to prepare students for graduation from high school and provide a post-secondary path. Providers will provide a 24 credit requirement program, aligned with Chicago Public Schools graduation requirements. Students' diplomas will be issued by their home high schools. Provider will participate fully in the Prairie State Achievement Examination for grade 11. Provider will participate in the Explore Test in grade 9 and the Plan Test in grade 10. Data from these assessments will be compiled and evaluated as described below. If for any

reason CPS ceases to use any of the assessment systems described herein, the Board, at its discretion, shall implement an alternate student assessment system and test measure criteria for Provider accountability purposes.

#### **DELIVERABLES**: Providers shall:

- Provide Program with adequate and appropriate equipment and supplies.
- Administer academic progress and other assessments as described by the Board, in the Board's sole
  discretion (Board will provide test booklets, training and scoring for mandated state and local tests.).
- Provide areas in school conducive to learning separate from the lunch and other activity rooms.
- Provide sufficient staff (teacher aides, security and etc.) to effectively manage, support and educate students consistent with their needs.
- Provide programs with special components dedicated to truancy with attempts to increase attendance
  of student and decrease truancy problems.
- Provide a 10 week transition program consisting of academic support, life-skills training, and workforce exploration opportunities for students transitioning out of the juvenile detention facilities and participating in the Youth Engaged in Schools Initiative. Program is focused on increasing the graduation rate of court involved students.
- Provide dedicated staff and space to effectively manage and support 10 week transition program for students participating in the Youth Engaged in School Initiative.
- Provide and administer mutually agreed upon assessments of progress in reading and mathematics at the end of school year for all students to assess individual student progress.
- Provide to Office of High School Programs semester transcripts for each student enrolled in ALOP Schools.
- Provide daily attendance reports to Office of High School Programs' Staff.
- Provide list of graduates to Office of High School Programs at the end of each school year.
- Provide copies of individual student success plans to Office of High School Programs.

### **OUTCOMES:** Providers will ensure that:

- Students make a minimum of six months growth on standardized achievement tests.
- Student attendance rate is 80%.
- Students earn a minimum of 6 credits per academic year.
- Students have a post-secondary plan upon graduation.
- Graduation rate is 85%.
- Dropout rate less than 4%.
- Credit gain 80% of students attaining 5+ credits over one year.
- Students are provided the curricular and credit opportunities to earn a high school diploma.

**COMPENSATION**: Each Provider will be allocated a certain number of seats and will be paid a negotiated rate for these seats, not to exceed the sum of \$5,373,000.00 \$6,373,000.00 in the aggregate for all Providers. Each agreement will contain a clause that the Board my increase or decrease the number of seats by giving the Provider thirty (30) days written notice.

## REIMBURSABLE EXPENSES: None.

**AUTHORIZATION:** Authorize the General Counsel to include other relevant terms and conditions in the written agreement <u>and amendment</u>. Authorize the President and Secretary to execute the agreement <u>and amendment</u>. Authorize the Chief Officer of High School Programs to execute all ancillary documents required to administer or effectuate the written agreement.

**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 Office of High Schools and High School Programs

\$5,373,000.00 \$6,373,000.00

Fiscal Year: 2008

Budget Classification: 66301-115-54305-212024-000000: \$2,173,000.00

Source of Funds: General Education 210

**SGSA 234** 

Fiscal Year: 2009

Budget Classification: 13722-115-54305-212024-000000: \$3,200,000.00

Source of Funds: General Education 210

**SGSA 234** 

Fiscal Year: 2009

Budget Classification: 13722-324-54305-221021-500750: \$1,000,000.00

Source of Funds: 324 U.S. Department of Labor Grant

### **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).

**Approved for Consideration:** 

Opal L. Walls

Chief Purchasing Officer

Within Appropriation:

**Pedro Martinez** 

**Chief Financial Officer** 

Approved as to legal form:

Patrick J. Rocks Gerjeral Counsel

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