APPROVE ENTERING INTO AGREEMENTS WITH VENDORS TO PROVIDE SAFE HAVEN SITES AND SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve entering into agreements with the vendors identified below to provide safe haven sites and services for Chicago Public School students at a cost not to exceed \$800,000.00 in the aggregate. These vendors were selected on a competitive basis pursuant to Board Rule 7-2. Written agreements for each vendor's services are currently being negotiated. No services shall be provided by any vendor and no payment shall be made to any vendor prior to the execution of such vendor's written agreement. The authority granted herein shall automatically rescind as to each vendor in the event a written agreement is not executed by such vendor within 90 days of the date of this Board Report. Information pertinent to these agreements is stated below.

Specification No.: 10-250058

Contract Administrator: Craig Holloway/(773) 553-2903

VENDORS:

 St. Mark International Christian Church 832 N. Leclaire Chicago, IL 60651 Contact: Andre Thurmon (773) 378-4600 Vendor #98607

- Hope Organization
 9231 S. Cottage Grove
 Chicago, IL 60619
 Contact: Roosevelt Watkins
 (773) 487-8441
 Vendor #85062
- New Life Covenant Pilsen Ministry 2512 S. Oakley Blvd Chicago, IL 60608 Contact: Robert Belfort (773) 890-4659 Vendor #67456

USER:

Chief Administrative Office 125 S. Clark St., 5th floor Chicago, Illinois 60603 Contact: Robert W. Runcie, Chief Administrative Officer (773) 553-1500

TERM: The term of each agreement shall commence upon the date of execution and end on December 19, 2011. 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 30 days written notice.

SCOPE OF SERVICES: Vendors shall provide (or subcontract with third parties to provide) sites and services to elementary and/or high school students in at least ten (10) different sites/locations during designated time periods throughout the school year in the targeted communities. Vendors shall include

workshops on study skills, conflict resolution, anger management, character building, and positive communication as well as act as a safe place for the students to go after school, during winter and spring breaks, and whenever there are any emergency services that are needed during the school year.

OUTCOMES: Vendors' outcomes shall result in the following:

- (1) Students' likelihood to participate in violent behavior or become a victim of violence is reduced.
- (2) Parents are provided child care support during the daytime hours while students receive educational enrichment activities including: problem solving, positive communication strategies, anger management strategies, discussions about violence in the community, guidance regarding truancy prevention, and tutoring in a safe environment during non-school hours.

COMPENSATION: Vendors shall receive \$250 per day per site on days that require four hours of operation during the winter and spring breaks. Vendors shall receive \$200 per day per site on days that require three hours of operation during the after school programs.

Vendors shall be paid upon invoicing after services have been performed. Total compensation to all vendors shall not exceed the sum of \$800,000.00.

AUTHORIZATION: Authorize the General Counsel to include other relevant terms and conditions in the written agreements. Authorize the President and Secretary to execute the written agreements. Authorize the Chief Administrative Officer to execute all ancillary documents required to administer or effectuate these written 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, M/WBE provisions of the Program do not apply to transactions where the vendors providing services operate as Not-for-Profit organizations.

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

FINANCIAL: Charge \$728,000 to 14010-331-54125-232102-430101 FY11 Source of Funds: ARRA Charge \$72,000 to 14010-358-54125-232102-440039 FY11 Source of Funds: Title IV

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).

General Counsel

Approved for Consideration:

Paul J Walls
Opal L Walls
Chief Purchasing Officer

Within Appropriation:

Diana S. Ferguson
Chief Financial Officer

Approved:

Ron Huberman
Chief Executive Officer

Chief Financial Officer

Approved as to Legal Form:

Patrick J. Rocks