

March 28, 2001

AMENDMENT BOARD REPORT NO. 00-1232 PB27 APPROVED: CAL DECEMBER 30, 2000

APPROVE ENTERING INTO AGREEMENTS WITH VARIOUS UNIVERSITIES AND COLLEGES TO

OFFICER REPORTS THE FOLLOWING DECISION:

ove entering into agreements with various universities and colleges to provide mathematics, science

non-competitive basis because of their histories of providing curriculum development to the Chicago Public Schools at great expense.

Schools: Consultants provided services in support of the CMSTA program during the 1999-2000 school year. Written agreements for each Consultant are to provide no services and no payment shall be made to any Consultant prior to the execution of such agreement. The authority granted hereunder automatically rescinds any Consultant for which a written agreement is not executed within 80 days of the date of this amended Board Order.

This amendment is necessary to correct the compensation amount for the Illinois Institute of Technology, to correct the name of the consultant for Lake View High School, and to change the funding source.

SPECIFICATION NO.: 00-250792

CONSULTANT.NET.COM

- 1. Northeastern Illinois University
Department of Education**

Box 34421
Chicago, IL 60625-60624

01-0328-PR31

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Paul Robeson High School

1000 North Nevada Road

4. Columbia College

1000 North Nevada Road

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DELIVERABLES: Deliverables will vary according to each vendor's proposal. The Office of High School Development will monitor receipt of the deliverables.

OUTCOMES: 1) Increase student achievement; 2) Improve school leadership team; 3) Establish a student-centered learning climate; 4) Provide effective professional development activities, 5) Promote parent partnerships and 6) Have students meet and exceed national and state standards in mathematics, reading and science by 2003.

NON-REFUNDABLE: One consultant shall be paid his/her rates established and vendor in amounts not to exceed those listed above for each Consultant.

S: Consultant shall not be reimbursed for any expenses.

REIMBURSABLE EXPENSES

and conditions in the

AUTHORIZATION: Authorization General Counsel to include other relevant terms

be delivered by this vendor are subject to the

AFFIRMATIVE ACTION: The services and products to

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GENERAL CONDITIONS:

Inspector General – Each party to the agreement shall acknowledge that, in accordance with 105 ILCS

investigations conducted by the Inspector General shall have access to all information and sources relevant to those investigations.

CS 5/34-21.3 which restricts the employment of or the letting of contracts to former

provisions of 105 IL

U.26(a)(X) as amended from

time shall be incorporated into and made a part of the agreement.

fiscal year is deemed a contingent liability subject to annual