

APPROVE ENTERING INTO AN AGREEMENT WITH LABRYNTH FOR CONSULTING SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve entering into an agreement with Labrynth for consulting services for Information & Technology Services (ITS), at a cost not to exceed \$249,000.00. The vendor was selected on a competitive basis

- g. Lead and/or assist with development of application "views" to extract data from applicable databases
- ix. Assist with relevant application system design, development, and testing efforts
- x. Assist with design, development, and testing of meta data strategy

DELIVERABLES: Labrynth will provide direct consulting services to achieve the following deliverables.

High School Transcripts

- Support of the Department of College and Career Preparation in the initiative to implement an electronic solution for the provision of student transcripts to colleges and universities

- Conversion of High School historical grades from SIM Historical to the Permanent record
- Modification of all transcript-related downstream processes to source data from the Permanent Record instead of SIM Historical (Transcript Database loading, Summary/Exporting, School conversion, YEP, Data Health checks)

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 I. Walls
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Approved:

Ron Huberman
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