ACCOUNTABILITY PLAN – STARTING IN 2017-2018 SCHOOL YEAR

The Board and the Contract School have determined that it is in the best interests of the Board, the Contract School, students, parents and the public to articulate clear standards for the Contract School. The governing board of the Contract School shall be responsible for overseeing the academic performance of the Contract School and ensuring the academic success of the Contract School’s students. Additionally, the governing board of the Contract School is responsible for ensuring that the Contract School’s financial management and compliance meets the minimum acceptable standards. The governing board of the Contract School shall be held accountable through an annual performance evaluation and the publishing of a public Performance Scorecard outlining the level of achievement of the Contract School with respect to those standards, based on data collected during the prior school year.

1. **Accountability Components**

The Board and the Contract School hereby agree that the Contract School shall be evaluated annually in accordance with the Agreement and this Accountability Plan including (i) the Board’s School Quality Rating Policy (“SQRP”) adopted November 19, 2014 (14-1119-PO1) with respect to option schools, (ii) Board Resolution Regarding School Quality Rating Policy adopted September 29, 2015 (15-0929-RS3), and (iii) any other resolutions adopted by the Board related to the SQRP. Said policies and resolutions, as may be amended from time to time, are hereby incorporated by reference into and made a part of this Agreement as if fully set forth herein.

2. **Annual Performance Scorecard**

Annually the Board shall publish a Performance Scorecard indicating the Contract School’s performance on each of the indicators (“Indicators”) in the following two categories: (i) Pupil Performance and (ii) Financial Management and Compliance. The Board reserves the right to also publish any underlying documentation with respect to such Performance Scorecard including, but not limited to, the Financial Audit of the Contract School as referenced in paragraph 6.a. of the Agreement. A Performance Scorecard for the preceding school year will be issued each year as soon as the data and corresponding analysis is available.

Pursuant to the Option School Performance Indicators in the SQRP, for the Pupil Performance Indicators, the Board will assign the Contract School an accountability designation for purposes of comparison to other option CPS schools and public reporting. The level of the Contract School’s performance will be determined by a set of Indicators measuring, among other things, student academic growth, attendance, and progress toward graduation.

For the Financial Management and Compliance Indicators, the Contract School's
performance on each Indicator will be rated as follows:

- Exceeds Standards – Above average performance
- Meets Standards – Average performance
- Does Not Meet Standards – Below average performance

This Accountability Plan establishes the performance levels, listed below, which generate the ratings for each Indicator. However, additional information or extenuating circumstances may lead the Board to rate an Indicator higher or lower than when performance level criteria are strictly applied.

A. Pupil Performance

**Standardized Tests**

The Contract School shall participate fully in assessments required by the State of Illinois as well as any other assessments required by the district’s SQRP during the administration period agreed upon by the Chicago Public Schools and the Contract School. Data from these assessments will be compiled and evaluated as described in the SQRP. If for any reason the Chicago Public Schools ceases to use any of the assessment systems described herein, the Board shall implement, for Contract School accountability purposes, the same alternate student assessment system and test measure criteria used for district’s students.

**Additional Student Performance Indicators and Data Required**

Additional metrics may also be assessed including the Contract School’s attendance rate, one-year dropout rate (for high schools), early college credit (for high schools), career certifications (for high schools), graduation rate (for high schools), college enrollment and persistence (for high schools), and data quality. Additionally, all schools will be required to administer the My Voice, My School survey annually.

In general, schools will be required to submit all relevant data necessary to calculate the metrics outlined in the SQRP.

**Annual Measurable Objectives**

As required by the Federal Every Student Succeeds Act (“ESSA”), as may be amended from time to time, Illinois has set annual measurable objectives. Contract Schools failing to meet annual measurable objectives may face sanctions under applicable State and Federal laws.

**Comparison Metrics**
The Contract School’s academic performance shall be reviewed annually relative to the performance of other option schools within CPS on metrics included in the SQRP and/or on assessments mandated and other metrics measured by the State of Illinois.

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B. Financial Management and Compliance

The following Financial Management and Compliance Categories will be included on and evaluated for each Performance Scorecard: Financial Condition, Financial Controls, Reporting, and Legal Compliance. The school will receive a rating for each Indicator based on the rubric described below. Performance against each Indicator will be reported on the Annual Performance Scorecard.

Financial Condition

This category measures the overall financial health of the school based on the change in net assets, current ratio (liquidity), net asset ratio, cash on hand ratio, and loan delinquency. Ratings will be assigned for each Indicator as follows:

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Exceeds Standards</th>
<th>Meets Standards</th>
<th>Does Not Meet Standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>Change in Net Assets (Key Indicator)</td>
<td>Sum of last three years Change in Net Assets is greater than or equal to 2% of the sum of last three years total revenue and current year</td>
<td>Either the sum of last three years Change in Net Assets is greater than or equal to 2% of the sum of last three years total revenue or current year</td>
<td>Neither the sum of last three years Change in Net Assets is greater than or equal to 2% of the sum of last three years total revenue or current year Change in Net Assets is greater than or equal to 2% of current year revenue</td>
</tr>
<tr>
<td>Current Ratio (Key Indicator)</td>
<td>Current Ratio is greater than or equal to 3.0</td>
<td>Current Ratio is less than 3.0 but greater than or equal to 1.1</td>
<td>Current Ratio is less than 1.1</td>
</tr>
<tr>
<td>Net Asset Ratio (Key Indicator)</td>
<td>Net Asset Ratio is greater than or equal to 50%</td>
<td>Net Asset Ratio is less than 50% but greater than or equal to 20%</td>
<td>Net Asset Ratio is less than 20%</td>
</tr>
<tr>
<td>Cash on Hand Ratio (Key Indicator)</td>
<td>Cash/avg. monthly expenses greater than or equal to 3.0</td>
<td>Cash/avg. monthly expenses less than 3.0 but greater than or equal to 1.0</td>
<td>Cash/avg. monthly expenses is less than 1.0</td>
</tr>
<tr>
<td>Loan Delinquency</td>
<td>No late payments in the last twelve months or no</td>
<td>One or two late payments in the last twelve months</td>
<td>Three or more late payments in the last twelve months</td>
</tr>
</tbody>
</table>
The Board shall use the annual Financial Audit, required under paragraph 6.a, along with any other relevant information as part of the Financial Condition Category.

**Financial Controls**

This category assesses the fiscal soundness of the financial system in place at each school, taking into consideration the auditor’s independent review.

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Exceeds Standards</th>
<th>Meets Standards</th>
<th>Does Not Meet Standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual Audit</td>
<td>Unqualified opinion, no significant deficiencies or material weaknesses</td>
<td>Unqualified opinion, one or two significant deficiencies and no material weaknesses</td>
<td>Unqualified opinions, one material weakness or more than two significant deficiencies; or an audit with a qualified opinion</td>
</tr>
</tbody>
</table>

The following items, required by paragraph 6.a of the Agreement, shall be evaluated and presented as part of the Financial Controls Category:

i) the Contract School’s audit report opinion on its financial statements; and

ii) the Contract School’s audit report on compliance and internal control over financial reporting based on an audit of the financial statements performed in accordance with Government Auditing Standards and the Single Audit Act of 1984, as amended.

**Reporting**

This category measures a school’s timely submission of documents. Documents include annual budgets, quarterly financial statements, audit reports, and other compliance documents required at the Federal, State, and local levels as outlined in the Office of Innovation and Incubation’s compliance chart.

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Exceeds Standards</th>
<th>Meets Standards</th>
<th>Does Not Meet Standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fed/State/CPS Compliance Document</td>
<td>On-time submission percentage is greater than or equal to 95%</td>
<td>On-time submission percentage is less than 95% but greater than or equal to 80%</td>
<td>On-time submission percentage is less than 80%</td>
</tr>
</tbody>
</table>
Legal Compliance

This category measures legal compliance reflected and reported in the annual audit and detailed in any findings

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Exceeds Standards</th>
<th>Meets Standards</th>
<th>Does Not Meet Standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>Legal Compliance</td>
<td>Auditor report on compliance reflects no findings</td>
<td>Auditor report on compliance reflects one or two findings</td>
<td>Auditor report on compliance reflects three or more findings; or repeat finding</td>
</tr>
</tbody>
</table>

The following items, required by paragraph 6.a.iii. of the Agreement shall be tested and reported upon annually by the Contract School’s independent auditor and evaluated and presented as part of the Legal Compliance Indicator:

i) Compliance with all applicable Federal and State laws and constitutional provisions prohibiting discrimination on the basis of race, color, ancestry, religion, sex, sexual orientation, age, disability, marital status, parental status, military discharge status, national origin, housing status or need for special educational services;

ii) Compliance with all applicable health and safety requirements applicable to public schools under the laws of the State of Illinois and the City of Chicago;

iii) Compliance with all laws and regulations in accordance with the Illinois School Code and Illinois Administrative Code; and

iv) Conformance with the following paragraphs of the Agreement:

   a) Paragraph 4.d., an enrollment process,
   b) Paragraph 4.l., the school’s governance structure,
   c) Paragraph 5.c., maintenance of corporate status and good standing,
   d) Paragraph 5.e., completion of criminal background checks,
   e) Paragraph 5.g., the school’s facility/Attendance Center and ADA compliance,
   f) Paragraph 6.k., ongoing presence of management and financial controls,
   g) Paragraph 6.o., monitoring of public funds used for advertising, and
   h) Paragraph 8., maintenance of required insurance coverage.

In addition to the above items, the Board will also consider the Contract School’s compliance with the Office of Innovation and Incubation’s compliance requirements and
the teacher qualification requirements in accordance with the Illinois School Code. Failure to comply with either the compliance requirements or the teacher qualification requirements shall affect the rating on the Legal Compliance Indicator.

When determining how to classify a Financial Management and Compliance Indicator, the Board may consider information from various sources including, but not limited to, Financial Audits, site visits, spot checks or spot audits to verify enrollment and/or attendance data, and any information provided by other CPS departments, parents, or employees.

If a Financial Audit states that there were material weaknesses or significant deficiencies found, the Board may request from the Contract School the auditor's management letter and/or an opinion from a qualified, third-party professional regarding the importance of the finding. The Board shall also ask the Contract School to respond to the finding.

To further strengthen the Board’s financial accountability process, the Board has established baseline financial standards for the Contract School which have been detailed below:

**Financial Remediation Process**
The Office of Innovation and Incubation (“I&I”) shall oversee a financial remediation process (“Financial Remediation Process”) that requires a Contract School to submit documentation to I&I regarding the Contract School’s financial health. As indicated above, there are four “Key Indicators” related to financial performance. A Contract School shall enter the Financial Remediation Process if:

- At least two (2) out of four (4) Key Indicators are not meeting standards in one (1) fiscal year, or
- Exigent circumstances cause the Contract School unexpected financial hardship.

A Contract School that begins the Financial Remediation Process for the first time or begins in a non-consecutive year shall be required to submit monthly cash flow statements to I&I, with the possibility of other requirements.

A Contract School in its second consecutive year of the Financial Remediation Process shall be required to submit a financial corrective action plan (“Financial Corrective Action Plan”) and other required documents to I&I. This Financial Corrective Action Plan should detail the actions the Contract School will take to improve its financial position.

Nothing in this Agreement shall prohibit the Agreement from being subject to termination, shortened renewal term or non-renewal based on a totality of factors. The financial factors that may be taken into consideration include, but are not limited to: (i) the Contract School’s financial situation is severe enough that it impacts the education
of students, (ii) the Contract School not successfully completing the Financial Corrective Action Plan within the Financial Remediation Process, or (iii) the Contract School being in the Financial Remediation Process for more than half of the duration of its Agreement.

3. Contract School Participation in the Accountability Process

The Contract School shall take all necessary actions to collect and report the information required by this Accountability Plan for the Contract School including, without limitation:

A. Full participation in the administration of all required student assessments, as the case may be, including all procedures designed to safeguard the integrity of the assessments;
B. Participation in site visits conducted by the Board to ascertain that sufficient, minimum educational, facility, and operational practices are in place;
C. An annual financial and compliance audit, as required by law, including but not limited to, the Single Audit Act Amendments of 1996 (31 U.S.C. §7501-07, as amended), OMB Circular A-133, and the compliance requirements set forth in OMB Compliance Supplement, and by the Agreement;
D. Provision of student, school, and employee information required by the Agreement and/or the Accountability Plan;
E. Submission and implementation of ADA Plan for the Attendance Center required by the Agreement;
F. Provision of information that is necessary to evaluate parent, student, employee, or public allegations or audit findings that, if true, would constitute a violation of the law or Agreement; and
G. Provision of additional information or cooperation in other actions not listed in this section necessary to evaluate the Contract School’s performance with respect to the Financial Management and Compliance Categories.

4. Renewal, Non-Renewal and Termination

The Board shall evaluate the Contract School in accordance with the Accountability Plan and may rely on its evaluation of one or more Indicators included in the Accountability Plan when the Board acts to terminate, renew, or not renew the Contract School’s Agreement. Depending upon the circumstances, any Indicators for the current year of the Contract School or any optional site visit(s) by the Board may or may not be considered when the Board evaluates the Contract School against this Accountability Plan.
With respect to the Pupil Performance Category, the Board will take any such action using the SQRP rating for the Contract School then available. For example, for a five-year agreement ending on June 30, 2021, the 2017 SQRP Rating would assess the academic performance of the Contract School for the 2016-2017 school year and so on as illustrated below:

<table>
<thead>
<tr>
<th>Issuance of SQRP Rating</th>
<th>Based on School Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Summer/Fall 2017</td>
<td>August/September 2016-June 2017</td>
</tr>
<tr>
<td>Summer/Fall 2018</td>
<td>August/September 2017-June 2018</td>
</tr>
<tr>
<td>Summer/Fall 2019</td>
<td>August/September 2018-June 2019</td>
</tr>
<tr>
<td>Summer/Fall 2020</td>
<td>August/September 2019-June 2020</td>
</tr>
<tr>
<td>Summer/Fall 2021</td>
<td>August/September 2020-June 2021</td>
</tr>
</tbody>
</table>

When the Agreement is up for renewal, the Board will take into account previous years of the Contract School’s academic performance on the SQRP; provided, however, the Board will not take into account the final year’s academic performance of the Contract School except under extraordinary circumstances.

When the Board considers terminating an agreement, it may take into account whether: (i) the Contract School has failed to implement any remedial action and adhere to the timeline as defined by the Board; (ii) the Contract School has remained on the Academic Warning List for two consecutive years; or (iii) such other criteria as set forth in the then current SQRP or amendatory resolutions regarding the aforementioned policies.

The Board may act to renew, not renew, or terminate the Agreement during the term of the Agreement in accordance with paragraphs 11 and 12 of this Agreement.