

DELIVERABLES Consultant shall provide the following deliverables:

- 1. During year one of the contract, NEU will produce its roster of advisory council members; and
- 2. During year one of the contract, NEU will produce its technology-infused courses and
- 3. During year one of the contract, NEU will produce its technology integration standards, launch a website to market and disseminate project information; train 20 units teachers
- 4. During year one of the contract, NEU will produce its technology integration design team members who develop and
- 5. During year one of the contract, NEU will produce its technology-infused courses (4 general
- 6. During year one of the contract, NEU will produce its technology-infused courses (2 general
- 7. During year one of the contract, NEU will produce its technology-infused courses (2 corresponding disciplines); design a pre-
- 8. During year one of the contract, NEU will produce its technology integration rubric for technology ready CPS
- 9. During year one of the contract, NEU will produce its technology integration service field experience pre-
- 10. During year one of the contract, NEU will produce its technology integration student teacher sites.

During year two of the contract, NEU will teach its technology-infused courses to pre-service teachers and assign 20-40 CPS student teachers under their supervision; assign 20-40 technology prepared, pre-service teachers to the 20-10 selected CPS schools; recommend technology integration standards and strategies for CPS alternative certification programs. Also, during year two of the contract and during year three of the contract, NEU will train an additional 20-10 teacher preparation faculty and redesign an additional technology integrated courses each year.

Conflicts – The agreement shall not be legally binding on the Board if entered into in violation of the provisions of P.U.S.C. 5-21.5 which restricts the employment of, or the terming of contracts to, former Board members during the one-year period following expiration or other termination of their terms of office.

Indefinite Term – The Board's Indefinite Term Policy (adopted July 26, 1996 (95-0726-EX1), as amended from time to time) shall be incorporated into and made a part of the agreement.

Ethics – The Board's Ethics Code adopted September 27, 1995 (95-0927-RU3), 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).

ved:

Approved for Consideration:

Appro