

**AMEND BOARD REPORT 08-0723-PR15**

**WITH QUANTUM CROSSINGS, LLC FOR TELECOMMUNICATIONS MAINTENANCE, CABLING,  
AND SERVICES FOR MOVES, ADDS, AND CHANGES**

**THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:**

Approve exercising the first and second options to renew two agreements with Quantum Crossings, LLC ("Quantum") to provide telecommunications maintenance, cabling, and services for moves, adds, and changes ("MAC") for CDS Information & Technology Services ("ITS"). The first agreement ("Contract

amended by #06-1115-PR8) in the amount of \$7,123,638.00 for Contract #1 and \$11,917,331.40 for Contract #2—pro forma terms commencing July 1, 2006 and ending June 30, 2009, with the Board having

09-0624-PR14 FINAL

- A reduced pool of certified and qualified telecommunications technicians including one working supervisor and one driver
- Repair/replacement of system equipment cards and components
- Notification of 24/7 hours to dispatch technicians to site

- Daily status tickets and other supplemental reports upon request
- Completion of Advanced Telecommunications Project Year 5 Test and Tune activities

Under Contract #2 during the renewal term Quantum will provide non-basic maintenance services

and/or products pre-funded by departments/schools via the Board's 124 funding mechanism including:

- Cabling, systems programming, and voicemail programming

~~\$4,880,000.00. Note: Services requested and funded via the Board's 124 funding mechanism shall not exceed \$2,000,000.00 and are included in the not to exceed cost to the Board.~~

Due to the uncertainty in E-Rate funding, a Reduced Scope will be implemented for Contract #1 until E-

exceed \$335,000.00. Should E-Rate funding become available, the Full Scope will be implemented and the cost for the renewal term shall not exceed \$3,350,000.00 of which approximately \$3,015,000.00 is

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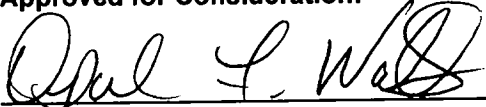
Board members during the one-year period following expiration or other termination of their terms of office.

**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.


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

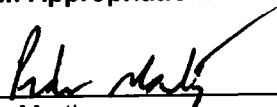
Approved for Consideration:

  
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Heather A. Obera Opal L. Walls

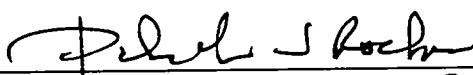
Approved:

  
\_\_\_\_\_  
Arne Duncan Ron Huberman

Within Appropriation:

  
\_\_\_\_\_  
Pedro Martinez  
Chief Financial Officer

Approved as to Legal Form: DLZ

  
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Patrick J. Rocks  
