

**AUTHORIZE A NEW AGREEMENT WITH MIKVA CHALLENGE GRANT FOUNDATION FOR YOUTH DEVELOPMENT PROGRAM SERVICES**

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

Authorize procurement with Mikva Challenge Grant Foundation to provide Youth Development

Program services to the Office of Student Health and Wellness at an estimated annual cost of \$20,000 for the four year term. Vendor was selected on a non-competitive basis: the sole-source request was presented to the Non-Competitive Procurement Review Committee and approved by Chief Purchasing Officer. A written agreement for Vendor's services is currently being negotiated. No services shall be

surrounding issues such as nutrition, physical activity, healthy relationships, sexual and mental health. Vendor will work with CPS to engage and provide coaching support to YWTs at 15-20 priority schools annually.

**DELIVERABLES:**

Vendor deliverables will include but are not limited to:

~~Train YWTs and the Mikva Teen Health Council on CPS Health Policies and health related resources~~

available to their schools

- Assist YWTs in creating awareness opportunities to promote health related resources and policy to their peers and school staff
- Support YWTs in building partnerships with Community Based Organizations that can provide education and access to health related resources
- Promote safe and supportive environments for students and staff
- Organize and provide a yearly Youth Summit for YWTs and their adult ally
- ~~Host Active Civic Fair annually for YWTs~~

**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

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 May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.