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Debarment Policy and the % R D U G ¶ V * X L G H O L Q H V 5 H J D U G L Q J 0 D L Q W D L Q L Q J 3
Boundaries in effect at the relevant time. Respondent was found to have made an inappropri8 (v)6.00d5 (n)-9.7 (n) t006o

Debarment Policy. All allegations in the Notice are therefore admitted. See Debarment Policy, §4(d). The Interim Chief Operating Officer has reviewed the record (as defined in Section 4.5(10) of the Debarment Policy), including Investigative Report No. OIG 20-00097, and recommends permanent debarment.

Based on the facts set forth in the record as defined in Section 4.5(1 R I W K H % R D U G ¶ V ' H E D U P H Q W
the Interim Chief Operating Officer recommends that: (1) Respondent be permanently barred from doing business with CPS or otherwise working on CPS property; (2) Respondent be barred from participating as a subcontractor, vendor, or supplier under any Board contract; (3) Respondent be barred from being hired or employed by CPS; and (4) Respondent be declared ineligible for the award of any new Board business.

The Board adopts and approves the recommendation of the Interim Chief Operating Officer.

LSC REVIEW: LSC approval is not applicable to this report.

AFFIRMATIVE ACTION STATUS: Affirmative Action review is not applicable to this report.

FINANCIAL: None.

GENERAL CONDITIONS: None.

APPROVED:

CHARLES E. MAYFIELD
Interim Chief Operating Officer

APPROVED AS TO LEGAL FORM:

JOSEPH T. MORIARTY