## OF INDEPENDENT SCHOOL DISTRICT NO. 533

(Eyota, Minnesota)

HELD: August 12, 2013

Pursuant to due call and notice thereof, a regular meeting of the School Board of Independent School District No. 533 (Dover-Eyota Public Schools), State of Minnesota, was held in said school district on August 12, 2013, at 7 o'clock p.m.

The following members were present: And the following were absent:

Member <u>Andrina</u> introduced the following resolution and moved its adoption:

## RESOLUTION CONVERTING VOTER APPROVED REFERENDUM AUTHORITY TO A BOARD APPROVED REFERENDUM AUTHORITY AND AUTHORIZING A NEW BOARD APPROVED REFERENDUM AUTHORITY

BE IT RESOLVED by the School Board of Independent School District No.533 State of Minnesota, as follows:

Current Authority. The District has either no current voter approved referendum authority or a current voter proved referendum authority of less than \$300 per adjusted pupil unit for fiscal year 2015, after preliminary ustment by the Minnesota Department of Education in compliance with Minnesota Statutes, Section 126C.17, as amended.

- 2. Conversion and Approval of New Authority. Pursuant to Minnesota Statutes, Section 126C.17, subdivision 9a, the Board hereby determines to convert its voter approved referendum authority to a Board approved referendum authority of approximately \$155.08 per adjusted pupil unit. The Board also determines to authorize an additional new Board approved referendum authority in the amount of approximately \$144.92 per adjusted pupil unit, which authority equals the difference between \$300 per adjusted pupil unit and the District's estimated current referendum authority per adjusted pupil unit. This total new Board approved referendum authority shall be \$300 per adjusted pupil unit. This total new Board approved referendum authority, as adjusted, shall be applicable for five (5) years, beginning with taxes payable in 2014. The Board may subsequently reauthorize the Board approved referendum authority in increments of up to five years.
- 3. This resolution has been adopted after June 30, 2013 and before October 1, 2013. The clerk is authorized and lirected to submit a copy of the adopted resolution to the Minnesota Department of Education as soon as easonably practicable after its adoption, but in no event later than September 30, 2013.

The motion for the adoption of the foregoing resolution was duly seconded by Mally Hoschulle On a roll call tote, the following voted in favor: Andring, Austinson, Johnson, Nelson, Pagel Ind the following voted against: none

whereupon said resolution was declared duly passed and adopted.