

**LIVONIA PUBLIC SCHOOLS
BOARD OF EDUCATION**

**Committee of the Whole
March 13, 2023 - 6:30 PM
Board Room
15125 Farmington Road
Livonia, Michigan 48154**

AGENDA

- I. AUDIENCE COMMUNICATIONS**
- II. COMMITTEE OF THE WHOLE**
 - Johnson, Chair; Acosta, Bonifield; Bradford; Burton; Frank; Jarvis
 - A. Board Code of Ethics** 2
 - M. Johnson
- III. BUILDING & SITE COMMITTEE**
 - Burton, Chair; Bradford; Frank
 - A. Purchase of Administrator Furniture** 4
 - P. Francis
 - B. French Associates' Amendment** 14
 - P. Francis
- IV. CURRICULUM COMMITTEE**
 - Acosta, Chair; Bonifield; Bradford
 - A. Cooperative Agreements for LCTC & LTP** 17
 - K. Etue / J. Taiariol
- V. FINANCE COMMITTEE**
 - Bonifield, Chair; Acosta; Jarvis
 - A. Financial Update** 25
 - A. Smith
- VI. POLICY COMMITTEE**
 - Frank, Chair; Bonifield; Jarvis
 - A. Board Policy IHFB: High School Graduation Exercises** 26
 - K. Etue
- VII. PERSONNEL COMMITTEE**
 - Bradford, Chair; Burton; Frank
- VIII. LEGISLATIVE COMMITTEE**
 - Jarvis, Chair; Acosta; Burton

BYLAWS OF THE BOARD

BHA

BOARD OPERATIONS CODE OF ETHICS

~~MARCH 25, 2019~~

As members of the Livonia Public Schools Board of Education, we shall promote the best interests of the school district as a whole, and will make decisions that place student learning and the success of all students first by adhering to the following educational and ethical standards:

As a Board member,

- I will make decisions in terms of the educational welfare of children, and will seek to develop and maintain schools that meet the individual needs of all children regardless of their ~~sex~~, race, color, ~~religion, sex~~, national origin, ~~religion~~, age, height, weight, marital status, handicap, ~~or disability~~, ~~sexual orientation, sexual identity, or transgender status~~.
- I will be a personal advocate for the good work of the District.
- I will focus Board action on policy making, strategic planning, and designating and evaluating the Superintendent.
- I will recognize that the role of the Board is to govern and oversee the management of the District. I will delegate authority to the Superintendent for the day-to-day operations of the District and will not seek to participate in the day-to-day operations.
- I will review and evaluate all policies, bylaws, procedures, and processes of the Board, and will work to make desired changes so they will be current, relevant, and in accordance with state and/or federal laws.
- I will follow established Board Operating Procedures.
- I will come to Board meetings prepared to discuss and take action on all agenda items. I will study the material in the Board packet seeking clarification, if needed, prior to each Board meeting.
- I will give the Superintendent or Board President notification of my concerns prior to the Board meetings, so that the concerns can be properly addressed.
- I will understand that I have not only the right, but the duty, to express my views and opinions and ask questions at the Board table, and will make a good faith effort to understand the views of others.
- I will recognize that the Board must make decisions as a whole in public. I will base all decisions on the available facts and my independent judgment, and I will refuse to surrender my independent judgment to individuals or special interest groups.
- I will avoid being placed in a position of conflict of interest, and, if such a conflict is unavoidable, I will disclose such interest and abstain from voting on such matters.
- I will respect the consensus, and support the decisions of the Board and their implementation.

- I will recognize that while I am free to express my personal views, the Board President is the spokesperson for the Board and the Superintendent is the spokesperson for the District.
- I will be respectful and listen to all ideas presented to the Board, be it from parents, staff, students, community members, other Board members, or other stakeholders. I will listen and then refer any person to appropriate personnel.
- I will communicate to other Board members and the Superintendent expression of public reaction to Board policies and school programs.
- I will exercise caution when communicating between and among Board members, including electronic communication, and will abide by the Open Meetings Act.
- I will hold confidential all matters that, if disclosed, would needlessly injure individuals, schools, or the district. I will keep confidential all information that is privileged under applicable law, including closed session discussions.
- I will stay informed about current educational issues by individual study and through participation in programs providing needed information; for example, those sponsored by my state and national school board associations.
- I will take no private or public action that will compromise the Board, the Administration, or the District.
- I will refrain from using my Board position for personal or partisan gain.
- I will support the hiring of those persons best qualified to serve as District staff.
- I will support and protect District personnel in the proper performance of their duties.
- I will, along with my fellow Board members, review, revise and sign this Code of Ethics annually at the beginning of each year.

As Board President,

- I will ensure that persons addressing the Board follow established guidelines as outlined in Board policy.
- I will advise persons addressing the Board to do so in a respectful manner and not allow rude **and** **or** indecent behavior, profane or indecent discourse, to be directed to the Board, Superintendent, or others during Board meetings.
- I will ensure that all Board members are given an opportunity to express their views. I will work toward building consensus among all Board members.
- I will follow parliamentary procedure, to the extent that it does not conflict with Board policy or state law.



Livonia Public Schools

District Services

Date: March 8, 2023

To: Andrea Oquist, Superintendent

From: Phillip Francis, Assistant Superintendent of District Services

Re: Purchase of Administrator Furniture

I am requesting that the administrator furniture purchase from the Bond Fund be placed on the agenda for the March 13, 2023, Committee of the Whole meeting. I am recommending the purchase of the administrator furniture from Interior Environments in the total amount not to exceed \$459,228.15, including freight and installation. This furniture purchase will replace old administrator furniture that are beyond their useful life at these buildings. I will include renderings and “typical” furniture pieces, along with a few color and finish options that are being used.

Please contact me if you have questions. Thank you.

Attachments

c: Board of Education

PF/ko

DESCRIPTION	QTY	UNIT PRICING	EXTENDED PRICING
PRODUCT			
Principal Private Office	23	\$ 10,464.05	\$ 240,673.15
AP Private Office	15	\$ 7,537.00	\$ 113,055.00
Principal Conference Room	3	\$ 7,500.00	\$ 22,500.00
Sub-Total:			\$ 376,228.15
		FURNITURE SUB-TOTAL	\$ 376,228.15
		FREIGHT	\$ 18,000.00
		INSTALLATION	\$ 65,000.00
		GRAND TOTAL	\$ 459,228.15



LIVONIA PUBLIC SCHOOLS

SCHOOL ADMIN PRIVATE OFFICE TYPICALS | 02-20-2023



**interior
environments**

Private Office - Standard



ALLSTEEL, APPROACH
LAMINATE DESKING [LEFT OR RIGHT HANDED]
66" X 30" HEIGHT ADJUSTABLE DESK W/MODESTY PANEL
FIXED BBF PED | FF PED | WARDROBE
OVERHEAD STORAGE
TACK BOARD | UNDERCABINET LIGHTING | WIRE MANAGEMENT
66" X 91" OVERALL

\$2,475



ALLSTEEL, APPROACH
5H LAMINATE BOOKCASE
30"W X 14"D X 72"H

\$320

NOTE: THE PRICING ABOVE IS FOR BUDGETARY PURPOSES ONLY - INSTALLATION IS NOT INCLUDED.

Private Office - Standard



ALLSTEEL, STRUCTURE TABLE
48" ROUND W/ X BASE

\$480



ALLSTEEL, RELATE
MULTIPURPOSE CHAIR WITH ARMS
OPTIONAL MULTISURFACE CASTERS (INCLUDED IN
BUDGET)

\$345



HON IGNITION
TASK CHAIR – OPTION ONE
(LARGE & TALL OPTION AVAILABLE – 450 LBS)
WEIGHT RATING: 300 LBS

\$325

NOTE: THE PRICING ABOVE IS FOR BUDGETARY PURPOSES ONLY - INSTALLATION IS NOT INCLUDED.

Private Office – Add On's



ALLSTEEL, ESSENTIAL
5H LATERAL FILE
36"W X 18"D X 64.25"H

\$985



OFS - ROWAN
58.5" X 29.75" X 28.75" – SOFA
(1) THROW PILLOW
(2) BOLSTER PILLOW


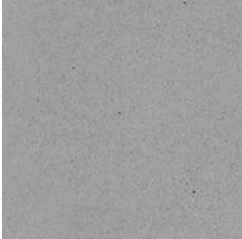


ALLSTEEL, RISE
LAPTOP TABLE

\$2,930

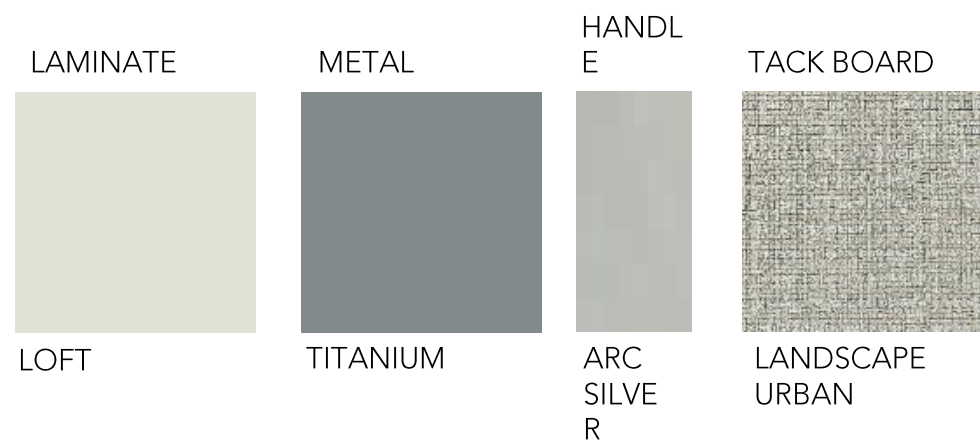
NOTE: THE PRICING ABOVE IS FOR BUDGETARY PURPOSES ONLY - INSTALLATION IS NOT INCLUDED.

Color Palette's - A




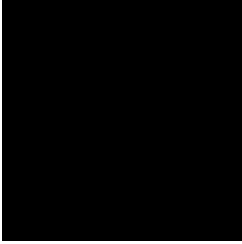


LAMINATE	METAL	HANDL E	TACK BOARD
			
PHANTOM ECRU	PLATINUM METALLIC	ARC SILVE R	LANDSCAPE SHEEN

Color Palette's - B



Color Palette's - C



LAMINATE	METAL	HANDL E	TACK BOARD
			
SKYLINE WALNUT	BLACK	BAR BLAC K	LANDSCAPE SLATE

Create space.



Livonia Public Schools

District Services

Date: March 8, 2023

To: Andrea Oquist, Superintendent

From: Phillip Francis, Assistant Superintendent of District Services

Re: French Associates' Amendment

I would like an opportunity to share with the Board of Education a recommendation of a contract amendment with French Associates to include additional not-to-exceed reimbursable expenses for the 2021 bond program, in the amount of \$75,000.

The request for additional reimbursable expenses will be used to repay French for fees required by the authorities having jurisdiction over the projects (i.e., State of Michigan Bureau of Fire Services, State of Michigan Bureau of Construction Codes, and Wayne County Health Department) during the plan review processes. These are fees the District is required to pay to these entities. Allowing French to pay on behalf of the District streamlines the process. Therefore, the payments to French are not their fees, but rather a reimbursement to French for fees they paid on behalf of the District.

Please place this topic on the agenda of the March 13, 2023, Committee of the Whole meeting.

Thank you.

Attachments

c: Board of Education

PF/ko

March 8, 2023

Mr. Phillip Francis
Assistant Superintendent of District Services
Livonia Public Schools
15125 Farmington Road
Livonia, MI 48154

RE: 2021 Bond Program
Architectural/Engineering Design Services – Contract Amendment
Project #1 – Reimbursable Expenses

Dear Mr. Francis:

This letter transmits an update from Plante Moran Cresa (PMC) as it relates to a request from French Associates for additional reimbursable expenses within the 2021 Bond Program.

The request for additional not-to-exceed reimbursables of **\$75,000.00** will be used to pay for fees required by the authorities having jurisdiction over the Projects (i.e. State of Michigan Bureau of Fire Services, State of Michigan Bureau of Construction Codes and Wayne County Health Department) during the plan review processes.

Providing the increase to French's reimbursable expenses benefits the Program by allowing fees to be paid directly at the time of design completion, expediting the overall review and approval processes. All expenses will be reimbursed to French without additional cost mark-up. Additionally, all unused reimbursables will be returned to the Owner's Contingency within the Bond Program upon completion of the final phase of construction.

If you have any questions regarding the above information, please feel free to contact me at 248-675-9812 or brian.weber@plantemoran.com. The Project Team is also available at the Board's convenience to answer any questions.

Sincerely,
PLANTE MORAN CRESA



Brian Weber
Owner Representative

CC: Dana Abrahams, Clark Hill
Attachments: French Associates Request for Additional Reimbursables



architects planners interiors

236 Mill Street
Rochester, MI
48307

March 8th, 2023

Phillip Francis
Asst. Superintendent of District Services
Livonia Public Schools

**Subject: 2021 Bond Program
Reimbursables**

Dear Mr. Francis,

French Associates is requesting an additional \$75,000 not-to-exceed allowance for reimbursable expenses for the remaining bond projects. This additional allowance will be used for State of Michigan plan review fees (BFS/BCC), State Fire Marshal phasing plan review fees, health department review fees and similar associated fees. Any unused allowance will be returned to LPS at the completion of the program.

French Associates is requesting an additional \$75,000 allowance for the reimbursables as listed above.

Please contact me if you have any questions.

Sincerely,

Aimee Neikart

Aimee Neikart
Senior Associate



Livonia Public Schools

Director of Secondary Programs

Date: March 13, 2023

To: Andrea Oquist, Superintendent

From: Kevin Etue, Director of Secondary Programs & District Services
Jennifer Taiariol, Director of Student Services

Subject: LPS Cooperative Agreements

For several years running, the Livonia Public Schools has operated under Cooperative Agreements with surrounding school districts. Cooperative Agreements provide mutually beneficial arrangements that allow students from other districts to attend classes or programs in LPS and vice versa. The two programs that traditionally offer Cooperative Agreements include the Livonia Transition Program (LTP) and the Livonia Career Technical Center (LCTC).

For non-LPS students who attend classes at LPS, a proportional amount of the sending district's student funding allocation is redirected to the Livonia Public Schools. For the LCTC that amount is usually 50% of the FTE amount. In the case of an LTP student, an additional \$8,000 per student is charged to the sending school district.

Approximately 23 non-LPS students are currently enrolled in the Livonia Transition Program and approximately 39 are enrolled in the Career Technical Center. To be clear, all LPS student requests to attend the LCTC are honored before students from other districts are awarded seats. Transportation and special education services remain the responsibility of the sending district. In addition, our Cooperative Agreement with the Wayne-Westland Community Schools allows LPS students to attend classes at the William Ford Career Technical Center.

Our LCTC Cooperative Agreements for the 2023-24 school year will include Northville, Plymouth-Canton, Wayne-Westland, Crestwood, Redford Union and the Plymouth Christian Academy. Our LTP Cooperative Agreements will include Northville, Redford Union, South Redford, Garden City, Crestwood, Van Buren, and Huron.

Dr. Taiariol and I are prepared to present this topic during the Committee of the Whole meeting on March 13, 2023.

COOPERATIVE EDUCATION PROGRAM AGREEMENT

Career Technical Education 2023-2024

THIS AGREEMENT is entered into this 1st day of July 2023, between SCHOOL DISTRICT and Livonia Public Schools (hereinafter referred to as “Livonia”).

1. **PURPOSE.** SCHOOL DISTRICT and Livonia and their respective Boards of Education have determined that it is in the best interests of both school districts to permit certain SCHOOL DISTRICT students to receive career-technical education services provided by and through Livonia in accordance with the terms of this Cooperative Education Program Agreement, and consistent with the pertinent provisions of the Revised School Code of 1995 and the State School Aid Act as amended. It is further the purpose of this Agreement to permit career technical students from SCHOOL DISTRICT to utilize classroom positions at the Livonia Career Technical Center for career technical education opportunities in the Livonia Public Schools.

2. **TERM.** The term of this Agreement shall be from July 1, 2023, through June 30, 2024, subject to Paragraph 3 of the Agreement.

3. **RENEWAL.** This Agreement will not be automatically renewed for any periods. SCHOOL DISTRICT and Livonia agree, however, to use their best efforts to negotiate in good faith a renewal hereof, but in the event a renewal does not occur, this Agreement shall terminate upon the expiration of the term in Paragraph 2 above.

4. **SCHOOL DISTRICT.** SCHOOL DISTRICT hereby agrees to permit selected students of SCHOOL DISTRICT to enroll at the Livonia Career Technical Center of Livonia, and Livonia hereby agrees to such enrollment, for the purpose of career-technical education. The number of SCHOOL DISTRICT students allowed to enroll at the Livonia Career Technical Center shall be within the discretion of SCHOOL DISTRICT, subject to acceptance by Livonia. Such students shall be considered SCHOOL DISTRICT students for the purpose of earning credits for high school graduation, however, while in attendance at the Livonia Career Technical Center, such students shall be subject to the Livonia Student Code of Conduct. Students who have violated the “Weapons-Free School Zone Requirements” and/or have been expelled are prohibited from enrolling in the Livonia Career Technical Center.

5. **MEMBERSHIP.** For the purpose of state aid eligibility, the students enrolled and attending the instructional program at the Livonia Career Technical Center shall be recorded in membership by Livonia and

SCHOOL DISTRICT, according to state approved pupil accounting practices. It is the responsibility of SCHOOL DISTRICT, only, to assure that SCHOOL DISTRICT students are counted in membership in SCHOOL DISTRICT on the necessary official state aid membership count days as determined by the State of Michigan.

6. PAYMENT FOR COOPERATIVE EDUCATION SERVICES. For each SCHOOL DISTRICT student enrolled and attending the instructional program at the Livonia Career Technical Center on the official state aid membership count date of each school year subject to this Agreement, SCHOOL DISTRICT agrees to accept and to pay an invoice or invoices issued by Livonia to SCHOOL DISTRICT in the amount equivalent to the fractional F.T.E. (full-time equivalent) of the total of the SCHOOL DISTRICT Foundation Grant for the school year in question that the student is enrolled at the Livonia Career Technical Center. One-half to be paid for the first semester of the 2023-2024 school year. SCHOOL DISTRICT hereby agrees to remit payment of said invoice(s) within thirty (30) business days of receipt of same. Within the discretion of Livonia, the failure of SCHOOL DISTRICT to remit timely payment of such invoice(s) may result in the discontinued enrollment and attendance of SCHOOL DISTRICT students in the career technical program at the Livonia Career Technical Center.

SCHOOL DISTRICT also accepts and agrees to pay an invoice or invoices issued by Livonia in the amount equivalent to one-half of the fractional F.T.E. of the total of the SCHOOL DISTRICT Foundation Grant, for the second semester of the 2023-2024 school year for each SCHOOL DISTRICT student similarly enrolled and attending the career technical program at the Livonia Career Technical Center on the official winter supplemental state aid membership count each school year subject to this Agreement. The terms and conditions of the preceding paragraph similarly apply to SCHOOL DISTRICT obligations with regard to such enrollment and attendance on this official winter supplemental state aid membership count date of each subject year.

Livonia Career Technical Center classes are based on a six-period day. Therefore, each class is either a two or three-period block. For calculation purposes, a two-period block is one-third F.T.E. and a three-period block is one-half F.T.E.

SCHOOL DISTRICT payment obligations under this Section of the Agreement are independent of the amounts it receives in state aid under the Revised State School Aid Act as amended.

Program costs for SCHOOL DISTRICT students that are not enrolled at the Livonia Career Technical Center on the official fall and winter count dates will be pro-rated and charged the average daily rate of the total program costs for each day officially enrolled. The average daily rate is determined by dividing the annual SCHOOL DISTRICT Foundation allowance by the total number of scheduled days of the program.

7. **STUDENTS WITH DISABILITIES.** In the event that a SCHOOL DISTRICT student currently enrolled in the career technical program at Livonia Career Technical Center is or becomes identified as disabled and requires special education and related aid and services pursuant to the Individual with Disabilities Education Act of Section 504 of the Rehabilitation Act, SCHOOL DISTRICT agrees to provide such aid and services.

8. **PROGRAM CANCELLATION.** Livonia reserves the exclusive right to cancel any class and/or program at the Livonia Career Technical Center due to insufficient enrollment, and to the extent such cancellation may involve SCHOOL DISTRICT students. However, Livonia agrees not to cancel any class or program after the first official state aid membership count day as determined by the State of Michigan for each school year subject to this Agreement, or, alternatively, after the winter supplemental state aid membership count of each school year subject to this Agreement.

9. **STUDENT MISCONDUCT.** At the discretion of the Livonia Career Technical Center's building administrator, and consistent with due process requirements, a SCHOOL DISTRICT student may be suspended, or permanently removed from the Livonia Career Technical Center program and permanently denied access to the Livonia Career Technical Center program if the student; (a) violates any of the prohibited acts listed under Policy JD of the Livonia Student Code of Conduct; (b) violates the Livonia Career Technical Center's rules or regulations; (c) engages in misconduct which interferes with the good order of the Livonia Career Technical Center, the proper functioning of the educational process or the health and safety of students. The Livonia Career Technical Center's building administrator shall be the person solely responsible for determining if a student has engaged in misconduct warranting suspension or permanent removal from the Livonia Career Technical Center.

10. **ENTIRE AGREEMENT.** This is the entire Agreement of the parties, there being no other written or verbal agreements in substitution for these terms or in supplementation of same.

11. **AMENDMENT.** This Agreement may be amended only upon written mutual agreement of the parties and/or required by the State School Aid Act.

12. **TRANSPORTATION.** Transportation of SCHOOL DISTRICT students to and from the Livonia Career Technical Center is the sole responsibility of SCHOOL DISTRICT.

13. **TERMINATION.** This Agreement shall be null and void only to the extent that any provision included herein is prohibited by state law.

14. **NOTICE.** For all purposes under this Agreement, notices shall be in writing to the Superintendents of the respective School Districts.

15. **THIS AGREEMENT** has been authorized by the Board of Education of SCHOOL DISTRICT at a public meeting held on the ____ day of _____, 2023, and the Board of Education of Livonia Public Schools on the ____ day of _____, 2023.

WITNESSES:

SCHOOL DISTRICT

By: _____

Its: Superintendent

WITNESSES:

LIVONIA PUBLIC SCHOOLS

By: _____

Kevin Etue

Its: Director of Secondary Programs & District Services

COOPERATIVE EDUCATION PROGRAM AGREEMENT

Special Education Livonia Transition Program (LTP) 2023-2024

THIS AGREEMENT is entered into this 1st day of July 2023, between XXX Public Schools (hereinafter referred to as “XXX”) and Livonia Public Schools (hereinafter referred to as “Livonia”).

1. **PURPOSE.** XXX and Livonia and their respective Boards of Education have determined that it is in the best interests of Livonia and XXX to permit certain XXX students to receive special education services provided by and through Livonia in accordance with the terms of this Cooperative Education Program Agreement, and consistent with the pertinent provisions of the Revised School Code of 1995 and the State School Aid Act of 1979, RE as amended. It is further the purpose of this Agreement to permit special education students from XXX to utilize classroom positions at the Livonia Transition Program (hereinafter referred to as “LTP”).

2. **TERM.** The term of this Agreement shall be from July 1, 2023, through June 30, 2024, subject to Paragraph 3 of the Agreement.

3. **RENEWAL.** This Agreement will not be automatically renewed for any periods. XXX and Livonia agree, however, to use their best efforts to negotiate in good faith a renewal hereof, but in the event a renewal does not occur, this Agreement shall terminate upon the expiration of the term in Paragraph 2 above.

4. **XXX STUDENTS.** XXX hereby agrees to permit selected students of XXX to enroll at the LTP of Livonia, and Livonia hereby agrees to such enrollment, for the purpose of special education. The number of XXX students allowed to enroll at the LTP will be limited to ten (10) students unless agreed to by Livonia. Students who have violated the “Weapons–Free School Zone Requirements” and/or have been expelled are prohibited from enrolling. While in attendance such students shall be subject to the Livonia Student Code of Conduct.

5. **MEMBERSHIP.** For the purpose of state aid eligibility, students enrolled and attending the LTP shall be recorded in membership by Livonia according to state approved pupil accounting practices. It is the responsibility of LPS, only, to assure that XXX students are counted in Livonia’s membership count on the necessary official state aid membership count days as determined by the State of Michigan.

6. **PAYMENT FOR COOPERATIVE EDUCATION SERVICES.** For each XXX student enrolled and attending the LTP on the official state aid membership count date of each school year subject to this Agreement, XXX agrees to accept and to pay an invoice or invoices issued by Livonia to XXX in the amount equivalent to

\$8,000 per student. One-half to be paid for the first semester of the 2023-2024 school year and the second in second semester. XXX hereby agrees to remit payment of said invoice(s) within thirty (30) business days of receipt of same. Within the discretion of Livonia, the failure of XXX to remit timely payment of such invoice(s) may result in the discontinued enrollment and attendance of XXX students in the LTP. XXX's payment obligations under this Section of the Agreement are independent of the amounts Livonia receives in state aid under the Revised State School Aid Act of 1979, as amended.

7. **STUDENT MISCONDUCT.** At the discretion of the LTP administrator, and consistent with due process requirements, a XXX student may be suspended or permanently removed from the LTP and permanently denied access to the LTP if the student; (a) violates any of the prohibited acts listed under Policy JD of the Livonia Student Code of Conduct; (b) violates the LTP's rules or regulations; (c) engages in misconduct which interferes with the good order of the LTP, the proper functioning of the educational process or the health and safety of students. The LTP administrator shall be the person solely responsible for determining if a student has engaged in misconduct warranting suspension or permanent removal from the LTP.

8. **ENTIRE AGREEMENT.** This is the entire Agreement of the parties, there being no other written or verbal agreements in substitution for these terms or in supplementation of same.

9. **AMENDMENT.** This Agreement may be amended only upon written mutual agreement of the parties and/or required by the Revised School Code and/or State School Aid Act.

10. **TRANSPORTATION.** Transportation of XXX students to and from the Livonia Transition Program is the sole responsibility of XXX.

11. **TERMINATION.** This Agreement shall be null and void only to the extent that any provision included herein is prohibited by state law.

12. **NOTICE.** For all purposes under this Agreement, notices shall be in writing to the Superintendents of the respective XXX.

13. **THIS AGREEMENT** has been authorized by the Board of Education of XXX at a public meeting held on the ____ day of _____, 2023, and the Board of Education of Livonia Public Schools on the ____ day of _____, 2023.

WITNESSES:

Garden City Public Schools

_____ By:

_____ Its:

Superintendent _____

WITNESSES:

LIVONIA PUBLIC SCHOOLS

_____ By:

Andrea Oquist _____

_____ Its:

Superintendent _____



Livonia Public Schools

Finance Office

Date: March 8, 2023

To: Andrea Oquist, Superintendent

From: Alison Smith, Chief Financial Officer

Re: Financial Update

I would like to update the Board of Education on the 2022-2023 budget projections and share information made available from the Governor's office on the projected 2023-24 School Aid budget. Please include this item on the agenda on the March 13, 2023 Finance Committee meeting.

Thank you.

AS

c: Board of Education

BOARD POLICY

IHFB

INSTRUCTIONAL PROGRAMS HIGH SCHOOL GRADUATION EXERCISES CEREMONIES`

JUNE 20, 1988

The ~~superintendent or designee and staff~~ School District shall plan appropriate graduation exercises ceremonies for those students who have successfully completed their course program of study in accordance with requirements established by the State of Michigan and the Board of Education and law.

~~Twelfth grade students not fulfilling all credit requirements are allowed to participate in the graduation exercise if they remain in enough classes on the last day of school to ensure that 1.0 credits in summer school would earn a diploma.~~ Students may participate in graduation ceremonies if they have accrued the number of credits required to graduate, which may include taking up to 1.0 credits after graduation but prior to August 31 of the same year. They do not have to pass the classes in order to participate, but they must remain enrolled. Diplomas will be issued with completion of required credits. Disciplinary action may prevent participation in graduation ceremonies and/or activities.