### SUPERINTENDENT’S RECOMMENDATIONS

**September 20, 2011**

**INDEX**

<table>
<thead>
<tr>
<th>ITEM</th>
<th>SUBJECT</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>GENERAL FUNDS</td>
<td></td>
</tr>
<tr>
<td>I.</td>
<td>SEPARATION OF EMPLOYMENT</td>
<td>1</td>
</tr>
<tr>
<td>II.</td>
<td>PROFESSIONAL STAFF APPOINTMENT</td>
<td>1</td>
</tr>
<tr>
<td>III.</td>
<td>NON-TEACHING PERSONNEL APPOINTMENT/CHANGE</td>
<td>2</td>
</tr>
<tr>
<td>IV.</td>
<td>CONTRACT/AGREEMENT</td>
<td>3</td>
</tr>
<tr>
<td>V.</td>
<td>PURCHASE ORDER</td>
<td>4</td>
</tr>
</tbody>
</table>
## INDEX

<table>
<thead>
<tr>
<th>ITEM</th>
<th>SUBJECT</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>NON-GENERAL FUNDS</td>
<td></td>
</tr>
<tr>
<td>VI.</td>
<td>LEAVE OF ABSENCE</td>
<td>6</td>
</tr>
<tr>
<td>VII.</td>
<td>PROFESSIONAL STAFF APPOINTMENT</td>
<td>6</td>
</tr>
<tr>
<td>VIII.</td>
<td>CONSULTANT PROPOSAL</td>
<td>7</td>
</tr>
<tr>
<td>IX.</td>
<td>CONTRACT/AGREEMENT</td>
<td>9</td>
</tr>
<tr>
<td>X.</td>
<td>PURCHASE ORDER</td>
<td>11</td>
</tr>
</tbody>
</table>
INDEX

<table>
<thead>
<tr>
<th>ITEM</th>
<th>SUBJECT</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>OSFC FUNDS</td>
<td>XI. RESOLUTION APPROVAL (EASEMENT AT FAIRVIEW PREK-8 SCHOOL (CITY OF DAYTON))</td>
<td>13</td>
</tr>
<tr>
<td></td>
<td>XII. RESOLUTION APPROVAL (RESOLUTION FOR PERMISSION TO ADVERTISE)</td>
<td>13</td>
</tr>
</tbody>
</table>
## INDEX

<table>
<thead>
<tr>
<th>ITEM</th>
<th>SUBJECT</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>GENERAL AND NON-GENERAL FUNDS</td>
<td></td>
</tr>
<tr>
<td>XIII.</td>
<td>DONATION</td>
<td>14</td>
</tr>
<tr>
<td>XIV.</td>
<td>RESOLUTION APPROVAL (APPROVAL OF AMENDED NOTE RESOLUTION FOR SERIES A BONDS)</td>
<td>14</td>
</tr>
<tr>
<td>XV.</td>
<td>RESOLUTION APPROVAL (APPROVAL OF AMENDED NOTE RESOLUTION FOR SERIES D BONDS)</td>
<td>17</td>
</tr>
<tr>
<td>XVI.</td>
<td>THEN AND NOW CERTIFICATES</td>
<td>21</td>
</tr>
</tbody>
</table>
Honorable Members of the Board of Education
Dayton City School District

ITEM I

I recommend that the SEPARATIONS OF EMPLOYMENT of the following persons be accepted for both regular and supplemental duties.

TEACHER
001.1120.111.3020.130000.271.00.205
Bell, Carolyn  Retirement  Eff. 9/30/2011

TEMPORARY
001.2700.142.6241.000000.578.00.902
Bissacco, Michael  Retirement  Eff. 8/1/2011

001.2700.142.6241.000000.578.00.902
Stumn, James  Retirement  Eff. 8/1/2011

TRANSPORTATION
001.2800.141.6320.000000.537.00.704
Rodgers, Joe N.  Disability Retirement  Eff. 9/6/2011

ITEM II

I recommend that the following APPOINTMENTS AND CHANGES TO THE CONTRACTS of the PROFESSIONAL STAFF MEMBERS shown be approved in accordance with the bargaining unit agreements, Board-approved salary schedules and/or mandates of the State Division of Career, Technical and Adult Education.

RESERVE TEACHER
Rehire
ADMINISTRATIVE BUILDING
Reserve Teacher at the rate of $12.75 hourly, NTE 72.5 hours,
Eff. 8/17/2011, 001.1100.112.7321.000000.000.00.205
Kearns, Elizabeth R.
Reserve Teacher at the rate of $12.75 hourly, NTE 72.25 hours, 
Eff. 8/25/2011, 001.1100.112.7321.000000.000.00.205 
Lacy, Edward

TEACHER
Supplemental Contract
ADMINISTRATIVE BUILDING
Adult and Child C.P.R./A.E.D. Training at the rate of $42.49 hourly, NTE 5 hours, 
Eff. 9/12/2011 - 9/12/2011, 001.2139.113.3305.000000.000.00.320 
Connally, Geneva

ITEM III
I recommend that the following APPOINTMENTS AND CHANGES for NON-TEACHING PERSONNEL be approved at the rates indicated and for the periods shown, in accordance with the salary schedule for the period stated.

ADJUNCT STAFF
New Hire
STIVERS SCHOOL FOR THE ARTS
Adjunct at the rate of $18.37 hourly, NTE 30 hours, 
Eff. 9/6/2011 - 6/30/2012, 001.1120.142.3020.000000.271.00.205 
McEnery, Stephanie

OPERATIONS
Change of Contract
SERVICE BUILDING
From Assistant Custodian to Grounds Keeper at the rate of $17.88 hourly, NTE 80 hours, 
Eff. 9/26/2011, 001.2730.141.6230.000000.578.00.908 
Smith, Timothy

From Assistant Custodian to Grounds Keeper at the rate of $17.88 hourly, NTE 80 hours, 
Eff. 9/26/2011, 001.2730.141.6320.000000.578.00.908 
Smith, Gregory P.

From Head Custodian to Grounds Keeper at the rate of $17.88 hourly, NTE 80 hours, 
Eff. 9/26/2011, 001.2730.141.6230.000000.578.00.908 
Howard, Candy L.
ITEM IV

I recommend that the Board of Education enter into the following CONTRACTS AND AGREEMENTS, and further, that the officers of the Board be authorized to sign same.

Purchase Order: 126580


Maxim Healthcare Services - Provision of special education related health service to DPS student in 2011-12 SY. NTE $35.00 PH/7.50 hours per day. Eff. 8/17/2011-6/1/2012. Code:001.2134.413.1920.000000.500.00.000 (Amt: $10, 000.00)
Purchase Order: 126640

ITEM V

I recommend that the Board authorize the General Funds PURCHASE ORDERS as submitted by the Treasurer.
GENERAL FUNDS

TO: Superintendent of Schools
FROM: Treasurer

SUBJECT: Purchase Orders for Board Agenda

I recommend that the following purchase orders in excess of $5,000.00 be authorized by the Board of Education.

1. 126500
   Vendor: CCI Investments, LLC
   Fund: 022.2940.491.2014.000000.000.00.000 (Amt: $20,000.00)
   (Human Resources)
   Description: Third-party fee involved with Workers Compensation Claims (quarterly fee)
   Amount: $20,000.00

2. 126047
   Vendor: Dayton-Montgomery County Scholarship Program
   Fund: 001.2411.849.1020.000000.500.00.000 (Amt: $28,142.02)
   (Superintendent's Office)
   Description: District fee to participate in the Dayton-Montgomery County Scholarship Fund.
   Amount: $28,142.02

3. 126733
   Vendor: GAB Robins North America, Inc.
   Fund: 001.2310.491.2002.000000.000.00.000 (Amt: $92,500.00)
   (Treasury)
   Description: Reimbursement to the loss fund account for claims.
   Amount: $92,500.00

4. 126738
   Vendor: Next Wave
   Fund: 001.2932.446.1620.000000.500.00.000 (Amt: $23,060.00)
   (Public Information Office)
   Description: Marketing materials will be researched, written and produced for each PreK-8 school, high school and special centers for use in Student Assignment, by staff and in our schools to promote our schools and programs and recruit students.
   Amount: $23,060.00
(5) 126584
Vendor: Ohio BCI
Fund: 001.2760.414.1950.000000.500.00.000   (Amt: $10,000.00)
(Safety & Security)
Description: Criminal Investigation, Background Checks and Fingerprinting Services
Amount: $10,000.00
Honorable Members of the Board of Education
Dayton City School District

ITEM VI

I recommend that the following LEAVE OF ABSENCE ACTIONS for Members of the staff shown below be approved for the reasons stated.

NUTRITION SERVICES
006.3120.141.6902.000000.000.00.904
Harrison, Beverly A.
Medical
Eff. 9/6/2011 - 10/12/2011

ITEM VII

I recommend that the following APPOINTMENTS AND CHANGES TO THE CONTRACTS of the PROFESSIONAL STAFF MEMBERS shown be approved in accordance with the bargaining unit agreements, Board-approved salary schedules and/or mandates of the State Division of Career, Technical and Adult Education.

TEACHER
Supplemental Contract
ADMINISTRATIVE BUILDING
Career Technical Education Curriculum Development at the rate of $1,250.00 annually, Eff. 10/1/2011 - 2/28/2012, 524.2212.113.9682.000000.500.00.205
Berro, Julie

Career Technical Education Curriculum Development at the rate of $1,250.00 annually, Eff. 10/1/2011 - 2/28/2012, 524.2212.113.9682.000000.500.00.205
Barta, Mary Ann

Title I Early Childhood Education health screenings at the rate of $35.41 hourly, NTE 450 hours, Eff. 9/1/2011 - 6/30/2012, 572.2212.113.9681.000000.500.00.205
Sommer, Harrietta
WESTWOOD PREK-8 SCHOOL
School Improvement Grant; Extended day after-school program at the rate of $24.31 hourly, NTE 14 hours,
Cooley, Sara

School Improvement Grant; Extended day after-school program at the rate of $29.42 hourly, NTE 14 hours,
Etter, Kristal
Grabeman, Jann

School Improvement Grant; Extended day after-school program at the rate of $33.38 hourly, NTE 14 hours,
Rollins, Robin

School Improvement Grant; Extended day after-school program at the rate of $32.68 hourly, NTE 17 hours,
Young Groach, Pamela

ITEM VIII

I recommend that the following CONTRACTS FOR CONSULTANT SERVICES be approved in the amounts shown for the reasons stated.

Anzalone, Ann, 116 Hilltop Ave, Dayton, OH 45419
NTE: $3,000.00
To provide two days of professional development for Title I Instructional Paraprofessionals between September 26, 2011, and May 15, 2012.
Code: 572.2213.412.9762.000000.000.00.000 (Amt: $3,000.00)
Purchase Order: 11159140

Eric Thomas Consulting, 1534 Winford Court, Cincinnati, OH 45240
Positive School Climate training as a part of the district-wide initiative to promote student learning. Training was held during the “Tooling Up for Transformation” professional development.
Code: 019.2213.119.9090.000000.000.00.205 (Amt: $2,700.00)
Marshall Arnold, Jackie, 3250 Fairfield Pike, Springfield, OH 45502
NTE: $12,750.00
To cover cost of providing professional development in Literacy grades K-3 to Fairview PreK-8 teachers during the 2011-2012 school year.
Code: 537.2213.412.9321.000000.115.00.000 (Amt: $12,750.00)
Purchase Order: 11159152

Teaching Our Youth, LLC, 8431 Jack Pine Ct, Ypsilanti, MI 48197
NTE: $2,880.00
To provide training to build an environment that is positive and conducive to learning.
To help Wright Brothers PreK-8 teachers have an understanding of each other and work collaboratively.
Code: 572.2213.412.9762.000000.000.00.000 (Amt: $2,880.00)
Purchase Order: 11159086

Teaching Our Youth, LLC, 8431 Jack Pine Ct, Ypsilanti, MI 48197
NTE: $6,571.00
To hold two staff development sessions at Eastmont PreK-8 school. One, to improve teaching in order to meet individual needs of students through differentiation to close achievement gaps and the other one to improve teaching through improved staff teaming to enhancing closing the achievement gaps. "Teaching The Styles" and "Teaching With Love and Logic".
Code: 572.2213.412.9762.000000.000.00.000 (Amt: $6,571.00)
Purchase Order: 11159105

Thomas, Eric Consulting, 1534 Winford Ct, Cincinnati, OH 45240
NTE: $5,000.00
To cover cost of professional development services to provide an overview and specific strategies to promote a positive school culture at Westwood PreK-8 Elementary School during the 2011-2012 school year.
Code: 537.2213.412.9321.000000.151.00.000 (Amt: $5,000.00)
Purchase Order: 11159150

Wright Jr., Derrick, 435 Majestic Drive, Dayton, OH 45417
NTE: $35,000.00
For professional development and technical support for Interactive Video Distance Learning in all PreK-8 Title I schools.
Code: 572.2211.412.9762.000000.500.00.000 (Amt: $35,000.00)
Purchase Order: 11159103
ITEM IX

I recommend that the Board of Education enter into the following CONTRACTS AND AGREEMENTS, and further, that the officers of the Board be authorized to sign same.


Project Impact - To provide after-school services to include homework assistance, drug and violence prevention, character education, recreation activities, career exploration through the 21st Century Community Learning Center grant at Louise Troy PreK-8. Eff. 9/20/2011-6/29/2012.

Code: 599.2190.411.9022.000000.000.00.000 (Amt: $34,500.00)  
Purchase Order: 11159144


Code: 572.2212.516.9321.000000.500.00.000 (Amt: $20,500.00)  
Purchase Order: 11159092

Unified Health Solutions Inc. - To provide after-school services to include homework assistance, drug and violence prevention, character education, recreation activities, career exploration through the 21st Century Community Learning Center grant at Dunbar High School. Eff. 9/20/2011-6/29/2012.

Code: 599.2190.411.9022.000000.000.00.000 (Amt: $34,500.00)  
Purchase Order: 11159145

Unified Health Solutions Inc. - To provide anger management, drug prevention, and homework assistance as in-school alternative to out of school suspension in the Alternative Learning Center classrooms at Westwood and Wright Bros PreK-8 Schools. Eff. 9/20/2011-6/29/2012.

Code: 463.2177.411.9982.000000.000.00.000 (Amt: $88,000.00)  
Purchase Order: 11159143

Wesley Community Center - To provide after-school services to include homework assistance, drug and violence prevention, character education, recreation activities, career exploration through the 21st Century Community Learning Center grant at Wogaman PreK-8. Eff. 9/20/2011-6/29/2012.

Code: 599.2190.411.9022.000000.000.00.000 (Amt: $35,000.00)  
Purchase Order: 11159146
ITEM X

I recommend that the Board authorize the Non-General Funds PURCHASE ORDERS as submitted by the Treasurer.
NON-GENERAL FUNDS

TO: Superintendent of Schools

FROM: Treasurer

SUBJECT: Purchase Orders for Board Agenda

I recommend that the following purchase orders in excess of $5,000.00 be authorized by the Board of Education.

CONTRACT/AGREEMENT APPROVED ON 9/15/2009 BOARD AGENDA

(1) 11159106
Vendor: Catapult Learning, LLC
Fund: 572.3260.411.9762.000000.000.00.000 (Amt: $313,950.00) (STATE AND FEDERAL GRANTS MANAGEMENT)
Description: Instructional services to non-public students who are eligible for Title I services.
Amount: $313,950.00

(2) 11158977
Vendor: CDW Government Inc.
Fund: 003.2930.641.2009.000000.000.00.000 (Amt: $37,800.00) (Information Technology)
Description: 200 Computer monitors associated with Administration refresh approved by the Board on August 2, 2011, PO #11158978,
Amount: $37,800.00 for the following schools: Stivers, Horace Mann, Cleveland, Kemp, Ruskin, Kiser, Gorman, Dunbar, Thurgood, EJ Brown, Longfellow, Westwood, Louise Troy, Gardendale, Wogaman, and Belle Haven.

(3) 11159201
Vendor: CDW Government Inc.
Fund: 506.2212.644.9797.000000.000.00.000 (Amt: $45,026.00) (Accountability)
Description: Monitors for teacher computer upgrades.
Amount: $45,026.00

(4) 11158976
Vendor: Cincinnati Bell
Fund: 003.2930.641.2009.000000.000.00.000 (Amt: $11,340.00) (Information Technology)
Description: Adobe Digital School software for Administration refresh.
Amount: $11,340.00
(5) 11159209
Vendor: Hewlett Packard
Fund: 506.2212.644.9797.000000.000.00.000 (Amt: $302,378.33)
(Accountability)
Description: Classroom teacher computer upgrades.
Amount: $302,378.33

CONTRACT/AGREEMENT APPROVED ON 8/16/2011 BOARD AGENDA
(6) 11159030
Vendor: Miami Valley Child Development
Fund: 439.1270.411.9472.000000.000.00.000 (Amt: $180,320.00)
(STATE AND FEDERAL GRANTS MANAGEMENT)
Description: For the P.O. created to cover the agreement between Miami Valley Child Development Centers and DPS to operate the Early Childhood Entitlement Program at Longfellow School for the 2011-2012 school year.
Amount: $180,320.00

(7) 11159210
Vendor: Platinum Technology Services
Fund: 506.2212.644.9797.000000.000.00.000 (Amt: $19,160.00)
(Accountability)
Description: Installation of Acer Computers in schools.
Amount: $19,160.00

CONTRACT/AGREEMENT APPROVED ON 6/21/2011 BOARD AGENDA
(8) 11159094
Vendor: Scholastic Book Club Inc.
Fund: 590.2213.410.9142.000000.500.00.000 (Amt: $260,962.00)
(STATE AND FEDERAL GRANTS MANAGEMENT)
Description: To provide onsite implementation professional development for teaching using READ 180 during the FY 12 academic year. Invoice monthly for services rendered.
Amount: $260,962.00

CONTRACT/AGREEMENT APPROVED ON 8/16/2011 BOARD AGENDA
(9) 11159132
Vendor: Teaching Strategies, Inc.
Fund: 572.2213.516.9762.000000.500.00.000 (Amt: $15,450.00)
(STATE AND FEDERAL GRANTS MANAGEMENT)
Description: To purchase an online reporting and assessment system for all Dayton Public Schools Title I preschool programs.
Amount: $15,450.00
Honorable Members of the Board of Education  
Dayton City School District

ITEM XI

I recommend approval of the Resolution for an Easement at Fairview PreK-8 School with the City of Dayton, Ohio.

Rationale
The City of Dayton, Ohio, requires an easement for the Fairview Safe Routes to School project and a letter of agreement to grant the easement for the project as a donation.

NOW, THEREFORE, BE IT RESOLVED that this Board of Education, Dayton City School District, enter into an Easement Agreement by and among the City of Dayton, Ohio, and the Board of Education of the Dayton City School District as set forth in the Easement Agreement.

BE IT FURTHER RESOLVED that the Treasurer and President of the Board are authorized to sign said Easement Agreement.

ITEM XII

I recommend approval of the following resolution requesting permission to advertise for bids for furnishing all labor, materials, and equipment necessary to complete the Parking Lot Expansion Project, located at Dunbar High School.

Rationale
Dunbar High School located at 1400 Albritton, Dayton, Ohio, currently has insufficient parking to accommodate parking for staff, students and guests during extracurricular events held at this location.

NOW, THEREFORE, BE IT RESOLVED that the Treasurer is and hereby authorized to advertise for bid for the Dunbar Parking Lot Project. Said bids will be opened and read publicly in accordance with the provisions of Section 3313.46 of the Ohio revised Code and said bids will be tabulated and reported to the Board of Education at a regularly scheduled meeting.

Respectfully submitted,

Lori L. Ward  
Superintendent
Honorable Members of the Board of Education
Dayton City School District

ITEM XIII

Pursuant to Section 3313.36 of the Ohio Revised Code, I recommend that the Board of Education of the Dayton City School District accept the following donations and that we convey our appreciation to the donor for their gracious and timely gifts.

A. DAYTON PUBLIC SCHOOLS

Various Donations
Junior Achievement of Dayton
Dayton Boys Preparatory Academy @ Roosevelt Commons
260 Backpacks with Supplies
$10,400.00

Steve Snell
Ludwig Drum Set
$400

ITEM XIV

Items XIV and XV tabled

I recommend approval of the Amended Note Resolution for Series A Bonds.

Rationale
Amending the note resolution adopted on April 15, 2008, as amended on January 6, 2009, February 12, 2009 and October 6, 2009, authorizing the issuance of not to exceed $93,455,000 of notes in anticipation of the issuance of bonds for the purpose of refunding a portion of the school facilities construction and improvement bonds, series 2003-A (General Obligation – Unlimited Tax), dated June 17, 2003, issued for the purposes set forth in the authorizing resolution adopted on March 4, 2003; and authorizing a note placement agreement, a note registrar agreement and an interest rate hedge; and if in the best interest of the school district requesting the State Department of Education to approve an agreement, authorizing the execution of such agreement to provide for the contingent intercept of State Foundation Payments to enhance the security of the notes or the refunding bonds.
WHEREAS, this Board adopted a Note Resolution on April 15, 2008 (the “Original Resolution”) authorizing the issuance of not to exceed $93,455,000 of Notes to refund bonds issued in the original principal amount of $99,500,000 dated June 17, 2003 (the “2003A Bonds”), with capitalized terms used herein as defined in the Original Resolution; and

WHEREAS, in view of currently prevailing low interest rates and the availability of one or more advantageous interest rate hedges the Board has determined that it remains advisable and in the best interest of the School District (i) to issue refunding bonds (the “Refunding Bonds”) of the School District to refund a portion of the 2003A Bonds (the “Refunded Bonds”), (ii) to issue refunding bond anticipation notes (the “Notes”) in anticipation of the Refunding Bonds, and (iii) to enter into one or more interest rate hedges; and

WHEREAS, the Treasurer of the Board (the “Treasurer”) has certified to this board that the maximum maturity and principal amount of the securities herein authorized cannot exceed the respective maximum maturities of the Refunded Bonds and the principal amount of the bonds authorized by the voters on the Election Date;

WHEREAS, the Original Resolution was amended on January 6, 2009, February 12, 2009 and October 9, 2009 (together with the Original Resolution the “Amended Resolution”) and this Board desires to further amend the Amended Resolution with respect to (i) authorizing the execution and delivery of one or more Note Purchase Agreements to sell the Notes in a private sale to one or more financial institutions offering to purchase the Notes on terms deemed favorable to and recommended to the District by its Financial Advisor, Bradley Payne LLC (the “Financial Advisor”) and its Swap Advisor, PRISM Municipal Advisors LLC (the “Swap Advisor”); (ii) authorizing the negotiation of an amendment to the interest rate hedge contract currently in place with respect to the Notes with the Bank of New York Mellon (“Current Swap Counterparty”) on terms deemed more favorable to and recommended to the District by its Financial Advisor and Swap Advisor; and (iii) authorizing the negotiation of and execution and delivery of a new interest rate hedge contract with a different swap counterparty on terms deemed more favorable to and recommended to the District by its Financial Advisor and Swap Advisor.

WHEREAS, this Board hereby confirms that it is deemed necessary to issue and sell not to exceed $93,455,000 of the Notes under the authority of the general laws of the State of Ohio, including Chapter 133, Ohio Revised Code, and in particular Section 133.22 and 133.34 thereof and Sections 9.98 through 9.983 Ohio Revised Code, for the purpose described in the title of this resolution;

NOW, THEREFORE, BE IT RESOLVED by the Board of Education of the Dayton City School District, Montgomery County, Ohio that:
Section 1. Section 14 of the Original Resolution is deleted and amended in its entirety to read as follows:

Section 14. The Notes may be sold in a private sale to one or more purchasers recommended by the Financial Advisor (the “Original Purchaser”) at the purchase price set forth in the Certificate of Fiscal Officer, plus interest accrued to the date of delivery of the Notes to the Original Purchaser. The President and Treasurer, or either of them individually, are authorized and directed to execute on behalf of the board a Note Placement Agreement with the Original Purchaser, setting forth the conditions under which the Notes are to be sold and delivered, which agreement shall be in such form, not inconsistent with the terms of this resolution, as the Treasurer shall determine, including provisions for the payment of premium on any series of Notes at any time, or for the delivery of one or more series of Notes on or not more than 90 days prior to the first optional redemption date of any related series of Refunded Bonds. A form of Note Purchase Agreement constituting a Note Purchase Commitment Agreement may also be entered into with one or more financial institutions providing for a commitment and offer by such financial institutions (the “Committed Purchaser”) to purchase the Notes upon their issuance and delivery by the District, and providing that the maturity and interest rate on the Notes shall be as described therein, with such commitment to purchase the Notes extending through a term of not less than five years from September 1, 2011; provided that the District shall not be required to sell the Notes to the Committed Purchaser if it is determined, based upon the advice of its Financial Advisor, to issue and sell its Notes or its Refunding Bonds to a different Original Purchaser upon different financial terms.

“Any upfront payment received from any counterparty to the interest rate hedge described in Section 16 hereof is hereby deemed premium and shall be deposited into the School District’s Permanent Improvement Fund. Unless otherwise provided in the Certificate of Fiscal Officer, proceeds received from the sale of the Notes shall be deposited to the Bond Retirement Fund to be applied to the payment of the principal of and interest on the Refunded Bonds, or other obligations of the School District, as permitted by law.”

Section 2. Section 16 of the Original Resolution is deleted and amended in its entirety to read as follows:

“Section 16. The Treasurer and President, or either of them individually, are each authorized to enter into and provide for an amendment to the existing interest rate hedge with the Bank of New York Mellon, or a new interest rate hedge with a counterparty selected by the Treasurer, providing for an interest rate payment to the counterparty not to exceed six-percent (6%) per annum on a notional amount not to exceed $93,455,000; provided however, that any such amendment or new interest rate hedge must be reviewed and recommended to the Board by the Financial Advisor and the Swap Advisor.

The Board hereby appoints PRISM Municipal Advisors LLC as the initial Swap Advisor pursuant to an advisory agreement with the Board, to be entered into between the Swap Advisor and the Board and executed by the Treasurer on behalf of the Board. The Board hereby appoints Bradley Payne LLC as the Financial Advisor with respect to the Notes and the
interest rate hedge transaction described herein, pursuant to an advisory agreement with the Board, to be entered into between the Financial Advisor and the Board and executed by the Treasurer on behalf of the Board. The Treasurer, if advisable, may appoint one or more Placement Agents with respect to the sale of the Notes. The Treasurer is authorized to pay the fees and expenses of the Financial Advisor, Swap Advisor, Frost Brown Todd LLC, as Bond Counsel, and other costs of issuance from available funds including the Bond Retirement Fund, with the advice and consent of the Board.

Payments received from the counterparty to the interest rate hedge shall be deposited as follows: first, to the Bond Retirement Fund in an amount equal to debt service on the Notes for the period to which the counterparty's payment corresponds, minus any sale premium on the Notes deposited therein, and second, unless otherwise provided in the Certificate of Fiscal Officer, to the General Fund."

Section 3. It is hereby found and determined that all acts, conditions and things necessary to be done precedent to an in the issuing of the Notes in order to make them legal, valid and binding obligations of the Board have happened, been done and been performed in regular and due form as required by law; that the faith, credit and revenue of the board are hereby irrevocably pledged for the prompt payment of the principal and interest thereof at maturity; and that no limitation of indebtedness or taxation, either statutory or constitutional, has been exceeded in issuing the Notes.

Section 4. It is hereby found and determined that all formal actions of the Board concerning and relating to the passage of this resolution were taken in an open meeting of the Board, and that all deliberations of the Board and any of its committees that resulted in such formal action, were in meetings open to the public, in compliance with all legal requirements including Section 121.22 of the Ohio Revised Code.

Section 5. Except as amended herein, the Original Resolution is hereby ratified and confirmed, and remains in full force and effect.

Section 6. The Treasurer is hereby directed to forward a certified copy of this resolution to the County Auditor of Montgomery County, Ohio.

**ITEM XV**

**Items XIV and XV tabled**

I recommend approval of the Amended Note Resolution for Series D Bonds.

**Rationale**

Amending the note resolution adopted on April 15, 2008, as amended on January 6, 2009, February 12, 2009 and October 6, 2009, authorizing the issuance of not to exceed $94,505,000 of notes in anticipation of the issuance of bonds for the purpose of refunding a portion of the school facilities construction and improvement bonds, Series 2003-D (General Obligation – Unlimited Tax), dated July 31, 2003, issued for the purposes set forth in the authorizing resolution adopted on March 4, 2003; and authorizing a note placement
agreement, a note registrar agreement and an interest rate hedge; and if in the best interest of
the school district requesting the State Department of Education to approve an agreement,
authorizing the execution of such agreement to provide for the contingent intercept of State
Foundation Payments to enhance the security of the notes or the refunding bonds.

WHEREAS, this Board adopted a Note Resolution on April 15, 2008 (the “Original Resolution”)
authorizing the issuance of not to exceed $94,505,000 of Notes to refund bonds issued in the
original principal amount of $151,555,000 dated July 31, 2003 (the “2003D Bonds”), with
capitalized terms used herein as defined in the Original Resolution; and

WHEREAS, in view of currently prevailing low interest rates and the availability of one or more
advantageous interest rate hedges the Board has determined that it remains advisable and in
the best interest of the School District (i) to issue refunding bonds (the “Refunding Bonds”) of
the School District to refund a portion of the 2003D Bonds (the “Refunded Bonds”), (ii) to issue
refunding bond anticipation notes (the “Notes”) in anticipation of the Refunding Bonds, and (iii)
to enter into one or more interest rate hedges; and

WHEREAS, the Treasurer of the Board (the “Treasurer”) has certified to this board that the
maximum maturity and principal amount of the securities herein authorized cannot exceed the
respective maximum maturities of the Refunded Bonds and the principal amount of the bonds
authorized by the voters on the Election Date;

WHEREAS, the Original Resolution was amended on January 6, 2009, February 12, 2009 and
October 9, 2009 (together with the Original Resolution the “Amended Resolution”) and this
Board desires to further amend the Amended Resolution with respect to (i) authorizing the
execution and delivery of one or more Note Purchase Agreements to sell the Notes in a private
sale to one or more financial institutions offering to purchase the Notes on terms deemed
favorable to and recommended to the District by its Financial Advisor, Bradley Payne LLC (the
“Financial Advisor”) and its Swap Advisor, PRISM Municipal Advisors LLC (the “Swap
Advisor”); (ii) authorizing the negotiation of an amendment to the interest rate hedge contract
currently in place with respect to the Notes with the Bank of New York Mellon (“Current Swap
Counterparty”) on terms deemed more favorable to and recommended to the District by its
Financial Advisor and Swap Advisor; and (iii) authorizing the negotiation of and execution and
delivery of a new interest rate hedge contract with a different swap counterparty on terms
deemed more favorable to and recommended to the District by its Financial Advisor and Swap
Advisor.

WHEREAS, this Board hereby confirms that it is deemed necessary to issue and sell not to
exceed $94,505,000 of the Notes under the authority of the general laws of the State of Ohio,
including Chapter 133, Ohio Revised Code, and in particular Section 133.22 and 133.34
thereof and Sections 9.98 through 9.983 Ohio Revised Code, for the purpose described in the
title of this resolution;

NOW, THEREFORE, BE IT RESOLVED by the Board of Education of the Dayton City School
District, Montgomery County, Ohio that:
Section 1. Section 14 of the Original Resolution is deleted and amended in its entirety to read as follows:

Section 14. The Notes may be sold in a private sale to one or more purchasers recommended by the Financial Advisor (the “Original Purchaser”) at the purchase price set forth in the Certificate of Fiscal Officer, plus interest accrued to the date of delivery of the Notes to the Original Purchaser. The President and Treasurer, or either of them individually, are authorized and directed to execute on behalf of the board a Note Placement Agreement with the Original Purchaser, setting forth the conditions under which the Notes are to be sold and delivered, which agreement shall be in such form, not inconsistent with the terms of this resolution, as the Treasurer shall determine, including provisions for the payment of premium on any series of Notes at any time, or for the delivery of one or more series of Notes on or not more than 90 days prior to the first optional redemption date of any related series of Refunded Bonds. A form of Note Purchase Agreement constituting a Note Purchase Commitment Agreement may also be entered into with one or more financial institutions providing for a commitment and offer by such financial institutions (the “Committed Purchaser”) to purchase the Notes upon their issuance and delivery by the District, and providing that the maturity and interest rate on the Notes shall be as described therein, with such commitment to purchase the Notes extending through a term of not less than five years from September 1, 2011; provided that the District shall not be required to sell the Notes to the Committed Purchaser if it is determined, based upon the advice of its Financial Advisor, to issue and sell its Notes or its Refunding Bonds to a different Original Purchaser upon different financial terms.

“Any upfront payment received from any counterparty to the interest rate hedge described in Section 16 hereof is hereby deemed premium and shall be deposited into the School District’s Permanent Improvement Fund. Unless otherwise provided in the Certificate of Fiscal Officer, proceeds received from the sale of the Notes shall be deposited to the Bond Retirement Fund to be applied to the payment of the principal of and interest on the Refunded Bonds, or other obligations of the School District, as permitted by law.”

Section 2. Section 16 of the Original Resolution is deleted and amended in its entirety to read as follows:

“Section 16. The Treasurer and President, or either of them individually, are each authorized to enter into and provide for an amendment to the existing interest rate hedge with the Bank of New York Mellon, or a new interest rate hedge with a counterparty selected by the Treasurer, providing for an interest rate payment to the counterparty not to exceed six-percent (6%) per annum on a notional amount not to exceed $94,505,000; provided however, that any such amendment or new interest rate hedge must be reviewed and recommended to the Board by the Financial Advisor and the Swap Advisor.

The Board hereby appoints PRISM Municipal Advisors LLC as the initial Swap Advisor pursuant to an advisory agreement with the Board, to be entered into between the Swap Advisor and the Board and executed by the Treasurer on behalf of the Board. The Board hereby appoints Bradley Payne LLC as the Financial Advisor with respect to the Notes and the
interest rate hedge transaction described herein, pursuant to an advisory agreement with the Board, to be entered into between the Financial Advisor and the Board and executed by the Treasurer on behalf of the Board. The Treasurer, if advisable, may appoint one or more Placement Agents with respect to the sale of the Notes. The Treasurer is authorized to pay the fees and expenses of the Financial Advisor, Swap Advisor, Frost Brown Todd LLC, as Bond Counsel, and other costs of issuance from available funds including the Bond Retirement Fund, with the advice and consent of the Board.

Payments received from the counterparty to the interest rate hedge shall be deposited as follows: first, to the Bond Retirement Fund in an amount equal to debt service on the Notes for the period to which the counterparty’s payment corresponds, minus any sale premium on the Notes deposited therein, and second, unless otherwise provided in the Certificate of Fiscal Officer, to the General Fund.”

Section 3. It is hereby found and determined that all acts, conditions and things necessary to be done precedent to an in the issuing of the Notes in order to make them legal, valid and binding obligations of the Board have happened, been done and been performed in regular and due form as required by law; that the faith, credit and revenue of the board are hereby irrevocably pledged for the prompt payment of the principal and interest thereof at maturity; and that no limitation of indebtedness or taxation, either statutory or constitutional, has been exceeded in issuing the Notes.

Section 4. It is hereby found and determined that all formal actions of the Board concerning and relating to the passage of this resolution were taken in an open meeting of the Board, and that all deliberations of the Board and any of its committees that resulted in such formal action, were in meetings open to the public, in compliance with all legal requirements including Section 121.22 of the Ohio Revised Code.

Section 5. Except as amended herein, the Original Resolution is hereby ratified and confirmed, and remains in full force and effect.

Section 6. The Treasurer is hereby directed to forward a certified copy of this resolution to the County Auditor of Montgomery County, Ohio.

ITEM XVI

Pursuant to Section 5705.41 of the Ohio Revised Code, I recommend that the Board of Education of the Dayton City School District accept the following “then and now certificate.” It is hereby certified that both at the time of the making of this contract or order and at the date of the execution of this certificate the amount required to pay this contract or order has been appropriated for the purpose of this contract or order and is in the treasury or in the process of collection to the credit of the fund, free from any previous encumbrance.
I recommend that the following invoices $3,000.00 and over be authorized for payment by the Dayton Board of Education.

<table>
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<tr>
<th>INVOICE</th>
<th>FUND</th>
<th>VENDOR</th>
<th>DESCRIPTION</th>
<th>AMOUNT</th>
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<tr>
<td>556290</td>
<td>004.5500.418.7424.000000.000.00.090</td>
<td>Bricker &amp; Eckler</td>
<td>Legal services related to Stivers projects</td>
<td>$12,763.85</td>
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<tr>
<td>60366</td>
<td>001.2930.441.9059.000000.500.00.000</td>
<td>Process Software</td>
<td>PO #124103 was closed for yearend closing and invoice was received afterward</td>
<td>$6,604.50</td>
</tr>
<tr>
<td></td>
<td>001.2419.418.1420.000000.500.00.000</td>
<td>Julie Rubin, Ph.D.</td>
<td>Student psychological services for a legal matter.</td>
<td>$6,687.50</td>
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Respectfully submitted,

Stanley E. Lucas
Treasurer