

**AUTHORIZE RETENTION OF THE LAW FIRM
LANER, MUCHIN, DOMBROW, BECKER, LEVIN & TOMINBERG**

THE GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

er, Levin & Tomlinberg.

Retention of the law firm Laner, Muchin, Dombrow, Beck

e services of the law firm Laner, Muchin, Dombrow,
the Board and individually named employees in the
matter captioned Ferguson v. Board, et al. in the U.S. District Court and representation of an individually named

DESCRIPTION: The General Counsel has retained the
Becker, Levin & Tomlinberg to provide representation to

Additional employee in the matter captioned Brogan v. Board, et al. now pending in U.S. District Court.
in in Brogan authorization is requested in the Ferguson matter in the amount of \$50,000; additional authorization
General Counsel is requested in the amount of \$15,000. As invoices are received they will be reviewed by me
and, if satisfactory, processed for payment.

approval is not applicable to this report.

LSC REVIEW: LSC

ON STATUS: None

AFFIRMATIVE ACT

000.00 - Ferguson v. Board, et al.
- Legal and Supportive

FINANCIAL: Charge \$50,000.00

Charge \$15,000.00 - Brogan v. Board, et al. to Law Department
Services - Professional Services.

1-1001-1001-54 TO

Final Classification: 1989 Year 2013

GENERAL CONSIDERATION
05-0734. Inspector General. Each party to the agreement shall acknowledge that in accordance with 108-1
16, the Inspector General of the Chicago Board of Education has the authority to bundle certain