AUTHORIZE THE FIRST RENEWAL AGREEMENT WITH LEAP INNOVATIONS FOR PERSONALIZED LEARNING RESEARCH AND DEVELOPMENT SERVICES

Authorize the first renewal agreement with Leap Innovations to provide personalized learning research and development services to all schools at an estimated annual cost set forth in the Compensation		
and development services to all schools at an estimated annual cost set forth in the Compensation		THE CHIEF EACULING OLLIGES BLOODS THE LOI PURING DECIDION
and development services to all schools at an estimated annual cost set forth in the Compensation	•	1717
and development services to all schools at an estimated annual cost set forth in the Compensation		
and development services to all schools at an estimated annual cost set forth in the Compensation		
and development services to all schools at an estimated annual cost set forth in the Compensation		
and development services to all schools at an estimated annual cost set forth in the Compensation		
and development services to all schools at an estimated annual cost set forth in the Compensation		
and development services to all schools at an estimated annual cost set forth in the Compensation	·	
and development services to all schools at an estimated annual cost set forth in the Compensation		
		Authorize the first renewal agreement with Leap Innovations to provide personalized learning research
		Comparison with a design of the second of th
		•
	7	
	•	· · · · · · · · · · · · · · · · · · ·
		Ta
	·	
· · · · · · · · · · · · · · · · · · ·		
· · · · · · · · · · · · · · · · · · ·		
	<u>, </u>	
•	L	

shall be made to Leap Innovations during the option period prior to execution of the written document. The authority granted herein shall automatically rescind in the event a written document is not executed within 90 days of the date of this Board Report. Information pertinent to this option is stated below.

Contract Administrator: Gromadzka, Ms. Justyna / 773-553-2273

VENDOR:

SCOPE OF SERVICES:

Vendor will continue to provide research and development services to identify and pilot the most promising educational technology tools to enhance teaching and learning. Six (6) schools will be piloted during Cohort 2 in the one year term. Vendor will use data collected through piloting to support the District in implementing the most effective methods for improving personalized learning. Vendor will also support the District in cultivating, curating, and supporting a pipeline of innovative school models in Chicago.

	the District in cultivating, curating, and supporting a pipeline of innovative school models in Chicago.
	DELIVERABLES:
	Vender will continue to be received by for expression wildline, and received now educational
Œ	
NE.	
a -	
	
	
i	
	<u>i</u>
	technology tools to enhance teaching and learning by facilitating a pilot program. Additionally, Vendor will
	passing american compart and intensive proporation for to obers posticinating in the pilet program of
	Y
11.	ŢĘ.
	\
<u> </u>	

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current figal unexis deemed a continuent liability subject to appropriation in the subsequent fiscal year

Approved for Consideration:

SÉBASTIEN de LONGEAUX Chief Procurement Officer

Approved:

FORREST CLAYPOOL

Chief Executive Officer

JAMES L. BEBLEY

General Counsel