

CHARTER SCHOOL CONTRACT

between Volunteers of America-Minnesota, Authorizer and Bluffview Montessori School (#4001), School

WHEREAS, the primary purpose of the School is to improve all pupil learning and all student achievement;

WHEREAS, additional purpose of the School is to increase learning opportunities for all pupils.

WHEREAS, the parties are authorized under Minnesota law to contract for the management of a charter school, pursuant to Department of Education letter of approval for Bluffview Montessori School to transfer to Volunteers of American-Minnesota, dated December 10, 1991; and

WHEREAS, Volunteers of America-Minnesota has considered the authorization of the School and has approved the issuance of a charter contract to the School;

NOW, THEREFORE, Volunteers of America-Minnesota grants this Contract conferring certain rights, privileges, and obligations of a charter school and confirms the continued status of a charter school to the School. In addition, the parties agree that the granting of this Contract is subject to the following terms and conditions.

ARTICLE 1 TERM OF CHARTER CONTRACT

1.1 Effective date: <u>July 1, 2021</u>.

1.2 Expiration date: June 30, 2026.

1.3 Survival of Terms. The following clauses survive the expiration or cancellation of this contract: 1. Liability; 2. State and Federal Audits; 3. Government Data Practices and Intellectual Property; 4. Publicity and Endorsement; 5. Governing Law, Jurisdiction, and Venue; 6. Data Disclosure; and 7. Dissolution.

ARTICLE 2 DEFINITIONS

- 2.1 "Charter Contract" means this contract between the Authorizer and the School as required by Minnesota Charter School Law, Minn. Stat. § 124E.10.
- 2.2 "Applicable Law" means all state and federal laws and rules applicable to Minnesota charter schools and any regulations and guidelines issued pursuant to those laws and rules. This includes changes made to Applicable Law by Congress, Minnesota Legislature and/or appropriate federal and state agencies.
- 2.3 "School Program Description" means the school program parameters agreed upon by the Authorizer and the School for the length of this Contract, as evidenced by Addendum A ("Charter School Program").

- 2.4 "Charter Law" means the Minnesota Statutes § 124E.10 et seq., as amended, and any rules or regulations adopted by the Education Commissioner relating to this law.
- 2.5 "Charter School Board" means the Board established to govern the School, as required under Minnesota Statutes § 124E.07.
- 2.6 The "Authorizer" refers to the Volunteers of America of Minnesota.
- 2.7 The "School" refers to Bluffview Montessori School.
- 2.8 "Education Commissioner" means the Commissioner of the Minnesota Department of Education or his or her designee.
- "Department" means the Minnesota Department of Education.
- 2.10 State" means the State of Minnesota.
- 2.11 "School information" includes all educational data, as defined in Minnesota Statutes §13.32; any and all data related to employees; any and all complaints filed by the School as required by federal and state law and all complaints filed against the School or any of its employees; any and all investigative files and the results of any investigations; any and all financial information as required to be disclosed under the Minnesota Data Practices Act; and any data or other information that the Authorizer deems reasonably necessary to carry out its role.

ARTICLE 3 RELATIONSHIP BETWEEN THE SCHOOL AND VOLUNTEERS OF AMERICA OF MINNESOTA

- 3.1 <u>Voluntary Authorization</u>. Volunteers of America of Minnesota qualifies as an authorizer pursuant to Minnesota Statute 124E.10 Subd. 3. In granting this Contract, Volunteers of America of Minnesota voluntarily exercises powers given to Volunteers of America of Minnesota pursuant to Applicable Law to authorize charter schools. Nothing in this Contract shall be deemed to be any waiver of Volunteers of America of Minnesota's autonomy or power.
- 3.2. <u>Independent Status of the School</u>. The School is not and shall not be deemed to be a division or part of Volunteers of America of Minnesota. The relationship between the School and Volunteers of America of Minnesota is based solely on the applicable provisions of the Charter School Act and the terms of this Contract or other written contracts or written agreements between Volunteers of America of Minnesota and the school. Except as otherwise provided in this Contract, Volunteers of America of Minnesota shall have no authority or control over operational, administrative, or financial responsibility for the School.
- 3.3. <u>Financial Obligations Are Separate</u>. Any contract or other instrument of indebtedness entered into by the School and a third party shall not in any way constitute an obligation, either general, special, or moral, of Volunteers of America of Minnesota. The School will never pledge the full faith and credit of Volunteers of America of Minnesota for the payment of any School contract, loan, or other instrument of indebtedness.

Any contract or other instrument of indebtedness entered into by Volunteers of America of Minnesota and a third party shall not in any way constitute an obligation, either general, special, or moral, of the School. Volunteers of America of Minnesota will never pledge the full faith and credit of the School for the payment of any Volunteers of America of Minnesota contract, loan, or other instrument of indebtedness.

3.4 <u>No Authority to Obligate or Bind Other Party</u>. The School has no authority whatsoever to enter into any contract or other agreement that would financially obligate Volunteers of America of Minnesota, nor does the School have any authority whatsoever to make any representations to lenders or third parties, that Volunteers of America of Minnesota in

any way guarantees, is financially obligated, or is in any way responsible for any contract, loan or other instrument of indebtedness entered into by the School.

Volunteers of America of Minnesota has no authority whatsoever to enter into any contract or other agreement that would financially obligate the School, nor does Volunteers of America of Minnesota have any authority whatsoever to make any representations to lenders or third parties, that the School in any way guarantees, is financially obligated, or is in any way responsible for any contract, loan or other instrument of indebtedness entered into by the Volunteers of America of Minnesota.

3.5 <u>Limited Use of Volunteers of America of Minnesota Name</u>. The School may not use the name of the Volunteers of America of Minnesota or any assumed name, trademark, division or affiliation of Volunteers of America of Minnesota in any of the School's promotional advertising, contracts, or other materials without Volunteers of America of Minnesota prior written consent, except that the School may include the following statement in such materials "Bluffview Montessori School is authorized by Volunteers of American-Minnesota." Pursuant to Minnesota Statute 124E.07, Subd.8, the School shall identify Volunteers of America of Minnesota as the authorizer and provide contact information.

ARTICLE 4 LEGAL STRUCTURE

- 4.1 <u>Nonprofit Status</u>. The Charter School Board is organized and operated as a nonprofit corporation under Minnesota Statutes Chapter 317A, as amended.
- 4.2 <u>Articles of Incorporation</u>. The Charter School Board is organized and operated as a nonprofit and within the parameters of their state approved Articles of Incorporation under and by virtue of Minnesota Statutes Chapter 317A, as amended. The School must notify the Authorizer of any changes to the Articles of Incorporation approved by the Minnesota Secretary of State.
- 4.3 <u>Bylaws</u>. The Charter School Board is organized and must operate within the parameters of their approved bylaws. The School will notify the Authorizer of any amendments to the bylaws. At its discretion, the Authorizer may provide review and comment on the proposed amendments. The School will consider the Authorizer's review and comment.
- 4.4 <u>Lease Space</u>. The School may lease space from any public or nonsectarian private organization as it deems necessary. If the School intends to lease from a private sectarian organization, it will comply with the provisions of the Charter Law, specifically Minnesota Statutes § 124E.22. Prior to finalizing a lease for space, the School will submit an application to the Department for approval. The School will provide a copy of the Department's decision, to the Authorizer within thirty days of receipt.
- 4.5 <u>Authorized Grades</u>. The School is authorized to serve grades Preschool-8. The School will not expand its present grade levels without approval by the Authorizer and the Education Commissioner, consistent with the Charter Law or Minnesota Statutes § 124E.06, subd. 5.

ARTICLE 5 SCHOOL LOCATION

- 5.1 The location of the school is 1321 Gilmore Avenue, Winona, MN 55987.
- 5.2 The School will notify the Authorizer of any anticipated change in geographical location. At its discretion, the Authorizer may provide review and comment on the proposed change in location. The School will consider the Authorizer's review and comment.
- 5.3 The School will not expand to additional school sites beyond the present location(s) without approval by the Authorizer and the Education Commissioner, consistent with the Charter Law or Minnesota Statutes § 124E.06, subd. 5.

ARTICLE 6 OPERATING REQUIREMENTS

6.1 Governance Structure. The School shall be governed by a Board of Directors. The School will file changes in the membership of the Board with the Authorizer and Department. The Board will be composed of at least five nonrelated members and include: (1) at least one licensed teacher employed as a teacher at the school or providing instruction under a contact between the charter school and a cooperative; (2) at least one parent or legal guardian of a student enrolled in the charter school; and (3) at least one interested community member who resides in Minnesota and is not employed by the charter school and does not have a child enrolled in the school. The board may include a majority of teachers or parents or community members, or it may have no clear majority. The chief financial officer and the chief administrator are ex-officio nonvoting board members. No charter school employees shall serve on the board other than licensed teachers employed as a teacher at the school. Board bylaws shall outline the process and procedures for changing the board's governance model, consistent with Chapter 317A and Charter Law.

Contractors providing facilities, goods, or services to a charter school may not serve on the board of directors of the charter school. A board may change its governance structure only: (1) by a majority vote of the board of directors and a majority vote of the licensed teachers employed by the school as teachers, including licensed teachers providing instruction under a contract between the school and a cooperative; and (2) with the authorizer's approval. Any change in board governance structure must conform with the composition of the board established under Charter Law.

- 6.2 <u>Charter School Board Election</u>. Charter School Board elections will be conducted as provided in the Charter Law. Board elections must be held during the school year but may not be conducted on days when the school is closed for holidays, breaks, or vacations. The charter school will notify eligible voters of the school board election dates at least 30 days before the election.
- 6.3 <u>Background Checks</u>. Prior to the time such persons are seated as members of the Charter School Board, the School will conduct a criminal background check identical to those required by Minnesota Statutes § 123B.03, subd. 1. The Charter School Board will certify to the Authorizer that background checks have been completed. Consistent with data practices law, the Charter School Board will provide to the Authorizer any adverse information that is revealed as part of the background checks and will evaluate, on a case-by-case basis, membership on the Charter School Board where the background check revealed adverse information.
- 6.4 <u>Training</u>. Every charter school board member shall attend annual training throughout the member's term on the board. All new board members shall attend initial training on the board's role and responsibilities, employment policies and practices, and financial management. A new board member who does not begin the required initial training within six months after being seated and complete that training within 12 months of being seated on the board is automatically ineligible to continue to serve as a board member. The school shall include in its annual report the training attended by each board member during the previous year. The Charter School Board will submit its plan for training to the Authorizer annually, and attend additional training reasonably required by the Authorizer.
- 6.5 <u>Powers</u>. The Charter School Board will provide policy leadership including, but not limited to, long range planning and goal-setting for the School consistent with the school's approved mission; holding the School accountable for meeting its goals; and overseeing and approving an annual budget. The board may not levy taxes or issue bonds.
- 6.6 <u>Board Operations</u>. All meetings and business of the Charter School Board will comply with the Minnesota Government Data Practices Act, Minnesota Statutes Chapter 13 and the Minnesota Open Meeting Law, Minnesota Statutes Chapter 13D.

- 6.7 <u>Frequency of Board Meetings</u>. The Charter School Board will meet as provided in the bylaws. A copy of the agenda, minutes and all related documents will be provided to the Authorizer prior to the public meeting. At the request of the Authorizer, the Charter School Board will provide the Authorizer an opportunity to address the Charter School Board regarding matters determined by the Authorizer.
- 6.8 <u>Board Responsibilities</u>. The board of directors shall decide and be responsible for policy matters related to the operation of the school, including budgeting, curriculum programming, personnel, and operating procedures. The board shall maintain a policy on nepotism in employment and other policies required by state or federal law. Charter Law requires that the board maintain personnel evaluation policies and practices that, at a minimum: (1) carry out the school's mission and goals; (2) evaluate the execution of charter contract goals and commitments; (3) evaluate student achievement, postsecondary and workforce readiness, and student engagement and connection goals; (4) establish a teacher evaluation process; and (5) provide professional development related to the individual's job responsibilities.
- 6.9 School Web Site. The Charter School Board shall publish and maintain on the school's official Web site all items required by state and federal law and Authorizer, including, but not limited to: (1) the minutes of meetings of the board of directors for at least one calendar year from the date of publication; (2) directory information for members of the board of directors, (3) names of members of committees having board-delegated authority, (4) board meeting calendar, (5) board-approved school budget, (6) School Annual Report, (7) school admissions policy including lottery process that it must use when accepting pupils by lot and early admissions requirements when applicable, (7) Authorizer name and contact information, (8) the name, mailing address, bylaws, minutes of board meetings, and names of the current board of directors of the affiliated nonprofit building corporation.
- 6.10 Employment Terms and Conditions. The Charter School Board is subject to section Minnesota Statutes Chapter 181.932. When offering employment to a prospective employee, a charter school must give that employee a written description of the terms and conditions of employment and the school's personnel policies.
- 6.11 <u>Authorization of Employment</u>. The Charter School Board will employ and contract with necessary teachers, as defined by Minnesota Statutes § 122A.15, subd. 1, who hold valid teaching licenses issued by the State to perform the particular service for which they are employed at the School.
- 6.12 <u>Non-Licensed Personnel</u>. The Charter School Board or its delegate may employ necessary employees who are not required to hold teaching licenses to perform duties other than teaching, and may contract for other services.
- 6.13 Administrative Leadership. A person, without holding a valid administrator's license, may perform administrative, supervisor, or instructional leadership duties. The Charter School Board will establish and maintain qualifications for persons that hold administrative, supervisory or instructional leadership roles. The qualifications will include at least the following areas: instruction and assessment; human resource and personnel management; financial management; legal and compliance management; effective communication; and board, authorizer, and community relationships. The Charter School Board will use those qualifications as the basis for job descriptions, hiring, and annual performance evaluations of those who hold administrative, supervisory, or instructional leadership roles. The Charter School Board and an individual who does not hold a valid administrative license and who serves in an administrative, supervisory, or instructional leadership position shall develop and maintain a professional development plan. Documentation of the implementation and maintenance of the professional development plan of these persons shall be included in the school's Annual Report.
- 6.14 <u>Collective Bargaining</u>. If employees of the School choose to engage in collective bargaining, the School will comply with Minnesota Statutes Chapter 179A, the Public Employment Labor Relations Act ("PELRA").
- 6.15 <u>Non-Sectarian Operation</u>. The School will be non-sectarian in its program, admission policies, and employment practices, and for all other purposes.
- 6.16 <u>Home School Students</u>. The School will not be used as a method of generating revenue for students who are being home schooled pursuant to Minnesota Statutes § 120A.22.

6.17 <u>School Admissions</u>. The School may not limit admission to pupils on the basis of intellectual ability, measures of achievement or aptitude, or athletic ability, nor may it condition admission on criteria or take any action that would violate the Minnesota Human Rights Act, Minnesota Statutes Chapter 363A. The charter school shall not distribute any services or goods of value to students, parents, or guardians as an inducement, term, or condition of enrolling a student in a charter school.

A charter school shall enroll an eligible pupil who submits a timely application, unless the number of applications exceeds the capacity of a program, class, grade level, or building. In this case, pupils must be accepted by lot. The charter school must develop and publish, including on its Web site, a lottery policy and process that it must use when accepting pupils by lot.

A charter school shall give enrollment preference to a sibling of an enrolled pupil and to a foster child of that pupil's parents and may give preference for enrolling children of the school's staff before accepting other pupils by lot. A charter school may give enrollment preference to children currently enrolled in the school's free preschool or prekindergarten program under section 124E.06, subdivision 3, paragraph (a), who are eligible to enroll in kindergarten in the next school year.

A person shall not be admitted to a charter school (1) as a kindergarten pupil, unless the pupil is at least five years of age on September 1 of the calendar year in which the school year for which the pupil seeks admission commences; or (2) as a first grade student, unless the pupil is at least six years of age on September 1 of the calendar year in which the school year for which the pupil seeks admission commences or has completed kindergarten; except that a charter school may establish and publish on its Web site a policy for admission of selected pupils at an earlier age, consistent with the enrollment process in this section.

Once a student is enrolled in the school, the student is considered enrolled in the school until the student formally withdraws or is expelled under the Pupil Fair Dismissal Act in sections 121A.40 to 121A.56. A charter school is subject to and must comply with the Pupil Fair Dismissal Act, sections 121A.40 to 121A.56.

6.18 Reporting to the Authorizer.

- (a) Reports. The School will file reports with the Authorizer regarding the program and financial status of the school according to the terms of this Contract and the Volunteers of America of Minnesota Annual Submission Calendar.
- (b) Other Reports. The School and the Authorizer will file all reports with the Education Commissioner consistent with the procedures established by the Department.
- (c) Violations of Law. The School will promptly notify the Authorizer of all complaints that allege that a violation of state or federal law or regulation has been committed by the School, its employees, or agents, unless such reporting would be in non-compliance with a state or federal law.

6.19 Financial Management.

- (a) Financial Reports. The School will provide the Authorizer a copy of the annual budget for review and comment prior to its approval by the Charter School Board, if requested by the Authorizer. The School also will provide the Authorizer periodic reports of the financial status of the School.
- (b) UFARS and MARSS. The School will utilize the UFARS financial accounting principles and MARSS student accounting requirements.
- (c) Audits. The School will comply with the same financial audits, audit procedures, and audit requirements of school districts required in Minnesota Statutes §§ 123B.75-.83. The School will be audited annually by a public accounting firm hired by the Charter School Board and the annual audit will be submitted to the Department and Authorizer no later than

December 31 of each year. The School will make available for review by the Authorizer all financial records at such times as requested by the Authorizer.

- (d) Creditors. The School will pay all creditors within 30 days of receipt on an outstanding invoice, pursuant to the State's prompt payment law, Minnesota Statutes § 16A.124, subd. 3. If the School has any payments to creditors for which there is an outstanding liability of over 90 days, the School will provide the Authorizer a written statement explaining the reasons for the delay and a proposal for payment of the outstanding liability.
- 6.20 <u>Transportation</u>. Transportation will be provided for students enrolled at the School in accordance with the Charter Law and other applicable state and federal laws.
- 6.21 <u>Insurance</u>. Notwithstanding anything to the contrary in this Charter Contract, the School is considered a school district for the purposes of tort liability under Minnesota Statutes Chapter 466. The School Board of Directors shall acquire and maintain at least the amount and types of insurance coverage up to the applicable tort liability limits under Chapter 466.04. The School agrees to provide the Authorizer with certificates of insurance at least annually or as otherwise requested by the Authorizer. The board must submit changes in its insurance carrier or policy to its Authorizer within 20 business days of the change.

ARTICLE 7 SCHOOL PROGRAM, PERFORMANCE INDICATORS AND EVALUATION

- 7.1 <u>Academic Program and Curriculum</u>. The School will implement and adhere to the academic program and curriculum set forth in Addendum A ("School Program Description").
- 7.2 Methods of Assessment. The School shall evaluate students' work based on the assessment strategies identified in this Contract and in its annual report. The School and the Authorizer agree that the School's operation under the Charter Contract shall be measured by the school performance indicators set forth in this Contract, including academic outcomes, standards for governance, financial management, and school operation as set forth in state and federal law and Addendum B ("School Accountability and Authorizer Oversight System").

Regular Assessments. Volunteers of America will monitor student academic achievement by reviewing student testing and assessments.

Government Required Assessments. School students will take the Minnesota Comprehensive Assessment tests and any other testing required by Applicable Law.

The School will comply with the requirements of the Minnesota Graduation Standards, as defined by Minnesota Statutes §§ 120B.02 and 120B.024; and Minnesota Rules parts 3501.0010–.0280.

District Assessment Plan. The School will annually adopt a Board-approved Assessment Plan. The Plan will utilize a variety of assessment techniques to measure student progress towards state standards. These measures include internal and external assessments. The School will submit the board-approved school Assessment Plan to the authorizer by September 1st annually.

Test Results. The School will provide the Authorizer results of the Minnesota Comprehensive Assessments at such time they are available.

7.3 <u>Professional Development</u>. The School will ensure that each teacher at the School has a professional development plan that focuses in part on developing quality assessments, measures of student outcomes, and effective teaching strategies. The School will provide the Authorizer with a calendar for planned staff development according to the Volunteers of America-Minnesota Annual Submission Calendar.

- 7.4 <u>Contract Amendments</u>. The charter contract will be amended as warranted by Minnesota Department of Education approval of an additional school site(s) and/or additional grade levels served, or significant changes in state law. The charter contract may be amended during the term of the contract if the Authorizer and School mutually agree that the school specific academic goals (performance standards) are not attainable.
- 7.5 <u>VOA-MN Charter School Network Meetings</u>. The School agrees to participate in Volunteers of America of Minnesota Charter School Network Meetings and the Authorizer will monitor the School's attendance at Network Meetings. The goal of participation in the Network Meetings is to share information and resources, and identify resources, and School agrees to do so. The Network Meetings are comprised of two representatives from each Volunteers of America Minnesota authorized charter school (one person in an administrative position and one person from the Charter School Board). The Authorizer will convene Network Meetings no more than twice annually.
- 7.6 <u>Service Learning</u>. The Authorizer requires that the School annually engage in planned and meaningful service-learning activities. The school will have a Service-Learning Plan. The school reserves the right to amend the annual plan as needed. The school should develop a corresponding locally determined method of evaluation to measure the level of student and community engagement and benefit from each service-learning opportunity. The school shall include their annual plan for service learning and related evaluation results in the school Annual Report of the following year.

ARTICLE 8 COMPLIANCE WITH STATE AND FEDERAL LAWS

8.1 State Laws. The School shall comply with applicable state laws.

Students with a Disability. The School shall comply with Minnesota Statutes Chapters A charter school must comply with sections 125A and 124E and rules relating to the education of pupils with a disability as though it were a district. Consistent with the provisions of Minnesota Statutes, the financial parameters within which the School will operate to provide special education instruction and related services to students with disabilities will be based on the individual needs of the student, as defined by the student's evaluation and by the instruction and related services specified in the student's Individual Education Plan ("IEP"). Refer to Addendum C ("Special Education Services"). Health and Safety. The school will meet all applicable federal, state, and local health and safety requirements applicable to school districts. (Minnesota Statutes § 124E.03, subd. 2).

Immunizations. The School shall comply with Minnesota Statutes section 121A.15, requiring proof of student immunization against measles, rubella, diphtheria, tetanus, pertussis, polio, mumps, and hemophilia influenza type B prior to enrollment.

Human Rights Act. The School shall comply with the Minnesota Human Rights Act, Chapter 363A, which prohibits unfair discriminatory practices in employment, public accommodations, public service, or education; and comply with Minnesota Statutes section 121A.04, which governs provisions of equal opportunities for members of both sexes to participate in athletics.

Student Discipline and Dismissal. The school will comply with the Pupil Fair Dismissal Act.

Fee Law. The school shall comply with the Minnesota Public Schools Fee Law, Minnesota Statutes §§ 123B.34-.39, which governs authorized and prohibited student fees.

Annual Report. The School will publish an Annual Report approved by the Board. The report will contain all information required by the Authorizer and the Education Commissioner consistent with the provisions of the Charter Law at § 124E.16, subd.2. The Annual Report will be filed in a timely manner. The School may include other information in the Annual Report. The School will distribute the Annual Report by publication, mail, or electronic means to the Authorizer, school employees, and parents and legal guardians of students enrolled in the charter school and must also post the report on the charter school's official Web site. The reports are public data under Chapter 13.

8.2 Federal Laws. The School shall comply with applicable federal laws.

ARTICLE 9 AUTHORIZER'S DUTIES

- 9.1 Oversight Plan. The Authorizer will implement a plan to provide ongoing oversight to determine whether the School is complying with the terms of this Charter Contract and to meet its responsibilities under the law regarding Authorizer oversight. Refer to Addendum A ("School Program Description") and Addendum B ("School Accountability and Authorizer Oversight System"). The Authorizer will use the following five criteria in determining the School's compliance with this Charter Contract:
- (a) Mission and Program Model Implementation. The Authorizer will evaluate whether the School has been faithful to the terms of this Agreement regarding the implementation of the School's design pursuant to the Application submitted to the Department.
- (b) Governance. The Authorizer will evaluate whether the Charter School Board is performing its governance responsibilities.
- (c) Student and school performance. The Authorizer will evaluate whether the performance of the students and the School meet the Authorizer expectations as provided in this Contract and Addendum B ("School Accountability and Authorizer Oversight System").
- (d) Finance. The Authorizer will evaluate whether the School is using its resources in compliance with the law and is engaging in adequate fiscal planning for future years.
- (e) Operation of the School. The Authorizer will evaluate whether the School is meeting the administrative requirements of the Charter Law.
- 9.2 <u>Site-Visits</u>. The Authorizer will conduct a minimum of one formal site visit and one informal site visit in the course of an academic year. Formal site visits will be guided by the Volunteers of America of Minnesota Formal Site Visit Rubric. Volunteers of America of Minnesota may engage in scheduled and unscheduled site-visits at such frequency as determined necessary or prudent by Volunteers of America of Minnesota.
- 9.3 <u>Authorizer Fee</u>. The Authorizer shall monitor and evaluate the academic, financial, operational, and governance performance of the school (refer also to Addendum B and F), and may for this purpose annually assess a charter school a fee. The School shall pay a fee for Volunteers of America of Minnesota execution of its oversight duties. The fee shall be the maximum fee provided by the Charter Law, except that if Minnesota law is amended to increase this fee, the school will pay the increased fee.

<u>Liaison</u>. The Authorizer will designate a liaison for the School and will inform the School if the liaison changes. The name of the liaison and the liaison's duties are included in Addendum B ("School Accountability and Authorizer Oversight System").

ARTICLE 10 CAUSES FOR NONRENEWAL OR TERMINATION

- 10.1 <u>Grounds</u>. The Authorizer may or may not renew the Agreement at the end of the term for any ground listed in Article nine of the Charter Contract. The Authorizer may unilaterally terminate the Agreement during the term of the Agreement for any ground listed in Article nine of the Charter Contract and Addendum B ("School Accountability and Authorizer Oversight System"). The grounds for non-renewal or termination for cause must be consistent with Charter Law.
- 10.2 Formal Notice. At least 60 business days before not renewing or terminating the Agreement, the Authorizer shall notify the Charter School Board of the proposed action in writing. The notice shall state the grounds for the proposed action in reasonable detail and that the Charter School Board may request in writing an informal hearing before the authorizer within 15 business days of receiving notice of nonrenewal or termination of the Agreement. Failure by the Charter School Board to make a written request for an informal hearing within the 15-business-day period shall be treated as acquiescence to the proposed action. Upon receiving a timely written request for a hearing, the Authorizer shall give ten business days' notice to the Charter School Board of the hearing date. The Authorizer shall conduct an informal hearing before taking final action. The Authorizer shall take final action to renew or not renew a contract no later than 20 business days before the proposed date for terminating the contract or the end date of the contract.

- 10.3 <u>Termination and Nonrenewal</u>. The Charter Contract may be terminated or not renewed upon any of the following grounds:
- (1) failure to demonstrate satisfactory academic achievement for all students, including the requirements for pupil performance contained in the contract;
- (2) failure to meet generally accepted standards of fiscal management;
- (3) violations of law; or
- (4) other good cause shown.

If a contract is terminated or not renewed under this paragraph, the school must be dissolved according to the applicable law and the terms of the Charter Contract.

- 10.4. <u>Mutual Nonrenewal or Termination</u>. If the Authorizer and the Charter School Board mutually agree not to renew the Agreement, a change in authorizers is allowed. The Authorizer and the Charter School Board must jointly submit a written and signed letter of their intent to the Commissioner to mutually not renew the Agreement. If no change in authorizer is approved by the Commissioner, the School and the Authorizer may withdraw their letter of nonrenewal and enter into a new Agreement. If the transfer of authorizers is not approved and the current Authorizer and the School do not withdraw their letter and enter into a new Agreement, the school must be dissolved according to applicable law and the terms of the Charter Contract.
- 10.5 <u>Commissioner Termination for Cause</u>. The Commissioner, after providing reasonable notice to the Charter School Board and the Authorizer, and after providing an opportunity for a public hearing, may terminate the existing contract between the Authorizer and the Charter School Board if the charter school has a history of:
- (1) failure to meet pupil performance requirements consistent with state law;
- (2) financial mismanagement or failure to meet generally accepted standards of fiscal management; or
- (3) repeated or major violations of the law.
- 10.6 <u>Dissolution</u>. In the event that the Charter School Board unilaterally votes to close the School or the school must be dissolved under section 10.3 or 10.4 of the Charter Contract, the school must be dissolved according to applicable state and federal laws and the terms of the Agreement. Refer to Addendum E ("School Closure Plan").

ARTICLE 11 GENERAL TERMS

- 11.1 Amendments. The Charter Contract may only be amended by written agreement executed by both parties.
- 11.2 <u>Authorizer Authority</u>. Except as otherwise provided by the Charter Contract or Applicable Law, the Authorizer has no authority, control, power, administrative or financial responsibility over the School. This provision does not prohibit the parties from contracting for any services deemed appropriate in the future.
- 11.3 <u>Assumption of Liability</u>. The School and the Charter School Board may sue and be sued. The School and the Charter School Board accept liability for all actions arising out of, or in any manner connected with, the School's operations.
- 11.4 <u>Indemnification</u>. The School will assume full liability for its activities and indemnifies and holds harmless the Authorizer. The Authorizer's board members and employees, are immune from civil and criminal liability with respect to all activities related to the School. The School agrees not to sue the Authorizer or any of its representatives for any matters that may arise under the Charter Contract. The School and Authorizer acknowledge and agree that the Commissioner, Authorizer, members of the board of the Authorizer in their official capacity, and employees of the Authorizer are immune from civil or criminal liability with respect to all activities related to a charter school they approve or authorize. Notwithstanding Minn. Stat. 3.736, the School shall assume full liability for its activities and indemnify and hold harmless the Authorizer and its officers, agents, and employees from any suit, claim, or liability arising from any operation of the School and the Commissioner and Department officers, agents, and employees.

- 11.5 <u>Severability</u>. If any provision in the Charter Contract is held to be invalid or unenforceable, it will be ineffective only to the extent of the invalidity, without affecting or impairing the validity and enforceability of the remainder of the Agreement.
- 11.6 Non-agency. It is understood that the School is not the agent of the Authorizer.
- 11.7 <u>General Compliance and Assurances</u>. The School and the Authorizer agree to comply with all Applicable Laws including, but not limited to, the Charter Law. In addition, the School and the Authorizer assure that they are eligible entities under the Charter Law.

As the authorized representative for the Green Isle Community School, I hereby certify that the school is able to comply with the contract and all applicable law and that the school, through its governing board, has approved and agreed to comply with and be bound by the terms and conditions of this contract.

ra arro or 1				
[SCHOOL]				
Ву:		_ Position:	Board Chair	
D	ATE: June 15, 2021			
As the designate School.	d representative for Volunteers of	America of N	Ainnesota, I hereby issue this contract to th	e
[AUTHORIZER	DocuSigned by: Julie Manworren			
By:	7DB711E781EC4F2 ATE: June 15, 2021	_ Position:	President/CEO	
The charter cont	ract addendums are as follows:			
A. Se	chool Program Description		D. Signed Board Assurances	
B. Se	chool Accountability & Authorizer Overs	ight System	E. School Closure Plan	
C. S	pecial Education		F. Authorizer Renewal Report	

Addendum A



Charter School #4001

SCHOOL PROGRAM DESCRIPTION

SCHOOL EXECUTIVE SUMMARY

Bluffview Montessori School is a small, tuition-free, Montessori charter serving students in preschool through grade eight located in Winona, Minnesota. Bluffview Montessori School is guided by the teaching philosophy and methods of Dr. Maria Montessori.

Bluffview became the nation's first charter school in the nation in 1993, with Winona Area Public Schools (WAPS) serving as its authorizer. According to its Articles of Incorporation, Bluffview was organized exclusively for nonprofit purposes and to "create a *quality* Montessori school for children." The school pursues this through a distinctive Montessori approach that embodies individualized instruction, mixed age groupings, an international curriculum, a prepared environment, and didactic Montessori teaching materials.

Bluffview moved into its current building on November 14, 2000. The building was designed specifically to be a Montessori school environment and presently serves more than 200 K-8 students, in addition to its tuition-based preschool program.

School Mission Statement

Bluffview Montessori School empowers self-directed learning through a materials-based Montessori curriculum that encourages independence and natural curiosity. Bluffview cultivates learners' deep respect for self, community, and a peaceful environment, while nourishing the intrinsic desire for academic, civic, and personal fulfillment.

School Vision Statement

Empowered learners unfolding their full potential as whole and unique persons in a global community.

The BMS Our Mission and Vision statements anchor our decision making at every level, from teachers to administrators, committees to the Board of Directors. In essence, Montessori promotes independence; our primary ambition at Bluffview is to empower all people associated with the school to grow as independent learners, capable of pursuing whatever goals or paths they may choose.

LEARNING PROGRAM

• The school plans for curricula, tools, methods and instructional techniques that will continue to support the educational philosophy of the school over the next contract term.

BMS strictly adheres to American Montessori Society (AMS) methodology. The American Montessori Society (AMS) recognizes five core components as critical to high-fidelity implementation of the Montessori method. Bluffview implements all five of them:

Trained Montessori teachers Multi-age classrooms Didactic Montessori materials Child directed work Uninterrupted work periods

Walk into a Montessori classroom, and its differences from a typical school classroom are immediately noticeable. For one thing, one won't find a desk for each student (although one will find a number of tables and other working areas). That is because the children are generally allowed to move freely during the extended work periods, choosing their own work within the framework provided by their teacher. And they have lots to choose from; the walls are lined with low shelves, all filled with neatly arranged, custom-made learning materials.

But perhaps the most striking feature of the Montessori experience is seeing twenty or more young students, all productively occupied with their chosen tasks. Some work individually, others in groups. The room may not be perfectly quiet, but by and large the students seem calm and intent on their work.

ROLE OF THE TEACHERS: Bluffview classrooms usually have two teachers: a Montessori-certified lead teacher and an assistant teacher. During the extended work period, you will often find them demonstrating a work to a student or a small group of students, or perhaps assisting a student who asks for guidance. Although teachers do lead group activities (such as class meetings) on a daily basis, the emphasis is on individualized learning.

The Montessori teacher (actually referred to as a Montessori Guide) plays a crucial role in creating an environment for student exploration and learning. Dr. Maria Montessori once described the teacher's

role in this way: "The educator must be as one inspired by a deep worship of life. And through this reverence, respect, while he observes the development of each individual child's life." The art of teaching in Montessori lies not in clever lesson planning, but in really knowing and observing each child and understanding what he or she needs to grow. An experienced Montessori teacher knows when to guide the child, and when to follow the child's natural interests.

The Montessori teacher has three main tasks: observation, instruction, and skillful self-restraint.

Observation

Dr. Montessori believed that "from the child itself [the teacher] will learn how to perfect himself as an educator." Montessori teachers tailor their approach depending on the needs of the child. They do this by becoming expert observers of each child. To inform the help they provide, teachers are trained to notice things such as:

- which materials seem to attract the child
- how long the child remains interested in a particular work
- what level of mastery the child has achieved with that work
- whether the child was developmentally ready to receive a particular instruction
- what skill areas the child needs to practice.

Giving instruction

The purpose of instruction is to spark a child's interest in a way that makes the child want to find his or her own answers to subsequent questions. Instruction is given through Great Lessons (also sometimes called Key Lessons)—stories that offer a big-picture framework that serve as a starting point for more detailed investigation. Instruction is also given by showing the child how to use a specific material and then leaving him or her to do the real learning through hands-on interaction with it. Instructions are clear, brief, and as simple as possible. They are also carefully timed so as not to impose an adult agenda onto the natural unfolding of the child's development. "The protection of the children's right not to be interrupted when productively occupied is key to the children's development of concentration and interest in their work,"

Montessori said.

> Skillful self-restraint

One of the most difficult skills a Montessori teacher must master is self-restraint. Knowing when to offer helpful guidance, rather than over-correcting or overly directing a child's work, requires faith in the "exploring spirit" of the child and a good measure of humility. Montessori had deep respect for the "triumphant inner force," which "sends the world forward," and nurtured it in her schools.

The fact that the typical Montessori environment today so closely resembles the ones originally crafted by Dr. Montessori—in her "Casa dei Bambini," or Children's House—a century ago is a testament to the soundness of her vision. That vision was not based on fads or political whims but was rooted in a deep compassion for the children in her care and developed over many years through careful, scientific observation of how they learned. Through her early work with impoverished and mentally disabled students, she came to a crucial insight: children naturally want to learn, and when they are provided

with an environment that has been carefully prepared to support this desire, they willingly and happily engage in learning.

THREE KEY FEATURES OF THE MONTESSORI ENVIRONMENT: atmosphere, materials, and mixed-age learning.

- Atmosphere. The classroom is a calm, pleasant space in which the child is free to develop himself using a multitude of interesting materials tailored to stimulate his curiosity and intellect. A connection with nature and freedom of movement are essential elements of the classrooms. Montessori ardently opposed stationary desks and chairs. "The task of the educator lies in seeing that the child does not confound good with immobility and evil with activity," she said. Rather, she believed that mental development must be connected with movement; consequently, in Montessori schools, children can freely move and select their work.
- Materials. The materials, called "works," are hands-on and very interesting to children. The materials have the quality of making mistakes self-evident to the child (i.e. auto-correction) so that the child can use his or her own problem-solving abilities to find the solution. This frees the child to learn through manipulating the materials, rather than relying on constant instruction and correction from the teacher. This independence also allows the child to know for himself "the thrill of discovery of the unknown." Materials are designed to meet the child's developmental needs. "Correct use of Montessori materials guides children's minds from the concrete to the abstract, whence children's creative imaginations can take over," according to Montessori education pioneer P. Polk Lillard.
- ➤ Group Work & Grade Levels. Many materials and projects are conducive to group work. Furthermore, three grade levels share the same classroom outfitted for their shared developmental level. Consequently, peer learning and collaboration can occur even between grade levels for children with shared interests, and older children have the opportunity to model skilled social behavior and leadership.
- The school research or school history which demonstrates that these curricula, tools, techniques and methods support student achievement.

The Montessori approach is practiced today in more than 5,000 schools across the United States, and the benefits of a Montessori education are clear. A six-year study of 3,000 business executives found that the most innovative ones were best able to make connections among seemingly unrelated concepts, ask questions that lead to deeper insights, observe details, experiment, and collaborate with others—skills emphasized in Montessori education. "A number of the innovative entrepreneurs went to Montessori schools, where they learned to follow their curiosity," says one of the study's authors in the Harvard Business Review. Google founders Larry Page and Sergei Brin have repeatedly credited their success to their early childhood Montessori education. "I do think I benefited from Montessori education, which in a lot of ways gives students a lot more freedom to do things at their own pace, to discover," Brin says.

The school's seventh and eighth grade program (which Maria Montessori called Erdkinder) strives for high academic expectations, community involvement, and an atmosphere of respect. Our program prepares students very well both for high school and for productive adult lives. Our teachers believe in creativity and innovation in education and emphasize every student doing their best quality work at all times. Our low student-teacher ratio creates strong relationships and

allows for individual attention. All students have the same teachers for both seventh and eighth grade; in this way, a great deal of trust and rapport is built up between teachers, students, and families.

Montessori education is sometimes portrayed as a trendy educational choice for children who grow up in privileged families, but Montessori education got its start more than a century ago with children who were mentally disabled and economically disadvantaged, and it has continued to be successful with such populations today. A 2006 study published in the journal Science found that children enrolled in an inner-city public Montessori school had excellent outcomes compared to their non-Montessori peers. According to East Dallas Community Schools, a non-profit organization that runs several Montessori schools, "In a neighborhood where less than half of entering freshmen graduate from high school, 95% of EDCS graduates earn their diplomas, with 89% of those graduates attending college."

The school's specific tools for improving curriculum, instruction and student achievement can be found at the following web address:

https://www.bluffviewmontessori.org/school-board/worlds-best-workforce-plan/tools-for-improving-curriculum-instruction-and-student-achievement/

 The school process used to ensure the curricula will align with Minnesota State Academic Standards during the next contract term.

Montessori education at Bluffview has been aligned with the state standards. The latest was aligning math standards through a 2 year process by identifying which Montessori lessons fulfill the standards, drafting a pacing guide, I can statements, and working on adding formative assessments to the teacher process to ensure that the materials are being understood. One piece of this effort was to utilize the Pearson District Benchmark Reports to really target any strands that were lagging. We will be undertaking the alignment of science or ELA next. A specific note to demonstrate alignment-in Montessori, math facts are taught in the following order-addition, multiplication, subtraction, then division. At Bluffview we teach addition followed by subtraction to align with the standards. This is a significant compromise to the integrity of our programming, but it fits with the state driven expectations.

 The school should explain the contribution it will make in assisting educationally and economically disadvantaged and other students to succeed academically during the next contract term.

As stated above, Montessori education got its start more than a century ago with children who were mentally disabled and economically disadvantaged, and it has continued to be successful with such populations today. A 2006 study published in the journal Science found that children enrolled in an inner-city public Montessori school had excellent outcomes compared to their non-Montessori peers. According to East Dallas Community Schools, a non-profit organization that runs several Montessori schools, "In a neighborhood where less than half of entering freshmen graduate from high school, 95% of EDCS graduates earn their diplomas, with 89% of those graduates attending college."

Specific services provided by BMS can be found on the website at the following address: https://www.bluffviewmontessori.org/explorers/programming-to-support-student-achievement/

Explanation of the Service-Learning Component.

Bluffview maintains a sincere focus on celebrating the individual child, meaning that the school embraces who they are and how they learn. One of the foundational tenets of a Montessori school is to meet children where they are, and to facilitate their growth and development as whole and unique persons. This is accomplished through the use of beautiful didactic materials that encourage students to engage in hands-on learning. This materials-based pedagogy enables students to learn concrete and abstract concepts simultaneously. This approach includes a strong focus on learning not only academics, but practical life skills as well.

These practical life skills also facilitate service learning, as the older students often help with classroom and school tasks. They may volunteer in the kitchen to wash dishes, take responsibility for cleaning tables after lunches or snacks, or work with our building manager to aid in the completion of a project. The older students also meet with their reading buddies in the Children's House classrooms once per week.

Visitors often wonder about the reasons for combining multiple grade levels in one classroom—what we call mixed-age learning. The primary reason for this structure is that older students are encouraged to assist younger students, which gives the younger students extra help as needed while enabling the older students to develop leadership and teaching skills. This demonstrates that service to others is embedded in the Montessori philosophy and thus is central to Bluffview's approach to teaching.

Bluffview hosts regular service-learning events, such as its annual Happy Harvest. During this November event, parents come to school and circulate with their children to different learning environments to make gifts for community members: hot chocolate mix for fire fighters, trail mix for police officers, hygiene kits for the homeless, and fleece blankets for Hope Harbor teens.

School leadership also practices service to others by maintaining a focus on servant leadership. Administration maintains an "open door policy" and makes every effort to meet the needs of the staff. For example, upon discovering that many of our staff lacked wills, administration brought in an attorney to do an "estate planning party." We invited all staff to come and hear a presentation, and, through this process, we were able to negotiate a 50% reduction in requisite legal fees.

Explanation of Student Behavior Management System plans for the next contract term.

BMS follows a multi-tiered system of support – Response to Intervention (RTI). Response to Intervention (RtI) is a multi-level framework for student growth in the classroom. The framework provides a process for teachers to ensure personalized learning for all students to reach their potential. The foundation of RtI includes: data collection, instruction, and interventions. RtI is about clearly identifying students' needs, designing a tiered system of support that rests on strong core instruction, frequently monitoring all students, and changing interventions when students are not progressing to their expected level or are learning faster than other students. With response to instruction and systemic intervention strategies, all students can achieve success through growth. Bluffview is also a PBIS school, and uses SWIS to track behaviors as well as a Fastbridge assessment to quantify behaviors for the RTI process.

Explanation of general mission/goal-centered plan for professional development over the next contract term.

Bluffview's pedagogy committee is primarily responsible for planning professional development. Our goals are to incorporate certain elements annually that are required for teacher relicensure like positive behavioral intervention strategies, early-onset mental health and suicide awareness, literacy, and EL. BMS also tries to incorporate at least one Montessori PD session that all staff attends. We review survey

data from the previous year and search for some indicators that may be relevant to the current staff.

The plan for the next contract term will be driven by staff need as dictated by staff turnover, behavior data, and student achievement data around core subjects.

DESCRIPTION OF BOARD GOVERNANCE AND BOARD ELECTIONS PLANS

Explanation of board roles and responsibilities in addition to the statutory requirements.

The Charter Law requires the board of directors to decide and be responsible for policy matters related to the operation of the school, including budgeting, curriculum programming, personnel, and operating procedures. The board shall maintain a policy on nepotism in employment. The board shall maintain personnel evaluation policies and practices that, at a minimum: (1) carry out the school's mission and goals; (2) evaluate the execution of charter contract goals and commitments; (3) evaluate student achievement, post-secondary and workforce readiness, and student engagement and connection goals; (4) establish a teacher evaluation process; and (5) provide professional development funding related to the individual's job responsibilities.

Charter School Law requires that every charter school board member attends annual training throughout the member's term on the board. All new board members are required to attend initial training on the board's role and responsibilities, employment policies and practices, and financial management. A new board member who does not begin the required initial training within six months after being seated and complete that training within 12 months of being seated on the board is automatically ineligible to continue to serve as a board member. The school board maintains a record of member board training and also sends copies to Authorizer Volunteers of America of Minnesota. In summary, the school board is responsible for:

- 1. Hire/evaluate director.
- 2. Set & maintain & promote mission, vision, strategic plan.
- 3. Sign contracts and approve employment matters.
- 4. Provide oversight of state/MDE, federal and charter authorizer requirements.

School Board Officer Positions include: Chair, Vice-Chair, Secretary, and Treasurer.

Description of the board elections process:

Consistent with the Charter School Law, the school notifies eligible voters of the school board election dates at least 30 days before the election. School elections are held on an annual basis at a time and date set by the board and in accordance with statutes. Staff members employed at the school, including teachers providing instruction under a contract with a cooperative, members of the board of directors, and all parents or legal guardians of children enrolled in the school are the voters eligible to elect the members of the school's board of directors.

- New members are elected annually in the spring, generally in the month of May.
- Election results are announced at our Annual meeting in May.
- Newly elected board members are inducted/seated at the July board meeting.
- A full description of the school election process is maintained on the School Website.
- The term of office is held for 3 years.

SCHOOL CAPACITY AND INFRASTRUCTURE DESCRIPTION OF SCHOOL ADMINISTRATION / MANAGEMENT PLAN

Position	Brief Job Description
Head of School	Answers to the Board as an Ex-officio member. Is responsible for all operations of the school. Functions like a traditional Superintendent.
Assistant Head of School	Answers to the Head of School. Is MARSS coordinator, manages basic HR like hiring, Human Rights Officer, leads PBIS, and functions mostly like a principal.
School Counselor	Teaches health lessons, meets with groups/individuals to do skill building, and is available to consult for students that need help.
Special Education Director	Provided by our Ed Coop-Hiawatha Valley Education District
Office Assistant	Manages the office space, billing, and reception.

General Faculty Members

Position	Brief Job Description
Classroom Teachers /	Responsible for all operations within the scope of the general education of
Guides	their students including Montessori methods, state standards, and
	ensuring their safety.
Interventionists	Additional educational support to students identified as being in need,
	bound by set minutes of direct instruction by level of RTI, responsible for
	progress monitoring
Special Education	Function within the MTSS framework, essentially serving as Tier 4 of the
Teachers	RTI concept. They offer pull out, direct instruction in line with the signed
	IEP's.
Paraprofessional	Work under the Sped and gen ed teachers with monthly trainings done by
	the Sped teachers, organized by need according to IEP's

Description of School Director Performance Review Process.

The Head of School position is reviewed once annually by the Board of Directors, which utilizes a board assessment, staff survey, family survey, and results of the director's assigned goals drafted in the World's Best Workforce Plan for the year along with goals on the school's strategic plan.

Description of Teacher Performance Review Process.

Teachers are evaluated annually by the executive director. Special education teachers and paraprofessionals are evaluated by the Assistant Head of School. The school uses the Charlotte Danielson framework, and includes observations from administration, peers, student surveys, and other data points. There is a three-year summative process for all teachers.

Description of Other Employee Performance Review Process.

 All non-teaching and support staff are evaluated once annually by the Head of School/Assistant Head of School and the teachers they work with.

SCHOOL CLIMATE

The school administers surveys of staff, parents, and students every spring. The School Board uses this information to evaluate the Head of School's performance. In that review they give their opinions and perspectives on the school climate and their, overall, satisfaction with the school. Monthly department meetings consistently review and measure our growth in academics and classroom environments as well as align goals and curriculum.

• Explanation of World's Best Workforce Plans

Bluffview completes a combined WBWF Plan and Annual Report in one document. It is posted on the school website upon completion and used to complete the annual MDE required WBWF submission. It includes all required elements including but not limited to Head of School goals, Professional development, achievement gap and other required reporting goals along with previous years outcomes, Board and staff information, and a good deal of general information about the school.

SCHOOL CALENDAR AND SCHEDULE

The Academic Calendar is annually posted on the BMS website at https://www.bluffviewmontessori.org/calendar/

Students are expected to arrive to class prepared to learn. While tardiness is defined as arriving late for class, students should be prepared for class by arriving before class actually begins. Therefore, the school day is acknowledged to begin at 7:50 rather than at 7:45, which is the time that class is in session. Students should use these 5 minutes to prepare for the educational process by removing hats, putting away electronic devices, cell phones, and preparing for class so that they are ready to learn when class begins.

School start Time: 7:45 School Dismissal Time: 2:15

SCHOOL FACILITY PLANS

Bluffview moved into its current building on November 14, 2000. The building was designed specifically to be a Montessori school environment and presently serves more than 200 K-8 students, in addition to its tuition-based preschool program.

SCHOOL ANTICIPATED TRANSPORTATION PLANS

Bluffview transportation is provided by the resident school district, Winona Area Public Schools.

SCHOOL ANTICIPATED PROGRAM / ENROLLMENT GROWTH

Minnesota Statute 124E, set forth certain requirements the School must follow when enrolling students. The School may limit admission to:

- (1) pupils within an age group or grade level;
- (2) pupils who are eligible to participate in the graduation incentives program; or
- (3) residents of a specific geographic area in which the school is located when the majority of students served by the school are members of underserved populations.

The School shall enroll an eligible pupil who submits a timely application, unless the number of applications exceeds the capacity of a program, class, grade level, or building. In this case, pupils must be accepted by lot. The charter school must develop and publish, including on its Web site, a lottery policy and process that it must use when accepting pupils by lot.

The School shall give enrollment preference to a sibling of an enrolled pupil and to a foster child of that pupil's parents and may give preference for enrolling children of the school's staff before accepting other pupils by lot.

The School may not limit admission to pupils on the basis of intellectual ability, measures of achievement or aptitude, or athletic ability and may not establish any criteria or requirements for admission that are inconsistent with this subdivision.

The School shall not distribute any services or goods of value to students, parents, or guardians as an inducement, term, or condition of enrolling a student in a charter school.

The School will abide by the board approved school enrollment policy and procedures and applicable laws.

Explanation of school's enrollment trends over the previous contract and anticipated enrollment over the next contract period. The 5-year financial projection below.

FINANCIAL CONDITION OF THE SCHOOL Budget Narrative: Describe Financial Health Sustainability

Financial Management Practices - Bluffview contracts with BergenKDV to manage our financial work. The school contracts CliftonLarsonAllen to conduct annual audits.

The school's current amount of General Education Aid and anticipated over the contract term.

BMS anticipates only modest if any increase in the General Education Aid (including Compensatory Education Aid).

The school's current amount of Special Education Funding and anticipated over the contract term.

Special Education Funding, roughly based on program costs, will be relatively flat as there are no expected significant changes in the special needs student population, or the staffing needs during the 5 year period.

The school's current amount of Building Lease Aid and anticipated over the contract term. BMS has an affiliated building corporation. The 5-year lease projection assumes the school location will remain the same with a small increase in the base rent. **Detailed 5 Year long range budget projection is below**:

Bluffview Montessori Charter School 5 Year Long-Range Budget Model Adopted Budget fy 2020-21 as of 5-20-20, rev 1-7-21

2020-2021 25 25 24	(28,354) Budget Projections 2021-2022 25 25	(30,894) 2022-23 25	(30,479) 2023-24	(34,582) 2024-25	(29,036) 2025-26
25 25	2021-2022 25	2022-23		2024-25	2025-26
25 25	25			2024-25	2025-26
25		25	25		
25		25	25		
	26		25	25	25
24	25	25	25	25	25
24	25	25	25	25	25
25	25	25	25	25	25
24	25	25	25	25	25
25	25	25	25	25	25
25	25	25	25	25	25
19	22	22	22	22	22
20	21	21	21	21	21
173	175	175	175	175	175
39	43	43	43	43	43
212	218	218	218	218	218
99.5%	102.8%	100.0%	100.0%	100.0%	100.0%
219.80	226.60	226.60	226.60	226.60	226.60
219.80	226.60	226.60	226.60	226.60	226.60
0.00	0.00	0.00	0.00	0.00	0.00
	24 25 25 25 19 20 173 39 212 99.5% 219.80 219.80	24 25 25 25 25 25 27 29 21 173 175 39 43 212 218 99.5% 102.8% 219.80 226.60 219.80 226.60 0.00 0.00	24 25 25 25 25 25 25 25 25 25 25 25 25 25	24 25 25 25 25 25 25 25 25 25 25 25 25 25 25 25 19 22 22 22 20 21 21 21 173 175 175 175 39 43 43 43 212 218 218 218 99.5% 102.8% 100.0% 100.0% 219.80 226.60 226.60 226.60 219.80 226.60 226.60 226.60 0.00 0.00 0.00 0.00	24 25 25 25 25 25 25 25 25 25 25 25 25 25 25 19 22 22 22 22 20 21 21 21 21 173 175 175 175 175 39 43 43 43 43 212 218 218 218 218 99.5% 102.8% 100.0% 100.0% 100.0% 219.80 226.60 226.60 226.60 226.60 219.80 226.60 226.60 226.60 226.60

General Education Revenue						
	66.567	66.567	66.567	te eer	de ace	ĆC 001
State Averages Per Pupil Unit	\$6,567	\$6,567	\$6,567	\$6,665	\$6,765	\$6,901
Inflation Rate Assumption - Basic only	2.0%	0.0%	0.0%	<u>1.5%</u>	<u>1.5%</u>	<u>2.0%</u>
Basic Excluding Transportation	\$6,260.64	\$6,260.64	\$6,260.64	\$6,354.55	\$6,449.87	\$6,578.87
One Time Revenue	N/A	N/A	N/A	N/A	N/A	N/A
Technology & Operating Capital	N/A	N/A	N/A	N/A	N/A	N/A
Gifted and Talented	13.00	13.00	13.00	13.00	13.00	13.00
Sparsity	29.56	29.56	29.56	29.56	29.56	29.56
Operating Capital	226.51	226.51	226.51	226.51	226.51	226.51
Transportation basic formula (does not transport)	0.00	0.00	0.00	0.00	0.00	0.00
Equity	119.93	119.93	119.93	119.93	119.93	119.93
Transition (included below)	2.72	2.72	2.72	2.72	2.72	2.72
Referendum	37.61	33.85	30.46	27.42	24.68	22.21
Transportation sparsity	0.00	0.00	0.00	0.00	0.00	0.00
Per Pupil Unit State Revenue	6,689.97	6,686.21	6,682.83	6,773.69	6,866.27	6,992.80
Pension Adjustment	1.12	1.12	1.12	1.12	1.12	1.12
Total Per Pupil Unit State Revenue	\$6,691.09	\$6,687.33	\$6,683.95	\$6,774.81	\$6,867.39	\$6,993.92
Total General Education State Revenue	1,470,702	1,515,350	1,514,583	1,535,172	1,556,150	1,584,822

Bluffview Montessori Charter School 5 Year Long-Range Budget Model

Adopted Budget fy 2020-21 as of 5-20-20, rev 1-7-21

	(41,278)	(28,354)	(30,894)	(30,479)	(34,582)	(29,036)
		Budget Projections				
	2020-2021	2021-2022	2022-23	2023-24	2024-25	2025-26
	27%	22%	24%	24%	24%	24%
Compensatory Revenue	per mde 1-23-20	per mde 12-28-20	Estimated	Estimated	Estimated	Estimated
A: Number of Students prior yr. (current year for 1st year)	212	208	218	218	218	218
3: Number of Free Lunch Students prior yr. (or current year for 1st yr.)	35	28	32	32	32	32
C: Number of Reduced Lunch Students prior yr. (current yr. For 1sr yr.)	23	16	20	20	20	20
D: Adjusted Counts = 100% Free, 50% Reduced - (A)	46.50	36.00	42.23	42.23	42.23	42.23
: Concentration Portion	0.2193	0.1731	0.1937	0.1937	0.1937	0.1937
F: Concentration Factor (lessor of 1 or Conc. portion/.8)	0.27	0.22	0.24	0.24	0.24	0.24
S: PU = .6 * D * F	7.649	4.67	6.14	6.14	6.14	6.14
4: Initial Revenue = 5728 *G (16-17)	43,816	26,767	35,145	35,145	35,145	35,145
: Short Year Factor	1	1	1	1	1	1
Rounding Adjustment	3	(17)	0	0	0	0
Calculated Compensatory State Revenue ((A) x (B))	43,819	26,750	35,145	35,145	35,145	35,145
Building Lease Aid : Lesser of Line a or b below:	20,441	12,786	13,521	10,353	11,295	
Lease Aid Expense	242 620	245.042	345.050	242 220	242.205	242 205
ease Aid Expense) Lease Aid Rev at \$1,314 per pupil unit beginning 2014-15	343,620	345,042	345,859	342,339	343,385	343,385
	288,817	297,752	297,752	297,752	297,752	297,752
b) Lease Aid Rev at 90% of Lease Expense	309.258	310.538	311.273	308.105	309.047	309.047
Lessor of \$1,314/p.u. or 90% of lease payment	288,817	297,752	297,752	297,752	297,752	297,752
stimated Proration of Lease Aid Revenue	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%
Total Prorated Building Lease Aid Revenue	288.817	297.752	297.752	297.752	297.752	297.752
Lease Aid Revenue per pupil unit (before proration)	1.314	1.314	1.314	1.314	1.314	1.314
pecial Education Revenue	93.0%	93.0%	93.0%	93.0%	93.0%	93.0%
State Special Education Aid	270.859	270,859	270,859	273,568	276,303	279,066
are special Education Aid	270,033	270,033	210,033	273,500	270,303	275,000
Torre For History Market Const.						
ong-Term Facilities Maintenance Revenue	***	***	***	***	***	
tevenue per Adjusted Pupil Unit	132	132	132	132	132	132
Total Long-Term Facilities Maintenance Revenue	29,014	29,911	29,911	29,911	29,911	29,911

Bluffview Montessori Charter School 5 Year Long-Range Budget Model

Adopted Budget fy 2020-21 as of 5-20-20, rev 1-7-21

(41,278)	(28,354)	(30,894)	(30,479)	(34,582)	(29,036)
	Budget Projections				
2020-2021	2021-2022	2022-23	2023-24	2024-25	2025-26

Budget Projections

Revenue Summary and Projections							
Francisco							
State Aids General Education Revenue	1.470.702	1.515.350	1.514.583	1,535,172	1,556,150	1.584.822	
Declining pu \$1,632.68 per pu	0	0	0	0	0	0	
Transition Revenue	0	0	0	0	0	0	
LEP Funding	14.173	14,173	14,173	14,173	14,173	14,173	
Long Term Facilities Maintenance Revenue	29.014	29,911	29,911	29,911	29,911	29,911	
Compensatory Revenue	43,819	26,750	35,145	35,145	35,145	35,145	
Pension adjustment rate .0042 x fy 18-19 salaries	3.634	3,670	3,707	3,744	3,782	3,819	
Subtotal	1.561.342	1,589,855	1,597,519	1,618,145	1,639,161	1,667,871	
Endowment Ald	9,550	9,550	9,550	9,550	9,550	9,550	
Building Lease Aid	288,817	297,752	297,752	297,752	297,752	297,752	
Literacy Incentive Aid	18.184	18,184	18,184	18,184	18,184	18,184	
Special Education Aid	270,859	270,859	270,859	273,568	276,303	279,066	
ADSIS Grant, state special ed, only 68% no tuition billing	68,594	68,594	68,594	68,594	68,594	68,594	
Safe Schools one time funding							
Total State Aids	2,217,346	2,254,794	2,262,459	2,285,793	2,309,545	2,341,017	
Federal Revenue							
Federal Title I & II Grants	38,040	39,899	40,697	41,511	42,341	43,188	
Federal Special Ed F419 & F425 CEIS	41,600	41,600	41,600	41,600	41,600	41,600	
Cares Act Funds, GEER & ESSER	19,959						
CRF- Coronavirus Relief Funds	53,246						
Federal REAP Grant	26,117	26,117	26,117	26,117	26,117	26,117	
Total Federal Funds	178,962	107,616	108,414	109,228	110,058	110,905	
Other Revenue							
Donation	207,396	0	0	0	0	0	
allocation of costs with fund 4	57,123	57,123	57,123	57,123	57,123	57,123	
Snack fees (050)	10,699	11,222	11,446	11,675	11,908	12,147	
Field Trip fees (050)	15,988	16,769	17,104	17,446	17,795	18,151	
Fundraising 621/619	11,614	12,182	12,425	12,674	12,927	13,186	
Donations & Grants	9,883	10,365	10,573	10,784	11,000	11,220	
Ship Grant							
Deferred revenue - pergola and kitchen freezer projects	0	0	0	0	0	0	
Miscellaneous & Local revenue (099 & 021)	9,341	9,797	9,993	10,193	10,397	10,605	
Prior year audit over/under accruals	0	0	0	0	0	0	
Interest Earnings	619	649	662	675	689	702	
Food Service	111,743	117,204	119,548	121,939	124,378	126,865	
Food Service Revenue transfer from General Fund	5,415	5,680	5,794	5,909	6,028	6,148	
Total Other Revenue	439,820	240,991	244,668	248,419	252,245	256,147	
Total Fund Revenue	2,836,128	2.603.401	2.615.541	2,643,440	2,671.847	2.708.069	
	-,,	-			-,,	-	

Bluffview Montessori Charter School 5 Year Long-Range Budget Model

Adopted Budget fy 2020-21 as of 5-20-20, rev 1-7-21

	Auopteu bu		1 as or 5-20-20, re		FD-0-47003	10.4 20.01	100.000
		(41,278)	(28,354)	(30,894)	(30,479)	(34,582)	(29,036)
			Budget Projections				
		2020-2021	2021-2022	2022-23	2023-24	2024-25	2025-26
	Exper	nditure Calculation	ons				
Inflation Calculations Salaries		1.0%	0.0%	0.0%	1.0%	1.0%	1.0%
Other costs		2.0%	2.0%	2.0%	2.0%	2.0%	2.0%
Other Costs		2.0%	2.0%	2.0%	2.076	2.0%	2.0%
New Staff Calculations							
Staff increases based on enrollment increases							
Actual/projected enrollment change from prior year		(1)	6	0	0	0	0
Added new teacher FTE's - calculated at 22:1 ratio		n/a	n/a	n/a	n/a	n/a	n/a
Other Teachers/Non-teachers Added							
Adjust rounding							
Additional staff budget added		0	0	0	0	0	0
**************************************						• •	
Total new teachers added/subtracted	=	0.0	0.0	0.0	0.0	0.0	0.0
Projected new teacher hire changes in salary, savings plus additions		n/a O	n/a O	n/a O	n/a O	n/a O	n/a O
			U			U	U
Staff changes per salaries projections, includes lane changes		5,274	<u>o</u>	<u>o</u>	0	<u>o</u>	0
Total Staffing all proposed changes		5,274	0	<u>-</u>	ō	ō	0
	percent of benefits	18%	18%	18%	18%	18%	18%
Budget Calculations		17.9%	17.9%	17.9%	17.9%	17.9%	17.9%
Salaries and wages		1,319,962	1,319,962	1,319,962	1,333,162	1,346,494	1,359,958
Benefits		236,017	236,017	236,017	238,377	240,761	243,168
PTO payout of up to 50% of days		8,161	8,161	8,161	8,242	8,325	8,408
Salaries and benefits offset by donation		200,000					
Contracted Services		132,767	139,255	142,041	144,881	147,779	150,735
Contracted Services Technology HBC 305		4,515	4,605	4,697	4,791	4,887	4,984
Contracted Services - Special Ed,394, 396, 397, 399		59,257	62,153	63,396	64,664	65,957	67,276
Contracted Services - Region V fees/data (moved to below)		0	0	0	0	0	0
Advertising Employment (P107 - 305), now split		3,735	3,809	3,886	3,963	4,043	4,123
Advertising Marketing (P107 - 305)		5,627	5,739	5,854	5,971	6,091	6,213
Communications Services		12,743	12,997	13,257	13,523	13,793	14,069
Postage		2,417	2,465	2,514	2,565	2,616	2,668
Utilities		60,045	61,245	62,470	63,720	64,994	66,294
Insurance Repairs and Maintenance		17,308 54,992	17,654 56,091	18,007	18,367 58,358	18,735 59,525	19,110 60,715
Contracted Transportation, field trips		5,296	5,555	57,213 5,666	5,780	5,895	6,013
Tultion Assistance Program		10,000	10,000	10,000	10,000	10,000	10,000
Travel, conferences and staff training		8,272	8,676	8,850	9,027	9,207	9,391
Building rent		0,272	0,070	0,050	3,027	3,207	3,331
Current Building Lease							
2007 Bond Principal and Interest Payment, refunding 6-30-16		0	0	0	0	0	0
2016 Bond Principal and Interest Payment		294,620	296,042	296,859	293,339	294,385	294,385
Building Repair and Replacement Fund NEW		25,000	25,000	25,000	25,000	25,000	25,000
Annual Issuer and Trustee Fees		9,000	9,000	9,000	9,000	9,000	9,000
Accounting, auditing and other fees		15,000	15,000	15,000	15,000	15,000	15,000
Total Building Rent		343,620	345,042	345,859	342,339	343,385	343,385

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Bluffview Montessori Charter School 5 Year Long-Range Budget Model Adopted Budget fy 2020-21 as of 5-20-20, rev 1-7-21

	(41,278)	(28,354)	(30,894)	(30,479)	(34,582)	(29,036)
		Budget Projections	5			
	2020-2021	2021-2022	2022-23	2023-24	2024-25	2025-26
Other Rentals and Operating Leases	4,671	4,765	4,860	4,957	5,056	5,158
Supplies - Non Instructional	33,564	35,205	35,909	36,627	37,359	38,107
Contracted Services - Region V fees/data	12,140	12,733	12,988	13,248	13,513	13,783
Instructional Supplies	16,603	17,414	17,763	18,118	18,480	18,850
Instructional Supplies federal grants, spec ed & title I	12,725	13,346	13,613	13,886	14,163	14,447
Textbooks and Workbooks	5,117	5,367	5,474	5,584	5,696	5,810
Standardized Tests	2,451	2,571	2,622	2,675	2,728	2,783
Media Resources	3,797	3,983	4,062	4,144	4,227	4,311
Technology Equipment	8,454	8,623	8,795	8,971	9,151	9,334
Pergola and Kitchen Freezer	0	0	0	0	0	0
Safe School Grant offset by one time revenue						
Equipment	5,552	5,663	5,777	5,892	6,010	6,130
Ship Grant, Steamer for Kitchen						
Dues and memberships	27,012	27,552	28,103	28,665	29,239	29,823
Other Expenses	491	515	525	536	546	557
Student Activity expenses	28,058	29,430	30,018	30,619	31,231	31,856
Line of Credit loan interest expense	0	0	0	0	0	0
Food Service	117,158	122,884	125,341	127,848	130,405	133,013
Cares Act Funds, GEER & ESSER	19,959					
CRF- Coronavirus Relief Funds	53,246					
Fund Balance Transfer to Food Service Fund	5,415	5,680	5,794	5,909	6,028	6,148
Fund Balance Transfer to Community Service Fund	36,259	36,595	36,938	38,512	40,112	40,485
Total Expenditures General & Food Service Fund	2,877,406	2,631,755	2,646,435	2,673,919	2,706,430	2,737,106
Annual Surplus (Deficit) General Fund & Food Service	(41,278)	(28,354)	(30,894)	(30,479)	(34,582)	(29,036)
Arinidar Surpius (Denots) deneral Fund & Food Service	(41,270)	(20,334)	(30,834)	(30,473)	(34,582)	(25,036)
Beginning Fund Balance	1,108,416	1,067,138	1,038,784	1,007,890	977,411	942,828
Ending Fund Balance	1.067.138	1.038.784	1.007.890	977.411	942.828	913.792
Fund Balance Percentage of Annual Expenditures General Fund	37.1%	39.5%	38.1%	36.6%	34.8%	33.4%



School Accountability and Authorizer Oversight System

SCHOOL STATUTORY PURPOSES:

PRIMARY PURPOSE (M.S. 124E.01): The primary purpose of the charter school is to improve all pupil learning and all student achievement.

MEASURE: MCA exams

PERFORMANCE STANDARDS / EXPECTATIONS: Academic Performance Standards below.

REPORTING: Progress meeting these expectations is a required element of the Annual Report and "World's Best

Workforce" Plan.

STATUTORY PURPOSE II (MS 124E.01): Increase learning opportunities for all pupils.

PERFORMANCE EXPECTATIONS – The school provides unique opportunities to students as a Montessori School and will incorporate Service Learning into the school program. Service Learning will include locally determined specific learning outcomes students are to achieve.

REPORTING: Progress meeting these expectations is a required element of the Annual Report and "World's Best Workforce" Plan.

ADDITIONAL PURPOSE (M.S. 120B.11): The school is to meet the outcomes adopted by the Commissioner for all public school students under Minnesota Statutes, section 120B.11 ("World's Best Workforce"), applicable to elementary schools. Specifically, that 1) all children are ready for school; 2) all third-graders can read at grade level, and 3) all racial and economic achievement gaps between students are closed.

GOALS: locally determined, board approved annually for each of the outcomes.

REPORTING: Element of the Annual Report and "World's Best Workforce" Plan.

Introduction

As a leading authorizer, Volunteers of America–Minnesota builds its portfolio of high-performing charter schools by only selecting proposals with a strong potential for success. It then ensures that such potential is realized through a unique system of accountability that begins even before a school opens its doors.

VOA-MN is committed to fulfilling its role as a charter school authorizer by holding its schools accountable for a range of results. The accountability system presented in this document ensures that VOA-MN will uphold its legal obligation to make sure the schools it authorizes are reaching (or making adequate progress toward) the goals and benchmarks outlined in its charter contract and Minnesota statute.

VOA-MN uses a standard charter contract with unique school-specific terms that capture different approaches to achieving student success. The individuality of each school will be preserved in the "Academic Program Description" addendum to the charter contract.

Volunteers of America of Minnesota Accountability Plan

According to Minnesota Statute 124E.01, subd.1, *The primary purpose of charter schools is to improve all pupil learning and all student achievement*. VOA-MN holds the schools it authorizes accountable in five major areas: academic performance, fiscal management, board governance, management and operations, and legal compliance. Each area may have multiple indicators of success and the charter school's performance on each indicator will be rated as:

Meets standard;

Partially meets standard;

Does not meet standard.

Rating Scale: For each standard, a school earns points for contract renewal as follows:

0 = Does Not Meet Standard

1 = Partially Meets Standard

2 = Meets Standard

Weighting of Performance Measures used during the contract renewal process is as follows:

50% weighting: Academic Program (statutory purposes, including primary purpose)

20% weighting: Financial Sustainability

30% weighting: Organization

15% governance

15% management & compliance

Combining Data Over the Contract Term

Annual school performance results will be combined each successive year of the contract term wherever possible so that fluctuation due to small group size will be minimized and overall performance is accurately reflected.

Contract Renewal Eligibility

VOA-MN schools must achieve at least a Satisfactory Rating (70% of points possible) in the Performance Framework overall and meet the majority of standards in each performance area (Academic, Financial, Organizational Performance) to be eligible for a three-year contract renewal and at least an Exemplary Rating (80% of points possible) in the Performance Framework overall and meet the majority of standards in each performance area to be eligible for a five-year contract renewal. All contract renewals will be for either three or five years. Fewer than three years does not provide enough information on which to make a renewal decision.

If a school is performing below standard to receive a three-year renewal contract, but has agreed to the authorizer terms and conditions set forth in the School Improvement Plan to correct areas of deficiency, VOA-MN may agree to extend a school's contract (not to exceed five years) to provide additional time for a school to improve performance as an alternative to termination. If sufficient school improvement is not be

ing made by the end of the 1st year of the extension, termination proceedings will commence.

Intervention and Corrective Action

VOA-MN schools that, prior to their year of contract renewal, fall below a Satisfactory Rating in the Performance Framework overall and/or in any performance area (Academic, Finance, Governance, Management/Operations) must enter into a School Improvement Plan that addresses the specific standards in the Performance Framework where the school performance is below Satisfactory.

Closure Plan

If the school does not meet the terms of the School Improvement Plan and attain a Satisfactory Rating by the end of the contract term, the school is a candidate for nonrenewal. If the school's contract is not renewed, the school must implement the Closure Plan as described in the school's charter contract.

Three essential questions guide our VOA-MN authorizer oversight and charter school accountability plan.

Academic Program Performance - Is the school's Learning Program a Success?

Academic Performance- All public schools, including charters, must fully participate in the state assessments - Minnesota Comprehensive Assessments. Data from state assessments as well as Title 1 Designation consistent with the state North Star system will be compiled and evaluated in the Annual VOA-MN Authorized Charter Schools Academic Performance Report by the authorizer. Charter schools are required to meet the academic performance standards for which they agree to be held accountable in their charter contract. The extent to which a school is meeting their World's Best Workforce requirements and additional statutory purposes are also measured in the Learning program section.

The VOA-MN Charter School Authorizing Program publishes annually an Academic Performance Report on their network of authorized charter schools. The report serves as a single annual source of academic program and performance information for all of our VOA-MN operational charter schools. The report contains an analysis of annual and cumulative academic program, performance, and professional development data for each school.

Content from the annual Academic Performance Report also serves as the basis for the school academic performance analysis contained in the statutorily required Contract Renewal Evaluation Reports, including evaluation of the extent to which the school has met their primary purpose, "to improve all pupil learning and all student achievement" during the contract term.

The VOA-MN determined academic performance standards contained below are uniform for all VOA-MN charter schools. The standards are contained in VOA-MN Charter Contract Addendum B (School Accountability and Authorizer Oversight System) and serve as the basis for both annual authorizer monitoring of school academic performance and contract renewal determinations. The authorizer reserves the right to have flexibility to reasonably amend these standards /expectations as needed (example: based on cell size being to small). One sample rating scale is imbedded below to provide the reader with context.

VOA-MN's academic performance standards/expectations include the following:

Academic Performance Standard 1 - Students are performing well on state examinations in comparison to students at schools they might otherwise attend (with similar demographics) as evidence of meeting their primary statutory purpose of improving all pupil learning and all student achievement. Imbedded WBWF. (Data Source: Evidence / Source: Minnesota Department of Education). Scale:

- 0 = School's average proficiency rate is less than the average performance of students in schools they might otherwise attend.
- 1 = Partially meets standard School's average proficiency rate meets or exceeds the average performance of students in schools they might otherwise attend in one or two subjects (math, reading and science) but not all three.
- 2 = Meets standard School's average proficiency rate exceeds the average performance of students in schools they might otherwise attend.

Academic Performance Standard 2 - Over the term of the contract, the school will maintain a minimum combined achievement level of 62.7% in math and 67.0% in reading on the North Star Academic Achievement Report (Improved + Maintained) as evidence of meeting their primary statutory purpose of improving all pupil learning and all student achievement. Scale:

- 0 = Does not meet standard School's achievement level of "increased and maintained" is below 50%
- 1 = Partially meets standard School's achievement level of "increased and maintained" is between 70% and 50%
- 2 = Meets standard School's achievement level of "increased and maintained" is 70% or higher

Alternative Standard 2 for schools grades 9-12 only – DOES NOT APPLY TO BMS

Academic Performance Standard 2 (alternative) - Over the term of the contract, the school's four-year adjusted cohort graduation rate will remain above 80%. *Imbedded WBWF Standard: All students graduate from high school. (Evidence / Source: Minnesota Department of Education) Scale:

- 0 = Does not meet standard School's four-year adjusted cohort graduation rate is below 75%.
- 1 = Partially meets standard School's four-year adjusted cohort graduation rate is between 75%-80%
- 2 = Meets standard School's four-year adjusted cohort graduation rate is 80% or higher.

Academic Performance Standard 3 - The difference between the "all-students" proficiency rate in the School and any reportable student group proficiency rate will be reduced over the term of the contract in both reading and math using state examination data as evidence of the School meeting their primary statutory purpose of improving all pupil learning and all student achievement. Imbedded WBWF Standard: all racial and economic achievement gaps between students are closed. (Evidence / Source: Minnesota Department of Education). Scale:

- 0 = The difference between the "all-students" proficiency rate and all reportable student group proficiency rates has increased.
- 1 = The difference between the "all-students" proficiency rate and at least one student group proficiency rate has been reduced.
- 2 = The difference between the "all-students" proficiency rate and all student group proficiency rates has been reduced.

Academic Standard 4: The school has adopted a formal teacher evaluation process and adheres to the requirements set forth in Minnesota Statute 122A.40. (Data/Source: AASC Annual Report) Scale:

- 0 = School has not adopted a teacher evaluation process.
- 1 = Meets some of the criteria, but no evidence that process is followed.
- 2 =Meets all criteria and is adhered to.

Academic Standard 5: All teachers are supported through a school-wide professional development plan that is based on analysis of assessment data and directly linked to improving all pupil learning and all student achievement. (Data / Source: School Annual Report) Scale:

- 0 = The school has not adopted a school-wide professional development plan.
- 1 = The school has a school-wide professional development plan, but the reviewer could not conclude that the plan was tied to data-driven decision-making.
- 2 = The school has adopted and followed a school-wide, data-driven professional development plan.

Academic Standard 6: The school is meeting their additional purposes (MS 124E.01,Subd 1; Charter Contract Addendum B). (Data Source: School Annual Report) Scale:

- 0 = The school does not have a plan for meeting their additional statutory purposes and measuring progress.
- 1 = The school has a plan for meeting their additional statutory purposes and is partially meeting them.
- 2 = The school has a plan and is meeting their additional statutory purposes.

Academic Standard 7: The school is meeting the World's Best Workforce goals (MS 120B.11; Charter Contract Addendum B). (Data Source: School Annual Report) Scale:

- 0 = The school does not have a plan for meeting their WBWF goals and measuring progress.
- 1 = The school has a plan for meeting their WBWF goals and is partially meeting them.
- 2 = The school has a plan and is meeting their WBWF goals.

Financial Sustainability – Does the School Exhibit Strong Financial Health?

Charter schools receive public funds and must meet generally accepted standards of fiscal management. It is VOA-MN's duty to ensure that the schools are responsible stewards of public funds. The charter school shall provide VOA with a copy of its draft and final annual budgets and monthly cash flow projections for each fiscal year by July 1 of each fiscal year. VOA-MN shall use submitted budget and cash flow statements, along with any other relevant information, to determine if the charter school has a realistic balanced budget plan for the current year. VOA-MN shall use the financial statements presented in the charter school's annual financial audit, along with any other relevant information, to determine if the charter school maintained a balanced budget during the prior-year. Schools are expected to have audits that are free of all findings.

The VOA-MN Charter School Authorizing Program publishes annually a School Financial Oversight Report on their network of authorized charter schools. The parties acknowledge that the Minnesota Charter Schools Law requires a charter school to meet generally accepted standards of fiscal management. This requirement has two underlying purposes: to monitor the financial health of the school and compliance with state and federal laws, including proper use of public funds. The report will contain an evaluation of school performance meeting the VOA-MN financial standards.

The VOA-MN determined school financial standards contained below are uniform for all VOA-MN charter schools. The standards are contained in VOA-MN Charter Contract Addendum B (School Accountability and Authorizer Oversight System) and serve as the basis for both annual authorizer monitoring of school financial health and contract renewal

determinations. The authorizer will monitor school performance meeting these standards on an ongoing basis and the standards shall will be evaluated in the annual VOA-MN Network Finance Report. The standards also serve as the criteria for contract renewal determinations. The authorizer reserves the right to have flexibility to reasonably amend these standards /expectations as needed (example: fund balance standard may be negotiated based on school length of operation or size). One sample rating scale is imbedded below to provide the reader with context.

VOA-MN's school financial standards/expectations include the following (authorizer reserves the right to amend standards or scale as needed/warranted):

Finance Standard 1: The school maintains a balanced budget. Data Source: Original and revised budgets, annual financial audit report, monthly income statements.

0 = deficit position

1=NA

2 = surplus position

Finance Standard 2: The school is compliant with state and federal financial reporting deadlines and laws, including the proper use of public funds. Data Source: MDE reports including: Preliminary UFARS data, Student ADM, Final UFARS data.

0 = missed > 1 time

1 = missed 1 time

2 = never missed

Finance Standard 3: The school's financial audit is submitted to the Minnesota Department of Education, Office of the State Auditor and the authorizer by December 31. Data Source: Email from the school with attached MDE documentation.

0 = not submitted

1 = n/a

2 = submitted

Finance Standard 4: Schools are expected to have audits that are free of all findings. Data Source: The school's financial audit report.

0 = 1 or more "material weakness" or legal compliance finding (s)

1 = 1 or more "significant deficiency" finding(s)

2 = no findings

Finance Standard 5: The school is current on all financial obligations, including, but not limited to: pension payments, payroll taxes, insurance coverage and loan payments. Data Source: Monthly check registers, cash flow projections, board meeting agenda's and minutes.

0 = late > 3 times

1 = late 1-2 times

2 = never late

Finance Standard 6: The School provides VOA-MN and school board members with monthly financials. June financial reports may be delayed until year-end journal entries are completed. Packets include at least the following: 1) detailed income/expense report, 2) cash flow projection, 3) check register, and 4) current enrollment (Average Daily Membership). The board should review and approve the financials at each board meeting. Data Source: Board packets

0 = missed > 2 times

1 = missed 1-2 times

2 = never missed

Finance Standard 7: The School develops and maintains a targeted General Fund balance determined by the school board. For the finance report, VOA-MN also determines a standard for fund balance annually based on items such as school

funding trends and funding hold-backs. Data Source: The school's General Fund balance policy, monthly financial reports, board meeting agenda's and minutes.

0 = < 15% 1 = 15-20%2 = 20% or >

Finance Standard 8: The school board has a finance committee that meets regularly to review financial reports. Data Source: Board meeting packets, agendas, and minutes.

0 = 0-4 meetings/year 1 = 5-9 meetings/year 2 = 8-12 meetings/year

Finance Standard 9: All finance committee members exhibit working knowledge of financial oversight. Data Source: School board members queries, board meeting agendas and minutes.

0 = some committee members have not received formal/informal training during the year relating to their roles and responsibilities on the finance committee

1 = NA

2 = all committee members have received formal/informal training during the year relating to their roles and responsibilities on the finance committee

Finance Standard 10: The school is not in Statutory Operating Debt (SOD). Data Source: School's budget, board meeting agendas and minutes, financial audit.

0 = in SOD 1 = n/a2 = not in SOD

Governance - Is the organization effective and well run?

Effective board governance is essential to the successful start-up and operation of a public charter school. The diversity of charter school board memberships – teachers, parents, community leaders, and volunteers – heightens the importance of consistent expectations and development activities.

The authorizer regularly monitors the performance quality of the school board based on authorizer observations; interviews with the director, board and faculty; and the review of school policies, reports and board meeting minutes. A school must have a governance model that provides quality oversight by ensuring that there are checks and balances between the board and the school administrators.

A school board is responsible for developing, implementing, and assessing policy; defining sound employee relations; conducting open meetings; recognizing and conforming to the legal mandates imposed by state and federal laws; and governing within the limits of a delegation of state authority – as a nonprofit and public-school board. Additionally, the board has an obligation to assess its successes and failures; inform the public of all deliberations and decisions; promote accountability; enhance public understanding of its mission; conform to standards of ethical behavior; provide a framework for setting goals; and develop strategic plans for the accomplishment of those goals.

The VOA-MN Charter School Authorizing Program publishes annually a School Board Governance Report on their network of authorized charter schools. The purpose of this report is to be a single annual source on the board operations and compliance of the eighteen VOA-MN- authorized charter schools. Authorizer VOA-MN also observes a minimum of two school board meetings annually.

The VOA-MN determined school board governance standards contained below are uniform for all VOA-MN charter schools. The standards are contained in VOA-MN Charter Contract Addendum B (School Accountability and Authorizer Oversight System) and serve as the basis for both annual authorizer monitoring of school board performance and contract renewal determinations. The authorizer will monitor school performance meeting these standards on an ongoing basis and the standards shall will be evaluated in the annual VOA-MN Network Governance Report. The

standards also serve as the criteria for contract renewal determinations. The authorizer reserves the right to have flexibility to reasonably amend these standards /expectations as needed (example: based on length the school has been in operation). One sample rating scale is imbedded below to provide the reader with context.

VOA-MN's school board governance standards/expectations include the following (authorizer reserves the right to amend standards or scale as needed / warranted):

Governance Standard 1: The Board of Directors met its governance model requirements laid out in its bylaws and membership requirements as required by Minnesota Statute*.

- 0= Board structure does not meet bylaws and/or state statute;
- 1 = board did not meet requirements for the entire fiscal year;
- 2= board structure meets bylaws and state statute.

Governance Standard 2: The Board of Directors has the necessary knowledge to carry out the responsibilities contained in Minn Stat 124E.07, Subd. 6. (Duties), including knowledge in finance/budget, policy/legal, personnel/employment, and education.

- 0 = The board does not have a plan to ensure board members have the necessary knowledge;
- 1 = the board has a partial plan to ensure members have the necessary knowledge in the areas of finance/budget, policy/legal, personnel/employment, and education;
- 2 = The board has a thorough plan to ensure members have the necessary knowledge in the areas of finance/budget, policy/legal, personnel/employment, and education.

Governance Standard 3: The board adheres to an orientation process for bringing on new members.

- 0 = The board does not have a membership orientation process for new board members;
- 1 = the school board has a process for the orientation of new board members, but it is not consistently followed;
- 2= School board adheres to a thorough process for the orientation of new board members.

Governance Standard 4: The Board of Directors complies with initial and ongoing training requirements set forth in Minn. Stat 124E.07, Subd 7 (Training): governance, financial, and employment policies and practices.

- \0 = more than one board member did not fully comply with Minnesota law regarding board training requirements;
- 1 = one board member did not fully comply with Minnesota law regarding board training requirements and was removed;
- 2= all board members comply with Minnesota law regarding board training requirements

Governance Standard 5: The Board of Directors completes a self-evaluation each year.

- 0 =board does not self-evaluation
- = board competes informal self-evaluations during one or more board meeting(s)
- 2=board completes a formal self-evaluation each year

Governance Standard 6: The Board of Directors will comply with MN Open Meeting Law, Chapter 13D, and maintains a quorum for all board meetings.

- 0 = The board has 2 or more infractions of MN Open Meeting Law;
- 1 = the board has 1 infraction of MN Open Meeting Law;
- = the board has no infractions of MN Open Meeting Law.

Governance Standard 7: The board regularly reviews, updates, and approves its bylaws. The bylaws are consistent with state law.

- 0 =Bylaws are inconsistent with state statute;
- 1 = bylaws are consistent with state statute but have not been reviewed regularly;
- 2= bylaws are consistent with state law and the board reviews them regularly.

Governance Standard 8: The Board of Directors adheres to board member election requirements set forth by state statute*.

- 0 = Election requirements were not met;
- 1 = NA
- = all requirements were met.

Governance Standard 9: The Board conducts an annual evaluation (including all aspects of the position description) of the performance of the school leader through a defined annual evaluation process.

- 0 = The board did not complete an annual evaluation of the school leader;
- 1 = the board completed an evaluation of the school leader but not on all aspects of the job description;
- 2 = the board completed a formal evaluation of the school leader including all aspects of the job description.

Governance Standard 10: The Board has a board-approved professional development plan for the school director (if applicable as required by Minn. Stat. 124E.12, Subd. 2*).

0 = A professional development plans for the non-licensed individual(s) was not documented in the school's annual report;

1=NA

2 = a professional development plan for the non-licensed individual(s) was documented in the school's annual report or the school's director holds an administrative license.

Governance Standard 11: The Board of Directors monitors the organization's adherence to school board policies.

- 0 = meeting minutes include no evidence of the board monitoring the organization's adherence to school board policies;
- 1 = meeting minutes includes one or two examples of the board monitoring the organization's adherence to school board policies;
- 2 = meeting minutes include three or more examples of the board monitoring the organization's adherence to school board policies.

Governance Standard 12: The Board of Directors complies with Federal data practices law and the Minnesota Data Practices Act (Minn. Stat. Chapter 13)*.

- 0 = Data practice policies are not fully in place;
- 1 = Data practice policies are in place in accordance with state statute but staff were not trained in Data Practices;
- 2 = Data practice policies are in place in accordance with state statute and staff are appropriately trained in Data Practices.

Governance Standard 13: The Board of Directors provides ongoing oversight of school academic performance.

- 0 = less than half of the board meeting minutes or less include evidence of oversight of school academic performance;
- 1 = at least half of the board meeting minutes include evidence of oversight of school academic performance;
- = meeting minutes include evidence of regular oversight of school academic performance.

Governance Standard 14: The school maintains a high level of parent, teacher and student satisfaction rates based on school conducted surveys and student/faculty retention rates.

- 0 = Less than two of three criteria are met: high levels of satisfaction of parent satisfaction is based on survey results of over 80%; high levels of student satisfaction based on achieving over 80% retention rates; and high levels of teacher satisfaction based on achieving over 80% staff retention rates;
- 1 = Two of three criteria are met: high levels of satisfaction of parent satisfaction is based on survey results of over 80%; high levels of student satisfaction based on achieving over 80% retention rates; and high levels of teacher satisfaction based on achieving over 80% staff retention rates;
- 2 = All of the following criteria are met: high levels of satisfaction of parent satisfaction is based on survey results of over 80%; high levels of student satisfaction based on achieving over 80% retention rates; and high levels of teacher satisfaction based on achieving over 80% staff retention rates.

Governance Standard 15: Board documents are distributed to all board members at least 3 days prior to a board meeting.

- 0 =Board documents were not distributed to all board members three or more times;
- 1 = board documents were not distributed to all board members one or two times:
- = board documents were distributed to all board members at least 3 days prior to each board meeting.

Governance Standard 16: The Board of Directors maintains a Board Documents Binder which includes meeting minutes, bylaws and articles of incorporation and financial statements; and statutory requirements for posting board related information on the school's website*.

0 = information is incomplete in the binder or on the school's website;

- 1 = complete information is available both in a binder and on the school's website; but there are 1-2 incidents of minutes not being posted after board approval;
- 2 = a complete Board Documents Binder is kept includes meeting minutes, bylaws and articles of incorporation and financial statements; and the school's website includes the statutory requirements for posting board-related information.

Governance Standard 17: The board has a policy review calendar and reviews and updates its policies as needed or required by state law.

- 0 = Board does not have a calendar/plan for policy review and/or reviews policies at half or fewer of the regular meetings;
- 1 = the board has a policy review calendar/plan and reviews policies at half or fewer of the regular board meetings;
- 2 = the board has a thorough policy review calendar/plan and review policies as a regular component of regular board meetings.

Management & Operations

Effective day to day operations of a charter school support the Learning Program. A well-run school provides an environment in which staff and students can perform at the highest possible level and more effectively reach the school's goals. Management and operations of the school will be monitored and reported by the authorizer using the Formal Site Visit Rubric. The standards also serve as the criteria for contract renewal determinations. The authorizer reserves the right to have flexibility to reasonably amend these standards /expectations as needed (example: based on cell size being to small). One sample rating scale is imbedded below to provide the reader with context.

Authorizer standards / expectations for school management and operations include:

School Mission, Vision, and Purpose

M/O Standard 1: Mission and vision are central to the school's identity and inform all decision-making processes. The school's learning program exemplifies the mission and vision of the school. (Data source: annual school site visits, annual submission calendar document review, discussions with school leadership) Scale:

- 0 = Mission and vision are not used to guide school's decision-making.
- 1 = Mission and vision are displayed in the facility, on website and in annual report, but evidence that they guide decision-making and programming are missing.
- 2 = Mission and vision are central to the school's identity and inform all decision-making processes. The school's learning program exemplifies the mission and vision of the school.

M/O Standard 2: The school has a plan for Service Learning that connects classroom learning with real life lessons that come through service. (Data source: annual school site visits, annual submission calendar, document review, discussions with school leadership) Scale:

- 0 = The school does not have a plan for service learning. School does not engage in service.
- 1 = The school has a service-learning plan, but without evidence of a connection between the plan and service activities.
- 2 = The school has a plan for Service Learning that connects classroom learning with real life lessons that come through service.

School Culture & Learning Environment

M/O Standard 3: The school maintains a safe and healthy environment per state and federal guides and board policy. (e.g., facility /ADA, building inspections, school liability insurance, student medical / health matters, school drills). (Data source: annual school site visits, annual submission calendar, document review, discussions with school leadership) Scale:

- 0 = The school could not provide evidence of compliance with health and safety requirements for public schools.
- 1 = The school is making progress approaching standard.
- 2 = The school can provide evidence that it complies with health and safety requirements for public schools.

- M/O Standard 4: Evidence suggests that the school engages parents and students in ways that build positive relationships and engages them as partners in their child's learning (Data source: annual school site visits, annual submission calendar document review, discussions with school leadership) Scale:
- 0 = The school could not provide evidence that it has a plan or activities to engage parents and students in ways that build positive relationships and engages them as partners in their child's learning.
- 1 = The school is making progress approaching standard.
- 2 = The school provides ample evidence that the organization engages parents and students in ways that build positive relationships and engages them as partners in their child's learning.
- M/O Standard 5: Evidence suggests that the school-teachers are covering the scope and sequence of the state academic standards and engaging in data-driven decision-making. (Data source: annual school site visits, annual submission calendar document review, discussions with school leadership) Scale:
- 0= The school does not have a system established to ensure that school-teachers are covering the scope and sequence of the state academic standards &/or does not engage in data-driven decision-making.
- 1= The school leadership provided some examples of how he/she provides oversight that school-teachers are covering the scope and sequence of the state academic standards, but systemic plan for monitoring progress and data-driven decision-making was lacking.
- 2= Evidence suggests that the school has established a uniform system to ensure that the school-teachers are covering the scope and sequence of the state academic standards and monitoring student progress toward comprehension.

Documents and Processes

- M/O Standard 6: The school employs highly qualified, appropriately licensed teachers. (Data source: annual site visits, annual submission calendar document review, discussions with school leadership). Scale:
- 0= The school has had multiple license infractions over the contract term.
- 1= The school has had two or fewer teacher license infractions and they were swiftly resolved. Evidence suggests that the school has systems to recruit quality licensed teachers.
- 2= The school provides evidence of exemplary hiring processes that ensure teachers are properly credentialed. There have been no license infractions over the contract term.
- M/O Standard 7: Criminal background checks are conducted on all persons per the board policy and Minn. Stat. 123B.03, Subd.1. (Data source: annual site visits, annual submission calendar document review, discussions with school leadership) Scale:
- 0 = The school could not provide evidence that it adheres to statute and policy pertaining to conducting criminal background checks on employees and school volunteers.
- 1 = The school could not provide evidence that it adheres to statute and policy pertaining to conducting criminal background checks on employees, but not on school volunteers.
- 2 = The school provided evidence that it adheres to statute and policy pertaining to conducting criminal background checks on employees and school volunteers.
- M/O Standard 8: The school meets / maintains its enrollment goals. (Data source: annual site visits, annual submission calendar document review, discussions with school leadership) Scale:
- 0 = The school is not meeting its student enrollment goals.
- 1 = NA
- = The school could provide evidence that it is meeting its annual student enrollment goals.
- M/O Standard 9: The school institutes a fair and open student admission process that complies with Minnesota law. (Data source: annual site visits, annual submission calendar document review, discussions with school leadership) Scale:
- 0 = The school could not provide evidence of adherence with state laws and guidelines pertaining to student admission.
- 1 = The school provides evidence of adherence with state laws and guidelines pertaining to student admission. The school has been the subject of state investigation with findings.
- 2 = The school provides evidence of adherence with state laws and guidelines pertaining to student admission.

- M/O Standard 10: The school's employment process complies with state and federal law. (Data source: annual site visits, annual submission calendar document review, discussions with school leadership) Scale:
- 0 = The school could not provide evidence that its employment process complies with state and federal law.
 - 1 =The school is making progress meeting standard.
- = The school provides evidence that its employment process complies with state and federal law.
- M/O Standard 11: The school has defined job descriptions and defined evaluation process for all personnel. (Data source: annual site visits, annual submission calendar document review, discussions with school leadership) Scale:
- 0 = The school could not provide evidence of job descriptions for all employee positions and aligned to an evaluation process.
- 1 = The school could provide evidence of job descriptions for most employee positions but did not have a defined evaluation process.
- 2 = The school could provide evidence of job descriptions for all employee positions and aligned to an evaluation process.

Special Education - Services to Students with a Disability

- M/O Standard 12: The school complies with IDEA, special education laws and school's TSES plan, including "Child Find." Applicable training is provided to faculty annually. (Data source: annual site visits, annual submission calendar document review, discussions with school leadership, MDE communications) Scale:
- 0 = The school could not provide evidence of compliance with IDEA, special education laws and school's TSES plan, including "Child Find."
- 1 = The school could provide evidence of compliance with IDEA, special education laws and school's TSES plan, including "Child Find." However, the school has been the subject of MDE complaint investigation with findings.
- 2 = The school could provide evidence of compliance with IDEA, special education laws and school's TSES plan, including "Child Find."
- M/O Standard 13: The school provides professional development annually to faculty on special education to ensure school compliance with Child Find and other special education laws. (Data source: annual site visits, annual submission calendar document review, discussions with school leadership) Scale:
- 0 = The school could not provide evidence of training to faculty on special education.
- 1 = NA
- = The school could provide evidence that it provides training to faculty at least annually.
- M/O Standard 14: The school is not subject to special education investigations by MDE and is not in Corrective Action. (Data source: annual site visits, annual submission calendar document review, discussions with school leadership, MDE communications) Scale:
- 0 = The school has been the subject of MDE investigations with findings. Findings have not been resolved.
- 1 = The school has been the subject of MDE investigations with findings. Progress has been observed to resolve findings.
- 2 = The school is not subject to special education investigations by MDE and is not in corrective action or is adhering to their plan to resolve concerns.
- M/O Standard 15: The school is compliant with laws pertaining to special education directors and Advisor Council (SEAC). (Data source: annual site visits, annual submission calendar document review, discussions with school leadership) Scale:
- 0 = The school could not provide evidence that it is compliant with laws pertaining to special education directors and Advisor Council (SEAC).
- 1 = The school contracts with a special education director but could not provide evidence that it has a SEAC that meets at least annually.
- 2 = The school could provide evidence that it is compliant with laws pertaining to special education directors and Advisor Council (SEAC).

Legal and Contractual Compliance - Charter schools are required to follow many state and federal laws pertaining to all public schools and are expected to uphold all provisions of the charter school contract. VOA-MN expects compliance with legal and contractual obligations. Each VOA-MN authorized charter school shall maintain a Compliance Binder on site that includes VOA-MN defined evidence of compliance with state and federal statutes organized in the manner prescribed by VOA-MN. Additionally, VOA-MN authorized charter schools shall submit information to the authorizer in accordance with the VOA-MN prescribed Annual Submission Calendar. Management and operations of the school will be monitored by the authorizer and reported in the Formal Site Visit Report and additionally as needed. *This section is not scored individually. The compliance binder and submission calendar are systems for ongoing monitoring of school performance and compliance and compliance requirements are imbedded in previous sections.*

ONGOING AUTHORIZER SCHOOL MONITORING

SITE VISITS

One of the most important ways VOA-MN gathers information about the schools it authorizes is through on-site visits. Site visits allow the authorizer to observe the school and engage in discussions with school management. VOA-MN conducts two different types of site visits: Formal and Informal.

Formal Site Visit- Formal Site Visits are typically conducted once per year by a member of the VOA-MN Authorizing Program Leadership Team who interviews key stakeholders and conducts observations. Written feedback is provided to the Board of Directors and school leadership guided by the Site Visit Rubric. VOA-MN staff will provide formal written feedback summarizing observations. The feedback will identify areas of strength and areas that require improvement. If a more serious issue arises from a site visit, VOA-MN may implement an intervention based upon the "Range of Interventions" table.

Informal Site Visit- VOA-MN may conduct informal site visits at any time to fulfill its duties as an authorizer. Reasons for informal site visits may include: investigation of a complaint, determination of readiness to open, follow up on implementation of improvement plans, or documentation of best practices. These visits are typically less formal and may be without notice.

BOARD MEETINGS

Another important component of VOA-MN authorizer oversight is board meeting observations conducted at least twice per year and more often for schools within their first two years after initial charter approval. Authorizer VOA-MN uses the Board Meeting Observation Rubric and provides timely feedback to the school boards. VOA-MN also closely monitors the monthly board meeting minutes and financials of each authorized school and provides feedback to the school as needed.

SCHOOL PUBLISHED ANNUAL REPORTS

The Charter School Law (Minn. Stat. 124E.16) includes requirements for a charter school annual. Additionally, VOA-MN requires that annual reports include specific elements defined by VOA-MN annually. VOA-MN required elements include how the school is performing based on the three essential questions: Is the student learning program a success? Does the school exhibit strong financial health? Is the organization effective and well-run? The final draft be board approved and posted to the school's official website. The VOA-MN Annual Report criteria may contain the World's Best Workforce Report.

AUTHORIZER PUBLISHED SCHOOL PERFORMANCE REPORTS

In addition to the Formal Site Visit Report that each school is provided, VOA-MN will also annually publish three VOA-MN Charter School Network Reports: Academic Performance, Board Governance, and Financial Management. The cumulative purpose of these reports is to assess the ongoing performance of VOA-MN authorized schools regarding academic success, financial sustainability, and organizational effectiveness.

The combination of school performance based on the three VOA-MN Annual School Performance Reports, annual Formal Site Visit Reports, informal site visit observations, authorizer observations of board meetings, and ongoing monitoring of school reporting and compliance provides an accountable oversight mechanism for the authorizer, schools, and other organizations. This collective body of evidence will also form the basis for contract renewal decisions.



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RANGE OF POSSIBLE INTERVENTIONS - CONTRACT B. II.

If VOA-MN has a concern about the School, or if the School fails to make adequate progress towards achieving authorizer contractual standards/expectations for school performance, or to comply with Applicable Law, or other requirements of this contract, VOA-MN shall determine the appropriate intervention. The interventions below need not be implemented sequentially, and VOA-MN will implement these as it sees fit and at its sole discretion.

sole discretion.	m: ID	he D. L.T.
Status	Triggered By	May Result In
INTERVENTION LEVEL ONE	Signs of weak performance identified through routine monitoring; through implementation, compliance, or performance reviews; or by other means.	Letter from the Authorizer to the charter school's Board of Directors detailing areas of concern. Authorizer recommendation that the school board institute an
Notice of Concern	Lack of progress towards meeting contractual performance standards / expectations. Failure to submit required documents on a timely basis. Failure to comply with applicable law or the conditions of the charter contract.	oversight plan for performance improvement in the areas where standards were not met.
	Signs of poor financial health or management.	
INTERVENTION LEVEL TWO Notice of Deficiency	Signs of further weakening performance identified through routine monitoring; through implementation, compliance, or performance reviews; or by other means.	Letter from Authorizer to charter school Board of Directors detailing areas of deficiency and action required to address the deficiency. and
	Failure to meet multiple contractual performance standards/expectations; or repeated failure to meet a single performance standard/expectation. Significant failure to comply with applicable law or the conditions of the charter contract.	Authorizer may require charter school Board of Directors to approve a remediation plan containing specific improvement objectives, technical assistance requirements, and schedule for remedial actions to be approved by the Authorizer.
	Continued evidence of poor financial health or management.	
INTERVENTION LEVEL THREE	Continued failure to meet contractual performance standards/expectations or failure to meet objectives of a remediation plan.	Letter from the Authorizer to charter school Board of Directors detailing reasons for probationary status and action required to address concerns.
Probationary Status	Continued failure to comply with the applicable law or the conditions of the charter contract.	Remediation plan imposed by the Authorizer.
	Severe concerns regarding the school's financial viability.	and/or Authorizer may appoint staff or a consultant to specifically monitor implementation of the remediation plan
INTERVENTION LEVEL FOUR	Failure to address the terms of Probationary Status.	Recommendation to revoke, not to revoke, or to impose lesser sanctions.
Charter Review	Extended pattern of failure to meet contractual performance standards/ expectations and/or to comply with applicable law or the conditions of the charter contract. Severe and persistent concerns regarding the school's	and/or Decision to commence or not to commence revocation proceedings made by VOA-MN.
INTEVENTION LEVEL FIVE Charter Revocation	financial viability. Charter Review results in recommendation to revoke.	Commencement of charter revocation proceedings consistent with Minnesota Stat. 124E and the terms of the charter contract.



Charter School Contract Renewal and Revocation Process

Renewal Process

Volunteers of America-Minnesota (VOA-MN) views contract renewal as an on-going process that is engaged in by the Board of Directors, school leadership, and the authorizer throughout the entire life of the school's contract with its authorizer. This process culminates in the authorizer publishing an end of contract evaluation report.

End-of-Term Evaluation

VOA-MN publishes an end-of- contract evaluation report based on information, observations and documentation accumulated throughout the length of the contract. The evaluation is an opportunity to determine the extent to which the school is meeting VOA-MN's expectations of a high-quality charter school. More specifically, we assess the school based on the following three central questions:

Is the student learning program a success? (Academic Performance)

Does the school exhibit strong financial health? (Financial Management)

Is the organization effective and well-run? (Board Governance, Management and Operations, Compliance)

We quantify the school's progress in each area (academic performance, governance, financial management / health, and management/operations) using the system described in B.I. (Rating Scale and Weighting of Performance Measures).

VOA-MN will complete a draft of its end-of-term evaluation of the school and submit the draft for review and comment by school leadership and the board. VOA-MN will then make changes, if necessary, and resubmit a final evaluation and decision of renewal to the school's board. Through ongoing monitoring and the renewal evaluation process, VOA-MN determines whether to renew its contract with the charter school and if so, for what length of time. Contracts can be renewed for up to five years.

Termination or Nonrenewal of a contract

Consistent with Minn. Stat. 124E.10, Subd.4(b), VOA-MN may act to terminate or not renew a charter under the following grounds:

- (1) failure to meet the requirements for pupil performance contained in the contract;
- (2) failure to meet generally accepted standards of fiscal management;
- (3) violations of law; or
- (4) other good cause shown.

At least 60 days before not renewing or terminating a contract, the authorizer shall notify the board of directors of the charter school of the proposed action in writing. The notice shall state the grounds for the proposed action in reasonable detail and that the charter school's board of directors may request in writing an informal hearing before the authorizer within 15 business days of receiving notice of nonrenewal or termination of the contract. Failure by the board of directors to make a written request for a hearing within the 15-business-day period shall be treated as acquiescence to the proposed action. Upon receiving a timely written request for a hearing, the authorizer shall give ten business days' notice to the charter school's board of directors of the hearing date. The authorizer shall conduct an informal hearing before taking final action. The authorizer shall take final action to renew or not renew a contract no later than 20 business days before the proposed date for terminating the contract or the end date of the contract.

Example VOA-MN Timeline for Contract Renewal Process

Item Responsible Party Timeline

School Program Description Completed by Charter School Renewing School February-March

The School will complete and submit their proposed Program Description (contract Addendum A) for review by VOA-MN. Once the content of the document is agreed upon - including curriculum, interim assessments, and future plans, it will be incorporated into the renewal contract.

Authorizer formal end-of-term evaluation draft completed Authorizer

and submitted to renewal school for review

End-of-term evaluation comments completed

Renewing School/BoardApril-May

April

Draft contract submitted to renewing school for comment VOA-MN April –May

Contract approved and signed VOA-MN May-June

Contract approved and signed Renewing Board May-June

If Terminating/Not Renewing

Request a public hearing Board Within 15 business days of

termination/nonrenewal notice

Final contract termination/renewal decision VOA-MN Within 20 business days of the contract

end date if not renewing or terminating



BLUFFVIEW MONTESSORI SCHOOL

Special Education Services

The school will comply with Minnesota Statutes Chapters 125A and 124E, all applicable rules implemented pursuant to these chapters, and all Federal and State law relating to the education of students with disabilities. Consistent with the provisions of Minnesota Statutes § 124E.21, the financial parameters within which the School will operate to provide special education instruction and related services to students with disabilities will be based on the individual needs of the student, as defined by the student's evaluation and by the instruction and related services specified in the student's Individual Education Plan ("IEP"). The School will deliver services in accordance with IDEA, board policies, and best practices.

The School will provide special education services in compliance with all state and federal guidelines. The teaching staff will provide strategies and instructional techniques that support the learning needs of each learner. The School will continue to contract with a Special Education Director for oversight and assistance maintaining a compliant system that meets the needs of the student population.

The School will plan for child-find activities, initial assessments, reassessments, IEP planning and service delivery as dictated by special education laws. The School will use a combination of employment and contracted services to meet the needs of identified special education students.

Responsibilities of the Board:

Approve and monitor school budget revenues and expenditures related to special education. Require regular updates by school management regarding state special education reporting and financial reimbursements. Review and approve special education program expenditures.

Approve the hiring of necessary and essential special education staff and contracted services.

Monitor school management's oversight of special education faculty and contractors.

Monitor school management's oversight of required special education program and financial reporting to the state.

Collaboratively with school management, ensure that the school facility is ADA compliant and supports the continuum of special education services for students with disabilities. A charter school may not deny persons with disabilities, including parents and students, the benefits of programs and activities offered at its school because of inaccessible facilities.

Responsibilities of the School Management:

Monitor school compliance with the board-approved Total Special Education Services Plan (TSES). Every Minnesota school district, including charter schools that are districts, is required to have a Total Special Education System (TSES).

Monitor and supervise special education faculty and contractors.

Maintain and report financial data related to special education programs as required by Minnesota Statute § 125B.07, Subd. 6 "Data Acquisition Calendar."

Provide oversight of the school budget related to special education revenue and expenditures.

Supervise special education faculty to ensure that each student with an IEP is receiving all special education supports identified in the student's IEP.

Arrange appropriate and ongoing staff development regarding the delivery of special education and related services.

As a result of this expectation, the Authorizer will:

Annually review student school application forms, policies and procedures for compliance with the Individual with Disabilities Education Act (IDEA) and Section 504 of the Americans with Disabilities Act.

Regularly monitor school compliance with the board-approved Total Special Education Services Plan (TSES). Every Minnesota school district, including charter schools that are districts, are required to have a Total Special Education System (TSES).

Regularly monitor compliance with state reporting requirements as required by Minnesota Statute § 125B.07, Subd. 6 "Data Acquisition Calendar."

At least annually interview the school Special Education Director and staff to monitor program accountability and compliance.

During site visits, monitor ADA compliance and whether or not facilities support the continuum of special education services for students with disabilities. A charter school may not deny persons with disabilities, including parents and students, the benefits of programs and activities offered at its school because of inaccessible facilities.

Monitor school compliance with state and federal special education educator licensing requirements and reporting.

ADDENDUM D – BOARD ASSURANCES



COMPLIANCE AGREEMENT

The undersigned members of the BOARD OF DIRECTORS of BLUFFVIEW MONTESSORI SCHOOL agree to comply with all federal and state laws governing organizational, programmatic and financial requirement applicable to charter schools.

This document is effective June 30, 2021.

1.		Ann-Marie Dunbar_
	Board Member Signature	Printed Name
2		Molly Leifeld
	Board Member Signature	Printed Name
3		Katie Kinneberg
J	Board Member Signature	Printed Name
4		Esiah Liannan
4	D 11/4 1 0'	Erich Lippman
	Board Member Signature	Printed Name
5		Meghan Booth
	Board Member Signature	Printed Name
		Challa Manalanita
b	D 11/4 1 0'	Shelly Merchlewitz
	Board Member Signature	Printed Name
	DocuSigned by:	
7		<u>Daniel Kirk</u>
	Board Member Signature	Printed Name



SCHOOL CLOSURE PLAN

Item	Description of Required Actions	Responsible Party	Completion Date	Status
Immediate Board Actions				
1	Establish <i>ad hoc</i> School Board Committee for wind-up / restructuring.	Board		
	Designate School contact person(s) to send and receive communications from the VOA-MN; Designate employees or School Board members who will handle various aspects of winding up of School operations; Provide contact information, and list of employees / School Board members and correspondent responsibilities to the VOA-MN. Instruct contact persons to heed notification requirements for time sensitive notifications, if any.			
2	Reserve Funds Segregate by Board resolution in a separate checking account up to \$45,000 in funds to be used for legal, accounting and other expenses to execute this Closure Plan and to dissolve the School Corporation.	Board		
Notifications and Further Actions				
3	Notification of Parents / Guardians Within 10 days after charter revocation, notify parents / guardians and employees of school regarding the closure of the School, if such notification has not been made. Such notification shall include, but not be limited to, the following: * date of the last day of regular instruction; * cancellation of any planned summer school; * notice to parents that enrollment of children in	Board Chair or School Director		
	their district of residence or other school is mandatory under state law for children that are six years of age or older; a listing of the names of charter, parochial, public and private schools in the area. offer of copies of student records before the CHARTER REVOCATION.			

	Provide the VOA-MN with a copy of the notice.		
4	Final Report Cards and Student Records Notice Within 10 business days after CHARTER REVOCATION, provide parents / guardians with copies of final report cards and notice that records, which include information about any formal suspension, expulsion, and exclusion disciplinary action under sections 121A.40 to 121A.56, will be transferred to the student's school district of residence. Notice shall include specific contact information for the resident school district. The notice must advise the parent/guardian to contact the school where the student intends to enroll and have the new school request a transfer of records from the school being closed. Provide the VOA-MN with a copy of the notice.	School Director	
5	Transfer of Student Records and Testing Material No later than 10 business days after Authorizer Notice of CHARTER REVOCATION / CLOSURE, the school must provide parents of enrolled students information and assistance to enable the student to re-enroll in another school. Within ten business days of closing the charter school, the closed school must transfer each student's educational records to the student's school district of residence, including: Individualized Education Programs (IEPs) and all records regarding special education and supplemental services; student health / immunization records; attendance records; and all other student records. Student transmitted records information must include any formal suspension, expulsion, and exclusion disciplinary action under sections 121A.40 to 121A.56. The school must provide notice to a student and the student's parent or guardian that formal disciplinary records will be transferred as part of the student's educational record, in accordance with data practices under chapter 13 and the Family Educational Rights and Privacy Act of 1974, United States Code, title 20, section 1232(g). All end of school year grades and evaluations must be completed and made part of the student records, including any IEP / Committee on Special Education meetings / progress reports.	School Director	

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	As noted above, parents / guardians should be offered copies of students' records before CHARTER REVOCATION / CLOSURE.		
	Testing material, including scores, test booklets, and annual data files etc. required to be maintained by the School by the State Education Department must also be forwarded to each pupil's resident school district.		
6	Notification of the Commissioner, School District, and Parents / Guardians of Enrolled Students Within 7 business days after the charter revocation, the School must notify school district(s) of students' residence regarding the termination of the education program and lack of future enrollment.	Board Chair or Secretary Authorizer will notify Commissioner	
	If applicable, notification regarding cessation of food and transportation services should be provided. Provide notice to the districts that arrangements should be made to pick up any district property; e.g., borrowed books, nursing equipment. Provide VOA-MN with a copy of the notice.		
7	Notification of Funding Sources / Charitable Partners	Board Chair or Treasurer	
	Within 7 days after CHARTER REVOCATION, all other sources of the School's operational funding must be notified in writing of the closure of the School as well as charitable partners of the School.		
	The School should not accept further loans from management companies, etc. nor otherwise incur additional liability. However, it may continue to accept gifts from charitable partners as long as the charity is aware of the School's closure / restructuring status. Charities with property on the premises of the School should be notified to remove same as soon as possible or after CHARTER REVOCATION, whichever is appropriate.		
8	Notification of Contractors and Termination of Contracts	Board Chair or Treasurer	
	Within 20 days after charter revocation, formulate a list of all contractors with contracts in effect, and notify them regarding cessation of current school operations at CHARTER REVOCATION.		
	If applicable, instruct contractors to make arrangements to remove any contractor property from the School facility by a date certain, e.g., copying machines, water coolers, other rented property. Provide the VOA-MN with a copy of such notice.		

	Retain records of past contracts with proof that they were fully paid (<i>see</i> Records Retention, below) to prevent spurious claims.		
	As appropriate, and to the extent possible, terminate contracts for goods and services as of the last date such goods or services will be needed to the extent not necessary for the educational program or wind-up of the School.		
	Telephone, gas, electric, water, insurance (premises and D&O insurance, <i>see</i> below) should remain operative through the CHARTER REVOCATION and to the extent necessary to wind up the School's affairs beyond that time.		
9	After an employee termination date is established, but in no event later than 60 days before CHARTER REVOCATION, notify all employees of termination of employment and/or contracts, and notify benefit providers of pending termination of all employees. Further notify employees and providers of termination of all benefit programs, and, if allowable, terminate all programs as of the last date of service in accordance with applicable law and regulations (i.e. COBRA), including: health care / health insurance; life insurance; dental plans; eyeglass plans; cafeteria plans; 401(k), retirement plans; and pension plans. TRA PERA	Board Chair or designee	
	Specific rules and regulations may apply to such programs especially teacher's retirement plans so legal counsel should be consulted. Employees should be notified of eligibility for unemployment compensation. (In the event the School has not paid into the unemployment program on an ongoing basis, the School may have significant financial liability on an ongoing basis after the CHARTER REVOCATION, and reserve funds should be set aside for this purpose.) See School Wind-Up Plan and Action regarding payment of taxes, below.		
10	Notification of Food and Transportation Services and Cancellation of Contracts	Board Chair or Secretary	

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	Within 20 days after the charter revocation, or earlier if required by the contractual notice requirements, cancel school district or private food and/or transportation services for summer school and next school year.	
11	Notification of VOA of MN Regarding Lawsuits As soon as possible after receiving notice and/or service of process regarding litigation against, or initiated by, the School, School Board or School employees, notify the VOA of MN and provide copies of legal papers received. The School has an ongoing obligation to keep the VOA-MN informed regarding such litigation, including bankruptcy, whether voluntary or involuntary, and to provide copies of all filings.	Board Chair or Secretary
Assets, Creditors and Debtors		
12	List of Creditors and Debtors; UCC Search Within twenty (20) days after the charter revocation, formulate list of creditors and debtors and any amounts accrued and unpaid with respect to such creditor or debtor. This list is not the same as the contractor list, above, but may include contractors, which should be listed. Creditors include lenders, mortgage holders, bond holders, equipment suppliers, service providers and secured and unsecured creditors. Security interests may be recorded and filed pursuant to the Uniform Commercial Code (UCC) with the county and State of Minnesota, and may include all of the assets of the School Corporation or specific assets in which a creditor has an interest as long as such debt remains outstanding. A UCC search should be performed by the School to determine if there are any secured creditors and to what assets security interests are attached. Debtors include persons who owe the school fees or credits, lessees or sub-lessees of the School, and any person holding property of the School. Provide a copy of the list of creditors to the VOA-MN with the amount owed to each creditor thereon and the amount owed by each debtor.	Board Chair or Treasurer
13	Notification to Creditors Within thirty (30) days after the charter revocation, the School must notify all creditors of its closure. The School should solicit from each creditor a final accounting of the School's accrued and unpaid debt	Board Chair or Treasurer
	owed to such creditor. This figure should be	

	compared to the School's calculation of the debt and be reconciled between the parties.		
	To the extent possible, the School negotiates a settlement of debts, which is ultimately consummated by a settlement agreement reflecting satisfaction and release of the existing obligations, if possible.		
14	Notification to Debtors	Board Chair or Treasurer	
	Within thirty (30) days after the charter revocation, the School must contact all debtors and demand payment. To the extent collection efforts are unsuccessful, the School may turn the debt over to commercial debt collection agencies. All records regarding such collection or disputes by debtors regarding amounts owed must be retained.	Treasurer	
15	School Wind-Up Plan and Action	School Board and School	
	The School Corporation shall collect debts, dispose of assets and negotiate with and pay creditors in an orderly fashion in accordance with a timetable and plan adopted by the School's board of directors. Priority should be given to continuing the School's educational program through the end of the school year and retaining funds to complete the wind-up process. The initial plan should be adopted within 20 days of charter revocation, and be updated at least biweekly with copies to the VOA-MN. The plan should include, but not be limited to, the following. Termination of non-essential personnel and cancellation of non-essential services prior to CHARTER REVOCATION. Make final federal, state and local tax payments (every employer, including the School, which pays wages to employees is responsible for withholding, depositing, paying, and reporting federal, state and local income tax, social security taxes, and federal unemployment tax for such wage payments). Auction / sale of assets in a manner that avoids conflicts of interest, and maximizes net revenue to the extent permitted by ongoing agreements with existing creditors. (See Liquidation of Assets, below.) Liquidation or closing of bank accounts according to a schedule that minimizes fees but leaves the School enough flexibility to pay creditors, attorneys, accountants, etc. during the course of the wind-up, including funds for a final audit, and (if the School Corporation does not submit or the board of directors do not approve a renewal application), for dissolution. Cancellation of corporate credit cards and lines of	Director	
	credit.		

	Change authorized signatures on accounts as needed to reflect changes in persons authorized to implement the winding down operations of the School Corporation, and employment, contract and School Board status of those authorized to sign for the School. Status reports on the implementation of the School Wind-Up Plan to be submitted to the VOA-MN through Interim Statements and a Final Statement (below).		
16	Protection of Assets; Insurance The School's assets and any assets in the School that belong to others must be protected against theft, misappropriation and deterioration. Existing insurance coverage should be maintained on the assets until the disposal of such assets. In accordance with the Wind-Up Plan. Continue existing insurance for School Facility, vehicles and other assets until 1) disposal or transfer of real estate or termination of lease, and 2) disposal, transfer or sale of vehicles and other assets are sold, respectively. Negotiate School Facility insurance with entities that may take possession of School Facility – lenders, mortgagors; bond holders, etc., if possible. Appropriate security services should be obtained or maintained. Action may include moving assets to secure storage after closure or loss of the School Facility.	Board Chair or Designee	
17	No later than 30 days prior to CHARTER REVOCATION, all of the School's assets must be inventoried with item #'s and quantities and/or its inventory updated. All assets of the School, not just ones over a certain dollar value must be inventoried. Provide VOA OF MN with a copy of the inventory. Identify assets belonging to other entities (school district, county, municipality, health department, Authorizing foundation, vendors, PTA, etc.), including those borrowed or loaned. Identify assets encumbered by the terms of a contingent gift, grant or donation, or a security interest. Return assets not belonging to School and document same.	Board Chair & School Director	
18	Liquidation of Assets Assets must be liquidated in a commercially reasonable manner including, but not limited to, sale by way of auction, sealed bidding or other commercially reasonable sales methods to the extent permitted under agreements with existing creditors and to the extent such assets are free and	School board chair and treasurer	

	clear of any liens or encumbrances. If an asset is subject to a lien, encumbrance or security interest (above), the secured party should be contacted.		
	Pursuant to MN Statute 317A.735, no asset may be given away, except as authorized by law. In cases where the cost of disposing of an asset will exceed the cost to be received at sale or auction, it may be permissible to give away or discard such assets. However, this should be cleared from the largest or sole creditor(s) in advance.		
	School Board members and their relatives as well as employees and students of the School should not purchase any asset unless the purchase is disclosed to the School Board and the disclosure is made a matter of record in the School Board's minutes and approved by a majority of the non-interested members of the School Board.		
19	D&O Insurance	School Board	
	Maintain existing directors and officer's liability (D&O) insurance, if any, until final dissolution of the School Corporation. If no such D&O insurance exists, disclose this fact to the board of directors.		
20	Interim Statements	School board chair or	
	No later than 10 days after CHARTER REVOCATION, prepare, and submit to the VOA of MN, an interim statement in a form satisfactory to the VOA of MN, of the status of all contracts and other obligations of the School Corporation, and all funds, including principal and accrued interest, owed to, and by, the School Corporation, with supporting evidence showing:	designee	
	all creditors or former creditors, any amounts paid to creditors (or in-kind exchanges of assets), and any amounts of debt of the School or School Corporation outstanding, including principal and accrued interest, as of the date of the interim report;		
	and all amounts owed to the School Corporation by debtors, any amounts paid by debtors, and whether any debtors have paid in full, and any amounts outstanding; and all income generated through sale or auction of assets and any other change in status of assets.		
	The School will prepare and submit such statements to the VOA-MN at 30-day intervals until the final statement (below) is prepared and submitted.		
21	Final Statement	School board chair or designee	

	At a date to be determined by the VOA-MN, anticipated to be no later than 90 days after CHARTER REVOCATION, no later than 10 days prior to the filing of a dissolution proceeding, the School shall prepare to the full satisfaction of the VOA of MN a final statement of the status of all contracts and other obligations of the School Corporation, and all funds owed to the School, audited (or confirmed) by an independent accountant, with supporting evidence showing: all assets and the value and location thereof,		
	whether such asset has been distributed to creditors in satisfaction or payment of any existing debt obligation; and each remaining creditor and any and all amounts owed to each creditor, including principal and accrued interest through the date of such statement; and statement that (a) all debts have been collected, or		
	(b) that good faith efforts have been made to collect same, and each remaining debtor of the School or School Corporation and the amounts owed by each debtor, including principal and accrued interest. This statement is submitted to the VOA-MN in the form in which it will be sworn and submitted to the MN Attorney General and/or MN Secretary of		
	State as part of any dissolution proceeding. This statement is in addition to the final Financial Statement Audit (below).		
Corporate Records / Accounting			
22	Final Financial Statement Audit	School Board	
	The School must have a financial statement audit performed in accordance with the Charter and the Act no later than November 1 st of the calendar year in which the School ceases instruction.		
23	Closeout of State and Federal Grants	School Board	
	State, federal and other grants must be closed out, including:		
	notification to the grant entity of the School closure; and filing of any required expenditure reports or receipts and any required program reports.		
	The School Corporation should continue to pursue grant funds to which it is entitled, provided that it fully discloses its current situation and intentions with respect to closure. The School Corporation should not seek or accept grant funds for future		

	school years when the School will be closed. Grant status should be noted on financial statements.		
24	U.S. Dept. of Education Filings File Federal form 269 or 269a if the School was receiving funds directly from the United States Department of Education. <i>See</i> 34 CFR 80.41.	School Board	
25	IRS Status; Reports The School Board must continue to take all steps necessary to maintain its 501(c)(3) status, including, but not limited to, the following: notification to IRS regarding any address change of the School Corporation; and filing of required tax returns or reports (e.g., IRS form 990 and Schedule A). If the School Corporation proceeds to dissolution, notify the IRS of dissolution of the education corporation and its 501(c)(3) status and furnish a copy to the VOA of MN.	School Board	
26	Corporate Records In all cases, the School Board shall maintain all corporate records related to: Loans, bonds, mortgages and other financing; Contracts; Leases; Assets and asset sales; Grants records relating to federal grants must be kept in accordance with 34 CFR 8042. Governance (Minutes, by-laws, policies); Employees (background checks, personnel files); Accounting/audit, taxes and tax status, etc; Personnel, Employee benefit programs and benefits; and Student summary test data files Any items listed in this Closure Plan.	School Board	
Dissolution / Final Distribution of Assets			
27	Resolution of Dissolution The Board of Directors must adopt a resolution that the School Corporation be dissolved and proceed to file the same with the MN Attorney General and/or MN Secretary of State.	School Board Chair	
28	Dissolution If the School Corporation dissolves, the Board must follow the dissolution provisions in its articles	School board secretary	

	of incorporation and applicable laws. This may include: a complete statement of all assets, their location and an estimate of their value; and a statement of the ascertainable debts of the education corporation. Whenever the Charter or an order of dissolution is made, the members of the School Board or other		
	custodian of the records of the School have the duty to properly maintain the permanent records of the School according to law and stored in a secure, locked container.		
	Copies of all papers related to dissolution should be sent to the VOA-MN.		
	Members of the Board are empowered to continue in office even after the expiration of the Charter and dissolution of the School Corporation for the purpose of winding-up and settling the affairs of the School Corporation, and after the dissolution of the School Corporation.		
29	Final Distribution of Assets	School board chair or	
	All liabilities and obligations of the School must be paid and discharged (or adequate provision must be made therefore) to the extent of the School's assets. Any assets held subject to a lien, encumbrance, security interest or other written conditions or limitations must be disposed of in accordance with and subject to those conditions or limitations.	designee	
	Assets received and held by the School subject to limitations permitting their use only for charitable, benevolent, educational, or similar purposes, but not held upon condition requiring return or with specific disposition instructions, shall be held until dissolution and transferred or conveyed to one or more charter schools in the school district or to the school district.		
	An itemized receipt must be obtained from each recipient of an asset containing the name, address and telephone number of the recipient. (In case of later question, audit or review by federal bankruptcy or state supreme court, or other governmental body.) In closing out any federal grant and accounting for any federal grant funds, property owned by the federal government or property acquired under a federal grant must be distributed in accordance		
	with federal regulations.		