

AGENDA



BOARD OF EDUCATION

February 6, 2020

Beach Street Middle School
17 Beach Street

*Submitted by:
Bernadette M. Burns
Superintendent of Schools*

A G E N D A
REGULAR MEETING OF THE BOARD OF EDUCATION
February 6, 2020

Beach Street Middle School

West Islip, New York

- I. **CALL TO ORDER**
- II. **QUORUM COUNT**
- III. **ANNOUNCEMENTS**
- IV. **INVITATION TO PUBLIC** - *The public is invited to speak on any agenda item. Community members will be recognized from the signature cards only. (Name and address required) - This will be limited to 20 minutes in total and will continue only as long as it is conducted in an orderly fashion. Each person or representative of a group will be limited to three minutes.*
- V. **APPROVAL OF MINUTES:** A motion is needed to approve the minutes of the January 21, 2020 Planning Session.
- VI. **RECOGNITION**
 - A) Music
Bradyynn Alessi, Hannah Antulov, Sophia Bahm, David Belcher, Patrick Bolin, Lauren Boundy, James Burns, Alexa Camillery, Matthew Cammarano, Kaithyn Caragiulo, Ty Carpinello, Drake Castonguay, Eve Castonguay, Anthony Chan, Faith Chen, Paul Ciesluk, Kaihyn Cornell, Nicole D'Asaro, Taylor Davies, Jonathan Delancy, John Denning, Shannon Edgley, Noelle Fallon, Kieran Farrell, Marc Frazier, Aaron Glass, Nicholas Harsch, Kylie Horan, Hallie Huners, Shannon Koerner, Ryan Lang, Avery Lanzarotta, Dylan Latargia, Alexander Lee, Jack Locurto, Sophia Lopez, Emma Musial, Kory O'Neill, Kathryn Paidoussis, Christopher Palazzo, Andrew Palmer, Marisa Pastore, Mark Peragine, Stephen Petraglia, Lindsey Pritchard, Michael Rabin, Ryan Rafferty, Taylor Rakovic, Sophia Randazzo, Vincent Santini, Dorian Scourtos, Anthony Shaw, Jake Siffert, Kyle Tran, Tristan Tran, Jake Turcios, Karina Vartanian, Nicholas Veiga, Michael Woss
- VII. **PERSONNEL**
- VIII. **CURRICULUM UPDATE**
 - A) Approval of New Course Proposals {including curriculum writing}
Culinary Arts II {FACS}
Foundations of Lifelong Wellness {Health}
Freshman Orchestra {Music}
Virtual Enterprise {Business}
 - B) Approval of Course Replacement
Italian 5AP to Italian 5R
 - C) Approval of Course Title Change
Music Technology to Music Technology and Innovation
- IX. **REPORT OF BOARD COMMITTEES**
 - A) Finance Committee {2/4/2020}
 - B) Buildings and Grounds Committee {2/4/2020}
 - C) Special Education Committee {2/5/2020}
 - D) Education Committee {2/6/2020}
 - E) Safety Committee {2/4/2020}
 - F) Audit Committee {1/21/2020}
 - G) Policy Committee {1/21/2020}
First Reading: No. 4212 Table of Organization
No. 7470 Student Voter Pre-Registration
No. 7516 Health and Wellness
 - H) School Board/Student Liaison Committee {Beach 1/16/2020}
- X. **FINANCIAL MATTERS**
 - A) Treasurer's Report

XI. BUSINESS ITEMS

- A) Approval of Budget Transfers
- B) Approval of Resolutions
 - 1. Donation of courtyard benches from
Manetuck Shared Decision Committee \$641 → Manetuck
 - 2. PAWS \$10,170 → WIUFSD
 - 3. Increase to Budget 2019-2020 \$10,811
- C) Approval of 2019-2020 Contracts
 - 1. East Islip UFSD
 - 2. United Cerebral Palsy Association of Greater Suffolk, Inc.
- D) Approval of 2019-2020 Health Services Contract
 - 1. East Islip UFSD ~ \$4,261.52
- E) Approval of Surplus
 - 1. Miscellaneous IT Equipment
 - 2. Miscellaneous library books – Udall
 - 3. Wrestling mat - Udall
 - 4. Stairmaster – WIHS Fitness Center

XII. PRESIDENT'S REPORT

- A) Approval of 2020-2021 Student Teacher Calendar
- B) Approval of WITA Memorandum of Agreement re: EIT Money

XIII. SUPERINTENDENT'S REPORT

XIV. NOTICES/REMINDERS

XV. OTHER ITEMS FOR BOARD MEMBERS INFORMATION

XVI. INVITATION TO THE PUBLIC - *The public, at this time, is cordially invited to bring before the Board any questions/concerns. Community members will be recognized from the signature cards only. (Name and address required) ~ 20 minute time limit. Each person or representative of a group will be limited to three minutes.*

XVII. EXECUTIVE SESSION – *After a ten-minute break, the Board of Education will adjourn to discuss personnel, negotiations, and litigation. At the conclusion of Executive Session, the Board will reconvene to public session in the District Office Board Room to consider any items for which a vote is required.*

XVIII. CLOSING - Adjournment

**PLANNING SESSION
MEETING OF THE BOARD OF EDUCATION
January 21, 2020 – District Office**

PRESENT: Mr. Gellar, Mr. Maginniss, Mr. Antonello, Mr. Compitello, Mr. McCann,
Mr. Michaluk

ABSENT: Mrs. LaRosa

ADMINISTRATORS: Mrs. Burns, Mrs. Morrison, Mrs. Pellati, Mr. Taylor

ABSENT: None

ATTORNEY: None

Meeting was called to order at 7:54 p.m.

APPROVAL OF MINUTES

Motion was made by Ron Maginniss, seconded by Paul Michaluk, and carried when all Board members present voted in favor to approve the minutes of the January 9, 2020 Regular Meeting.

PERSONNEL

Motion was made by Ron Maginniss, seconded by Richard Antonello and carried when all Board members present voted in favor to approve **TEACHER: LEAVE OF ABSENCE (unpaid)** (Pursuant to the Family Medical Leave Act of 1993-12 week continuous medical coverage): Christine Fiore, Reading, effective January 6, 2020 through April 3, 2020 (Bayview Elementary School).

Motion was made by Ron Maginniss, seconded by Peter McCann and carried when all Board members present voted in favor to approve **TEACHER: LEAVE OF ABSENCE (unpaid)** (Pursuant to the Family Medical Leave Act of 1993-12 week continuous medical coverage): Marissa Villani, Special Education, effective January 2, 2020 through February 7, 2020 (Beach Street Middle School).

Motion was made by Ron Maginniss, seconded by Tom Compitello and carried when all Board members present voted in favor to approve **REGULAR SUBSTITUTE: Daniel Sliwowski, elementary, effective January 7, 2020 through June 30, 2020 (Bayview; Step 1A¹; replacing Soley Vita {LoA})**.

Motion was made by Ron Maginniss, seconded by Paul Michaluk and carried when all Board members present voted in favor to approve **CIVIL SERVICE: LEAVE OF ABSENCE (unpaid)** (Pursuant to the Intermittent Family Medical Leave Act of 1993-12 week continuous medical coverage): Lisa Baynon, Senior Office Assistant, effective January 13, 2020 (High School).

Motion was made by Ron Maginniss, seconded by Richard Antonello and carried when all Board members present voted in favor to approve **CIVIL SERVICE: RESIGNATION: Maria Burkhard, Cafeteria Aide, effective January 17, 2020 (High School)**.

Motion was made by Ron Maginniss, seconded by Peter McCann and carried when all Board members present voted in favor to approve **CIVIL SERVICE: RETIREMENT: Nancy Beale, Special Education Aide, effective January 31, 2020 (19 years)**.

Motion was made by Ron Maginniss, seconded by Tom Compitello and carried when all Board members present voted in favor to approve **CIVIL SERVICE: PROBATIONARY APPOINTMENT: Kimberly Librizzi, Cafeteria Aide, effective January 27, 2020 (High School; Step 1; replacing M. Burkhard {resigned})**.

Motion was made by Ron Maginniss, seconded by Paul Michaluk and carried when all Board members present voted in favor to approve CIVIL SERVICE: PROBATIONARY APPOINTMENT: Jennifer Musto, Cafeteria Aide, effective February 3, 2020 (Bayview; Step 1; replacing F. Burns {Special Education Aide}).

Motion was made by Ron Maginniss, seconded by Peter McCann and carried when all Board members present voted in favor to approve CIVIL SERVICE: CHANGE IN TITLE: Eric Wodhanil, Acting Head Custodian, effective January 6, 2020 (Bayview; replacing M. DeBatt {sick}).

Motion was made by Ron Maginniss, seconded by Tom Compitello and carried when all Board members present voted in favor to approve CIVIL SERVICE: SUBSTITUTE ASSISTANT COOK (\$17.15/hr.): Michele Jackala, effective January 22, 2020.

Motion was made by Ron Maginniss, seconded by Peter McCann and carried when all Board members present voted in favor to approve CIVIL SERVICE: SUBSTITUTE FOOD SERVICE WORKER (\$13.00 hr.): Olga Alma-Cruz, effective January 22, 2020; Sylvie DeSano, effective January 22, 2020.

Motion was made by Ron Maginniss, seconded by Richard Antonello and carried when all Board members present voted in favor to approve CIVIL SERVICE: SUBSTITUTE SPECIAL EDUCATION AIDE (\$17.87/hr.): Kimberly Librizzi, effective January 27, 2020; Jennifer Musto, effective February 3, 2020.

Motion was made by Ron Maginniss, seconded by Peter McCann and carried when all Board members present voted in favor to approve OTHER: SUBSTITUTE TEACHER (\$115 per diem): Eileen Scourtos, effective January 22, 2020.

Motion was made by Ron Maginniss, seconded by Tom Compitello and carried when all Board members present voted in favor to approve OTHER: 2020 SPRING HIGH SCHOOL COACHES: GIRLS TRACK: Vincent Melia, Assistant Varsity Coach; BOYS TENNIS: Norman Wingert, Varsity Volunteer Coach; UNIFIED BASKETBALL: Philp DePompeo, Coordinator.

Motion was made by Ron Maginniss, seconded by Paul Michaluk and carried when all Board members present voted in favor to approve OTHER: 2020 SPRING MIDDLE SCHOOL COACHES: SOFTBALL: Daniel Sliwowski, 7-8 Beach Coach.

Motion was made by Ron Maginniss, seconded by Richard Antonello and carried when all Board members present voted in favor to approve 2019-2020 contracts: Donna Geffner, Ph.D., CCA-Sp/A; Maryhaven Center for Hope.

Motion was made by Ron Maginniss, seconded by Peter McCann and carried when all Board members present voted in favor to adjourn to Executive Session at 8:02 p.m. for the purpose of discussing personnel, negotiations, and/or litigation.

Meeting reconvened at 8:25 p.m. on motion by Ron Maginniss, seconded by Paul Michaluk and carried when all Board members present voted in favor.

Meeting adjourned at 8:25 p.m. on motion by Ron Maginniss, seconded by Peter McCann and carried when all Board members present voted in favor.

Respectfully submitted by,



Mary Hock
District Clerk

All correspondence, reports or related materials referred to in these minutes are on file in the District Office.

PERSONNEL:

Consider recommendations of the Superintendent of Schools on the following items:

CIVIL SERVICE

CL-1 CHANGE IN TITLE

Eric Wodhanil, Custodial Worker I
Effective January 21, 2020
(Bayview; change from Acting Head Custodian)

CL-2 RESIGNATION

Debra Harrell, Special Education Aide
Effective February 15, 2020
(Paul J. Bellew)

CL-3 RETIREMENT

Kathleen Brosnan, Part Time Assistant Cook
Effective June 1, 2020
(19 years)

CL-4 PART TIME OFFICE APPLICATION SPECIALIST (\$38.30/hr)

Linda Skinner, effective February 7, 2020

CL-5 SUBSTITUTE CUSTODIAN (\$13.00/hr)

*William Nieroda, effective February 7, 2020

OTHER

ADULT EDUCATION INSTRUCTOR SPRING 2020

Jennifer Friaglia (Zumba) \$35/hr

PERMANENT SUBSTITUTE TEACHER (\$130 per diem)

Danielle Gick, effective February 10, 2020

WI
West Islip Union Free School District
100 Sherman Avenue
West Islip, New York 11795

To: Mrs. Bernadette Burns, Superintendent of Schools

From: Mrs. Dawn Morrison, Assistant Superintendent for Curriculum & Instruction

Date: Friday, January 17, 2020

Re: Course and/or curriculum writing proposals

Please see the following in regard to course proposals, curriculum writing and course replacements for the 2020-2021 school year:

- I. The following courses are proposed for the 2020-2021 school year:
 - Teen Health & Wellness (Health)
 - Freshman Orchestra (Music)
 - Virtual Enterprise (Business)

- II. Curriculum writing is proposed for the 2020-2021 school year in regard to the following course, with possible implementation for the 2021-2022 school year:
 - Culinary Arts II (FACS)

- III. Course replacement is proposed as indicated below:
 - Italian 5AP will be replaced with Italian 5R

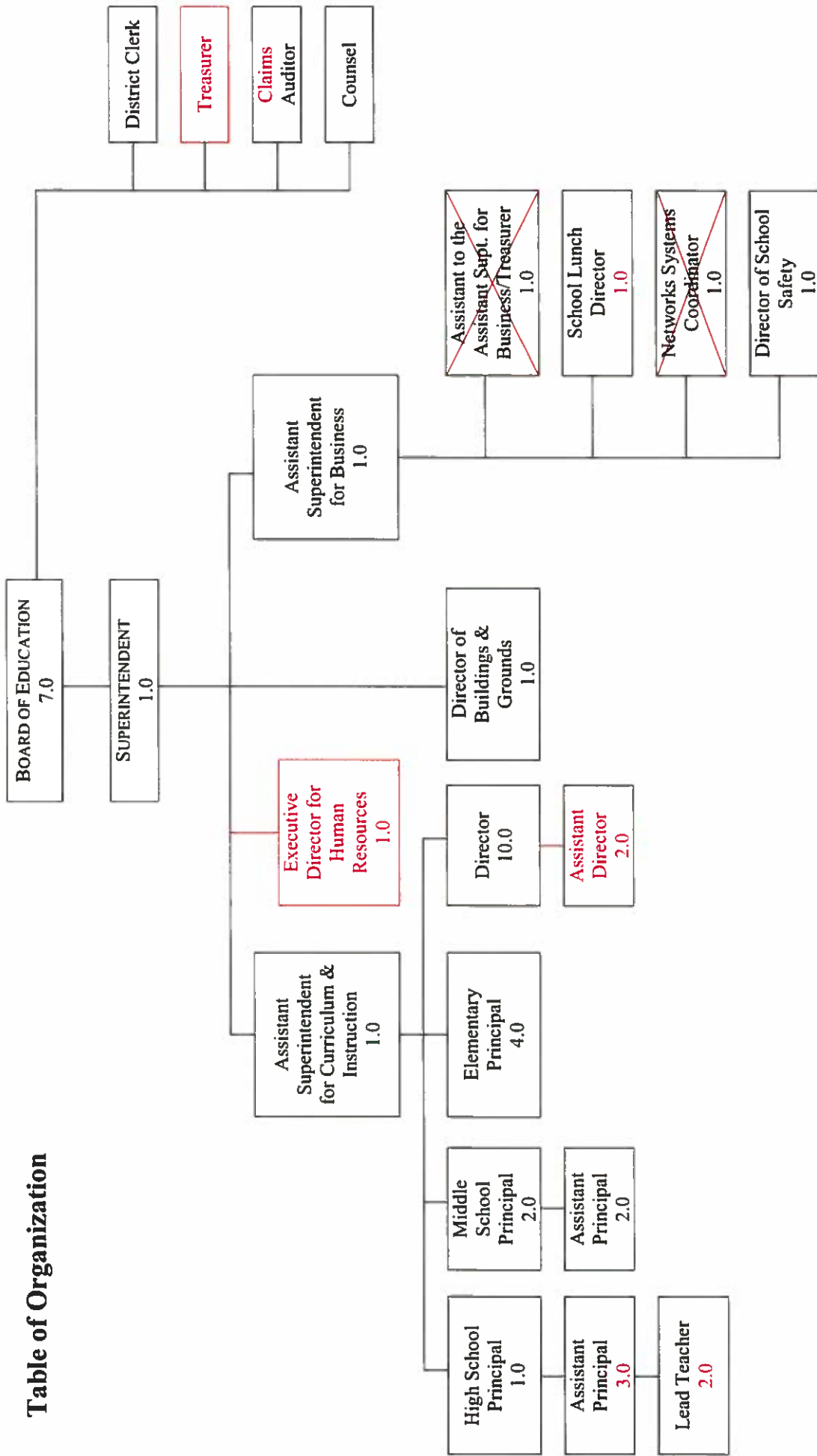
- IV. A course title is proposed as indicated below:
 - Change Music Technology to Music Technology & Innovation

If additional information is required, please let me know.

Thank you.

West Islip Union Free School District

Table of Organization



SUBJECT: STUDENT VOTER PRE-REGISTRATION

Any student who is at least sixteen years of age and who is otherwise qualified to register to vote may pre-register to vote and shall be automatically registered upon reaching the age of eligibility as provided by law. The District will collaborate with the local county board of election to conduct voter registration and pre-registration at West Islip High School.

The West Islip School District shall not require students to complete and submit voter registration, nor include it as a course requirement or graded assignment for students.

N.Y. Elec. Law § 5-507

SUBJECT: HEALTH AND WELLNESS

The West Islip School District is committed to excellence in education through the establishment of an academic, vocational and social environment in which all children can learn and succeed. Research shows that both an optimal nutritional status and physical activity before, during, and after the school day are strongly correlated with such positive student outcomes. To help achieve such positive outcomes, it is the policy of the District that all students will:

- a. Have access to affordable, nutritious and appealing school meals and competitive foods that meet or exceed the standards established by local, state, and federal statutes and regulations;
- b. Have a clean, safe and pleasant setting for school meals, and adequate time to eat each day;
- c. Have ample opportunity, support and encouragement for physical activity; and
- d. Receive nutrition and physical education to foster lifelong healthy habits.

To ensure successful adherence to the aforementioned, the District will:

Adhere to Established Nutritional Standards and Guidelines

1. *Foods/Beverages Sold to Students During the School Day*
 - a. Reimbursable School Meals: District guidelines for all meals sold during the school day are, at a minimum, equal to the guidelines issued by the U.S. Department of Agriculture (USDA).
 - b. Competitive Foods: All food/beverages sold of the school meal programs (i.e. “competitive foods”) will meet the USDA Smart Snacks in School nutrition standards, at a minimum. This includes food/beverages sold in vending machines, at school stores, and at snack bars/carts.
2. *Food/Beverages Provided to Students During the School Day* (e.g. food/beverages provided at class celebrations, as a reward or incentive, etc.):
 - a. All district staff are encouraged to utilize non-food methods to celebrate or reward students. All food/beverages provided during the school day must be procured from reputable vendors and served in a safe manner. All district staff are encouraged to adhere to the established USDA nutrition standards when choosing food/beverages to provide to students during the school day.
3. *Drinking Water:*
 - a. Free and safe drinking water will be available to all students throughout the school day. The District will make drinking water available where school meals are served.
4. *Food & Beverage Marketing in School*
 - a. School-based marketing of foods/beverages that are non-compliant with established USDA nutrition standards is not permitted during the school day. The promotion of healthy foods, including fruits, vegetables, whole grains and low-fat dairy products is encouraged. School-based marketing efforts should minimize corporate advertising.

Provide Nutrition Education and Engage in Nutrition Promotion

The District will provide an environment that encourages healthy food/beverage choices and participation in school meal programs. The District will teach, model and support healthy eating behaviors. Schools will provide evidence-based nutrition education and engage in nutrition promotion that:

- Provides students with the knowledge and skills necessary to promote and protect their health;
- Includes enjoyable, developmentally-appropriate, culturally-relevant and participatory activities;
- Promotes healthy foods and food preparation methods; and
- Emphasizes caloric balance between food intake and energy expenditure (promotes physical activity/exercise).

Provide Opportunities for Physical Activity and Engage in the Promotion of an Active Lifestyle

The District will provide students with physical education taught by a certified physical education teacher using an age-appropriate, sequential physical education curriculum consistent with national and state standards for physical education. The physical education curriculum will promote the benefits of a physically active lifestyle and will help students develop skills to engage in lifelong healthy habits, as well as incorporate essential health education concepts. Physical educators will provide opportunities for fitness testing and means for maintaining a minimal level of fitness. Students will be taught the skills necessary to establish and maintain physical fitness.

SUBJECT: HEALTH AND WELLNESS, *continued*

Support the District's Health and Wellness Alliance

The District's Health & Wellness Alliance will meet regularly throughout the school year. The Alliance will represent all school levels and will include (to the extent possible): school administrators; school board members; school nutrition program personnel; school health professionals; school mental health and social services staff; physical and health education teachers; community health professionals; parents/caregivers; students; and the general public. The Superintendent or designee(s) will convene the Alliance and facilitate development of and updates to the wellness policy, and will ensure each school's compliance with the policy. The designated official for oversight of the Alliance is: Tim Horan, Director of Health, Physical Education, Athletics & Recreation (email: t.horan@wi.k12.ny.us).

Involve the District's Surrounding Community

The District will foster relationships with community partners (e.g., hospitals, non-profit organizations, local businesses) in support of the wellness policy. Existing and new community relationships will be evaluated to ensure that they are consistent with the District's wellness policy and goals.

The District will educate the community about the importance of health and wellness throughout the year. District families will be provided with educational information and be informed of and invited to participate in school-sponsored health and wellness activities.

The District will seek out community input and will communicate ways in which representatives of the Health & Wellness Alliance, and others, can participate in the implementation and periodic review of the wellness policy. The District will use electronic mechanisms (e.g. email, district website) and non-electronic mechanisms (e.g. newsletters) to ensure that all families are informed of the content, implementation and updates to the wellness policy, as well as how to get involved and support the policy. The District will ensure that communications are culturally and linguistically appropriate, and accomplished through means similar to other ways that the district and schools are communicating important school information with parents.

Regularly Evaluate, Update and Share District Wellness Policy and Information

The District will inform the community of its wellness policy and all related information on the district website (www.wi.k12.ny.us/community/health_and_wellness). The District will compile and publish an annual report on its website to report on progress within the district in meeting wellness goals. This annual report will include:

- The website address of the district's wellness policy;
- A description of each school's progress in meeting wellness policy goals;
- A summary of each school's events/activities related to wellness policy implementation;
- The contact information of a designated District policy leader; and
- Information on how individuals and the public can get involved

Once every three years, the District's wellness policy will be assessed. This triennial assessment will be available on the District website. This assessment will determine:

- Compliance with the wellness policy;
- How the wellness policy compares to model wellness policies; and
- Progress made in attaining the goals of the policy

The District's wellness policy will be updated based on the results of triennial assessments and/or as District priorities change; community needs change; wellness goals are met; new health science information and technology emerges; and new federal or state guidance or standards are issued. The District will retain records to document compliance with the requirements of the wellness policy at District Office. Documentation maintained in this location will include but will not be limited to a copy of the current wellness policy, documentation on how the policy and assessments are made available to the public and the most recent assessment of implementation of the policy.

DONATIONS:

WHEREAS, the West Islip Union Free School District is in receipt of donated funds in the amount of \$641.00 from the Shared Decision Committee, which have been donated for the purchase of courtyard benches for the students of the Manetuck Elementary School.

WHEREAS, the West Islip Union Free School District is in receipt of donated funds in the amount of \$10,170.00 from the Partners Advancing West Islip Students (PAWS), which have been donated for the purchase of sensory paths, dual ear headsets, zen zone items, 3D printer, Makerspace Center and a DSLR camera kit to be distributed among all elementary and secondary schools.

RESOLUTION: INCREASE 2019-2020 BUDGET

BE IT RESOLVED, that the Board of Education hereby authorizes the appropriation budget for the 2019-20 school year to be increased to \$125,922,601.98, an increase of the \$10,811.00 donations from the Shared Decision Committee and PAWS.

WEST ISLIP UFSD

FORM TO REQUEST BOARD OF EDUCATION ACCEPTANCE OF GIFT OR DONATION

DONOR NAME: Fundraiser by the Shared Decision Committee

DONOR ADDRESS: Manetuck School

DONATION: Cash or Check Goods Service

Please provide a listing of the item(s) to be donated and the related value.

\$641.00

Select the fund and provide the budget code(s) of where the donation should be recorded.

General Fund Extracurricular Fund Trust & Agency Budget Code A21105181499910

Anticipated Date of Delivery to the School _____

Any related installation costs? Yes No Estimated Annual Cost _____
If "Yes" please attach approval from Assistant Superintendent for Business.

Any expected maintenance costs? Yes No Estimated Annual Cost _____

Purpose of the donation? Courtyard benches

Which building/department will benefit from the donation? Manetuck

Principal's/Administrator's Signature & Date Vanessa Williams 1/10/2020

To be completed by the Business Office:

Board of Education Approval Date _____

Budget Adjustment Recorded _____

This form is to be filed with the Superintendent by the first of the month, at which time the Board of Education, at the next regular meeting, will act upon the donation. No item may be accepted as a donation or gift, nor may any item be installed on school premises, prior to the BOE accepting the gift or donation.

Those considering making gifts to the District should note that the District can assume no responsibility for the accuracy of estimated values assigned to the donated item(s). Donors should also note that while the District will attempt to comply with any stated preferences of the donor(s) relative to the use of the item(s) by a particular program/grade/school, etc., it must nevertheless reserve the right to reassign and/or reallocate such gifts as it deems appropriate so as to best serve the interests of the District.

WEST ISLIP UFSD

FORM TO REQUEST BOARD OF EDUCATION ACCEPTANCE OF GIFT OR DONATION

DONOR NAME: Partners Advancing West Islip Students

DONOR ADDRESS: P.O. Box 67, West Islip, NY 11795

DONATION: Cash or Check Goods Service

Please provide a listing of the item(s) to be donated and the related value.

\$10,170.00 for purchasing items for all schools

See attached list

Select the fund and provide the budget code(s) of where the donation should be recorded.

General Fund Extracurricular Fund Trust & Agency Budget Code _____

Anticipated Date of Delivery to the School _____

Any related installation costs? Yes No Estimated Annual Cost _____
If "Yes" please attach approval from Assistant Superintendent for Business.

Any expected maintenance costs? Yes No Estimated Annual Cost _____

Purpose of the donation? _____

Which building/department will benefit from the donation? HS, Beach, Udall, P.J. Bellew, Maneluck, Bayview and Oquenock

Principal's/Administrator's Signature & Date *Elin Dillat* 1/31/2020

To be completed by the Business Office:

Board of Education Approval Date _____

Budget Adjustment Recorded _____

This form is to be filed with the Superintendent by the first of the month, at which time the Board of Education, at the next regular meeting, will act upon the donation. No item may be accepted as a donation or gift, nor may any item be installed on school premises, prior to the BOE accepting the gift or donation.

Those considering making gifts to the District should note that the District can assume no responsibility for the accuracy of estimated values assigned to the donated item(s). Donors should also note that while the District will attempt to comply with any stated preferences of the donor(s) relative to the use of the item(s) by a particular program/grade/school, etc., it must nevertheless reserve the right to reassign and/or reallocate such gifts as it deems appropriate so as to best serve the interests of the District.



PAWS, the Education Foundation
Partners Advancing West Islip Students
100 Sherman Avenue
West Islip, NY 11795

January 29, 2020

Mr. Steve Gellar
West Islip UFSD Board of Education
100 Sherman Avenue
West Islip, NY 11795

Dear Mr. Gellar:

Enclosed find a check in the amount of \$10,170 for the purpose of purchasing the following:

Item#		
1-	Sensory Paths {2}	Manetuck, Paul J. Bellew \$6,000.00
2-	Dual Ear Headsets	Beach and Udall 1,240.00
3-	Zen Zone items	West Islip High School 500.00
4-	3D Printer	West Islip High School 1,299.00
5-	Makerspace Center	All elementary schools 640.00
6-	DSLR camera kit	West Islip High School 491.00
	TOTAL	\$10,170.00

Sincerely,

PAWS Grant Committee

/ped
Enclosure

1)	A2110-523-149-9910	-	\$3,000	
	A2110-523-179-9910	-	\$3,000	
2)	A2110-523-329-9910	-	\$620	
	A2110-523-319-9910	-	\$620	
3)	A2110-523-359-9910	-	\$500	TOTAL - \$10,170
4)	A2110-205-359-9910	-	\$1,299	
5)	A2110-523-119-9910	-	\$160	
	A2110-523-149-9910	-	\$160	
	A2110-523-159-9910	-	\$160	
	A2110-523-179-9910	-	\$160	
6)	A2110-205-359-9910	-	\$491	

SPECIAL EDUCATION SERVICES CONTRACT

This Agreement is entered into this 16th day of January, 2020 by and between the Board of Education of the East Islip Union Free School District (hereinafter the "DISTRICT OF LOCATION"), having its principal place of business for the purpose of this Agreement at 1 Craig B. Gariepy Avenue, Islip Terrace, New York, 11752 and the Board of Education of the West Islip Union Free School District (hereinafter the "DISTRICT OF RESIDENCE"), having its principal place of business for the purpose of this Agreement at 100 Sherman Avenue, West Islip, New York 11795.

WITNESSETH

WHEREAS, the DISTRICT OF LOCATION is required by Education Law Section 3602-c to provide special education services to parentally-placed students with disabilities, when such students attend private schools in the DISTRICT OF LOCATION, but reside in the DISTRICT OF RESIDENCE; and

WHEREAS, the DISTRICT OF LOCATION is a public school district within the State of New York authorized to provide special education and related services to students with disabilities;

NOW, THEREFORE, the parties mutually agree as follows:

A. **TERM**: The term of this Agreement shall be from September 6, 2019 through June 30, 2020 inclusive, unless terminated earlier as provided for in this Agreement.

B. **SERVICES AND RESPONSIBILITIES**:

1. The DISTRICT OF LOCATION shall develop individualized education service program (IESP) for those student(s) listed on the attached "Confidential Schedule A," incorporated by reference herein and made a part of this Agreement and shall provide the services set forth in such IESP attached as Schedule "B".

a. A student(s) and/or services may be added or deleted from the attached Schedules "A" and/or "B" at any time upon written notification to the DISTRICT OF RESIDENCE. Such written notification shall include a copy of any revised IESP. In such event, the payment amount owed by the DISTRICT OF RESIDENCE shall be adjusted accordingly.

2. The DISTRICT OF LOCATION represents and warrants that services to students under this Agreement shall be provided by individuals who are certified or licensed in accordance with applicable law, rules and regulations.

C. COMPENSATION:

1. The parties to this Agreement recognize that the authority for the DISTRICT OF RESIDENCE and the DISTRICT OF LOCATION to contract for the provision of special education services herein is derived from Education Law Section 3602-c, and related provisions of the Education Law and Regulations of the Commissioner of Education; and that these statutes and regulations may define the maximum costs that may be charged hereunder.

The DISTRICT OF LOCATION shall be entitled to bill the DISTRICT OF RESIDENCE for the services provided the students listed in Schedule "A" pursuant to the Agreement and the IESP attached as Schedule "B" in accordance with the Education Law Section 3602-c and the Regulations or Rules of the Commissioner of Education.

2. Requests for payment by the DISTRICT OF LOCATION shall be made by submission of a detailed written invoice to the DISTRICT OF RESIDENCE which references the time period for which payment is being requested, and a breakdown of the total amount due for the period specified.
3. The DISTRICT OF RESIDENCE shall pay the DISTRICT OF LOCATION within forty-five (45) business days of receipt of each invoice by the DISTRICT OF RESIDENCE, unless the DISTRICT OF RESIDENCE sends the DISTRICT OF LOCATION a written notice disputing the invoice within forty-five (45) business days of its receipt. If a dispute arises, the parties shall have those legal rights and remedies provided by law and regulation.

D. TERMINATION

This Agreement may be terminated by written notice of either party if (1) Schedule "A" has been deleted so that there are no students of the DISTRICT OF RESIDENCE entitled to special education services from the DISTRICT OF LOCATION, or (2) the State Education Department has issued guidelines to school district governing the provision of special education services pursuant to Education Law 3602-c.

E. MISCELLANEOUS

1. All notices which are required or permitted under this Agreement shall be in writing, and shall be deemed to have been given if delivered personally or sent by registered or certified mail, addressed as follows:

To DISTRICT OF RESIDENCE:
100 Sherman Avenue, West Islip, NY 11795

To DISTRICT OF LOCATION:
1 Craig B. Gariepy Avenue, Islip Terrace, NY 11752

2. It is expressly understood that this Agreement shall not be assigned or transferred without prior written consent of the other party.
3. The failure of either party to enforce any provision of this Agreement shall not be construed as a waiver or limitation of that party's right to subsequently enforce every provision of this Agreement.
4. Should any provision of this Agreement for any reason, be declared invalid and/or unenforceable such declaration shall not effect the validity of the remaining provisions of this Agreement. Such remaining provisions shall remain in full force and effect as if this Agreement had been executed with the invalid provision(s) eliminated.
5. This Agreement and the rights and obligations of the parties hereunder shall be construed in accordance with, and governed by, the laws and regulations of the State of New York and applicable Federal laws and regulations.
6. This Agreement, along with the attached Schedules "A" and "B", is the complete and exclusive statement of the Agreement between the parties, and supersedes all prior or contemporaneous, oral or written: agreements, proposals, understandings, representations, conditions or covenants between the parties relating to the subject matter of the Agreement.
7. Except for Schedules "A" and "B", this Agreement may not be changed orally, but only by an agreement, in writing, signed by authorized representatives of both parties.
8. It is expressly understood that nothing in this Agreement is intended to modify or vary the statutory and regulatory obligations or rights of the parties; nor is it intended to create any additional legal rights or obligations other than those imposed or provided by Federal or State law or regulation.

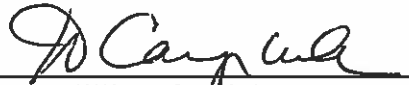
9. Nothing in this Agreement is intended to bestow any benefits or rights to any third parties who are not signatories to this Agreement. The parties to this Agreement shall have the sole right to enforce its terms.
10. Nothing in this Agreement is intended to place an obligation on the parties to ensure that the other is complying with its obligations under Federal or State law or regulation.

DISTRICT OF RESIDENCE

DISTRICT OF LOCATION

By:
President Board of Education
Central Islip Union Free School District

Date: _____



By: William Carluk
President Board of Education
East Islip Union Free School District

Date: 1/10/20

SPECIAL EDUCATION SERVICES CONTRACT
Education Law § 4401(2)(e)

This Agreement is entered into this 28th day of JANUARY, 2019 by and between the Board of Education of the West Islip Union Free School District (hereinafter the "DISTRICT"), having its principal place of business for the purpose of this Agreement at 100 Sherman Avenue, West Islip, New York 11795, and United Cerebral Palsy Association of Greater Suffolk, Inc. ("UCP") (hereinafter "SCHOOL"), having its principal place of business for the purpose of this Agreement at 250 Marcus Boulevard, Hauppauge, New York 11788.

WITNESSETH

WHEREAS the DISTRICT is authorized under the Education Law to contract with private schools within the State of New York for the instruction of students with disabilities in those situations where the DISTRICT is unable to provide for the education of such students with disabilities in special classes in the schools of the DISTRICT; and

WHEREAS, the SCHOOL is a private school within the State of New York authorized to provide special education and related services to students with disabilities;

NOW, THEREFORE, the parties mutually agree as follows:

A. TERM

The term of this Agreement shall be from July 1, 2019 through June 30, 2020, inclusive, unless terminated early as provided for in this Agreement. It is understood that the DISTRICT is under no obligation to renew this Agreement upon its expiration.

B. SERVICES AND RESPONSIBILITIES:

1. During the term of this Agreement, the services to be provided by the SCHOOL shall include, but not be limited to the following:
 - a. To provide full-day instruction and related services as per the Addendum attached as Exhibit "A" in strict compliance with each student's Individualized Education Plan ("IEP");
 - b. SCHOOL agrees to provide individualized instruction to students specified by the DISTRICT in accordance with each student's IEP for the applicable school year;
 - c. SCHOOL agrees to provide individualized instruction based on the principles of applied behavioral analysis to students specified by the DISTRICT, and the services are to be provided by appropriately trained individuals;

- d. SCHOOL agrees to submit to the DISTRICT, on a timely basis, reports of the services rendered;
 - e. SCHOOL shall provide supervision of all employees under this Agreement. SCHOOL shall promptly notify the DISTRICT of any problems, situations or incidents that occur during the provision of services.
 - f. SCHOOL shall make relevant personnel available to participate in DISTRICT 504 and Committee on Special Education ("CSE") meetings, where appropriate, upon reasonable prior notice to the SCHOOL of such meetings.
 - g. SCHOOL shall provide the DISTRICT with a copy of any progress reports, testing and/or observation reports which are prepared in connection with the services provided pursuant to this Agreement.
2. The SCHOOL shall provide the services set forth in this Agreement to those students as provided in Exhibit "A."
 3. SCHOOL shall provide the DISTRICT with a copy of any progress reports, testing, and/or observation reports prepared in connection with the students served.
 4. SCHOOL further agrees that all disciplinary measures for disabled students will be conducted in accordance with applicable Federal, New York State and local laws, rules, and regulations.
 5. SCHOOL shall be responsible for appropriate staff orientation and training for all its educational and supporting personnel, including, but not limited to, in-service training related to the provision of educational services to students with disabilities.
 6. All services provided by the SCHOOL to students under this Agreement shall be in accordance with each student's IEP, as it may be modified from time to time. Prompt written notice shall be given by the DISTRICT to the SCHOOL upon any modification of a student's IEP.
 7. The SCHOOL shall perform all services under this Agreement in accordance with all applicable Federal, State and local laws, rules, and regulations, as well as established policy guidance from the New York State Education Department.
 8. The SCHOOL shall contact and obtain from the Office of Children and Family Services a letter stating that they have reviewed the State Central Register's records and that they do not find any individuals providing services under this Agreement to be the subject of an indicated case of child abuse and maltreatment as defined in accordance with the provisions and limitations of section 424-a of the Social Services Law, as that statute had been modified by applicable court decisions.
 9. The SCHOOL shall comply with all applicable provisions of the Safe Schools Against Violence in Education (SAVE) Act.

10. The SCHOOL represents that services under this Agreement shall be provided by qualified individuals of good character and in good professional standing. The SCHOOL represents that no individuals providing services under this Agreement are currently charged, nor in the past have been charged with any relevant criminal or professional misconduct or incompetence.
11. At the DISTRICT'S request, the SCHOOL shall provide copies of required licenses/certifications of all professionals providing services to student(s) under this Agreement. In the event that the required license/certification of any agent or employee of the SCHOOL providing services under this Agreement is revoked, terminated, suspended, or otherwise impaired, the SCHOOL shall immediately notify the DISTRICT in accordance with the requirements for all notices pursuant to this Agreement set forth below.
13. The SCHOOL shall maintain its status as an approved special education provider. In the event that the SCHOOL fails to maintain such status, the SCHOOL shall immediately notify the DISTRICT. The DISTRICT shall not be required to pay the SCHOOL for services rendered during any period of time in which the SCHOOL fails to maintain its status as an approved special education provider, and the SCHOOL shall reimburse the DISTRICT for any payments already received for services rendered during said period of time.
14. The SCHOOL shall provide all services pursuant to this Agreement in a competent, professional and timely manner.
15. The SCHOOL will work cooperatively with the DISTRICT's Committee on Special Education (CSE) and Committee on Pre-School Special Education (CPSE). The SCHOOL shall make relevant personnel available to participate in meetings of the DISTRICT's Committee on Special Education (CSE), where appropriate, upon reasonable prior notice to the SCHOOL of such meetings.
16. The SCHOOL shall maintain records, logs and/or reports in accordance with all applicable laws, regulations, requirements of the New York State Education Department or Health Department. The DISTRICT shall have the right to examine any or all records or accounts maintained and/or created by the SCHOOL in connection with this Agreement, and upon request shall be entitled to copies of same.
17. Both parties to this Agreement understand that they may receive and/or come into contact with protected health information as defined by the Health Insurance Portability and Accountability Act of 1996 (HIPAA). The parties hereby acknowledge their respective responsibilities pursuant to HIPAA and shall comply with said Regulations, if applicable.

18. Both parties, their employees, and/or agents agree that all information obtained in connection with the services performed pursuant to this Agreement is deemed confidential information. Both parties, their employees, and/or agents shall not use, publish, discuss, disclose or communicate the contents of such information, directly or indirectly with third parties, except as provided for in this Agreement. Both parties further agree that any information received by either party's employees and/or agents in connection with this Agreement which concerns the personal, financial, or other affairs of the parties, their employees, agents, and/or students will be treated as confidential and will not be revealed to any other persons, firms, organizations, or third parties. In addition, both parties agree that information concerning any student covered by the terms of this Agreement shall not be released except as provided for by applicable law, rule, or regulation, including but not limited to the Family Educational Rights and Privacy Act (FERPA).
19. The DISTRICT shall obtain whatever releases, prescriptions, or other legal documents that are necessary for the SCHOOL to provide services pursuant to this Agreement.
20. The DISTRICT shall obtain releases or other legal documents necessary for the SCHOOL to render full reports concerning the education and progress of the student(s) to the DISTRICT at the same time that such reports are made to the parent(s) of student(s) covered by the terms of this Agreement.
21. Upon reasonable prior written notice, the SCHOOL shall be subject to visitation by the DISTRICT and/or its designated representatives during the normal business hours of the SCHOOL.
22. In the event that the parent or person in parental relation to a student(s) receiving services pursuant to this Agreement files a request for an impartial hearing or administrative complaint or initiates litigation in connection with such services, the SCHOOL shall promptly give written notice of same to the DISTRICT.
23. Insurance
 - a. The SCHOOL, at its sole expense, shall procure and maintain the following policies and other insurance as shall be necessary to insure the SCHOOL and the DISTRICT, including the Board of Education, employees and volunteers, as additional insured, against any claim for liability, personal injury, or death occasioned directly or indirectly by the SCHOOL in connection with the performance of the SCHOOL's responsibilities under this Agreement:

i. Commercial General Liability:

1) Coverage and Limits:

Occurrence	
General Aggregate	\$2,000,000
Products & Completed Operations	\$2,000,000
Personal & Advertising Injury	\$1,000,000
Per Occurrence Limit	\$1,000,000
Fire Damage	\$50,000
Medical Expense	\$5,000

2) Additional Insured:

WEST ISLIP UNION FREE SCHOOL DISTRICT, Board of Education, employees and volunteers using ISO Form CG2026 or equivalent

3) Extensions – Mandatory:

- a) Sexual Abuse and Molestation Coverage
- b) Contractual Liability extending to indemnification
- c) The general liability is to be primary and noncontributory.
- d) Waiver of Subrogation in favor of the additional insured.

ii. Workers Compensation, Employers' Liability and NYS Disability:

1) Coverage:

Statutory

2) Extensions:

Voluntary Compensation; All States Coverage
Employers Liability - Unlimited

iii. School Leaders Errors & Omissions/Professional Liability Coverage:

1) Limit \$1,000,000 each claim

2) Additional Insured:

WEST ISLIP UNION FREE SCHOOL DISTRICT, Board of Education, employees and volunteers using ISO Form CG2026 or equivalent

iv. Automobile Insurance:

1) Limit \$1,000,000 Combined Single Limit

v. **Umbrella Liability**

1) Coverage:

Umbrella Form, or Excess Follow Form of primary general liability, Sexual Abuse and Molestation, School Leaders Errors & Omissions/Professional Liability and Automobile Liability.

2) Minimum Limit: \$10,000,000

3) Additional Insured:

WEST ISLIP UNION FREE SCHOOL DISTRICT, Board of Education, employees and volunteers using ISO Form CG2026 or equivalent.

- b. New York State licensed carrier is preferred; any non-licensed carriers will be accepted at the School’s discretion. The insurance carrier must have an A.M. Best Rating of at least A, X.
- c. In the event any of the aforementioned insurance policies are materially changed, cancelled or not renewed, the SCHOOL shall notify the DISTRICT in writing within thirty (30) days of such cancellation or nonrenewal.
- d. The policies shall state that the organization’s coverage shall be primary, non-contributory coverage for the DISTRICT, its Board, employees and volunteers.
- e. DISTRICT shall be listed as an additional insured by using endorsement CG 2026 or similar such forms to verify endorsement as may be used by the respective insurer. A copy of the endorsement shall be attached to the certificate of insurance.
- f. Upon the execution of this Agreement, the SCHOOL will supply the DISTRICT with a Certificate of Insurance including the DISTRICT, Board of Education, Employees, and Volunteers as Additional Insured, a copy of the Declaration pages of the policies, and a copy of the additional insured endorsement.

- g. Failure of SCHOOL to obtain such insurance shall constitute a material breach of this contract.
- h. In the event that any of the insurance coverage to be provided by the SCHOOL contains a deductible, SCHOOL shall indemnify and hold DISTRICT harmless from payment of such deductible, which deductible shall in all circumstances remain the sole obligation and expense of the SCHOOL.
- i. SCHOOL shall provide the DISTRICT with evidence of the above insurance requirements upon execution of the within Agreement. SCHOOL further acknowledges that its failure to obtain or keep current the insurance coverage required by this Agreement shall constitute a material breach of contract and subjects SCHOOL to liability for damages including, but not limited to, direct, indirect, consequential, special and any other damages DISTRICT sustains as a result of this breach. In addition, SCHOOL shall be responsible for indemnification to DISTRICT of any and all costs associated with such lapse in coverage including, but not limited to, reasonable attorneys' fees.

C. COMPENSATION:

1. The SCHOOL shall be entitled to recover tuition from the DISTRICT for each student receiving services pursuant to this Agreement in accordance with the tuition rate established by the Commissioner of Education.
 - a. If the tuition rates for this school year are not available at the beginning of that school year, the DISTRICT shall pay the rate applicable to the previous school year until the new rates are set, at which time the parties shall adjust tuition payments so that the DISTRICT shall have paid in accordance with the rates applicable to that current school year.
2. Requests for payment by the SCHOOL shall be made by submission of a detailed written invoice to the DISTRICT which references the time period for which payment is being requested, and a breakdown of the total amount due for the period specified.
3. The DISTRICT shall pay the SCHOOL within thirty (30) days of receipt of each invoice by the DISTRICT.
4. The DISTRICT shall give the SCHOOL notice of any invoice disputes within twenty (20) days of its receipt of the invoice, and reserves the right to withhold payment pending the resolution of the dispute.

D. MISCELLANEOUS

1. Termination

- a. Either the DISTRICT or the SCHOOL may terminate this Agreement upon thirty (30) days prior written notice to the other party. Such notice shall be given in accordance with the requirements for all notices pursuant to this Agreement set forth below.
- b. The parties agree that either party's failure to comply with any terms or conditions of this Agreement will provide a basis for the other party to immediately terminate this Agreement without any further liability to the party which violated the Agreement.
- c. In the event the DISTRICT or the SCHOOL terminates this Agreement with or without cause, such termination of the Agreement shall not discharge the parties' existing obligations to each other as of the effective date of termination.

2. Defense / Indemnification

- a. The DISTRICT agrees to defend, indemnify and hold harmless the SCHOOL, its officers, directors, agents, or employees against all claims, demands, actions, lawsuits, costs, damages and expenses, including attorneys' fees, judgments, fines and amounts arising from any willful act, omission, error, recklessness or negligence of the DISTRICT, its officers, directors, agents or employees in connection with the performance of services pursuant to this Agreement. The obligations pursuant to this provision shall survive the termination of this Agreement.
 - b. The SCHOOL agrees to defend, indemnify and hold harmless the DISTRICT, its officers, directors, agents, or employees against all claims, demands, actions, lawsuits, costs, damages and expenses, including attorneys' fees, judgments, fines and amounts arising from any willful act, omission, error, recklessness or negligence of the SCHOOL, its officers, directors, agents or employees in connection with the performance of services pursuant to this Agreement. The obligations pursuant to this provision shall survive the termination of this Agreement.
3. All notices which are required or permitted under this Agreement shall be in writing, and shall be deemed to have been given if delivered personally or sent by registered or certified mail, addressed as follows:

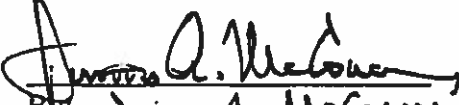
To District: Mrs. Elisa Pellati
West Islip UFSD
100 Sherman Avenue
West Islip, NY 11795

To School: Attention: Leslie M. Tilp
United Cerebral Palsy Association of Greater Suffolk, Inc.
250 Marcus Boulevard
Hauppauge, NY 11788

4. It is expressly understood that this Agreement shall not be assigned or transferred without prior written consent of the other party.
5. The failure of either party to enforce any provision of this Agreement shall not be construed as a waiver or limitation of that party's right to subsequently enforce every provision of this Agreement.
6. Should any provision of this Agreement, for any reason, be declared invalid and/or unenforceable, such decision shall not effect the validity of the remaining provisions of this Agreement. Such remaining provisions shall remain in full force and effect as if this Agreement had been executed with the invalid provision(s) eliminated.
7. This Agreement and the rights and obligations of the parties hereunder shall be construed in accordance with, and governed by, the laws and regulations of the State of New York and applicable Federal laws and regulations. Any dispute arising under this Agreement shall be litigated in the Courts of Suffolk County, New York.
8. This Agreement is the complete and exclusive statement of the Agreement between the parties, and supersedes all prior or contemporaneous, oral or written, agreements, proposals, understandings, representations, conditions or covenants between the parties relating to the subject matter of the Agreement.
9. This Agreement may not be changed orally, but only by an agreement, in writing, signed by authorized representatives of both parties.
10. This Agreement, and any amendments to this Agreement, will not be in effect until agreed to in writing and signed by authorized representatives of both parties.

United Cerebral Palsy Association
Of Greater Suffolk, Inc.

WEST ISLIP UNION
FREE SCHOOL DISTRICT

 01/23/20
By: JUDITH A. MCCOWAN

Executive Director

By: Steven D. Gellar

President, Board of Education

Issue Date
01/14/2020

East Islip District Office
1 Craig B. Gariepy Ave.
Islip Terrace, NY 11752-2820

AGENDA ITEM XI. D)
 BUSINESS ITEMS
 RM 2/6/2020

INVOICE

Issued For
WEST ISLIP UFSD BEACH STREET & SHERMAN AVENUE WEST ISLIP, NY 11795
000132

Item Number	Item Description	Amount
	Health Services	
	Cost of providing Health Services to residents who attend St. Mary's School located in the East Islip School District for the 2019-2020 school year. 4.0000 @ 1,065.3800 per STUDENT	4,261.52
Invoice Total		4,261.52

Please make checks payable to : EAST ISLIP SCHOOL DISTRICT
 Forward your check to: Maria Brabender, Treasurer
 East Islip Schools
 Craig B Gariepy Avenue
 Islip Terrace, NY 11752

THIS OFFICE MUST RECEIVE ALL CHECKS WITHIN 10 DAYS FROM THE POSTMARKED DATE. THIS WILL INSURE YOUR CONTINUED COVERAGE.

Remittance Copy

HEALTH AND WELFARE SERVICE AGREEMENT

THIS AGREEMENT is made this 16th day of January, 2020 by and between the BOARD OF EDUCATION, EAST ISLIP SCHOOL DISTRICT (hereinafter referred to as the "SCHOOL DISTRICT PROVIDING SERVICES"), as the party of the first part, having its principal place of business at 1 Craig B. Gariepy Avenue, Islip Terrace, NY, and the BOARD OF EDUCATION OF THE WEST ISLIP SCHOOL DISTRICT ("hereinafter referred to as the "SCHOOL DISTRICT RECEIVING SERVICES") as the party of the second part, having its principal place of business at Beach St. & Sherman Avenue, West Islip, NY 11795.

WITNESSETH

WHEREAS, the School Districts who are the parties to this Agreement are duly empowered by Section 912 of the Education Law to enter into a contract for the purpose of providing and/or receiving health and welfare services;

NOW THEREFORE, in consideration of the mutual promises and covenants contained in this Agreement, the parties hereto mutually agree as follows:

1. DEFINITIONS: For the purposes of this Agreement,
 - a. "SCHOOL DISTRICT PROVIDING SERVICES" shall mean the School District in which the nonpublic school which has requested health and welfare services is located.
 - b. "SCHOOL DISTRICT RECEIVING SERVICES" shall mean the School District that is contracting for health and welfare services for its resident students who attend a nonpublic school located within the SCHOOL DISTRICT PROVIDING SERVICES.
2. This Agreement shall take effect on the 5th day of September 2019, for the period of September 5, 2019 through June 30, 2020, and terminate on June 30, 2020, unless terminated earlier in accordance with the terms set forth herein.
3. If requested by a nonpublic school located within the SCHOOL DISTRICT PROVIDING SERVICES, such School District shall provide health and welfare services to the pupils who attend such non-public school equivalent to the health and welfare services that it provides to the public school pupils enrolled in the SCHOOL DISTRICT PROVIDING SERVICES. Such services shall consist of, but not limited to the following:

- a. Nurse Services
- b. Physician/Dental Services
- c. School Speech Correction Services*
- d. School Psychological Services*
- e. School Social Work Services
- f. Examinations for Participants in Athletics
- g. Notification of Parents Regarding Defect and Follow-Up
- h. Vision and Hearing Tests
- i. First Aid Supplies and Health Record Forms
- j. Provision of Medical Equipment such as Audiometers and Mechanical Vision Testers Required by School Nurse/Physician

The services set forth above may be rendered on nonpublic school premises except for school psychological and speech correction services as further described below.

* School psychological and speech correction services may be rendered on nonpublic school premises only to the extent that such services are *diagnostic* in nature. To the extent that such services are therapeutic or remedial in nature, they may be rendered to a student attending a nonpublic school *only on a religiously neutral site*. A religiously neutral site may be, but is not limited to, a public school, a mobile unit or some other public location.

In addition to the requested services described above, the SCHOOL DISTRICT PROVIDING SERVICES shall provide the following health and welfare services *without the requirement that the non-public school request such services*: (1) immunization mandates set forth in Sections 2164 and 2165 of the New York State Public Health Law and 10 NYCRR Sections 66-1 and 66-2; and (2) vision screening services to all new admissions within six (6) months of enrollment pursuant to Section 905(4) of the Education Law.

The SCHOOL DISTRICT PROVIDING SERVICES shall make its personnel available to the SCHOOL DISTRICT RECEIVING SERVICES for participation in District Child Study, 504 Team and Committee on Special Education meetings, as appropriate. The SCHOOL DISTRICT RECEIVING SERVICES shall notify the SCHOOL DISTRICT PROVIDING SERVICES of the need for its presence at these meetings within reasonable time prior to the date of the meeting. Copies of all reports, testing and observation reports prepared in connection with this Agreement shall be furnished to the SCHOOL DISTRICT RECEIVING SERVICES upon request.

It is expressly understood and agreed between the parties that (1) the SCHOOL DISTRICT PROVIDING SERVICES may not provide such services to pupils attending nonpublic schools that are not available to the public school students enrolled in the SCHOOL DISTRICT PROVIDING SERVICES; and (2) *the services to be provided pursuant to this Agreement shall not include any teaching service.*

4. The SCHOOL DISTRICT PROVIDING SERVICES warrants that such health care services (1) will be provided by licensed health and welfare providers; (2) shall be performed by health care providers that are licensed under the laws of the State of New York, inclusive of New York State Department of Health and State Education Department Licensing requirements, if applicable; and (3) will be in accord with all pertinent provisions of Federal, State, and local statutes, rules, and regulations, including, Section 912 of the Education Law, and the student's Individualized Education Plan ("IEP"), if applicable. The SCHOOL DISTRICT PROVIDING SERVICES shall certify that all health care providers possess documentation evidencing such license qualifications as required by Federal, State, or local statutes, rules, regulations and orders.

5. The SCHOOL DISTRICT PROVIDING SERVICES understands and agrees that it will comply and is responsible for complying with all applicable Federal, State, and local statutes, rules and ordinances, with respect to the services herein described.

6. In full consideration for the services to be rendered by the SCHOOL DISTRICT PROVIDING SERVICES to the SCHOOL DISTRICT RECEIVING SERVICES for the period of this Agreement, upon presentation of an invoice by the SCHOOL DISTRICT PROVIDING SERVICES evidencing the allocation of such costs in accordance with the terms set forth herein, the SCHOOL DISTRICT RECEIVING SERVICES will pay the SCHOOL DISTRICT PROVIDING SERVICES at the rate of \$1,065.38 per student for the period of September 2019 through June 2020.

7. THE SCHOOL DISTRICT PROVIDING SERVICES shall immediately notify the SCHOOL DISTRICT RECEIVING SERVICES if a student is no longer receiving the services described herein. Upon such notification, payment for students removed shall be pro-rated for the period of time services were provided to the student.

8. The SCHOOL DISTRICT RECEIVING SERVICES shall obtain whatever releases or other legal documents that are necessary in order that the SCHOOL DISTRICT PROVIDING SERVICES may render full and complete performance of

the obligations set forth in this Agreement. It is understood and agreed by the parties to this Agreement that the full responsibility for obtaining such clearances rests on the SCHOOL DISTRICT RECEIVING SERVICES.

9. Both parties to this Agreement agree to provide the State access to all relevant records which the State requires to determine either the SCHOOL DISTRICT PROVIDING SERVICES'S or the SCHOOL DISTRICT RECEIVING SERVICES'S compliance with applicable Federal or State statutes or regulations with the effect of law, which regulate either the execution of the Agreement or the performance of obligations under the Agreement. Both parties further agree to retain all materials and records relevant to the execution or performance of the Agreement in accordance with the record retention requirements for such materials and records.

10. Both parties to this Agreement understand that they may receive and or come into contact with *protected health information* as defined by the Health Insurance Portability and Accountability Act of 1996 ("HIPAA"). The Parties hereby acknowledge their respective responsibilities pursuant to HIPAA and shall comply with said Regulations, if applicable.

11. Both parties to this Agreement, their employees, and/or agents agree that all information obtained in connection with the services provided for in this Agreement is deemed confidential information and they shall not use, publish, discuss, disclose or communicate the contents of such information, directly or indirectly with third parties, except as provided for in this Agreement. It is further agreed that any information received by the parties, their employees and/or agents in connection with this Agreement, which concerns the personal, financial, or other affairs of their employees, agents, clients and/or students will be treated by the parties, their employees and agents in full confidence and will not be revealed to any other persons, firms or organizations. In addition, both parties agree that information concerning any student covered by the terms of this Agreement shall not be released except as provided for by applicable law, rule or regulation, including but not limited to the Family Educational Rights and Privacy Act ("FERPA").

12. This Agreement may be terminated by either party to the other party upon thirty (30) days written notice to the other party in accordance with the Education Law. In the event of such termination, the parties will adjust the accounts due and the SCHOOL DISTRICT PROVIDING SERVICES will undertake no additional expenditures not already provided. Upon any such termination, the parties shall endeavor in an orderly manner to wind down activities hereunder. In the event of termination, all reports and services due to the SCHOOL DISTRICT RECEIVING

SERVICES must be completed by the SCHOOL DISTRICT PROVIDING SERVICES, its employees, and/or agents within thirty (30) days of the termination date.

13. Services provided pursuant to this Agreement shall be provided without regard to race, creed, color, sex, sexual orientation, national origin, religion, age, disability or sponsorship.

14. All notices required or permitted shall be made in writing by hand delivery or by registered or certified mail, or by a recognized courier service. Notice shall be deemed given on the date of delivery or upon receipt. Notice shall be delivered or mailed to:

**THE EAST ISLIP SCHOOL DISTRICT
1 Craig B. Gariepy Avenue
Islip Terrace, NY 11752
Attention: Mr. Stephen D. Harrison**

**THE WEST ISLIP SCHOOL DISTRICT
Beach St. & Sherman Avenue
West Islip, NY 11795
Attention: Ms. Wendy Duffy**

15. The parties shall not assign, transfer, or convey any of its respective rights or obligations under this Agreement without the prior written consent of the non-assigning party.

16. This Agreement shall be governed by the laws of the State of New York. If any portion of this Agreement is found by a court of competent jurisdiction to be invalid or unenforceable the remainder of this Agreement shall remain in full force and effect.

17. This Agreement constitutes the full and complete Agreement between the SCHOOL DISTRICT PROVIDING SERVICES and the SCHOOL DISTRICT RECEIVING SERVICES and supersedes all prior written and oral agreements, commitments or understandings with respect thereto. This Agreement may not be altered, changed, added to, deleted from, or modified except through the mutual written consent of the parties.

18. The undersigned representative of the SCHOOL DISTRICT RECEIVING SERVICES hereby represents and warrants that the undersigned is an officer, director, or agent of the SCHOOL DISTRICT RECEIVING SERVICES with full

legal rights, power, and authority to enter into this Agreement on behalf of the SCHOOL DISTRICT RECEIVING SERVICES and bind the SCHOOL DISTRICT RECEIVING SERVICES with respect to the obligations enforceable against the SCHOOL DISTRICT RECEIVING SERVICES in accordance with terms.

19. The undersigned representative of the SCHOOL DISTRICT PROVIDING SERVICES hereby represents and warrants that the undersigned is an officer, director, or agent of the SCHOOL DISTRICT PROVIDING SERVICES with full legal rights, power, and authority to enter into this Agreement on behalf of the SCHOOL DISTRICT PROVIDING SERVICES and bind the SCHOOL DISTRICT PROVIDING SERVICES with respect to the obligations enforceable against the SCHOOL DISTRICT PROVIDING SERVICES in accordance with terms.

20. This Agreement is subject to approval by the Board of Education, by resolution duly approved.

IN WITNESS WHEREOF, the parties hereto have executed this agreement the day and year first set forth above.

By: 

SUPERINTENDENT OF SCHOOLS,
EAST ISLIP SCHOOL DISTRICT

Date: _____
By: 

PRESIDENT OF THE BOARD OF EDUCATION
EAST ISLIP SCHOOL DISTRICT

Date: 1/16/20

By: _____
SUPERINTENDENT OF SCHOOLS,
WEST ISLIP SCHOOL DISTRICT

Date: _____

By: _____
PRESIDENT OF THE BOARD OF EDUCATION
WEST ISLIP SCHOOL DISTRICT

Date: _____

INTEROFFICE MEMORANDUM

TO: ELISA PELLATI, ASSISTANT SUPT. FOR BUSINESS
FROM: REANNA FULTON, DIRECTOR OF TECHNOLOGY
SUBJECT: SURPLUS EQUIPMENT
DATE: JANUARY 24, 2020
CC: BERNADETTE BURNS, SUPT. OF SCHOOLS

I am requesting to surplus the following end of life or use IT/AV equipment for disposal:

Location	Model	Serial Number
DO	HP G5 EE ChromeBook	5CD7323TY2
DO	Acer Spin ChromeBook	NXGPZAA00184406C877600
HS	Mac CPU	N/A
HS	Mac CPU	N/A
HS	SB680	SB680-M2-044848
HS	SB680	SB680-M2-080208
HS	SB680	N/A
HS	TEQ PROJ - CP-AX2505	F6KU03434
HS	TEQ PROJ - CP-AX2505	F6LU03860
HS	I mac(black back)	W87391CHx85
HS	HP E201	6CM5310FK1
HS	HP DC7700	2UA73912DJ
HS	IBM 8183	KLZPD4W
HS	SERVER PID 483880-B21	USE118NB7Z
HS	CISCO X2950-24	3902A816
HS	COMPAQ SERVER P1400	D235KF51D037
HS	LIBERT SERVER	M05151.000020005
HS	DVR DVMRE-4CTII-160	D604-T9-781805
HS	Dell CPU	27109633574
HS	HP E202 Monitor	6CM7090WLZ
HS	JVC DVD/CD	HR-XVC11BJ -133R2073
HS	Mac A1224 Monitor	W8738LVHX85
HS	TEQ Ceiling Projector Z780M	CP-A220NGF
HS	Dell CPU	8901QN1

HS	HP E202 Monitor	6CM7090WBS
HS	HP CPU	2UA3030SXT
HS	HP Pro Book 6475B	CNU2409KYN
HS	HP Pro Book 6445B	CND02108V7
HS	HP Pro Book 6475B	CNU2409KWP
HS	HP Pro Book 6475B	CNU2409KYK
HS	HP Pro Book 6475B	CNU2409KWZ
HS	HP Pro Book 6475B	CNU2409KXZ
HS	HP Pro Book 6475B	CNU2409KXC
HS	HP Pro Book 6475B	CNU2409KXJ
HS	HP Pro Book 6475B	CNU2409KX8
HS	HP Pro Book 6475B	CNU2409KXM
HS	HP Pro Book 6475B	CNU2409KX1
HS	HP Pro Book 6475B	CNU2409KXF
HS	HP Pro Book 6475B	CNU2409KX5
HS	HP Pro Book 6445B	CND02109BB
HS	HP Pro Book 6475B	CNU2409KWR
HS	HP Pro Book 6475B	CNU2409KXT
HS	HP Pro Book 6475B	CNU2409KYM
HS	HP Pro Book 6475B	CNU2409KWW
HS	HP Pro Book 6475B	CNU2409KXW
WIHS	HP G5 EE Chromebook	5CD7323905
Udall	HP G6 EE Chromebook	5CD8286KBQ
Udall	HP G6 EE Chromebook	5CD8283D05
DO	HP G5 EE Chromebook	5cd72908rv
DO	HP G5 EE Chromebook	5cd8170y49
DO	HPG5	8cg6351jcy
DO	HP G6 EE Chromebook	5cd8344ysj
DO	HP g5	8cg6361bgh
DO	HPG5	8cg6361cvq
DO	HP G5	8cg6361bvq
DO	HP G5	8cg6361chp
DO	HP G5 EE Chromebook	5cd73292hb
DO	HP G5 EE Chromebook	5cd73295ql
DO	HP G5 Chromebook	8cg6361bmz
DO	HP G5 EE Chromebook	5cd7296k2z

DO	HP G5 Chromebook	8cg6361cw5
DO	HP G6 EE Chromebook	5cd8344yrj
DO	HP G6 EE Chromebook	5cd82901kc
DO	HP G5 Chromebook	8cg6375rz8
DO	HP G5 Chromebook	8cg6361btv
DO	HP G5 Chromebook	8cg6361bw2
DO	HP G5 Chromebook	8cg6361chc
DO	HP G5 Chromebook	8cg6351hfv
DO	HP G5 Chromebook	8cg6361cgg
DO	HP G5 Chromebook	8cg6360b4z
DO	HP G5 Chromebook	8cg6375s2b
DO	HP G5 Chromebook	8cg6361bhl
DO	HP G5 Chromebook	8cg6351g92
DO	HP G5 Chromebook	8cg6361bjl
DO	HP G5 Chromebook	8cg6361cjd
DO	HP G5 Chromebook	8cg6361bjh
DO	HP G5 Chromebook	8cg6351jc8
DO	HP G5 EE Chromebook	5cd73292hs
DO	HP G5 Chromebook	8cg6361ctn
DO	HP G5 Chromebook	8cg6361bhk
DO	HP G6 EE Chromebook	5cd8286j7m
DO	HP G5 Chromebook	8cg6375qrx
DO	HP G5 Chromebook	8cg6361bbq
DO	HP G6 EE Chromebook	5cd8283cxw
DO	HP G5 Chromebook	8cg6360bhy
DO	HP G5 Chromebook	8cg6375rpo
DO	HP G5 Chromebook	8cg6360byl
DO	HP G5 Chromebook	8cg6351gdr
DO	HP G5 EE Chromebook	5cd8170xzw
DO	HP G5 Chromebook	8cg6361cgt
DO	HP G5 Chromebook	8cg6361cjl
DO	HP G5 Chromebook	8cg6361c2k
DO	HP G5 EE Chromebook	5cd8191qcz
Beach	HP G6 EE Chromebook	5CD82901fw
Manetuck	SB680 SMART Board	SB680r2b11870
Manetuck	Smart projector- pn 1026099	b012hd10

DO	IBM CRT	88BW449
DO	IBM CRT	88BW456
DO	IBM CRT	88BW439
DO	IBM CRT	88F7222
DO	IBM Monitor	v2-v2258
DO	HP LA1905 MONITOR	cnc1030127
DO	HP LA1905 MONITOR	cnc1030131
DO	HP LA1905 MONITOR	cnc103013n
DO	HP LA1905 MONITOR	cnc1030137
DO	HP LA1905 MONITOR	cnc103015z
DO	HP LA1905 MONITOR	cnc1030160
DO	HP LA1905 MONITOR	cnc1030169
DO	HP LA1905 MONITOR	cnc103012k
DO	hp at496av	2ua111097n
DO	ibm 8183	1s818311uklyzr8x
DO	ibm 8183	1s818311uklzaa4p
DO	ibm 8183	1s9645g5ulkaxhm5
DO	ibm 8183	1s818311uklyzz9m
DO	ibm 8183	1s818311uklzaa8t
DO	LENOVO 6586	1s06586hulvbz300
DO	ibm monitor	V2-V2260
DO	HP 6940	my65g7r1vn04q9
DO	HP G5 CHROMEBOOK	5CD73239Q5
DO	HP G6 EE Chromebook	5CD8286KBQ
DO	HP G6 EE Chromebook	5CD8283D03
DO	IBM KEYBOARD	1s89p83000129767b
DO	IBM KEYBOARD	1s41a52890445228c
DO	IBM KEYBOARD	1s41a52890424486c
DO	IBM KEYBOARD	1s89p83000129512b
DO	IBM KEYBOARD	1s41a52890421583c
DO	IBM KEYBOARD	1s89p83000133029b
DO	IBM KEYBOARD	1s89p83000134231b
DO	IBM KEYBOARD	1s89p83000099761b
DO	IBM KEYBOARD	1s89p83000134196b
DO	IBM KEYBOARD	1s89p83000129476b
DO	IBM KEYBOARD	1s89p83000065882b

DO	IBM KEYBOARD	1s89p83000098916b
DO	IBM KEYBOARD	1s89p83000059206b
DO	IBM KEYBOARD	1s89p83000066285b
DO	IBM KEYBOARD	1s89p83000065686b
DO	IBM KEYBOARD	1s41a52890440536c
DO	HP KEYBOARD	BC2AAOBS9V11RU
DO	HP KEYBOARD	BC2AAOBS9V14CH
DO	HP KEYBOARD	BC2AAOBS9V12CO
DO	HP KEYBOARD	BEXHPOALA744B7
DO	SMART CONTROL SPEAKER	sba201118
DO	HP G5 CHROMEBOOK	5cd73237dt
Bayview	SMART Board- SBM 680	c022jw42B0527
Bayview	Hitachi Projector	CP-AX25050F
Bayview	SMART Board- SBM 680	c022jw42B0525
Bayview	Hitachi Projector	CP-AX2505UF
Location	Model	Serial Number
DO	HP 1740 Monitor	CND7344TJJ
DO	NEC Projector VT 590	7700666EG
DO	NEC Projector VT590	7100280FD
DO	NEC Projector VT470	570038GFE
DO	NEC Projector VT470	5701818FG
DO	NEC Projector VT 595	VT595-8301631EJ
DO	Smart Document camera SDC-330	E01B084299
DO	G6 chrome book	5CD8344YWX
DO	Smart Board	SB680M2042180
DO	HP6465b Laptop	CNU21027PP
DO	HP6465b Laptop	CNU21027P7
DO	Apple I-pad II	F7NMXHDKF196
DO	Apple I-pad II	DR5HNNH2ZDKPH
DO	Apple I-pad II	DR6HQ0JCDKPH
DO	Apple I-pad II	DN6HQ9APDFHW
DO	Apple I-pad II	DN6HQ9SDDFW
DO	Apple I-pad II	DR6HQ049DKPH
DO	Apple I-pad II	DMPLX373FKYC
DO	Apple I-pad II	DKVM92WDFHW
DO	Apple I-pad II	GB104UPBZ38

DO	Apple I-pad II	DN6HQ9BWDFHW
DO	Apple I-pad II	GB104UZBZ38
DO	Apple I-pad II	DYTL26PKDFHW
DO	Apple I-pad II	DR5HQZTBDKPH
DO	Apple I-pad II	DYV7IL6DFHW
DO	Apple I-pad II	DR5HNEHWDKPH
DO	Apple I-pad II	DR5J516WDFHW
DO	Apple I-pad II	DR5HNGFWDKPH
DO	Apple I-pad II	DYTKQDZEDFW
DO	Apple I-pad II	F9FS4YWTFM6
DO	Apple I-pad II	DN6HQ9M1DFHW
DO	Apple I-pad II	DR5HNGKPKPH
DO	Apple I-pad II	DN6HQ9SGDFHW
DO	Apple I-pad II	DR5HNMQEDKPH
DO	Apple I-pad II	DN6HQ9XRDFHW
DO	Apple I-pad II	GB104XGRZ38
DO	Apple I-pad II	J304934EZ38
DO	Apple I-pad II	DN6HQ9Q4DFHW
DO	Apple I-pad II	DR6HQHC DKPH
DO	Apple I-pad II	DR5HN5BDKPH
DO	Laptop cases 25	N/A
DO	Apple-I-Pad	DR5HNFQ3DKPH
DO	OKI 430 Printer	170041570019111400
HS	HPL 1750 monitor	CND8100WPZ
HS	HP 2055 printer	CNB9714152
HS	HP E202 Monitor	6CM7090VPD
HS	HP E202 Monitor	3CQ72922DF
HS	HP E202 Monitor	6CM7090X1C
HS	HP 6465 Pro laptop	CNU2409KY5
HS	HP 6465 Pro laptop	CNU2409KYF
HS	HP 6465 Pro laptop	CND02109BJ
HS	HP 6465 Pro laptop	CNU2409KYH
HS	HP 6465 Pro laptop	CNU2409KXQ
DO	HP 6465 Pro laptop	CNU2280PGV
DO	HP 6465 Pro laptop	CNU2280PJX
HS	HP 6940 Printer	MY65G7R1TG
DO	HP6535 Lap top	CNU0050LRS

DO	Texas Isnt. Calculator	V1701521
DO	Texas Isnt. Calculator	1371V01547 I-1011B
DO	IBM Laptop	065886HU
DO	Texas Isnt. View Screen	106998C 42007876
DO	Writer Keyboard	NA
DO	Polaroid camera	N/A
DO	Sony Camera	1019054
DO	Olympus Camera	A47576027
DO	Epson Scanner	K5ZW258332
DO	HP640 pro book	5CG63140CL
DO	Nikon Camera	3625958
DO	Sony Camera	1306080
DO	Nikon Camera	7076159
DO	Polaroid camera	A2f64930
DO	Motorola Phone	FCA5E8C4-AAJ A56
DO	Cassette recorder	E164292
DO	Apple I Pad II	GB104XMEZ38
DO	APPLE I PAD II	GB104XKVZ38
DO	APPLE I PAD II	GB104XNYZ38
DO	RCA Camcorder	550330968
DO	HP 1740laptop	CND7344RX
DO	HP LA2006 laptop	CNC249QRPQ
DO	Nakajima	AE-710 electric typewriter
DO	HP CPU	2UA20126F2
DO	HP P3015 Printer	VNBC9DO3YQ
DO	OKI 6150 Printer	AE9500123BO
DO	HP CPU	2UA4060GRY
DO	HP CPU	2UA11109CN
DO	HP CPU	2UA11109CS

WEST ISLIP PUBLIC SCHOOLS
LIBRARY MEDIA CENTERS

MEMORNADUM

To: Elisa Pellati
From: Karen Appollo
Date: January 6, 2019
Re: Surplus
Cc: Mary Hock

The following library books from Udall Road Middle School Library Media Center are presented for surplus:

Total # of Books	Reason
239	Damaged/Poor Condition/Obsolete The average age of the books presented for surplus is 1993.



WI

West Islip Public Schools
The Michael and Christine Freyer Administration Building
100 Sherman Avenue. West Islip, New York 11795
TEL: (631) 930-1540 FAX: (631) 893-3245



Bernadette M. Burns
Superintendent of Schools

Tim Horan, CAA
Director of Physical Education, Health
Athletics, Recreation & Family and Consumer Science

MEMO TO: Elisa Pellati

FROM: T. Horan, Director of Physical Education, Health, Athletics & Recreation



RE: Surplus

DATE: 1/6/20

I would like to request permission to surplus the following items from the district inventory:

1. Udall Road old wrestling mat (received new mat this year)
2. Antiquated and broken stair-master from HS Fitness center (costs more to repair than a new stair-master)



July 2020

Su	M	Tu	W	Th	F	Sa
		1	2	3	4	
5	6	7	8	9	10	11
12	13	14	15	16	17	18
19	20	21	22	23	24	25
26	27	28	29	30	31	

October 2020

Su	M	Tu	W	Th	F	Sa
		1	2	3		
4	5	6	7	8	9	10
11	12	13	14	15	16	17
18	19	20	21	22	23	24
25	26	27	28	29	30	31

12 Columbus Day

January 2021

Su	M	Tu	W	Th	F	Sa
					1	2
3	4	5	6	7	8	9
10	11	12	13	14	15	16
17	18	19	20	21	22	23
24	25	26	27	28	29	30
31						

1 Holiday recess
18 Martin Luther King, Jr. Day

April 2021

Su	M	Tu	W	Th	F	Sa
				1	2	3
4	5	6	7	8	9	10
11	12	13	14	15	16	17
18	19	20	21	22	23	24
25	26	27	28	29	30	

1-6 Spring Recess

August 2020

Su	M	Tu	W	Th	F	Sa
						1
2	3	4	5	6	7	8
9	10	11	12	13	14	15
16	17	18	19	20	21	22
23	24	25	26	27	28	29
30	31					

November 2020

Su	M	Tu	W	Th	F	Sa
1	2	3	4	5	6	7
8	9	10	11	12	13	14
15	16	17	18	19	20	21
22	23	24	25	26	27	28
29	30					

3 Superintendent's Conference Day {staff only}
11 Veterans Day
26-27 Thanksgiving

February 2021

Su	M	Tu	W	Th	F	Sa
		1	2	3	4	5
6	7	8	9	10	11	12
13	14	15	16	17	18	19
20	21	22	23	24	25	26
27	28					

15-19 Mid-winter recess

May 2021

Su	M	Tu	W	Th	F	Sa
						1
2	3	4	5	6	7	8
9	10	11	12	13	14	15
16	17	18	19	20	21	22
23	24	25	26	27	28	29
30	31					

28-31 Memorial Day

September 2020

Su	M	Tu	W	Th	F	Sa
		1	2	3	4	5
6	7	8	9	10	11	12
13	14	15	16	17	18	19
20	21	22	23	24	25	26
27	28	29	30			

1 Superintendent's Conference Day {staff only}
2 First day for students
4-7 Labor Day
28 Yom Kippur

December 2020

Su	M	Tu	W	Th	F	Sa
		1	2	3	4	5
6	7	8	9	10	11	12
13	14	15	16	17	18	19
20	21	22	23	24	25	26
27	28	29	30	31		

4 Superintendent's Conference Day {staff only}
24-31 Holiday recess

March 2021

Su	M	Tu	W	Th	F	Sa
		1	2	3	4	5
6	7	8	9	10	11	12
13	14	15	16	17	18	19
20	21	22	23	24	25	26
27	28	29	30	31		

29-31 Spring Recess

June 2021

Su	M	Tu	W	Th	F	Sa
		1	2	3	4	5
6	7	8	9	10	11	12
13	14	15	16	17	18	19
20	21	22	23	24	25	26
27	28	29	30			

Last day for students

If there is no emergency closing, schools will be closed on May 28, June 1 and April 6, 2021.
 If there is one emergency closing, schools will be open on April 6 and closed on May 28 and June 1, 2021.
 If there are two emergency closings, schools will be open on April 6, June 1 and closed on May 28, 2021.
 If there are three emergency closings, schools will be open on April 6, May 28 and June 1, 2021.
 If there are four emergency closings, staff will report on June 28, 2021.

Superintendent Conference Day (staff only)
 Schools closed
 First and last days of classes

The Board of Education reserves the right to revise this calendar if emergency school closings during the school year require additional days.