Cobb County Board of Education Board Meeting Agenda Thursday, August 19, 2021

WORK SESSION – 2:30 p.m.

- 1. Call to Order and Pledge of Allegiance
- 2. Public Comment
- 3. Approval of Minutes
 - Thursday, July 15, 2021, Board Meeting
 - Thursday, July 15, 2021, Third Tax Digest Hearing
- 4. South Cobb Redevelopment Authority
- 5. Superintendent's Report
 - Student Outcomes

6. BOARD AGENDA ITEMS

AGENDA ITEM #1 – Recommendation for Authorization of School Properties Disposal per District Administrative Rule DO-R

AGENDA ITEM #2 – Recommendation for Approval to Award a Contract for the Former East Cobb Middle School Demolition

AGENDA ITEM #3 – Recommendation for Approval of the Local Plan for Vocational Education and One-Year Funding Application for FY2022

7. Administrative Rule Modifications

INDEX	ADMINISTRATIVE RULE TITLE
JCAC-R	Sexual Harassment of Students

- 8. Board Business
 - Reapportionment (For Potential Action) Mr. Scamihorn
- 9. Approval of Agenda
- 10. Recess to Executive Session

Cobb County Board of Education Board Meeting Agenda Thursday, August 19, 2021

7:00 p.m. VOTING SESSION

1. Reconvene from Executive Session

2. Pledge of Allegiance

3. Board Recognitions

- 2020-2021 Georgia Athletic Director of the Year Josh Mathews, Pope High School
- 40 Years of Service Gregory Lewis, Maintenance Department
- 40 Years of Service Eddie Williams, Technology Department
- 50 Years of Service Ethel Edgar, Transportation Department
- Elementary School Level Teacher of the Year Dr. Darline Douangvilay, City View Elementary School
- Middle School Level Teacher of the Year Michelle Gottenberg, Mabry Middle School
- High School Level Teacher of the Year Beth Foster, Osborne High School

4. Public Comment

5. Items Requiring Action following Executive Session (if any)

- Personnel
- Land
- Legal

6. Superintendent's Remarks

7. ACTION AGENDA

The following Action Agenda Items will be presented for a vote at the Thursday, August 19, 2021, Board Meeting:

ACTION AGENDA ITEM #1 – Recommendation for Authorization of School Properties Disposal per District Administrative Rule DO-R

AGENDA ITEM #2 – Recommendation for Approval to Award a Contract for the Former East Cobb Middle School Demolition

ACTION AGENDA ITEM #3 – Recommendation for Approval of the Local Plan for Vocational Education and One-Year Funding Application for FY2022

8. Adjourn

THESE MINUTES ARE NOT OFFICIAL UNTIL APPROVED BY THE BOARD OF EDUCATION AND SIGNED BY THE CHAIRMAN AND EXECUTIVE SECRETARY

BOARD MEETING THURSDAY, JULY 15, 2021

All official meetings of the Cobb County Board of Education conform to state law and are open to the public. The minutes of this meeting are available for public review anytime during the regular office hours or on our website: www.cobbk12.org

WORK SESSION

The Cobb County Board of Education convened for a regularly scheduled Board Meeting on Thursday, July 15, 2021, at 12:30 p.m., at 514 Glover Street, with the following members present: Messrs. Banks, Chastain, Hutchins, Scamihorn, Mrs. Davis, Dr. Howard, Mr. Ragsdale, Executive Secretary, Ms. Gupta and Ms. Wilcox, Interim Board Attorneys. Mr. Wheeler was away from the venue and participated via teleconference.

CALL TO ORDER AND PLEDGE OF ALLEGIANCE

Mr. Scamihorn, Board Chair, called the meeting to order at 12:32 p.m. and led the group in the Pledge of Allegiance.

PUBLIC COMMENT

There were five (5) public commenters.

APPROVAL OF MINUTES

Without objection, the Board approved the following minutes:

- Thursday, June 10, 2021, Board Meeting
- Thursday, June 17, 2021, Budget Public Forum
- Thursday, June 17, 2021, Called Board Meeting
- Thursday, July 8, 2021, First and Second Tax Digest Hearings

SUPERINTENDENT'S REPORT

- SPLOST V Performance Audit
 - o Mr. Bradley Reuben Johnson, Chief Financial Officer, introduced Mr. Christopher McKellar with Mauldin & Jenkins, LLC., who presented the performance audit of the Cobb County School District's SPLOST V Program as of December 31, 2020. The primary objective of a performance audit of educational sales tax expenditures is to determine that sales tax dollars are being disbursed efficiently and economically ensuring the school district receiving the

funds is obtaining the maximum benefit possible from the tax dollars collected. Based on the results of the auditor's procedures, the auditor determined that the Cobb County School District's SPLOST V Program operated within the guidelines set forth by the State of Georgia, as well as the local resolution passed by voters and approved by the School Board. The independent audit was a "clean" audit with no audit findings.

Mr. Chastain joined the meeting at 12:58 p.m.

- American Recovery Plan
 - o Mrs. Jennifer Lawson, Chief Academic Officer, shared an in-depth presentation with the Board on the Cobb County School District's utilization of the COVID-19 CARES 3 Grant for both Phase I and Phase II funding. Mrs. Lawson also shared the District's plan for on-going student support, learning, and recovery resulting from the COVID-19 pandemic.

Superintendent's Remarks:

- The Superintendent commented on various items occurring throughout the Cobb County School District.
- The Superintendent recognized the following:
 - Georgia Association of School Personnel Administrators CCSD Human Resources Award Distinctions: Employee Benefits, Teacher Recruitment, and Administrator Recruitment
- Georgia Department of Education FY21 Title I Reward Schools:
 - Birney Elementary School
 - Compton Elementary School
 - Green Acres Elementary School
 - McCall Primary School
 - Milford Elementary School
 - Norton Park Elementary School
 - Powder Springs Elementary School
 - Barber Middle School
 - East Cobb Middle School
 - Garrett Middle School
 - Lindley 6th Grade Academy

BOARD AGENDA ITEMS

The Board discussed the Agenda Items listed below. These items will be brought forth for a vote during the Voting Session of the Thursday, July 15, 2021, Board Meeting:

AGENDA ITEM #1 – Recommendation for Authorization of School Properties Disposal per District Administrative Rule DO-R

 Without objection, this item was placed on the Consent Agenda for the Voting Session of the Thursday, July 15, 2021, Board Meeting.

AGENDA ITEM #2 – Ed-SPLOST VI Resolution

Without objection, this item was placed on the **Discussion Agenda** for the Voting Session of the Thursday, July 15, 2021, Board Meeting.

AGENDA ITEM #3 – Ed-SPLOST VI Contract with Cobb County Board of Elections for SPLOST Election

• Without objection, this item was placed on the **Discussion Agenda** for the Voting Session of the Thursday, July 15, 2021, Board Meeting.

AGENDA ITEM #4 – Recommendation for Approval of Endowment Funded Project at McEachern High School

 Without objection, this item was placed on the Consent Agenda for the Voting Session of the Thursday, July 15, 2021, Board Meeting.

AGENDA ITEM #5 – Recommendation for the Approval of Georgia Department of Education Capital Outlay Project Closeout for Various Schools

Without objection, this item was placed on the Consent Agenda for the Voting Session of the Thursday, July 15, 2021, Board Meeting.

AGENDA ITEM #6 – Recommendation for Approval to Award a Contract for Walton High School Robotics Lab

Without objection, this item was placed on the **Discussion Agenda** for the Voting Session of the Thursday, July 15, 2021, Board Meeting.

AGENDA ITEM #7 – Recommendation for Approval to Award a Contract for the Osborne High School Performing Arts Center

Without objection, this item was placed on the **Discussion Agenda** for the Voting Session of the Thursday, July 15, 2021, Board Meeting.

AGENDA ITEM #8 – Adopt Resolution Establishing Millage

• Without objection, this item was placed on the **Discussion Agenda** for the Voting Session of the Thursday, July 15, 2021, Board Meeting.

Mr. Scamihorn, Board Chair, called for a 10-minute break at 3:09 p.m.

ADMINISTRATIVE RULE MODIFICATIONS

Without objection, the Board approved modifications to the following Administrative Rules:

INDEX	ADMINISTRATIVE RULE TITLE
IHAA-R	Final Examinations
JBC-R	School Admissions/Withdrawals
KG-R	Use of School Facilities

BOARD BUSINESS

- Reapportionment Mr. Scamihorn
 - Mr. Scamihorn shared an overview of the federal reapportionment and state redistricting process with the Board
- Mathematics Update Dr. Howard
 - Chief Academic Officer Jennifer Lawson shared a brief overview of the District's Mathematics Program. An in-depth presentation will be shared with the Board at the September 2021 Board Meeting.

APPROVAL OF AGENDA

Without objection, the Board approved the agenda as presented.

RECESS TO EXECUTIVE SESSION

A motion was made by Mr. Hutchins, seconded by Mr. Banks, to convene to Executive Session at 4:07 p.m. to discuss land, legal, and personnel matters. Motion carried 7-0.

VOTING SESSION

The Cobb County Board of Education met for a regularly scheduled Board Meeting on Thursday, July 15, 2021, with the following members present: Messrs. Banks, Chastain, Hutchins, Scamihorn, Mrs. Davis, Dr. Howard, Mr. Ragsdale, Executive Secretary, Ms. Gupta and Ms. Wilcox, Interim Board Attorneys. Mr. Wheeler was away from the venue and participated via teleconference.

RECONVENE

Without objection, the Board reconvened at 7:01 p.m.

PLEDGE OF ALLEGIANCE

Mr. Scamihorn, Board Chair, led the group in the Pledge of Allegiance.

PUBLIC COMMENT

There were fourteen (14) public commenters.

ITEMS REQUIRING ACTION FOLLOWING EXECUTIVE SESSION

Personnel Report

Administration recommended approval of the identified employment actions of the individuals listed on the Personnel Action Report as discussed in Executive Session.

Section I – Principal Level and Higher Position Recommendation

none

Section II – Position Recommendations Below Principal Level Elementary School

- Robertson, Shannon, Appointment to Assistant Principal, Chalker Elementary School from Teacher, Chalker Elementary School effective July 19, 2021
- Walcott, Helen, Appointment to Assistant Principal, Baker Elementary School from Early Learning Specialist, South Cobb Early Learning Center effective July 19, 2021

Middle School

- Bosarge, Jacquelyne, Appointment to Assistant Principal, Lovinggood Middle School from Academic Coach, Campbell Middle School effective July 19, 2021
- Butler, Nneka, Appointment to Assistant Principal, Griffin Middle School from Teacher, Green Acres Elementary School effective July 19, 2021
- Triebsch, Dr. William Kevin, Appointment to Assistant Principal, East Cobb Middle School from Teacher, Simpson Middle School effective July 19, 2021

High School

- Pothel, Amy, Appointment to Assistant Principal, Hillgrove High School from Teacher, Sprayberry High School effective July 19, 2021
 - A motion was made by Mr. Chastain, seconded by Mr. Hutchins, and unanimously approved by the Board to approve the Personnel Action Report as presented in Executive Session. Motion carried 7-0.

ACTION AGENDA:

CONSENT AGENDA

ACTION AGENDA ITEM #1 – Recommendation for Authorization of School Properties Disposal per District Administrative Rule DO-R

ACTION AGENDA ITEM #4 – Recommendation for Approval of Endowment Funded Project at McEachern High School

ACTION AGENDA ITEM #5 – Recommendation for the Approval of Georgia Department of Education Capital Outlay Project Closeout for Various Schools

• Without objection, the Board approved the **Consent Agenda Items** as presented.

DISCUSSION AGENDA

ACTION AGENDA ITEM #2 – Ed-SPLOST VI Resolution (attachment 1)

- A motion was made by Mr. Chastain, seconded by Mr. Banks, to approve the Ed-SPLOST VI Resolution as presented. Discussion followed.
- A motion was made by Mrs. Davis, seconded by Dr. Howard, to amend the original motion to approve the Ed-SLOST VI Resolution excluding the Commencement & Special Events Center. Following discussion, motion carried 6-1. Messrs. Chastain, Hutchins, Scamihorn, Wheeler, Mrs. Davis, and Dr. Howard voted "Yea," and Mr. Banks voted "Nay."

ACTION AGENDA ITEM #3 – Ed-SPLOST VI Contract with Cobb County Board of Elections for SPLOST Election

• A motion was made by Mr. Banks, seconded by Mr. Hutchins, and unanimously approved by the Board to approve the Ed-SPLOST VI Contract with the Cobb County Board of Elections as presented. Motion carried 7-0.

ACTION AGENDA ITEM #6 – Recommendation for Approval to Award a Contract for Walton High School Robotics Lab

A motion was made by Mrs. Davis, seconded by Mr. Banks, and unanimously approved by the Board to award a contract to Prime Contractors, Inc., in the amount of \$307,007 for the Walton Robotics Lab. Motion carried 7-0.

ACTION AGENDA ITEM #7 – Recommendation for Approval to Award a Contract for the Osborne High School Performing Arts Center

A motion was made by Dr. Howard, seconded by Mr. Hutchins, and unanimously approved by the Board to award a contract Carroll Daniel Construction Co., in the amount of \$13,126,000 for the Osborne High School Performing Arts Center. Motion carried 7-0.

ACTION AGENDA ITEM	78 – Adopt Resolution	Establishing Millage
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A motion was made by Mr. Banks, seconded by Mr. Chastain, and unanimously approved by the Board approve the Resolution establishing the 18.90 millage rater to fund the FY2022 Maintenance and Operation Budget. Motion carried 7-0.

EXECUTIVE SECRETARY

ADJOURN
Without objection, The Board adjourned the meeting at 8:15 p.m.

CHAIRMAN

STATE OF GEORGIA

COUNTY OF COBB

SECRETARY'S CERTIFICATE

I, Chris Ragsdale, Executive Secretary of the Board of Education of the Cobb County School District, do HEREBY CERTIFY that the foregoing pages constitute a true and correct copy of the Resolution adopted by the Cobb County Board of Education at an open public meeting duly called and lawfully assembled at 7:00 p.m. on the 15th day of July, 2021, in connection with the calling of an election pertaining to the reimposition or non-imposition of a one percent (1%) sales and use tax for educational purposes, the original of said Resolution being duly recorded in the Minute Book of said Board of Education, which Minute Book is in my custody and control.

I do hereby further certify that the following members of the Board of Education were present at said meeting:

handy Scaminorn		BRAO JUHEELER	
David BANKS			
The HUTCHINS			
DAVID CHASIMIN			
CHAMISSE DAVIS			
JAHA HOWARD			
and that the following members	were absent:		
and that said Resolution was dul	y adopted by a vote	of:	
Aye	Nay /	Abstain	
WITNESS my hand and School District, this 15 th day of J	the official seal of July, 2021.	he Board of Education of the	ne Cobb County
	Chair P		

Chris Ragsdale, Executive Secretary Board of Education of the

Cobb County School District

CONCURRENT RESOLUTIONS OF THE BOARDS OF EDUCATION FOR COBB COUNTY AND THE CITY OF MARIETTA SCHOOL SYSTEM TO PROVIDE FOR THE CALLING OF AN ELECTION TO DETERMINE THE REIMPOSITION OR NONIMPOSITION OF A ONE PERCENT SALES AND USE TAX WITHIN COBB COUNTY FOR EDUCATIONAL PURPOSES:

WHEREAS, the Board of Education of Cobb County (the "Cobb County Board of Education") is charged with the duties of contracting debts and managing the affairs of the Cobb County School District, which embraces all the territory within Cobb County, Georgia (the "County"), with the exception of all territory lying within the City of Marietta (the "City"); and

WHEREAS, the territory lying within the City constitutes an independent school district (the "Marietta City Schools") which is operated for and on behalf of the City by the Board of Education of the City of Marietta; and

WHEREAS, the Board of Education of the City of Marietta is charged with the duty of managing the affairs of Marietta City Schools, which embraces the territory within the County, contained within the limits of the City; and

WHEREAS, Article VIII, Section VI, Paragraph IV of the Constitution of the State of Georgia and the Official Code of Georgia Sections 48-8-140 et seq. authorize the imposition within each school district of each county and each independent school district located within such county in the State of Georgia of a 1 percent (1%) sales and use tax (the "SPLOST") to be used by school districts for educational purposes conditioned upon approval by a majority of the qualified voters within the boundaries of the local taxing jurisdiction voting in an election held therein; and

WHEREAS, the SPLOST for educational purposes is currently being imposed in the County and is proposed to expire on December 31, 2023; and

WHEREAS, Georgia law requires the Board of Education of each county school district and the Board of Education of each independent school district within such county to adopt concurrent resolutions with respect to the imposition, levy, and collection of any one percent (1%) sales and use tax conditioned upon approval by a majority of the qualified voters residing within the limits of the local taxing jurisdiction voting in a referendum thereon; and

WHEREAS, the Cobb County Board of Education and the Board of Education of the City of Marietta have determined that the most feasible means of funding certain expenditures for educational purposes within the Cobb County School District and Marietta City Schools is by reimposing, levying, and collecting a special one percent (1%) sales and use tax within Cobb County as authorized by law; and

WHEREAS, the net proceeds of the SPLOST shall be distributed between the Cobb County School District and the Marietta City Schools on the basis of the latest full-time equivalent ("FTE") count prior to the referendum on imposing the tax; and

WHEREAS, the Cobb County Board of Education has determined that it is in the best interests of the citizens of the Cobb County School District that the proceeds of the SPLO\$T, if

authorized, be used to pay or to be applied toward the cost of the projects set forth herein, and the payment of expenses incidental to accomplishing the projects set forth herein; and

WHEREAS, the Board of Education of the City of Marietta has determined that it is in the best interests of the citizens of Marietta City Schools that the proceeds of the SPLOST, if authorized, be used to pay or to be applied toward the cost of the projects set forth herein, and the payment of expenses incidental to accomplishing the projects; and

WHEREAS, each of the projects set forth herein is a project authorized by law to be financed through the imposition of a SPLOST; and

WHEREAS, pursuant to the provisions of the Constitution and laws of the State of Georgia, and pursuant to this resolution, it is necessary to submit to the qualified voters of the County the question of whether the one percent (1%) sales and use tax for educational purposes shall be reimposed.

NOW, THEREFORE, BE IT RESOLVED by the Cobb County Board of Education, and Board of Education of the City of Marietta, and it is hereby resolved by authority of the same, as follows:

Section 1. Authorization of Sales and Use Tax. There shall be reimposed, levied and collected in Cobb County, Georgia, a one percent (1%) sales and use tax for educational purposes, subject to approval by a majority of the qualified voters residing within the limits of Cobb County voting on the referendum therein, as authorized by Article VIII, Section VI, Paragraph IV of the Constitution of the State of Georgia, and by Article 3, Part 2 of Chapter 8 of Title 48 of the Official Code of Georgia Annotated, as amended (collectively, the "Act"), such tax to be imposed on all sales and uses (the "Sales Tax") in Cobb County for a period of twenty quarters (60 months), commencing on January 1, 2024, upon the expiration of the current Sales Tax, and said election to be held on November 2, 2021. Such tax shall raise the maximum amount of net proceeds of \$966,405,942.00. Pursuant to the Act, the net proceeds of the Sales Tax shall be distributed between the Cobb County School District and Marietta City Schools according to the ratio that student enrollment in the Cobb County School District and Marietta City Schools bears to the total student enrollment in both school systems, based on the latest FTE count prior to the November 2, 2021 referendum imposing the Sales Tax. The Sales Tax shall be expended for the following educational purposes:

For the Cobb County School District:

- (A) The following capital outlay projects at a total maximum cost of approximately \$894,891,903.00:
 - (i) Acquiring and preparing land for the construction of new or replacement schools and support facilities to accommodate the expansion or consolidation of existing or new schools or facilities.
 - (ii) Constructing, reconfiguring, or modifying existing, new or replacement schools and support facilities to accommodate student enrollment, class-size and programmatic needs, specifically including but not limited to the following:

Career Academy #2 – Northern Cobb Area New Elementary School – Southern Cobb Area Sprayberry High School

(iii) Modifying, enhancing and equipping classrooms or instructional units system-wide (as additional classrooms to existing schools or as all or part of new schools as Cobb County School District needs dictate), and making additions to and/or renovating, modifying and equipping new or existing schools and facilities, specifically including but not limited to the following:

Bells Ferry Elementary School North Cobb High School Tapp Middle School Kincaid Elementary School Mt. Bethel Elementary School Murdock Elementary School Sope Creek Elementary School Tritt Elementary School

(iv) Upgrading buildings and facilities and making infrastructure improvements (for example, roofing, plumbing, electrical, lighting, wiring, painting, water piping, HVAC, ADA renovations, energy management systems, repaving, safety and security, etc.), specifically including but not limited to the following:

440 Glover Street 484 Glover Street - Technology 514 Glover Street - Central Office 560 Glover Street - Maintenance 580 Glover Street - Human Resources 650 South Cobb Dr. - Public Safety Argo Rd - S. Central Maint. **Acworth Elementary** Addison Elementary **Adult Education Center** Allatoona High Argyle Elementary Austell Elementary Awtrey Middle **Baker Elementary** Baker Road Bus Shop Barber Middle Bells Ferry Elementary Belmont Hills Elementary Big Shanty Elementary Birney Elementary Blackwell Elementary Brown Administrative **Brumby Elementary**

Lost Mountain Middle Lovinggood Middle Mableton Elementary Mabry Middle Mars Hill Road Bus Shop McCall Primary McCleskey Middle McClure Middle McEachern High Milford Elementary Mount Bethel Elementary Mountain View Elementary Murdock Elementary Nicholson Elementary Nickajack Elementary North Cobb High Norton Park Elementary Kennesaw Elementary Kennesaw Mountain High Kennesaw Warehouse - Admin. Kincaid Elementary King Springs Elementary LaBelle Elementary Lassiter High

Bryant Elementary **Bullard Elementary** Campbell High Campbell Middle Chalker Elementary Cheatham Hill Elementary City View Elementary Clarkdale Elementary Clay Administrative

Clay -Harmony Leland Elementary

Cobb Horizon High

Cobb Innovation and Technology Academy

Cobb Online Learning Academy

Cobb Virtual Academy Compton Elementary Cooper Middle Daniell Middle Davis Elementary Dickerson Middle Dodgen Middle **Dowell Elementary** Due West Elementary

Durham Middle East Cobb Middle East Side Elementary Eastvalley Elementary Fair Oaks Elementary

Floyd Middle Ford Elementary Frey Elementary Garrett Middle

Garrison Mill Elementary Green Acres Elementary

Griffin Middle Harrison High

Hawthorne Center - Admin.

Hayes Elementary Hendricks Elementary Hightower Trail Middle Hillgrove High

Hollydale Elementary Keheley Elementary Kell High

Kemp Elementary

Lewis Elementary

Lindley - 7th and 8th Grade Lindley 6th Grade Academy

Osborne High Palmer Middle Pearson Middle Pebblebrook High Pickett's Mill Elementary Pine Mountain Middle Pitner Elementary

Pitts Transportation Center

Pope High

Powder Springs Elementary Powers Ferry Elementary Riverside Elementary Rocky Mount Elementary Rose Garden - Special Russell Elementary Sanders Elementary Sanders Road Bus Shop Sedalia Park Elementary Shallowford Falls Elementary

Simpson Middle

Sky View (H.A.V.E.N. Academy)

Smitha Middle Smyrna Elementary Sope Creek Elementary

South Cobb Early Learning Center

South Cobb High Sprayberry High Still Elementary Tapp Middle **Teasley Elementary** Timber Ridge Elementary

Tritt Elementary Varner Elementary Vaughan Elementary

Walton High Wheeler High

Making system-wide technology improvements, including but not limited to: (v) acquisition and installation of instructional technology, security, safety and support, and information systems hardware, and associated software and

- accessories, and infrastructure at all schools and selected other administrative, support and educational facilities; and
- (vi) Replacing, purchasing, upgrading or supplementing capital equipment including but not limited to, desks, chairs, tables, school buses, support vehicles, books, hardware/software, security and safety equipment, tractors and laboratory equipment.

For the Marietta City Schools:

- (B) The following capital outlay projects at a total maximum cost of approximately \$71,514,039.00:
 - (i) Acquiring and preparing land for the construction of replacement schools and the expansion of existing schools;
 - (ii) For renovation and/or addition projects at the following facilities:

Marietta Center for Advanced Academics Hickory Hills Elementary West Side Elementary Marietta High Sawyer Road Elementary

- (iii) For athletic facility improvements at Marietta High and Northcutt Stadium;
- (iv) For outdoor educational and playground equipment and other similar improvements at all District elementary schools;
- (v) Making system-wide technology improvements, including, but not limited to, acquisition and installation of instructional technology and information systems, hardware, software, servers, systems, security and surveillance systems, hardware and associated software and accessories, and infrastructure at all schools and selected other facilities as needed;
- (iv) Replacing, purchasing, upgrading or supplementing capital equipment including, but not limited to, desks, chairs, copiers, printers, food service equipment, audio/visual equipment, tables, system-wide support vehicles to include school buses, support vehicles, supporting equipment, security equipment, instructional materials, instructional instruments, musical instruments, fine arts equipment, and laboratory equipment;
- (v) Modifying, reconfiguring, equipping, upgrading, expanding, making infrastructure improvements to, acquiring, demolishing, and replacing land, including any site preparation, if necessary, for new and existing buildings, and facilities (including buildings and facilities to be constructed pursuant to this resolution, once completed)--e.g., roofing, plumbing, drainage, water lines, electrical, wiring,

flooring, lighting, energy management systems, railings, painting, water piping, boilers, HVAC, ADA renovations, infrastructure improvements, repaving, resurfacing, fencing, school system safety and security, windows, doors, gates and other site access controls, physical education facilities, classroom additions, and program-driven modifications, as needed, including but not limited to the following:

A. L. Burruss Elementary **Dunleith Elementary** Hickory Hills Elementary Lockheed Elementary Marietta Center for Advanced Academics Marietta High Marietta Middle Marietta Sixth Grade Academy Park Street Elementary Sawyer Road Elementary West Side Elementary Northcutt Stadium 250 & 250B Howard St. - Dept. of Special Services 250 & 250B Howard St. - Central Office 145 Dodd Street Facility 461 Allgood Road Facility 350 Lemon Street Facility 353-B Lemon Street Facility 368 Wright Street Facility 377 Henry Drive Facility

Section 2. <u>Call for Election</u>. The Cobb County School District and the Marietta City Schools hereby call, and request that the Board of Elections and Registration of Cobb County call an election to be held in all the voting precincts in Cobb County on the 2nd day of November, 2021, for the purposes of submitting to the qualified voters of Cobb County the question set forth in Section 3 below.

Section 3. Form of Ballot. The ballots to be used in such election should have written or printed thereon substantially the following language or such other language as may be required by law:

() YES Shall the special 1 percent sales and use tax for educational purposes currently imposed in Cobb County be reimposed on January 1, 2024, upon the expiration of the current sales and use tax, for no longer than 20 consecutive calendar quarters, to raise the maximum amount of net proceeds of \$966,405,942.00 to be used for the following educational purposes:

For the Cobb County School District:

For renovations, modifications and additions to new and existing schools and other facilities, construction and equipping of new schools, construction and equipping of new classrooms, upgrading buildings and facilities, infrastructure improvements, acquisition and preparation of land, and acquisition of equipment, safety and security and technology systems at a total maximum cost of approximately \$894,891,903.00 for the Cobb County School District as described in the Notice of Election.

For the Marietta City Schools:

For renovations, modifications, and additions to existing schools and other facilities, upgrading buildings and facilities, infrastructure improvements, acquisition and preparation of land, and acquisition of equipment, security and technology systems and systemwide support vehicles, at a total maximum cost of approximately \$71,514,039.00 for the City of Marietta Schools, as described in the Notice of Election.

Section 4. Manner of Election. In accordance with O.C.G.A. § 21-2-540, the date of such election shall be, and the election is hereby set for November 2, 2021. The polls of each election district of the County shall open at 7 a.m. and close at 7 p.m. The election shall be held in accordance with the election laws of the State of Georgia and the returns of said election shall be made to the Cobb County Board of Education and to the Board of Elections and Registration for the County, who shall, in the presence of and together with the several managers of the polls, bring up the returns, consolidate the returns and declare the results of the election in the manner required by law.

Section 5. Publication of Notice of Election. The Cobb County Board of Elections shall be, and is hereby, authorized and instructed to publish notice of said election as required by law in the newspaper in which sheriff's advertisements of the County are published, once a week for five (5) weeks immediately preceding the date of the election, i.e., November 2, 2021, and the notice of election shall be in substantially the form attached hereto as Exhibit A, and, by this reference thereto, made a part hereof.

Section 6. Notice to Board of Elections and Registration. The Secretary of the Cobb County Board of Education and the Secretary of the Board of Education of the City of Marietta are hereby authorized and directed to deliver a copy of this resolution to the Chairman of the Board of Elections and Registration of Cobb County with a request that the Chairman of the Cobb County Board of Elections and Registration order the call of this election.

Section 7. Further Authority. The proper officer's and agents of the Cobb County School District and the Marietta City Schools are hereby authorized to take any and all further actions as may be required in connection with the imposition of such sales and use tax, the acquisition, constructing, and equipping of the projects as described herein.

Section 8. General Repeal. Any and all Resolutions or parts thereof in conflict herewith are hereby repealed.

Section 9. Effective Date. These Concurrent Resolutions shall take effect immediately upon adoption.

[SIGNATURES ON FOLLOWING PAGES]

COBB COUNTY BOARD OF EDUCATION

By: Randy Scamhorn, Chair

Attest:

Secretary

THIS 15 DAY OF JULY , 2021.

BOARD OF EDUCATION OF THE CITY OF MARIETTA

By:

Angela Orange, Chair

Secretary

Attest:

THIS 20 +4 DAY OF 7 - 1, 2021.

EXHIBIT "A"

NOTICE OF CALL FOR SPECIAL ELECTION TO THE QUALIFIED VOTERS OF COBB COUNTY TO CONSIDER A SPECIAL ONE PERCENT SALES AND USE TAX FOR EDUCATIONAL PURPOSES

NOTICE IS HEREBY GIVEN that on November 2, 2021, an election will be held in all of the election districts of Cobb County, at which time there will be submitted to the qualified voters of Cobb County for their determination the question of whether a special one percent (1%) sales and use tax shall be reimposed on all sales and uses in Cobb County beginning January 1, 2024, upon the expiration of the current sales and use tax, and continuing for a period of time not to exceed 20 calendar quarters to raise the maximum amount of net proceeds of \$966,405,942.00 to be expended for the following educational purposes:

For the Cobb County School District:

- (A) The following capital outlay projects at a total maximum cost of approximately \$894.891,903.00:
 - (i) Acquiring and preparing land for the construction of new or replacement schools and support facilities to accommodate the expansion or consolidation of existing or new schools or facilities.
 - (ii) Constructing, reconfiguring, or modifying existing, new or replacement schools and support facilities to accommodate student enrollment, class-size and programmatic needs, specifically including but not limited to:

Career Academy #2 – Northern Cobb Area New Elementary School – Southern Cobb Area Sprayberry High School

(iii) Modifying, enhancing and equipping classrooms or instructional units system-wide (as additional classrooms to existing schools or as all or part of new schools as Cobb County School District needs dictate), and making additions to and/or renovating, modifying and equipping new or existing schools and facilities, specifically including but not limited to the following:

Bells Ferry Elementary School North Cobb High School Tapp Middle School Kincaid Elementary School Mt. Bethel Elementary School Murdock Elementary School Sope Creek Elementary School Tritt Elementary School (iv) Upgrading buildings and facilities and making infrastructure improvements (for example, roofing, plumbing, electrical, lighting, wiring, painting, water piping, HVAC, ADA renovations, energy management systems, repaving, safety and security, etc.), specifically including but not limited to the following:

440 Glover Street

484 Glover Street - Technology 514 Glover Street - Central Office 560 Glover Street - Maintenance 580 Glover Street - Human Resources 650 South Cobb Dr. - Public Safety

Argo Rd – S. Central Maint. Acworth Elementary Addison Elementary

Adult Education Center

Allatoona High Argyle Elementary Austell Elementary Awtrey Middle Baker Elementary

Baker Road Bus Shop

Barber Middle

Bells Ferry Elementary
Belmont Hills Elementary
Big Shanty Elementary
Birney Elementary
Blackwell Elementary
Brown Administrative

Brown Administrative Brumby Elementary Bryant Elementary

Bullard Elementary Campbell High

Campbell Middle Chalker Elementary

Cheatham Hill Elementary City View Elementary

Clarkdale Elementary
Clay Administrative

Clay -Harmony Leland Elementary

Cobb Horizon High

Cobb Innovation and Technology Academy

Cobb Online Learning Academy

Cobb Virtual Academy Compton Elementary Cooper Middle Daniell Middle

Davis Elementary
Dickerson Middle
Dodgen Middle

Lost Mountain Middle Lovinggood Middle Mableton Elementary

Mabry Middle

Mars Hill Road Bus Shop

McCall Primary
McCleskey Middle
McClure Middle
McEachern High
Milford Elementary
Mount Bethel Elementary
Mountain View Elementary
Murdock Elementary

Murdock Elementary
Nicholson Elementary
Nickajack Elementary
North Cobb High
Norton Park Elementary
Kennesaw Elementary
Kennesaw Mountain High

Kennesaw Warehouse - Admin.

Kincaid Elementary King Springs Elementary LaBelle Elementary Lassiter High

Lassiter High
Lewis Elementary

Lindley – 7th and 8th Grade Lindley 6th Grade Academy

Osborne High
Palmer Middle
Pearson Middle
Pebblebrook High
Pickett's Mill Elementary
Pine Mountain Middle
Pitner Elementary

Pitts Transportation Center

Pope High

Powder Springs Elementary Powers Ferry Elementary Riverside Elementary Rocky Mount Elementary Rose Garden - Special Russell Elementary Sanders Elementary Sanders Road Bus Shop Dowell Elementary Due West Elementary Durham Middle East Cobb Middle East Side Elementary Eastvalley Elementary Fair Oaks Elementary Floyd Middle Ford Elementary Frey Elementary Garrett Middle Garrison Mill Elementary Green Acres Elementary Griffin Middle Harrison High Hawthorne Center - Admin. Hayes Elementary Hendricks Elementary Hightower Trail Middle Hillgrove High Hollydale Elementary Keheley Elementary Kell High Kemp Elementary

Sedalia Park Elementary Shallowford Falls Elementary Simpson Middle Sky View (H.A.V.E.N. Academy) Smitha Middle Smyrna Elementary Sope Creek Elementary South Cobb Early Learning Center South Cobb High Sprayberry High Still Elementary Tapp Middle **Teasley Elementary** Timber Ridge Elementary Tritt Elementary Varner Elementary Vaughan Elementary Walton High Wheeler High

- (v) Making system-wide technology improvements, including but not limited to: acquisition and installation of instructional technology, security, safety and support, and information systems hardware, and associated software and accessories, and infrastructure at all schools and selected other administrative, support and educational facilities; and
- (vi) Replacing, purchasing, upgrading or supplementing capital equipment including but not limited to, desks, chairs, tables, school buses, support vehicles, books, hardware/software, security and safety equipment, tractors and laboratory equipment.

For the Marietta City Schools:

- (B) The following capital outlay projects at a total maximum cost of approximately \$71,514,039.00:
 - (i) Acquiring and preparing land for the construction of replacement schools and the expansion of existing schools;
 - (ii) For schoolwide renovation and/or addition projects at the following facilities:

Marietta Center for Advanced Academics Hickory Hills Elementary West Side Elementary Marietta High Sawyer Road Elementary

- (iii) For athletic facility improvements at Marietta High and Northcutt Stadium;
- (iv) For outdoor educational and playground equipment and other similar improvements at all District elementary schools;
- (v) Making system-wide technology improvements, including, but not limited to, acquisition and installation of instructional technology and information systems, hardware, software, servers, systems, security and surveillance systems, hardware and associated software and accessories, and infrastructure at all schools and selected other facilities as needed;
- (iv) Replacing, purchasing, upgrading or supplementing capital equipment including, but not limited to, desks, chairs, copiers, printers, food service equipment, audio/visual equipment, tables, system-wide support vehicles to include school buses, support vehicles, supporting equipment, security equipment, instructional materials, instructional instruments, musical instruments, fine arts equipment, and laboratory equipment;
- (v) Modifying, reconfiguring, equipping, upgrading, expanding, making infrastructure improvements to, acquiring, demolishing, and replacing land, including any site preparation, if necessary, for new and existing buildings, and facilities (including buildings and facilities to be constructed pursuant to this resolution, once completed)--e.g., roofing, plumbing, drainage, water lines, electrical, wiring, flooring, lighting, energy management systems, railings, painting, water piping, boilers, HVAC, ADA renovations, infrastructure improvements, repaving, resurfacing, fencing, school system safety and security, windows, doors, gates and other site access controls, physical education facilities, classroom additions, and program-driven modifications, as needed, including but not limited to the following:

A. L. Burruss Elementary
Dunleith Elementary
Hickory Hills Elementary
Lockheed Elementary
Marietta Center for Advanced Academics
Marietta High
Marietta Middle
Marietta Sixth Grade Academy
Park Street Elementary
Sawyer Road Elementary
West Side Elementary
Worthcutt Stadium
250 & 250B Howard St. - Dept. of Special Services
250 & 250B Howard St. - Central Office

145 Dodd Street Facility 461 Allgood Road Facility 350 Lemon Street Facility 353-B Lemon Street Facility 368 Wright Street Facility 377 Henry Drive Facility

The ballots to be used in such election should have written or printed thereon substantially the following language or such other language as may be required by law:

() YES Shall the special 1 percent sales and use tax for educational purposes currently imposed in Cobb County be reimposed on January 1, 2024, upon the expiration of the current sales and use tax, for no longer than 20 consecutive calendar quarters, to raise the maximum amount of net proceeds of \$966,405,942.00 to be used for

the following educational purposes:

For the Cobb County School District:

For renovations, modifications and additions to new and existing schools and other facilities, construction and equipping of new schools, construction and equipping of new classrooms, upgrading buildings and facilities, infrastructure improvements, acquisition and preparation of land, and acquisition of equipment, safety and security and technology systems at a total maximum cost of approximately \$894,891,903.00 for the Cobb County School District as described in the Notice of Election.

For the Marietta City Schools:

For renovations, modifications, and additions to existing schools and other facilities, upgrading buildings and facilities, infrastructure improvements, acquisition and preparation of land, and acquisition of equipment, security and technology systems and systemwide support vehicles, at a total maximum cost of approximately \$71,514,039.00 for the City of Marietta Schools, as described in the Notice of Election.

Pursuant to O.C.G.A. § 20-2-491, the Cobb County School District and Marietta City Schools will continue to ensure that performance audits or performance reviews on capital outlay projects funded by local sales tax are performed by an independent auditor, consultant, or other provider to ensure proceeds are expended efficiently and economically.

The several places for holding said election shall be at the regular and established voting precincts of all of the election districts of Cobb County, and the polls will be open from 7 a.m. until 7 p.m. on the date fixed for the election.

Pursuant to O.C.G.A. § 21-2-224 (b), the registration deadline for taking applications from persons desiring to register to vote in this election will be the close of business on the fifth Monday

prior to the date of the Special Election, or if such Monday is a legal holiday, by the close of business the following business day.

All residents of Cobb County qualified to vote at such election shall be determined in all respects in accordance with the election laws of the State of Georgia.

This notice is given by the Cobb County Board of Registration and Elections, as election superintendent under O.C.G.A. 21-2-540(d) and 21-2-2(35), pursuant to concurrent resolutions of the Board of Education of Cobb County and the Board of Education of the City of Marietta Schools.

COBB COUNTY BOARD OF REGISTRATION AND ELECTIONS

BOARD OF EDUCATION OF COBB COUNTY

BOARD OF EDUCATION OF THE CITY OF MARIETTA SCHOOLS

THIS 15th DAY OF JULY 2021.

PENDING BOARD APPROVAL

THESE MINUTES ARE NOT OFFICIAL UNTIL APPROVED BY THE BOARD OF EDUCATION AND SIGNED BY THE CHAIRMAN AND EXECUTIVE SECRETARY

THIRD PUBLIC HEARING FOR TAX DIGEST THURSDAY, JULY 15, 2021

The Cobb County Board of Education met for a Tax Digest Public Hearing on Thursday, July 15, 2021, at 6:30 p.m. with the following members present: Messrs. Banks, Chastain, Hutchins, Scamihorn, Dr. Howard, Mrs. Davis and Mr. Ragsdale, Executive Secretary. Mr. Wheeler was away from the venue and participated via teleconference.

All official meetings of the Cobb County Board of Education conform to state law and are open to the public. The minutes of this meeting are available for public review anytime during the regular office hours or on our website: www.cobbk12.org

CALL TO ORDER

Mr. Scamihorn, Board Chair, called the meeting to order at 6:30 p.m.

TAX DIGEST PRESENTATION

Chief Financial Officer Mr. Bradley Reuben Johnson presented the following summary of the required three tax digest hearings.

Today's Tax Digest Hearing is a special hearing required by the state of Georgia. Each year property values are assessed by the Cobb County Tax Assessor, and the school district sets a millage rate that generates local revenue based on property value. The FY2022 Tentative Budget is budgeted to continue the same millage rate as the previous year of 18.90 Mills.

It is important to note that a completely separate entity (Cobb County Tax Assessor) assesses property values annually in Cobb County. If the Tax Assessor lowers the value of a Cobb Citizen's home, the district's millage rate will be applied to the lower value and that property owner will pay less property tax. If the Tax Assessor increases the value of a Cobb Citizen's home, the district's millage rate will be applied to the higher property value and that property owner will pay more property tax. In either case, the school district millage rate is still 18.90 Mills and the General Fund Millage Tax Rate has not increased.

Georgia Law currently contains a provision which was originally called the GA Taxpayers Bill of Rights, which states that in a year when the property value digest increases, school districts must hold three public hearings for citizen input due to the fact that even if the district's millage rate remains the same, the school district will receive additional property tax revenue because of the increased property values assessed by the Cobb County Tax Assessor.

The district is scheduled to conduct three (3) public hearings on this matter. The public hearing schedule was held as follows:

- Hearing #1 Thursday, July 8, 2021 at 11:30 a.m.
- Hearing #2 Thursday July 8, 2021 at 6:05 p.m.
- Hearing #3 Thursday, July 15, 2021 at 6:30 p.m.

The district is scheduled to establish the General Fund Millage Rate on Thursday, July 15, 2021, during the Voting Session of the Board Meeting.

PUBLIC (COMMENT
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There were no public speakers.

There were no puone speakers.					
ADJOURN – Without objection, the hearing adjourned at 6:36 pm.					
CHAIRMAN	EXECUTIVE SECRETARY				

COBB COUNTY BOARD OF EDUCATION AGENDA ITEM August 19, 2021

TOPIC:

AGENDA ITEM #1 – Recommendation for Approval of School Properties Disposal per District Administrative Rule DO-R

BACKGROUND/RATIONALE:

Through normal operations, the district generates surplus property and equipment due to damage and obsolescence on a regular basis. Items that are no longer needed by a school or department but are still in good condition and re-usable are made available to other schools and departments at no charge. Items that are no longer usable in the District are declared surplus. **State Law requires School Board approval for District Property to be designated as surplus under §20-2-520 of the Georgia Code of Laws**. The need to dispose of these items in an efficient, cost effective and expeditious manner is imperative to the district. Items are currently stored in the District warehouse that have been deemed surplus. A complete list of current surplus items is on file in the Superintendent's office or on the District's website under Meeting Agenda Items. All items listed are no longer of use by the District.

Methods available to dispose of surplus items include:

Public auction

Sealed bid or private sale

The State of Georgia Department of Administrative Services on-line and public auction services Sale to other public-school districts at costs equal to previous auction results

Online auctions

Negotiated contracts

Upon Board approval of the attached lists, the Business Services Division will dispose of this surplus in a manner that is the most cost effective and efficient for the district as outlined in Administrative Rule DO-R. Acceptable methods of disposal will be continually reviewed to maximize our return on investment.

SUPERINTENDENT'S RECOMMENDATION:

Approve the recommendation for authorization of School Properties Disposal as detailed in the lists on file in the Superintendent's office.

COST:

The District will receive revenue for the disposal of these items. The revenues received will assist in deferring labor costs for management of the disposal process

Account Charge code: N/A

Budgeted: N/A

DATA SOURCES:

Marc Smith Jill Vestal Stephen Cochran

TOTAL ASSETS

TECHNOLOGY

Quantity	ClassDesc	PropertyTag	Serial Number	Purchase Date
1	COMPUTER- LAPTOP	2500291	4H5200BPTJD	9/23/2005
1	COMPUTER- DESKTOP	1888935	H00022079TH	5/14/2010
1	COMPUTER- DESKTOP	1888934	H000220D9TH	5/14/2010
1	COMPUTER- DESKTOP	1901600	H01390XAEUG	11/29/2011
1	COMPUTER- DESKTOP	1901601	H0190XEEUG	11/29/2011
1	COMPUTER- DESKTOP	1901602	H01390XBEUG	11/29/2011
1	COMPUTER- DESKTOP	1901604	H01390X8EUG	11/29/2011
1	COMPUTER- DESKTOP	1901605	H01390XDEUG	11/29/2011
1	COMPUTER- DESKTOP	1901606	H01390X9EUG	11/29/2011
1	COMPUTER- DESKTOP	1902998	D25GG01ZDPNK	1/10/2012
1	COMPUTER- DESKTOP	1902999	D25GG080DPNK	1/10/2012
1	COMPUTER- DESKTOP	1903000	D25GG052DPNK	1/10/2012
1	COMPUTER- DESKTOP	1903001	D25GG0GDDPNK	1/10/2012
1	COMPUTER- DESKTOP	1903002	D25GG0W5DPNK	1/10/2012
1	COMPUTER- DESKTOP	1903003	D25GG08YDPNK	1/10/2012
1	COMPUTER- DESKTOP	1903004	D25GG0AVDPNK	1/10/2012
1	COMPUTER- DESKTOP	1903005	D25GG065DPNK	1/10/2012
1	COMPUTER- DESKTOP	1903006	D25GG169DPNK	1/10/2012
1	COMPUTER- DESKTOP	1903007	D25GG0AEDPNK	1/10/2012
1	COMPUTER- DESKTOP	1903008	D25GG108DPNK	1/10/2012
1	COMPUTER- DESKTOP	1903009	D25GG0A0DPNK	1/10/2012
1	COMPUTER- DESKTOP	1903010	D25GG0PJDPNK	1/10/2012
1	COMPUTER- DESKTOP	1903011	D25GG0AXDPNK	1/10/2012
1	COMPUTER- DESKTOP	1903012	D25GG1GYDPNK	1/10/2012
1	COMPUTER- DESKTOP	1903013	D25GG0ASDPNK	1/10/2012
1	COMPUTER- DESKTOP	1903014	D25GG1DRDPNK	1/10/2012
1	COMPUTER- DESKTOP	1903015	D25GG0BLDPNK	1/10/2012
1	COMPUTER- DESKTOP	1903016	D25GG07JDPNK	1/10/2012
1	COMPUTER- TABLET	1901734	DN6H2WUUDFHY	2/8/2012
1	COMPUTER- TABLET	1901735	DN6H2ML7DFHY	2/8/2012
1	COMPUTER- TABLET	1906629	DMPHN0GZDVD3	6/28/2012
1	COMPUTER- TABLET	1908364	DYTJJ3HVDFHW	11/5/2012
1	COMPUTER- LAPTOP	1908369	C02JG3RRDV33	11/15/2012
1	COMPUTER- TABLET	1906055	DMPHF1J1DVD3	1/7/2013
1	COMPUTER- TABLET	1911512	F5RKCF9RDFHW	5/15/2013
1	COMPUTER- TABLET	1911624	DMPKNF54F182	5/17/2013
1	COMPUTER- TABLET	1910559	F5XKPG78DFHW	5/30/2013
1	COMPUTER- TABLET	1910560	F5XKPG2NDFHW	5/30/2013
1	COMPUTER- TABLET	1910680	F5XKPDQWDFHW	5/30/2013
1	COMPUTER- TABLET	1910682	F5XKPFUZDFHW	5/30/2013
1	COMPUTER- TABLET	1910683	F5XKPG16DFHW	5/30/2013
1	COMPUTER- TABLET	1910687	F5XKPDJXDFHW	5/30/2013
1	COMPUTER- TABLET	1910689	F5XKPGH6DFHW	5/30/2013
1	COMPUTER- TABLET	1910690	F5RKPD3NDFHW	5/30/2013
1	COMPUTER- TABLET	1910691	F5RKPD3HDFHW	5/30/2013
1	COMPUTER- TABLET	1910694	F5RKP0Z3DFHW	5/30/2013
1	COMPUTER- TABLET	1910696	F5RKP1G2DFHW	5/30/2013
1	COMPUTER- TABLET	1912210	F5RL2XTWDFHW	7/30/2013
1	COMPUTER- TABLET	1914363	DMPL2Q59F183	8/30/2013

1	COMPUTER- TABLET	1914365	DMPL2GA6F183	8/30/2013
1	COMPUTER- TABLET	1916333	DMRLTVC5F182	10/24/2013
1	COMPUTER- TABLET	1916334	DMPL2MNDF182	10/24/2013
1	COMPUTER- TABLET	1920793	DMPN98QXF182	9/26/2014
1	COMPUTER- TABLET	1943057	DMQPJH22FK10	7/20/2015
1	COMPUTER- TABLET	1971323	DMRZNAWLMF3M	2/7/2020
1	PROJECTOR- VIDEO	1922178	PDL2E01266000	4/14/2014
1	PROJECTOR- VIDEO	1945994	PDN7F0002401L	7/13/2016
1	COMPUTER- LAPTOP	1816813	79KKGC1	3/6/2007
1	COMPUTER- LAPTOP	1816814	H9KKGC1	3/6/200
1	COMPUTER- LAPTOP	1839990	24STXC1	5/25/200
1	COMPUTER- DESKTOP	1883487	G6JXVL1	2/2/201
1	COMPUTER- DESKTOP	1891029	6FQCHN1	8/9/2010
1	COMPUTER- DESKTOP	1891077	6KZDHN1	8/9/2010
1	COMPUTER- DESKTOP	1891061	9KZDHN1	8/9/2010
1	COMPUTER- DESKTOP	1891142	FCQCHN1	8/9/2010
1	COMPUTER- LAPTOP	1889719	1FKLQM1	8/9/2010
1	COMPUTER-TEACHER LAPTOP	17C2LQ1	17C2LQ1	6/2/2013
1	COMPUTER-TEACHER LAPTOP	17GXKQ1	17GXKQ1	6/2/201:
1	COMPUTER-TEACHER LAPTOP	19N2LQ1	19N2LQ1	6/6/201:
1	COMPUTER-TEACHER LAPTOP	1KWNKQ1	1KWNKQ1	6/7/201:
1	COMPUTER-TEACHER LAPTOP	1KFYKQ1	1KFYKQ1	6/7/2013
1	COMPUTER-TEACHER LAPTOP	1NHXKQ1	1NHXKQ1	6/7/2013
1	COMPUTER-TEACHER LAPTOP	1HWRKQ1	1HWRKQ1	6/7/201:
1	COMPUTER-TEACHER LAPTOP	1MXRKQ1	1MXRKQ1	6/7/2013
1	COMPUTER-TEACHER LAPTOP	1KWRKQ1	1KWRKQ1	6/7/2013
1	COMPUTER-TEACHER LAPTOP	1PFTKQ1	1PFTKQ1	6/7/201:
1	COMPUTER-TEACHER LAPTOP	1PFRKQ1	1PFRKQ1	6/7/201
1	COMPUTER-TEACHER LAPTOP	1HVSKQ1	1HVSKQ1	6/7/201
1	COMPUTER-TEACHER LAPTOP	1PG0LQ1	1PG0LQ1	6/7/201
1	COMPUTER-TEACHER LAPTOP	1HT1LQ1	1HT1LQ1	6/9/201
1	COMPUTER-TEACHER LAPTOP	1MTVKQ1	1MTVKQ1	6/14/201
1	COMPUTER-TEACHER LAPTOP	2RSPKQ1	2RSPKQ1	6/15/201:
1	COMPUTER-TEACHER LAPTOP	2T4SKQ1	2T4SKQ1	6/27/201
1	COMPUTER-TEACHER LAPTOP	1P5RKQ1	1P5RKQ1	6/28/201
1	COMPUTER-TEACHER LAPTOP	1M3TKQ1	1M3TKQ1	6/29/201
1	COMPUTER-TEACHER LAPTOP	1LQTKQ1	1LQTKQ1	6/29/201:
1	COMPUTER-TEACHER LAPTOP	2CJZKQ1	2CJZKQ1	7/8/201
1	COMPUTER-TEACHER LAPTOP	1L7VKQ1	1L7VKQ1	7/12/201:
1	COMPUTER-TEACHER LAPTOP	1QBRKQ1	1QBRKQ1	7/12/201
1	COMPUTER-TEACHER LAPTOP	1NVPKQ1	1NVPKQ1	7/12/201
1	COMPUTER-TEACHER LAPTOP	1L80LQ1	1L80LQ1	7/18/201
1	COMPUTER-TEACHER LAPTOP	6XZZKQ1	6XZZKQ1	7/18/201
1	COMPUTER-TEACHER LAPTOP	1JGZKQ1	1JGZKQ1	7/18/201
1	COMPUTER-TEACHER LAPTOP	49QMKQ1	49QMKQ1	7/26/201
1	COMPUTER- LAPTOP	HC080Q1	HC080Q1	7/27/201
1	COMPUTER- LAPTOP	79080Q1	79080Q1	7/27/201
1	COMPUTER- LAPTOP	1B080Q1	1B080Q1	7/27/201
1	COMPUTER- LAPTOP	J5080Q1	J5080Q1	7/27/201
1	COMPUTER- LAPTOP	35680Q1	35680Q1	7/27/201
1	COMPUTER- LAPTOP	35Y70Q1	35Y70Q1	7/27/201

1	COMPUTER- LAPTOP	JC080Q1	JC080Q1	7/27/201:
1	COMPUTER- LAPTOP	JS580Q1	JS580Q1	7/27/201:
1	COMPUTER- LAPTOP	CJ080Q1	CJ080Q1	7/27/201:
1	COMPUTER- LAPTOP	6T580Q1	6T580Q1	7/27/201:
1	COMPUTER- LAPTOP	J4080Q1	J4080Q1	7/27/201:
1	COMPUTER- LAPTOP	6B080Q1	6B080Q1	7/27/201:
1	COMPUTER- LAPTOP	8Q080Q1	8Q080Q1	7/27/201:
1	COMPUTER- LAPTOP	7S080Q1	7S080Q1	7/27/201:
1	COMPUTER- LAPTOP	15Z70Q1	15Z70Q1	7/27/201:
1	COMPUTER- LAPTOP	83080Q1	83080Q1	7/27/201:
1	COMPUTER- LAPTOP	1Q080Q1	1Q080Q1	7/27/201:
1	COMPUTER- LAPTOP	75080Q1	75080Q1	7/27/2013
1	COMPUTER- LAPTOP	51680Q1	51680Q1	7/27/201:
1	COMPUTER- LAPTOP	16080Q1	16080Q1	7/27/201:
1	COMPUTER- DESKTOP	1899078	1VC4KQ1	7/28/2013
1	COMPUTER-TEACHER LAPTOP	54CSKQ1	54CSKQ1	8/4/2013
1	COMPUTER-TEACHER LAPTOP	4BQSKQ1	4BQSKQ1	8/4/2013
1	COMPUTER-TEACHER LAPTOP	4BBLKQ1	4BBLKQ1	8/4/2013
1	COMPUTER-TEACHER LAPTOP	49VQKQ1	49VQKQ1	8/5/2013
1	COMPUTER- LAPTOP	9WSDRQ1	9WSDRQ1	8/26/2013
1	COMPUTER- LAPTOP	6WSDRQ1	6WSDRQ1	8/26/2013
1	COMPUTER-TEACHER LAPTOP	CPYYKQ1	CPYYKQ1	9/13/2013
1	COMPUTER- LAPTOP	199NSQ1	199NSQ1	9/27/2013
1	COMPUTER- LAPTOP	899NSQ1	899NSQ1	9/27/201:
1	COMPUTER- LAPTOP	8G9NSQ1	8G9NSQ1	9/27/2013
1	COMPUTER- LAPTOP	CG9NSQ1	CG9NSQ1	9/27/201:
1	COMPUTER- DESKTOP	D6JDTR1	D6JDTR1	2/6/2012
1	COMPUTER- DESKTOP	D63RTR1	D63RTR1	2/6/2012
1	COMPUTER- DESKTOP	9DGRTR1	9DGRTR1	2/6/2012
1	COMPUTER- DESKTOP	9CTPTR1	9CTPTR1	2/6/2012
1	COMPUTER- DESKTOP	9D1MTR1	9D1MTR1	2/6/2012
1	COMPUTER- DESKTOP	1904561	C1R6MS1	4/11/2012
1	COMPUTER- DESKTOP	1904481	BWD6MS1	4/11/2012
1	COMPUTER- DESKTOP	1904528	BWQCMS1	4/11/2012
1	COMPUTER- DESKTOP	GC2N1R1	GC2N1R1	4/26/2012
1	COMPUTER- DESKTOP	GCHQ1R1	GCHQ1R1	4/26/2012
1	COMPUTER- DESKTOP	GCNF1R1	GCNF1R1	4/26/2012
1	COMPUTER- DESKTOP	G8TP1R1	G8TP1R1	4/26/2012
1	COMPUTER- DESKTOP	GBYL1R1	GBYL1R1	4/26/2012
1	COMPUTER- DESKTOP	GKHP1R1	GKHP1R1	4/26/2012
1	COMPUTER- DESKTOP	GKHL1R1	GKHL1R1	4/26/2012
1	COMPUTER- DESKTOP	G8WK1R1	G8WK1R1	4/26/2012
1	COMPUTER- DESKTOP	G8YL1R1	G8YL1R1	4/26/2012
1	COMPUTER- DESKTOP	GP5D1R1	GP5D1R1	4/26/2012
1	COMPUTER- DESKTOP	G8RH1R1	G8RH1R1	4/26/2012
1	COMPUTER- DESKTOP	G9NQ1R1	G9NQ1R1	4/26/2012
1	COMPUTER- DESKTOP	G98K1R1	G98K1R1	4/26/2012
1	COMPUTER- DESKTOP	GPCF1R1	GPCF1R1	4/26/2013
1	COMPUTER- DESKTOP	GPCJ1R1	01 01 11/1	4/26/2012
1	COMPUTER- DESKTOP	G93R1R1	G93R1R1	4/26/2013
1	COMPUTER- DESKTOP	GKKN1R1	GKKN1R1	4/26/2012

1	COMPUTER- DESKTOP	G9KM1R1	G9KM1R1	4/26/2012
1	COMPUTER- DESKTOP	CR0Q1R1	CR0Q1R1	4/26/2012
1	COMPUTER- DESKTOP	CR8L1R1	CR8L1R1	4/26/2012
1	COMPUTER- DESKTOP	GGPF1R1	GGPF1R1	4/26/2012
1	COMPUTER- DESKTOP	GCKJ1R1	GCKJ1R1	4/26/2012
1	COMPUTER- DESKTOP	GNYK1R1	GNYK1R1	4/26/2012
1	COMPUTER- DESKTOP	G9BH1R1	G9BH1R1	4/26/2012
1	COMPUTER- DESKTOP	CR1J1R1	CR1J1R1	4/26/2012
1	COMPUTER- DESKTOP	G8SG1R1	G8SG1R1	4/26/2012
1	COMPUTER- DESKTOP	G8SF1R1	G8SF1R1	4/26/2012
1	COMPUTER- DESKTOP	G96P1R1	G96P1R1	4/26/2012
1	COMPUTER- DESKTOP	GGWK1R1	GGWK1R1	4/26/2012
1	COMPUTER- DESKTOP	GZ7WGS1	GZ7WGS1	4/26/2012
1	COMPUTER- DESKTOP	G90M1R1	G90M1R1	4/26/2012
1	COMPUTER- DESKTOP	GJRP1R1	GJRP1R1	4/26/2012
1	COMPUTER- DESKTOP	GCDG1R1	GCDG1R1	4/26/2012
1	COMPUTER- DESKTOP	GKJF1R1	GKJF1R1	4/26/2012
1	COMPUTER- DESKTOP	G8RJ1R1	G8RJ1R1	4/26/2012
1	COMPUTER- DESKTOP	GCBK1R1	GCBK1R1	4/26/2012
1	COMPUTER- DESKTOP	GL2H1R1	GL2H1R1	4/26/2012
1	COMPUTER- DESKTOP	GCJP1R1	GCJP1R1	4/26/2012
1	COMPUTER- DESKTOP	GC4J1R1	GC4J1R1	4/26/2012
1	COMPUTER- DESKTOP	GJPG1R1	GJPG1R1	4/26/2012
1	COMPUTER- DESKTOP	GCPN1R1	GCPN1R1	4/26/2012
1	COMPUTER- DESKTOP	GJMM1R1	GJMM1R1	4/26/2012
1	COMPUTER- DESKTOP	GJ8L1R1	GJ8L1R1	4/26/2012
1	COMPUTER- DESKTOP	GJ9K1R1	GJ9K1R1	4/26/2012
1	COMPUTER- DESKTOP	G9RP1R1	G9RP1R1	4/26/2012
1	COMPUTER- DESKTOP	GK4H1R1	GK4H1R1	4/26/2012
1	COMPUTER- DESKTOP	GKZQ1R1	GKZQ1R1	4/26/2012
1	COMPUTER- DESKTOP	GL0F1R1	GL0F1R1	4/26/2012
1	COMPUTER- DESKTOP	GLOP1R1	GLOP1R1	4/26/2012
1	COMPUTER- DESKTOP	GKYC1R1	GKYC1R1	4/26/2012
1	COMPUTER- DESKTOP	GKYJ1R1	GKYJ1R1	4/26/2012
1	COMPUTER- DESKTOP	GL0G1R1	GLOG1R1	4/26/2012
1	COMPUTER- DESKTOP	GJ0C1R1	GJ0C1R1	4/26/2012
1	COMPUTER- DESKTOP	GKYH1R1	GKYH1R1	4/26/2012
1	COMPUTER- DESKTOP	GPHN1R1	GPHN1R1	4/26/2012
1	COMPUTER- DESKTOP	GZ8TGS1	GZ8TGS1	4/26/2012
1	COMPUTER- DESKTOP	114HNS1	114HNS1	6/13/2012
1	COMPUTER- DESKTOP	5YXGMS1	5YXGMS1	6/25/2012
1	COMPUTER- DESKTOP	34WDMS1	34WDMS1	6/25/2012
1	COMPUTER- DESKTOP	4XSYTV1	4XSYTV1	10/15/2012
1	COMPUTER- DESKTOP	CVKNVV1	CVKNVV1	11/12/2012
1	COMPUTER- DESKTOP	JF51WV1	JF51WV1	11/12/2012
1	COMPUTER- DESKTOP	JF6YVV1	JF6YVV1	11/26/2012
1	COMPUTER DESKTOR	D0KRPW1	DOKRPW1	2/19/2013
1	COMPUTER DESKTOR	1909744	4D2MFX1	5/30/2013
1	COMPUTER DESKTOP	1909746	4D3KFX1	5/30/2013
<u>1</u>	COMPUTER- DESKTOP COMPUTER- DESKTOP	3G7BFX1 1915035	3G7BFX1 69107Y1	6/27/2013 7/30/2013

1	COMPUTER- DESKTOP	FNTKBY1	FNTKBY1	11/8/2013
1	COMPUTER- DESKTOP	FNTHBY1	FNTHBY1	11/8/2013
1	COMPUTER- DESKTOP	1915715	F20MH02	3/13/2014
1	COMPUTER- DESKTOP	1915717	F1MKH02	3/13/2014
1	COMPUTER- DESKTOP	1915720	F1LNH02	3/13/2014
1	COMPUTER- DESKTOP	1915721	F1YMH02	3/13/2014
1	COMPUTER- DESKTOP	1915722	F1ZMH02	3/13/2014
1	COMPUTER- DESKTOP	1915723	F1VMH02	3/13/2014
1	COMPUTER- DESKTOP	1915724	F1KJH02	3/13/2014
1	COMPUTER- DESKTOP	1915725	F1YHH02	3/13/2014
1	COMPUTER- DESKTOP	1915727	F1JJH02	3/13/2014
1	COMPUTER- DESKTOP	1915728	F1NJH02	3/13/2014
1	COMPUTER- DESKTOP	1915731	FIKNH02	3/13/2014
1	COMPUTER- DESKTOP	1915733	F1XHH02	3/13/2014
1	COMPUTER- DESKTOP	1915734	F1ZJH02	3/13/2014
1	COMPUTER- DESKTOP	1915735	F1MLH02	3/13/2014
1	COMPUTER- DESKTOP	1915738	F1XNH02	3/13/2014
1	COMPUTER- DESKTOP	1915741	F1SMH02	3/13/2014
1	COMPUTER- DESKTOP	1915742	F1YNH02	3/13/2014
1	COMPUTER- DESKTOP	1915743	F1NNH02	3/13/2014
1	COMPUTER- DESKTOP	1915745	F1KLH02	3/13/2014
1	COMPUTER- DESKTOP	1915747	F1QMH02	3/13/2014
1	COMPUTER- DESKTOP	1915748	F1LJH02	3/13/2014
1	COMPUTER- DESKTOP	1915749	F20KH02	3/13/2014
1	COMPUTER- DESKTOP	1915750	F1JLH02	3/13/2014
1	COMPUTER- DESKTOP	1915752	F1PNH02	3/13/2014
1	COMPUTER- DESKTOP	1915753	F1YLH02	3/13/2014
1	COMPUTER- DESKTOP	1915758	F1PMH02	3/13/2014
1	COMPUTER- DESKTOP	1915763	F1MJH02	3/13/2014
1	COMPUTER- DESKTOP	1915764	F1NLH02	3/13/2014
1	COMPUTER- DESKTOP	48Q0N02	48Q0N02	6/16/2014
1	COMPUTER- LAPTOP	D74LD12	D74LD12	6/30/2014
1	TEACHER LAPTOP	6F2ND12	6F2ND12	6/30/2014
1	COMPUTER LAPTOP	88B6G12	88B6G12	7/21/2014
1	COMPUTER- TEACHER LAPTOP - REFRESH	1RM8H12	1RM8H12	8/4/2014
1	COMPUTER- TEACHER LAPTOP - REFRESH	4LN8H12	4LN8H12	8/4/2014
1	COMPUTER- TEACHER LAPTOP - REFRESH	GJQ8H12	GJQ8H12	8/4/2014
1	COMPUTER- TEACHER LAPTOP - REFRESH	5BL8H12	5BL8H12	8/4/2014
1	COMPUTER- TEACHER LAPTOP - REFRESH	7GS8H12	7GS8H12	8/4/2014
1	COMPUTER- TEACHER LAPTOP - REFRESH	15L8H12	15L8H12	8/4/2014
1	COMPUTER- TEACHER LAPTOP - REFRESH	JHL8H12	JHL8H12	8/4/2014
1	COMPUTER- LAPTOP	18\$6532	18\$6532	2/2/2015
1	COMPUTER- LAPTOP	464NQ32	464NQ32	6/3/2015
1	COMPUTER- LAPTOP REFRESH	39V6R32	39V6R32	6/15/2015
1	COMPUTER- LAPTOP REFRESH	1ZT6R32	1ZT6R32	6/17/2015
1	COMPUTER- LAPTOP REFRESH	JJXJR32	JJXJR32	6/22/2015
1	COMPUTER- LAPTOP REFRESH	9WDFR32	9WDFR32	6/23/2015
1	COMPUTER- LAPTOP REFRESH	78PKR32	78PKR32	6/24/2015
1	COMPUTER- LAPTOP REFRESH	5F0FR32	5F0FR32	6/25/2015
1	COMPUTER- LAPTOP	BGYWQ32	BGYWQ32	6/30/2015
1	COMPUTER- LAPTOP	G9LRK52	G9LRK52	8/28/2015
	COIVIFUILN- LAFTUF	GELVKOZ	GJLNNJZ	0/20/2013

1	COMPUTER- LAPTOP	49LRK52	49LRK52	8/28/2015
1	COMPUTER- LAPTOP	J8LRK52	J8LRK52	8/28/2015
1	COMPUTER- LAPTOP	98LRK52	98LRK52	8/28/2015
1	COMPUTER- LAPTOP	6BLRK52	6BLRK52	8/28/2015
1	COMPUTER- LAPTOP	HBLRK52	HBLRK52	8/28/2015
1	COMPUTER- LAPTOP	8BLRK52	8BLRK52	8/28/2015
1	COMPUTER- LAPTOP	19LRK52	19LRK52	8/28/2015
1	COMPUTER- LAPTOP	89LRK52	89LRK52	8/28/2015
1	COMPUTER- LAPTOP	1CLRK52	1CLRK52	8/28/2015
1	COMPUTER- LAPTOP	JBLRK52	JBLRK52	8/28/2015
1	COMPUTER- LAPTOP	FX6SY52	FX6SY52	9/4/2015
1	COMPUTER- LAPTOP	47YN162	47YN162	10/1/2015
1	COMPUTER- LAPTOP	4CYN162	4CYN162	10/1/2015
1	COMPUTER- LAPTOP	9FDP162	9FDP162	10/1/2015
1	COMPUTER- LAPTOP - REFRESH	FGBYC82	FGBYC82	6/8/2016
1	COMPUTER- LAPTOP - REFRESH	DJBYC82	DJBYC82	6/8/2016
1	COMPUTER- LAPTOP - REFRESH	9DBYC82	9DBYC82	6/8/2016
1	COMPUTER- LAPTOP	52QW4C2	52QW4C2	12/1/2016
1	COMPUTER-TABLET	1952651	BX87YF2	4/27/2017
1	COMPUTER- LAPTOP	JKTH5P2	JKTH5P2	2/26/2019
1	PROJECTOR- VIDEO	1680645	F3HG560653F	10/26/2009
1	PROJECTOR- VIDEO	1816812	F48G710287F	2/7/2007
	PROJECTOR- VIDEO	1879597	0021444	9/24/2009
	EDIT CONTROLLER	1886694	SG31G2V2R0952F00618	3/12/2010
<u>-</u> 1	SCREEN/DEVICE- INTERACTIVE WHITE BOARD	1886574	C1001070637	4/12/2010
<u>-</u> 1	STUDENT RESPONSE SYSTEM - REFRESH	1926574	02002070007	12/19/2014
1	STUDENT RESPONSE SYSTEM - REFRESH	1939989		6/11/2019
1	P C MODULE	1929520	16118012	8/6/2007
1	SCREEN/DEVICE-INTERACTIVE WHITE BOARD	1912874	SB680-M2-E15868	6/27/2013
1	COPIER	1896596	CQL033181	3/14/2013
1	COPIER	1896466	CQA134947	3/24/2013
1	COPIER	1909545	CZH213150	11/26/2012
1	COPIER	1911620	CZK214134	2/26/2013
1	COPIER	1912819	CZL214620	4/1/2013
1	COPIER	1918610	CZ1C16681	3/28/2014
1	COPIER	1917866	CZAD17727	4/8/2014
1	COPIER	1918732	CZAD17569	4/15/2014
<u>-</u> 1	COPIER	1920578	CZDD18361	6/30/2014
1	COPIER	1936579	CEJD41540	1/13/2019
1	COPIER	1934689	CAKD16721	1/14/2015
1	COPIER	1934901	CAKD17166	2/13/2019
1	COPIER	1934902	CAKD16657	2/13/2019
1	COPIER	1937056	CALD18503	3/17/2019
1	COPIER	1943007	CABE19884	4/16/2019
1	COPIER	1943491	CEDE11471	6/30/2019
1	COPIER	1943302	CAAE18730	6/30/2019
1	COPIER	1945164	CAGE24737	10/6/2019
1	COPIER	1945165	CAGE24954	10/6/2019
1	COPIER	1947039	CAIE26268	1/13/2016
1	COPIER	1948037	CECF65997	5/5/2010
1	COPIER	1947892	CEDF66162	6/6/2016

TOTAL ASSETS

1	COPIER	1950354	CGDF11173	9/12/2016
1	COPIER	1950353	CAKE27790	9/12/2016
	TOTAL TECHNOLOGY - 306			

MAINTENANCE

Quantity	ClassDesc	PropertyTag	Serial Number	Purchase Date
1	CHEMICAL DISPENSER	1956602	F4400016	10/30/2017
	TOTAL MAINTENANCE -			

PORTABLE CLASSROOM

Quantity	ClassDesc	PropertyTag	Serial Number	Purchase Date
1	MOBILE CLASSROOM	9014018	DSI-12980	2/20/2014
	TOTAL PORTABLE CLASSROOM - 1			

FY 2022 YTD Surplus Sales Revenue

		Gross Sales				
Date	Item GOVDEALS.COM		Price		Actual Revenue	
7/26/2021	PASS THRU FRIDGE	\$	31.98	\$	25.00	
Subtotal Onlin	e Sales	\$	31.98	\$	25.00	
Auction/Misc						
7/15/2021	SA RECYCLING	\$	574.56	\$	574.56	
7/15/2021	DEB HILL HGTV	\$	80.00	\$	80.00	
7/15/2021	PREMIER	\$	1,028.00	\$	1,028.00	
7/15/2021	SA RECYCLING	\$	327.24	\$	327.24	
7/15/2021	CW AUSTIN	\$	77.90	\$	77.90	
7/15/2021	BRANDON LEDBETTER	\$	75.00	\$	75.00	
7/26/2021	SA RECYCLING (FLEET)	\$	511.20	\$	511.20	
7/26/2021	SA RECYCLING	\$	332.91	\$	332.91	
7/26/2021	COPART	\$	1,086.00	\$	1,086.00	
7/26/2021	COPART	\$	8,077.00	\$	8,077.00	
7/26/2021	COPART	\$	6,330.00	\$	6,330.00	
		+				
Total All Surpl	us Sales	\$	18,531.79	\$	18,524.81	

Surplus Furniture and Equipment for Auction or Disposal as of 07/26/2021

	*** ***********************************					
#	Description	Qty	Unit	Explanation		
1	Misc Furniture	1000	ea	Damaged/Obsolete - reviewed by Warehouse Staff		
2	Non-Inventoried Misc Equipment	60	pallets	Damaged/Obsolete - reviewed by Warehouse Staff		
3	Non-Inventoried FNS Equipment	10	pallets	DamagedObsolete - reviewed by FNS		
4	Inventoried Technology**	306	ea	Damaged/Obsolete - reviewed by Technology Dept		
5	Inventoried Maintenance**	1	ea	DamagedObsolete - reviewed by Maintenance		
6	Inventoried Athletics	5	ea	DamagedObsolete - reviewed by Athletics		
7	Inventoried Food and Nutrition**	10	ea	DamagedObsolete - reviewed by FNS		
8	Textbooks/Media Center Books	120	pallets	Off Adoption/Obsolete - reviewed by T&L		
9	Misc Instructional Tech	9	ea	Damaged/Obsolete - reviewed by Technology Dept		
10	Transportation/Fleet	0	ea	Damaged/Obsolete - reviewed by Fleet Maintenance		
11	Portable Classrooms	1	ea	Damaged/Obsolete - reviewed by SPLOST		

^{**} Detail on file in the Superintendent's office

COBB COUNTY BOARD OF EDUCATION AGENDA ITEM August 19, 2021

TOPIC

AGENDA ITEM #2 – Recommendation for Approval to Award a Contract for the Former East Cobb Middle School Demolition

BACKGROUND/RATIONALE:

In accordance with the approved SPLOST V Program, the Old East Cobb Middle School is scheduled to be demolished to make way for the new Eastvalley Elementary School Replacement Facility. Award of a contract at this time will allow the project to remain on schedule. The scheduled Substantial Completion Date for the Demolition is December 2021.

Former East Cobb Middle School Demolition

Bid #: B2127

Bid Opening Date and Time: July 22, 2021 at 3:00 p.m.

Number of Bids: 9

Recommended Qualified Bidder: Chaplin and Sons Clearing and

Demolition, Inc., Augusta, GA

Recommended Award Amount: \$348,000.00 Budgeted: Yes – SPLOST V

Account Charge Code: S5A003EVRE-245DEMO-

MISCCONST-1EASTVLRPL

SUPERINTENDENT'S RECOMMENDATION:

Award a contract to Chaplin and Sons Clearing and Demolition Inc., Augusta, GA and authorize the Superintendent to execute the contract.

DATA SOURCES:

Marc Smith Nick Parker

COBB COUNTY BOARD OF EDUCATION AGENDA ITEM August 19, 2021

TOPIC:

AGENDA ITEM #3 – Recommendation for Approval of the Local Plan for Vocational Education and One-Year Funding Application for FY2022

BACKGROUND/RATIONALE:

In accordance with the Carl D. Perkins V Vocational and Technical Education Act of 2018, it is necessary to develop and submit to the State Department an approved Local Plan and One-Year Application for state and federal vocational education funding. The amount of the basic grant for FY2022 is \$756,548.00. Approval of the Local Plan/One-Year Funding Application constitutes an agreement with the State to improve LEA performance on specific core indicators related to CCRPI and infused within Career, Technical and Agricultural Education (CTAE) programs, graduation rates, career pathway instruction/completion, attainment of credentials of value, and student participation/completion in nontraditional gender-based career pathway programs and Work-Based Learning. These funds will support program improvement of CTAE programs and services. Board approval of the plan must be recorded in the official minutes of the Board of Education meeting in order to receive state and federal funding. The Local Plan and its One-Year Funding Application are maintained on-line within the Georgia Department of Education's Consolidated Application Portal.

Board approval of this application is a routine part of the budgeting process to obtain available state and federal funding in support of Career, Technical, and Agricultural Education. Assurances required of the local Board of Education have been met in the development of this document.

SUPERINTENDENT'S RECOMMENDATION:

Approve the Local Plan/One-Year Funding Application for Vocational and Technical Education FY2022.

COST:

N/A

DATA SOURCES:

Jennifer Lawson Kelly Metcalfe



DISTRICT ADMINISTRATIVE RULE

JCAC-R Sexual Harassment of Students

 $\frac{3/19/21}{x/x/21}$

RATIONALE/OBJECTIVE:

The Cobb County School District (District) seeks to provide its students with an educational environment free from discrimination based on sex and sexual harassment of students by other students, employees, volunteers, or others over whom the District has authority in any District education program or activity. Education programs or activities include locations, events, or circumstances over which the District exercises substantial control over both the respondent and the context in which the sexual harassment occurs in accordance with Title IX of the Educational Amendments of 1972 (Title IX), 20 U.S.C. 1681, et seq., and its implementing federal regulations, 34C.F.R,Part 106.

RULE:

See Board Policy GAEB (Harassment) and Administrative Rule GAEB-R (Harassment) for harassment among and between employees.

A. DEFINITIONS:

- 1. Actual knowledge means notice of sexual harassment or allegations of sexual harassment to the District's Title IX Coordinator or to any official or employee of the District. This notice requirement is not met when the only District official or employee with actual knowledge is the respondent.
- 2. Complainant means an individual who is alleged to be the victim of conduct that could constitute sexual harassment. If the complainant is under the age of 18, the parent or legal guardian can file a complaint and act on behalf of the student.
- 3. Days for the purpose of this rule means "school days." Unless otherwise specified as "calendar days", "days" for the purpose of this rule means "school days."
- 4. Deliberately indifferent means a response to sexual harassment that is clearly unreasonable in light of the known circumstances.
- 5. Formal complaint means a document filed by a complainant, complainant's parent/guardian, the designated Deputy Title IX Coordinator, or the Title IX Coordinator, or someone acting as a witness or on the complainant's behalf alleging sexual harassment against a respondent and requesting that the District investigate the allegation of sexual harassment under the requirements of Title IX. At the time of filing a formal complaint, a complainant must be participating in or attempting to participate in a District education program or activity. A formal complaint may be filed with the principal, the designated Title IX Deputy Coordinator, or the Title IX Coordinator in person, by mail, or by electronic mail. Where the Deputy Title IX Coordinator or the Title IX Coordinator is not a complainant or otherwise a party under this rule.
- 6. Report means communication with a local school administrator regarding an alleged violation of the District's Student Code of Conduct (Administrative Rule JCDA-R) regarding sexual harassment.
- 7. Respondent means an individual who has been reported to be the perpetrator of conduct that could constitute sexual harassment.
- 8. Sexual harassment means conduct on the basis of sex that satisfies one or more of the following:
 - a. An employee of the District conditioning the provision of a District aid, benefit, or service on an individual's participation in unwelcome sexual conduct;

- b. Unwelcome conduct determined by a reasonable person to be so severe, pervasive, and objectively offensive that it effectively denies a person equal access to the District's education program or activity; or
- c. "Sexual assault"- an offense classified as a forcible or nonforcible sex offense under the uniform crime reporting system of the Federal Bureau of Investigation; or
 - (1) "Dating Violence"- sex-based violence committed by a person-
 - (a) who is or has been in a social relationship of a romantic or intimate nature with the victim; and
 - (b) where the existence of such a relationship shall be determined based on a consideration of the following factors:
 - 1) The length of the relationship.
 - 2) The type of relationship.

- 3) The frequency of interaction between the persons involved in the relationship; or
- (2) "Domestic Violence"- sex-based violence which includes felony or misdemeanor crimes of violence committed by a current or former spouse or intimate partner of the victim, by a person with whom the victim shares a child in common, by a person who is cohabitating with or has cohabitated with the victim as a spouse or intimate partner, by a person similarly situated to a spouse of the victim under the domestic or family violence laws of the jurisdiction receiving grant monies, or by any other person against an adult or youth victim who is protected from that person's acts under the domestic or family violence laws of the jurisdiction; or
- (3) "Sex-based Stalking" engaging in a course of conduct directed at a specific person that would cause a reasonable person to:
 - (a) fear for his or her safety or the safety of others; or
 - (b) suffer substantial emotional distress.
- 9. "Supportive measures" means non-disciplinary, non-punitive individualized services offered as appropriate, as reasonably available, and without fee or charge to the complainant and/or the respondent before or after the filing of a formal complaint or where no formal complaint has been filed. Such measures are designed to restore or preserve equal access to the recipient's education program or activity without unreasonably burdening the other party, including measures designed to protect the safety of all parties or the District's educational environment, or deter sexual harassment. The District shall presume that the respondent is not responsible for the alleged conduct until a determination regarding responsibility is made at the conclusion of the grievance process. The grievance process will be followed before the imposition of any disciplinary sanctions or other actions that are not supportive measures against a respondent. Supportive measures may include counseling, extensions of deadlines or other course-related adjustments, modifications of work or class schedules, campus escort services, mutual restrictions on contact between the parties, changes in work locations, leaves of absence, increased security and monitoring of certain areas of the campus, and other similar measures. The District shall maintain as confidential any supportive measures provided to the complainant or respondent, to the extent that maintaining such confidentiality would not impair the ability of the District to provide the supportive measures. The Title IX Deputy Coordinator is responsible for coordinating the effective implementation of supportive measures.

B. GENERAL PROVISIONS:

- 1. The District shall respond promptly in a manner that is not deliberately indifferent when it has actual knowledge of sexual harassment against a person in an education program or activity.
- 2. The District shall require that any individual designated and authorized as a Title IX Coordinator, Deputy Coordinator, investigator, decision-maker, or any person designated to facilitate an informal resolution process, not have a conflict of interest or bias for or against complainants or respondents generally or an individual complainant or respondent.
- 3. The District shall ensure that the Title IX Coordinator, Deputy Coordinators, investigators, decision-makers, and any person who facilitates an informal resolution process, will receive training on the definition of sexual harassment, the scope of the District's education program or activity, how to conduct an investigation and grievance process

- including questioning, appeals, and informal resolution processes, as applicable, and how to serve impartially, including by avoiding prejudgment of the facts at issue, conflicts of interest, and bias.
 - 4. The District shall ensure that decision-makers receive training on any technology to be used during questioning, and on issues of relevance of questions and evidence, including when questions and evidence about the complainant's sexual predisposition or prior sexual behavior are not relevant.
 - 5. The District also shall ensure that investigators receive training on issues of relevance to create an investigative report that fairly summarizes relevant evidence. Any materials used to train the Title IX Coordinator, Deputy Coordinators, investigators, decision-makers, and any person who facilitates an informal resolution process, shall not rely on sex stereotypes and shall promote impartial investigations and adjudications of formal complaints of sexual harassment.

C. REPORTING PROCESS:

- 1. Reports or formal complaints may be verbal or written and may be made at any time (including during non-business hours), in person, by mail, by telephone, or by electronic mail. Any student who believes that he/she is or has been the victim of sexual or sex-based misconduct or has knowledge of such action perpetrated against another student should immediately report the alleged acts to any teacher, counselor, assistant principal, or principal. Any employee who receives a complaint by a student of sexual or sex-based misconduct must immediately report the complaint to the principal or to the assistant principal, if the principal is unavailable. The principal shall immediately intervene to eliminate sexual or sex-based misconduct and shall immediately report such offenses to the Title IX Coordinator or appropriate Deputy Title IX Coordinator.
- 2. Any student, employee, parent or other person wishing to report or file a formal complaint alleging a violation as described above shall promptly notify either the principal or the designated Title IX Deputy Coordinator. Any employee who receives information from a student alleging sexual harassment shall report it to the principal. Measures to be taken independent of receipt of a complaint shall include, but are not limited to:
 - a. Discussing the circumstances with the alleged victim;
 - b. <u>Maintaining the anonymity of the alleged victim, if requested or deemed to be in the best interest of the involved parties;</u>
 - c. <u>Conducting an informal investigation to determine the validity of the allegations;</u>
 - d. Advising the alleged offender of the complaint and directing him/her to cease the alleged objectionable behavior and any other behavior that may constitute sexual harassment;
 - e. Restricting contact between the alleged victim and the alleged offender.
- 3. If the alleged offending individual is the principal, the report or formal complaint should be made by the complainant to the designated Title IX Deputy Coordinator. Other personnel who have knowledge of the occurrence of alleged sexual or sex-based misconduct shall immediately make a proper report of the alleged misconduct to the appropriate principal or assistant principal or to the appropriate Deputy Title IX Coordinator. If desired, students or their parents, or other persons acting on behalf of students may directly submit reports of alleged sexual or sex-based misconduct to the appropriate Deputy Title IX Coordinator. These reports should be provided in writing on the Title IX Complaint Form. Reports may also be made during face-to-face or telephone conferences with the Title IX Coordinator or Deputy Title IX Coordinator or his/her designee.
- 4. The principal, Deputy Title IX Coordinator, or the Title IX Coordinator shall promptly contact the complainant to discuss the availability of supportive measures, consider the complainant's wishes with respect to supportive measures, inform the complainant of the availability of supportive measures with or without the filing of a formal complaint, and explain to the complainant the process for filing a formal complaint. The District shall treat complainants and respondents equitably by following this grievance process before punishing the respondent or providing remedies to the complainant. Remedies will be designed to restore or preserve equal access to the District's education program or

activity. Such remedies may include the same individualized services described as "supportive measures." However, remedies need not be non-disciplinary or non-punitive and need not avoid burdening the respondent. The school administrators designated herein shall submit reports of alleged sexual or sex-based misconduct to the appropriate Deputy Title IX Coordinator, via transmission of a completed Title IX Complaint Form. The Complaint Form should be completed as soon as possible but no later than 48 hours after becoming aware of the incident. The Intake Form may be hand delivered or transmitted via telefax or electronic technology. The appropriate Deputy Title IX Coordinator shall review the facts presented and determine the appropriate formal or informal method of resolution, which is not necessarily limited to a formal investigation. In making this determination, the Deputy Title IX Coordinator may consult with the District's Title IX Coordinator and/or the Executive Director of Employee Relations as needed. The Superintendent, or the Board when appropriate, may appoint an individual outside the school system to investigate reports of sexual harassment.

5. As appropriate, the Title IX Coordinator, Deputy Coordinator, and/or Executive Director of Employee Relations, shall make a recommendation for resolution to the Superintendent based on the finding of formal or informal investigations or on proactive resolution efforts. The complainant his/her parents or guardians and the respondent or his/her parents or guardians will be informed of the resolution through an appropriate communication.

D. INVESTIGATION OF REPORTS SANCTIONS:

- 1. When a complainant declines to proceed with a formal complaint under this Rule, and the Title IX Coordinator or Deputy Title IX Coordinator determines that proceeding without filing a formal complaint under this rule is not unreasonable under the known circumstances, the District shall still address the report in a way that is not deliberately indifferent. In addition to the measures outlined in (C)(4), if the report involves student misconduct as defined by the District's Student Code of Conduct, it shall be investigated and disciplined as appropriate pursuant to:
 - Administrative Rule JCD-R (Student Conduct);
 - Administrative Rule JCDA-R (Student Code of Conduct);
 - Administrative Rule JCEB-R (Student Hearing Procedure);
 - Administrative Rule JDD-R; and
- Student due process requirements under federal and state law.
 - Appropriate disciplinary actions will be taken against persons found to have violated this administrative rule. These actions shall include sanctions authorized by law, Board policy, the Civil Service Policy for Classified Employees, and the Code of Student Conduct and Discipline. These actions shall also include other measures designed to end sexual and sex-based misconduct and to prevent their recurrence. Due process rights shall be afforded to all affected persons, where appropriate.
- If the report involves allegations of employee misconduct, it will be investigated and addressed appropriately in accordance with Administrative Rule JAA-R.
 The Superintendent shall recommend that the Board terminate the employment of all personnel found to have sexually harassed students. Due process rights shall be afforded to all affected employees, where appropriate.
- 3. Any report involving allegations of possible violations of criminal law or constituting child abuse under O.C.G.A. 19-7-5 shall be promptly reported to the appropriate investigating authority, including law enforcement and DFCS. The Executive Director of Employee Relations, or his/her designee, shall report all substantiated allegations of sexual or sex-based misconduct committed by certified personnel to the Professional Practices Section of the Professional Standards Commission. A recommendation for the revocation of the employee's teaching certificate shall be made to the PSC in all such cases. This agency has the authority to:
 - Issue warnings or reprimands;
 - Terminate, suspend, or non-renew contracts; and
 - Suspend or revoke teaching certificates.

- 4. Sexual or sex-based misconduct perpetrated by students will not be tolerated in the Cobb County School District. Appropriate progressive disciplinary and rehabilitation actions will be taken to resolve the problem and eliminate the possibility of its recurrence. These actions may include, but are not limited to:
 - Student counseling;
 - Family counseling;
 - Specialized training;
 - Referral to outside agencies (e.g., DFACS, mental health centers);
 - Detention;

- In-School and Out-of-School suspensions;
- Development of specially designed research projects;
- Class or school transfer;
- Revocation of out-of-zone school assignments;
- Expulsions.
- 5. As appropriate, due process rights shall be afforded to students found to have exposed other students enrolled in the Cobb County School District or employees or other constituents to acts of sexual or sex-based misconduct.

E. INVESTIGATIONS OF FORMAL COMPLAINTS APPEALS PROCESS:

- 1. Upon receipt of a formal complaint, the District shall within 10 days provide the following written notice to the parties who are known:
 - a. Notice of the District's grievance process;
 - b. Notice of the allegations potentially constituting sexual harassment, including sufficient details known at the time and with sufficient time to prepare a response before any initial interview. Sufficient details include the identities of the parties involved in the incident, if known, the conduct allegedly constituting sexual harassment, and the date and location of the alleged incident, if known. The written notice shall include a statement that the respondent is presumed not responsible for the alleged conduct and that a determination regarding responsibility is made at the conclusion of the grievance process. The written notice shall inform the parties that they may have an advisor of their choice, who may be, but is not required to be, an attorney, and may inspect and review evidence. The written notice shall inform the parties of any provision in the code of conduct that prohibits knowingly making false statements or knowingly submitting false information during the grievance process. The notice shall describe the range of or list the possible disciplinary sanctions and remedies that the District may implement following any determination of responsibility.
 - c. If, in the course of an investigation, the District decides to investigate allegations about the complainant or respondent that are not included in the initial notice provided, the District shall provide notice of the additional allegations to the parties whose identities are known.

For Employee-Respondent matters, any determination by the Superintendent may be appealed by the complainant or by the party or parties against whom the complaint has been filed. Any appeal of the notification of a case must be made in writing within 10 days of the date of the letter of determination. Any such appeal to the Board shall set forth the grounds of the appeal and shall be filed with the Superintendent, who shall transmit the same, with the record, to the Board. The Board shall determine the appeal on the record, but may hear the parties or receive additional evidence, as it shall deem proper. The decision of the Board shall be final, subject to any appeal allowed by law.

2. Dismissal of a Formal Complaint:

The District shall investigate the allegations in a formal complaint. If the conduct alleged in the formal complaint would not constitute sexual harassment as defined herein even if proved or did not occur in the District's education program or activity or in the United States, then the District shall dismiss the formal complaint with regard to that conduct for purposes of sexual harassment under Title IX; such a dismissal does not preclude action under another provision of the District's code of conduct.

- a. The District may dismiss the formal complaint or any allegations therein, if at any time during the investigation: A complainant notifies the principal, the designated Deputy Title IX Coordinator, or the Title IX Coordinator in writing that the complainant would like to withdraw the formal complaint or any allegations therein; the respondent is no longer enrolled or employed by the District; or specific circumstances prevent the District from gathering evidence sufficient to reach a determination as to the formal complaint or allegations therein.
- b. Upon a dismissal required or permitted pursuant to this section, the District shall promptly send written notice of and reason(s) for the dismissal simultaneously to the parties.

For Student-Respondent matters, please refer to the District's Title IX Grievance Process (Form JCAC-3) for appellate procedures.

3. Consolidation of Formal Complaints:

The District may consolidate formal complaints as to allegations of sexual harassment against more than one respondent, or by more than one complainant against one or more respondents, or by one party against the other party, where the allegations of sexual harassment arise out of the same facts or circumstances. Where a grievance process involves more than one complainant or more than one respondent, references to the singular "party," "complainant," or "respondent" include the plural, as applicable.

4. Investigation of a Formal Complaint:

After providing written notice to the parties of the receipt of a formal complaint, the District shall have 15 days to investigate. When investigating a formal complaint and throughout the grievance process, the District shall:

- a. Assume the burden of proof and the burden of gathering evidence sufficient to reach a determination regarding responsibility and not place such burdens on the parties provided that the District cannot access, consider, disclose, or otherwise use a party's records that are made or maintained by a physician, psychiatrist, psychologist, or other recognized professional or paraprofessional acting in the professional's or paraprofessional's capacity, or assisting in that capacity, and which are made and maintained in connection with the provision of treatment to the party, unless the District obtains that party's voluntary, written consent to do so;
- b.—Provide an equal opportunity for the parties to present witnesses, including fact and expert witnesses, and other inculpatory and exculpatory evidence;
- c. Not restrict the ability of either party to discuss the allegations under investigation or to gather and present relevant evidence;
- d. Provide the parties with the same opportunities to have others present during any grievance proceeding, including the opportunity to be accompanied to any related meeting or proceeding by the advisor of their choice, who may be, but is not required to be, an attorney, and not limit the choice or presence of advisor for either the complainant or respondent in any meeting or grievance proceeding; however, the District may establish restrictions regarding the extent to which the advisor may participate in the proceedings, as long as the restrictions apply equally to both parties;
- e.—Provide, to a party whose participation is invited or expected, written notice of the date, time, location, participants, and purpose of all investigative interviews or other meetings, with sufficient time for the party to prepare to participate;
- f.—Provide both parties an equal opportunity to inspect and review any non-privileged evidence obtained as part of the investigation that is directly related to the allegations raised in a formal complaint, including the evidence upon which the District does not intend to rely in reaching a determination regarding responsibility and inculpatory or exculpatory evidence whether obtained from a party or other source, so that each party can meaningfully respond to the evidence prior to conclusion of the investigation. Prior to completion of the investigative report, the District shall send to each party and the party's advisor, if any, the evidence subject to inspection and review in an electronic format or a hard copy, and the parties shall have at least 10 days to submit a written response, which the investigator will consider prior to completion of the investigative report. The District shall make all such evidence subject to the parties' inspection and review available at any meeting to give each party equal opportunity to refer to such evidence during the meeting, including for purposes of crossexamination; and

- g. Create within 5 days an investigative report that fairly summarizes relevant evidence, and at least 10 days prior to the determination regarding responsibility, send to each party and the party's advisor, if any, the investigative report in an electronic format or a hard copy, for their review and written response.
- h.—If at any point in the investigation of reported sexual harassment of a student, the investigator determines that the reported harassment should more properly be termed abuse, the reported incident or situation shall be referred pursuant to the established protocol for child abuse investigation. Reported sexual harassment determined not to be sexual harassment as defined under Title IX may be investigated in accordance with the District's Student Code of Conduct.

5. Questions:

After the District has sent the investigative report to the parties and before reaching a determination regarding responsibility, the decision maker(s) shall afford a 10 day period for each party to have the opportunity to submit written, relevant questions that a party wants asked of any party or witness, provide each party with the answers, and allow for additional, limited follow up questions from each party. Questions and evidence about the complainant's sexual predisposition or prior sexual behavior are not relevant, unless such questions and evidence about the complainant's prior sexual behavior are offered to prove that someone other than the respondent committed the conduct alleged by the complainant, or if the questions and evidence concern specific incidents of the complainant's prior sexual behavior with respect to the respondent and are offered to prove consent. The District shall not require, allow, rely upon, or otherwise use questions or evidence that constitute, or seek disclosure of, information protected under a legally recognized privilege, unless the person holding such privilege has waived the privilege. The decision maker(s) shall explain to the party proposing the questions any decision to exclude a question as not relevant.

6. Determination Regarding Responsibility:

The decision maker(s), who cannot be the same person(s) as the Title IX Deputy Coordinator, the Title IX Coordinator, or the investigator(s), shall, within 10 days of the conclusion of the question and answer period, issue a written determination regarding responsibility. To reach this determination, the District shall apply the preponderance of the evidence standard of evidence to formal complaints against students, to formal complaints against employees and to all complaints of sexual harassment. The written determination shall include:

- a.—Identification of the allegations potentially constituting sexual harassment as defined in this Rule;
- b. A description of the procedural steps taken from the receipt of the formal complaint through the determination, including any notifications to the parties, interviews with parties and witnesses, site visits, and methods used to gather other evidence;
- c. Findings of fact supporting the determination;
- d. Conclusions regarding the application of the District's code of conduct to the facts;
- e.—A statement of, and rationale for, the result as to each allegation, including a determination regarding responsibility, any disciplinary sanctions the District imposes on the respondent, and whether remedies designed to restore or preserve equal access to the District's education program or activity will be provided by the District to the complainant; and
- f.—The District's procedures and permissible bases for the complainant and respondent to appeal.
- g. The District shall provide the written determination to the parties simultaneously. The determination regarding responsibility becomes final either on the date that the District provides the parties with the written determination of the result of the appeal, if an appeal is filed, or if an appeal is not filed, the date on which an appeal would no longer be considered timely.
- h. The designated Deputy Title IX Coordinator is responsible for effective implementation of any remedies.

7. Appeals:

The District shall offer both parties 10 days after a decision for an appeal from a determination regarding responsibility, and from a District's dismissal of a formal complaint or any allegations therein, on the following bases:

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- a. Procedural irregularity that affected the outcome of the matter;
- b.-New evidence that was not reasonably available at the time the determination regarding responsibility or dismissal was made, that could affect the outcome of the matter; and
- c. The Title IX Coordinator, the Deputy Title IX Coordinator, investigator(s), or decisionmaker(s) had a conflict of interest or bias for or against complainants or respondents generally or the individual complainant or respondent that affected the outcome of the matter.
- d. As to all appeals, the District shall:
 - (1) Notify the other party in writing when an appeal is filed and implement appeal procedures equally for both parties;
 - (2) Ensure that the decision-maker(s) for the appeal is not the same person as the decision-maker(s) that reached the determination regarding responsibility or dismissal, the investigator(s), the Deputy Title IX Coordinator, or the Title IX Coordinator;
 - (3) Ensure that the decision maker(s) for the appeal complies with the training standards set forth in this policy;
 - (4) Give both parties a reasonable, equal opportunity to submit a written statement in support of, or challenging, the outcome;
 - (5) Issue a written decision describing the result of the appeal and the rationale for the result; and
 - (6) Provide the written decision simultaneously to both parties within 10 days of the receipt of the appeal.

8. Informal Resolution:

The District shall not require as a condition of enrollment or continuing enrollment or enjoyment of any other right, waiver of the right to an investigation and adjudication of formal complaints of sexual harassment consistent with this Rule, Similarly, the District shall not require the parties to participate in an informal resolution process and shall not offer an informal resolution process unless a formal complaint is filed. However, at any time prior to reaching a determination regarding responsibility the District may facilitate an informal resolution process, such as mediation, that does not involve a full investigation and adjudication, provided that the District:

- a. Provides to the parties a written notice disclosing: The allegations, the requirements of the informal resolution process including the circumstances under which it precludes the parties from resuming a formal complaint arising from the same allegations, provided, however, that at any time prior to agreeing to a resolution, any party has the right to withdraw from the informal resolution process and resume the grievance process with respect to the formal complaint, and any consequences resulting from participating in the informal resolution process, including the records that will be maintained or could be shared;
- b. Obtains the parties' voluntary, written consent to the informal resolution process; and
- c. Does not offer or facilitate an informal resolution process to resolve allegations that an employee sexually harassed a student.

9. Recordkeeping:

The District shall maintain for a period of seven years records of:

- a. Each sexual harassment investigation including any determination regarding responsibility, any disciplinary sanctions imposed on the respondent, and any remedies provided to the complainant designed to restore or preserve equal access to the District's education program or activity;
- b. Any appeal and the result therefrom;
- c.—Any informal resolution and the result therefrom; and
- d.—All materials used to train Title IX Coordinators, investigators, decision makers, and any person who facilitates an informal resolution process. The District shall make these training materials publicly available on its website, or if the District does not maintain a website, shall make these materials available upon request for inspection by members of the public.
 - (1) For each response required under the District's process for responding to a sexual harassment formal complaint, the District shall create, and maintain for a period of seven years, records of any actions, including any supportive measures, taken in

response to a report or formal complaint of sexual harassment. In each instance, the District shall document the basis for its conclusion that its response was not deliberately indifferent, and document that it has taken measures designed to restore or preserve equal access to the District's education program or activity. If the District does not provide a complainant with supportive measures, then the District shall document the reasons why such a response was not clearly unreasonable in light of the known circumstances. The documentation of certain bases or measures does not limit the District in the future from providing additional explanations or detailing additional measures taken.

F. CONFIDENTIALITY PROHIBITIONS:

The District shall keep confidential the identity of any individual who has made a report or complaint of sex discrimination, including any individual who has made a report or filed a formal complaint of sexual harassment, any complainant, any individual who has been reported to be the perpetrator of sex discrimination, any respondent, and any witness, except as may be permitted by federal or state law or regulations, or to carry out the purposes of Title IX requirements, including the conduct of any investigation or judicial proceeding arising thereunder.

1. Retaliation:

Retaliation against individuals who file complaints of alleged sexual or sex-based misconduct or those who assist in the investigation of complaints of alleged sexual or sex-based conduct is expressly prohibited. Retaliation includes, but is not limited to, any form of intimidation, reprisal, or harassment. Appropriate disciplinary actions shall be imposed for verified acts of retaliation.

- 2. Intentional False Reporting:
- 3. Students who knowingly fabricate allegations of sexual or sex-based misconduct shall be subject to disciplinary actions up to and including expulsion or termination.
- 4. Hindering an Investigation:
- 5. Individuals who withhold information, purposely provide inaccurate facts, violate privacy and confidentiality rules, or otherwise hinder an investigation of sexual or sex-based misconduct shall be subject to disciplinary action up to and including expulsion or termination.

G. RETALIATION NOTICE:

- Any reprisals or retaliations against person(s) filing a sexual harassment report or formal
 complaint or participating (or refusing to participate) in the investigation or resolution
 thereof are prohibited. Intimidation, threats, coercion, or discrimination, including charges
 against an individual for code of conduct violations that do not involve sex discrimination
 or sexual harassment, but arise out of the same facts or circumstances as a report or
 complaint of sex discrimination, or a report or formal complaint of sexual harassment, for
 the purpose of interfering with any right or privilege secured by Title IX, constitutes
 retaliation.
 - This rule shall be available online as part of the district's Title IX website.
- 2. Any employee who retaliates against such person(s) as a result of their participation in the process shall be subject to disciplinary action.
 - A Notice of Nondiscrimination, inclusive of the name, mailing address, and telephone number of the department responsible for system-wide compliance with nondiscrimination provisions shall be posted annually.
- 3. The exercise of rights protected under the First Amendment does not constitute retaliation.
- 4. Charging an individual with a code of conduct violation for making a materially false statement in bad faith in the course of a grievance proceeding under this policy does not constitute retaliation prohibited under subparagraph (a); provided, however, that a determination regarding responsibility, alone, is not sufficient to conclude that any party made a materially false statement in bad faith.

H. TIME FRAMES RIGHT TO ALTERNATIVE DISPUTE RESOLUTION PROCEDURES:

The District shall allow for the temporary delay of the grievance process or the limited extension of time frames for good cause with written notice to the complainant and the respondent of the delay or extension and the reasons for the action. Good cause may include considerations such as the absence of a party, a party's advisor, or a witness; concurrent law enforcement activity; or the need for language assistance or accommodation of disabilities. These procedures do not deny the right of any individual to pursue other avenues of recourse, which may include, but are not limited to, mediation, filing a charge with the Equal Employment Opportunity Commission (EEOC), filing a complaint with the Office for Civil Rights (OCR), initiating a civil action, or seeking redress under state criminal statutes, policies, and procedures and/or federal laws.

I. PUBLICATION AND NOTIFICATION RETENTION OF RECORDS:

- 1. This Rule on sexual harassment and the procedure contained herein will be explained to all students. The District shall notify employees, students, parents or legal guardians, applicants for admission and employment, and professional organizations holding professional agreements with the District that the District does not discriminate on the basis of sex in the operation of its education programs or activities, including admissions and employment.
 - Subject to the provisions of applicable law, these records shall not become a part of any student permanent record file and may be reviewed only upon the approval of the Superintendent or his/her designee. Based on a legitimate need for access to the information contained in any file, the Superintendent will determine which individuals will have such access to the files on a case-by-case basis.
- 2. Acts of physical sexual harassment or molestation must be reported to the Cobb County School District Police Department who shall involve outside law enforcement and the district attorney's office as required by state law.
 - All official employee records shall be retained by the Employee Relations

 Department. However, any documents regarding disciplinary action arising from any investigation shall be included in the permanent record files and personnel files, as applicable, of the individual against whom the complaint was filed. Records will be retained for the maximum time allowed for redress through actions pursued by regulatory or judicial entities.
- 3. In accordance with Title IX, all students and employees will be notified of the title and contact information of the persons designated to coordinate the District's compliance with Title IX. This will be accomplished by including this information in the annual parent guide, the District website, through Human Resources and through other appropriate means.
- 4. Inquiries about Title IX and its implementing regulations may be referred to the District's Title IX Coordinator, to the Assistant Secretary of the U.S. Department of Education, or both.

J. FALSE CHARGES CONFIDENTIALITY OF PROCEEDINGS:

Students or employees who knowingly make false charges of harassment may be subject to disciplinary action as well as any civil or criminal legal proceedings.

- 1. <u>In all cases, the highest degree of confidentiality allowed by law will be</u>
 <u>maintained by Cobb County School District employees to protect parties involved</u>
 <u>in investigations of sexual or sex-based misconduct.</u>
- Only those persons who have a need to know for purposes of the investigation or resolution of the complaint shall be informed of the case. Any individual who releases information relating to the complaint or the investigation during the course of the investigation shall be subject to disciplinary action up to and including termination.

Approved: 7/14/04

Revised: 7/9/97; 9/18/00; 7/14/04 Reclassified an Administrative Rule: 9/1/04

Revised: 8/10/05, 6/8/11

Revised and re-coded: 1/7/13 (Previously coded as Administrative Rule JICK)

Revised: 7/1/13; 3/19/21; x/x/21

Legal Reference	
O.C.G.A. 45-01-0004	Whistleblower
42 USC 2000d	1964 Civil Rights Act
42 USC 2000e-2	Unlawful employment practices
20 USC 1681	Title IX of the Education Amendments of 1972
	O.C.G.A. 45-01-0004 42 USC 2000d 42 USC 2000e-2