

15800 S. STATE STREET, SOUTH HOLLAND, ILLINOIS
BOARD ROOM (ROOM 2248)
AUDIT COMMITTEE MEETING AGENDA
WHITTINGTON, CHAIR; DALY & DEFILIPPO
THURSDAY, NOVEMBER 8, 2018
7:40 PM

- Recommendation to accept the Comprehensive Annual Financial Audit Report, Internal Controls over Financial Reporting and Professional Standards (SAS 114) as presented by Crowe, LLP, for the fiscal year ended June 30, 2018.
- II. Recommendation to accept the OMB Circular A-133 Audit Report for the year ended June 30, 2018, as presented.
- III. Recommendation to appoint the firm Crowe, LLP to conduct an audit of the College financial statements and the single Audit of Federal Funds for the fiscal year ending June 30, 2019.



15800 S. STATE STREET, SOUTH HOLLAND, ILLINOIS
BOARD ROOM (ROOM 2248)
FINANCE COMMITTEE MEETING AGENDA
DEFILIPPO, CHAIR; DALY AND ROGERS
THURSDAY, NOVEMBER 8, 2018
7:50 PM

- I. Recommendation to accept the estimated amount of taxes to be levied for 2018 as required by law.
- II. Recommendation to support the extension of the Village of Phoenix Tax Increment Finance District (TIF).



15800 S. STATE STREET, SOUTH HOLLAND, ILLINOIS
BOARD ROOM (ROOM 2248)
REGULAR BOARD MEETING AGENDA
THURSDAY, NOVEMBER 8, 2018

8:00 PM

ſ.	CALL	TO	ORDER/ROLL	CALL
----	------	----	------------	------

- II. PLEDGE OF ALLEGIANCE
- III. PUBLIC PARTICIPATION
- IV. PRESENTATIONS/REPORTS

V. APPROVAL OF MINUTES OF PREVIOUS MEETINGS

- A. Finance Committee meeting held October 11, 2018
- B. Regular Board meeting held October 11, 2018

VI. NEW BUSINESS

- A. Monthly Financial Report (T. Pollert)
- B. Approval of the payment of bills for November, 2018 (T. Pollert)
- C. Approval to accept the Comprehensive Annual Financial Audit Report, Internal Controls over Financial Reporting and Professional Standards (SAS 114) as presented by Crowe, LLP, for the fiscal year ended June 30, 2018 (J. Whittington)
- D. Approval to accept the OMB Circular A-133 Audit Report for the year ended June 30, 2018, as presented (J. Whittington)
- E. Approval to appoint the firm Crowe, LLP to conduct an audit of the College financial statements and the single Audit of Federal Funds for the fiscal year ending June 30, 2019 (J. Whittington)
- F. Approval to accept the estimated amount of taxes to be levied for 2018 as required by law (A. DeFilippo)
- G. Approval to support the extension of the Village of Phoenix Tax Increment Finance (TIF) District
 (A. DeFilippo)
- H. Approval to declare a vacancy for the office of Student Trustee pursuant to Board Policy 102.05, Student Trustee (S. Adebiyi)

VII. PERSONNEL RECOMMENDATIONS

- A. Retirements/Resignations/Terminations
- B. Appointments

VIII. CLOSED SESSION

The Board to consider meeting in Closed Session for the discussion of the hiring, discipline, performance, and compensation of certain personnel, matters of collective bargaining, acquisition of real property, and matters of pending, probable, or imminent litigation.

- IX. MISCELLANEOUS
- X. ADJOURNMENT

15800 S. STATE STREET, SOUTH HOLLAND, ILLINOIS
MINUTES OF THE FINANCE COMMITTEE
THURSDAY, OCTOBER 11, 2018

Trustee Anthony DeFilippo called the Finance Committee meeting to order at 8:02 p.m.

Committee members present:

Trustees Anthony DeFilippo, John Daly, Janet Rogers

Committee members absent:

None

Other Board members in attendance:

Trustees Vivian Payne, Terry Wells, Joseph Whittington. Frank M.

Zuccarelli arrived at 8:04 p.m.

Other Board members absent:

Student Trustee Ronnell Tatum

Administration present: Lynette D. Stokes, President; Tasha Williams, Vice President of Academic Services; Songie Adebiyi, Vice President of Student Development; Martin Lareau, Vice President of Administration and Secretary to the Board; and College Attorney Stanley T. Kusper

Agenda:

I. Recommendation to accept the bid of Frontier Construction, Inc., for the base bid and alternates #3. 8, 11, and 12 in the amount of \$1,763.241.00 for the Toilet Room Renovations Project, utilizing bond funds.

Trustee DeFilippo recommended the Board accept the bid of Frontier Construction, Inc., for the base bid and alternates #3, 8, 11, and 12 in the amount of \$1,763,241.00 for the Toilet Room Renovations Project, utilizing bond funds.

II. Recommendation to increase the one-time registration fee from \$20 to \$25 per student and to assess the fee each semester the student registers for classes, effective the beginning of the summer 2019 semester.

Trustee DeFilippo recommended to increase the one-time registration fee from \$20 to \$25 per student and to assess the fee each semester the student registers for classes, effective the beginning of the summer 2019 semester.

The meeting adjourned at 8:07 p.m.

15800 S. STATE STREET, SOUTH HOLLAND, ILLINOIS
REGULAR BOARD MEETING MINUTES
THURSDAY, OCTOBER 11, 2018

I. CALL TO ORDER & ROLL CALL:

At 8:07 p.m. the Regular Meeting of the Board of Trustees of South Suburban College, Illinois Community College District No. 510 was called to order by Chairman Frank M. Zuccarelli. The meeting was held in the Board Room of the College, Room 2248.

Present: Chairman Frank M. Zuccarelli, Vice Chairman John Daly, Trustees Anthony DeFilippo, Vivian Payne, Janet Rogers, Terry Wells, Joseph Whittington.

Absent: Student Trustee Ronnell Tatum.

Also present: Lynette Stokes, President; Tasha Williams, Vice President of Academic Services; Songie Adebiyi, Vice President of Student Development; Martin Lareau, Vice President of Administration and Secretary to the Board; and College Attorney Stanley T. Kusper.

II. PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was led by Chairman Frank M. Zuccarelli.

III. PUBLIC PARTICIPATION:

There was none.

IV. REPORTS/PRESENTATIONS

There were none.

V. PREVIOUS MEETING MINUTES

A. Public Hearing held September 13, 2018

Trustee Wells moved and Trustee Rogers seconded to approve the minutes of the Public Hearing held September 13, 2018. On roll call, John Daly, Anthony DeFilippo, Vivian Payne, Janet Rogers, Terry Wells, and Joseph Whittington voted aye. Nays: None. Frank M. Zuccarelli passed. Motion carried.

B. Finance Committee meeting held September 13, 2018

Trustee Wells moved and Trustee Whittington seconded to approve the minutes of the Finance Committee meeting held on September 13, 2018. On roll call, John Daly, Vivian Payne, Janet Rogers, Terry Wells, and Joseph Whittington voted aye. Nays: None. Anthony DeFilippo and Frank M. Zuccarelli passed. Motion carried.

C. Regular Board of Trustees meeting held September 13, 2018

Trustee Whittington moved and Trustee Wells seconded to approve the minutes of the Regular Board of Trustees meeting held on September 13, 2018. On roll call, John Daly, Vivian Payne, Janet Rogers, Terry Wells, Joseph Whittington and Frank M. Zuccarelli voted aye. Nays: None. Anthony DeFilippo passed. Motion carried.

Board Meeting October 11, 2018 Page 2

D. Closed Session meeting held September 13, 2018

Trustee Payne moved and Trustee Daly seconded to approve the minutes of the Closed Session meeting held on September 13, 2018. On roll call, John Daly, Vivian Payne, Janet Rogers, Terry Wells, Joseph Whittington and Frank M. Zuccarelli voted aye. Nays: None. Anthony DeFilippo passed. Motion carried.

VI. NEW BUSINESS

A. Monthly Financial Report

Trustee DeFilippo moved and Trustee Wells seconded to accept the Monthly Financial Report as presented by Treasurer, Tim Pollert. On roll call, John Daly, Anthony DeFilippo, Vivian Payne, Janet Rogers, Terry Wells, Joseph Whittington and Frank M. Zuccarelli voted aye. Nays: None. Motion carried.

B. Bills Payable for October, 2018

Trustee Rogers moved and Trustee Whittington seconded to authorize the Treasurer to pay the list of bills payable for October, 2018, in the amount of \$3,123,911.96. On roll call, John Daly, Anthony DeFilippo, Vivian Payne, Janet Rogers, Terry Wells, Joseph Whittington and Frank M. Zuccarelli voted aye. Nays: None. Motion carried.

- C. Approval to accept the bid of Frontier Construction Inc., for the base bid and alternates #3, 8, 11, and 12 in the amount of \$1,763,241.00 for the Toilet Room Renovations Project, utilizing bond funds
 Trustee DeFilippo moved and Trustee Rogers seconded to accept the bid of Frontier Construction Inc., for the base bid and alternates #3, 8, 11, and 12 in the amount of \$1,763,241.00 for the Toilet Room Renovations Project, utilizing bond funds. On roll call, John Daly, Anthony DeFilippo, Vivian Payne, Janet Rogers, Terry Wells, Joseph Whittington and Frank M. Zuccarelli voted aye. Nays: None. Motion carried.
- D. Approval to increase the one-time registration fee from \$20 to \$25 per student and to assess the fee each semester the student registers for classes, effective the beginning of the summer 2019 semester

Trustee DeFilippo moved and Trustee Payne seconded to increase the one-time registration fee from \$20 to \$25 per student and to assess the fee each semester the student registers for classes, effective the beginning of the summer 2019 semester. On roll call, John Daly, Anthony DeFilippo, Vivian Payne, Janet Rogers, Terry Wells, Joseph Whittington and Frank M. Zuccarelli voted aye. Nays: None. Motion carried.

VII. PERSONNEL RECOMMENDATIONS

A. Resignations/Retirements/Terminations

Trustee Daly moved and Trustee Whittington seconded to approve the following retirements:

- 1. Retirement of Karen Beneventi, Library Assistant II in the Library, effective June 30, 2019, and grant permission to advertise to fill the vacated position, as needed.
- 2. Retirement of John Geraci, full-time Instructor in the Social and Behavioral Sciences Department, effective May 31, 2019, and grant permission to advertise to fill the vacated position, as needed.
- 3. Retirement of Taha Mansour, full-time Instructor in the Social and Behavioral Sciences Department, effective June 1, 2019, and grant permission to advertise to fill the vacated position, as needed.

On roll call, John Daly, Anthony DeFilippo, Vivian Payne, Janet Rogers, Terry Wells, Joseph Whittington and Frank M. Zuccarelli voted aye. Nays: None. Motion carried.

Board Meeting October 11, 2018 Page 3

B. Approval of Memorandum of Understanding (additional extra overload)

Trustee Rogers moved and Trustee Daly seconded to approve the Memorandum of Understanding between the South Suburban College Faculty Association (a chapter of Local 16000 AFT) and Community College District No. 510 for the spring semester of 2019. On roll call, John Daly, Anthony DeFilippo, Vivian Payne, Janet Rogers, Terry Wells, Joseph Whittington and Frank M. Zuccarelli voted aye. Nays: None. Motion carried.

VIII. Closed Session:

There was none.

ADJOURNMENT

At 8:24 p.m., Trustee Daly moved and Trustee Payne seconded that the Board Meeting be adjourned. On roll call, John Daly, Anthony DeFilippo, Vivian Payne, Janet Rogers, Terry Wells, Joseph Whittington and Frank M. Zuccarelli voted aye. Nays: None. Motion carried.

Janet Rogers, Secretary of the Board Frank M. Zuccarelli, Chairman of the Board



SOUTH SUBURBAN COLLEGE BOARD AGE	NDA REQUEST Agenda Item_FY19-VI.A
For Board Information in November, 2018.	For Board Action in November, 2018.
Board Committee:Funding:PolicyCollege OpeX_FinanceCollege CapiArchitecturalProtection, HOtherand Safety	tal Student Life
PROPOS	SAL SUMMARY
ESTIMATED	COST OR BENEFIT
JUSTIFICA	TION OF ACTION
Please refer to the attached Investment Report packet for the period ending September 30, 20 Direction 2, SSC.2.17 to continue to provide au institution.	t and Financial Summary enclosed in your Board 18. This action supports Vision Statement Strategic n efficient, transparent, and financially secure
IV	IOTION
Move to accept the Financial Report as presen	ted.
*Are funds available in the budget?*ls this related to any previous Board action?*Specify above if matching funds are required. *Is this part of a large project requiring additional funds? (Explain) *Attach supplemental information as necessary	Approvals Controller/Treasurer Meri Mean 11/2/18 Vice-President Atoria 11/2/18
	President

SOUTH SUBURBAN COLLEGE South Holland, Illinois

To:

Board of Trustees

From:

Tim Pollert

Date:

October 25, 2018

Subject:

Financial Report For The Period Ending September 30, 2018

Following is a Financial Summary Sheet and a set of Investment Reports for the above mentioned period. The first page is a Consolidated Statement of Revenues, Expenditures and Fund Balances for all funds. In the Operating Funds, a combination of the Educational and the Operations and Maintenance Funds, the following occurred:

Monthly	Revenue
\$2,7	55,029.03

Year to Date Revenue \$8,424,087.73

Year to Date Expenditures \$9,883,918.11

Activity for the month and year to date totals in all funds are as follows:

Monthly Revenue
\$4,100,853.78

Year to Date Revenue \$13,688,891.01

Monthly	Expenditures
\$4	4,343,545.47

Year to Date Expenditures \$15,110,576.80

Net Monthly Position (\$242,691.69)

Year to Date Net Position (\$1,421,685.79)

On page eight of the Investment Report you will see our investments for the period:

Total Investments	Average Rate	Basis Point Change
	of Return	from Last Month
\$13,723,095.36	2.23%	-2

SOUTH SUBURBAN COLLEGE South Holland, Illinois

	Revenue Educational	Revenue O&M	Monthly Total
July	\$3,009,518.50	\$51,098.15	\$3,060,616.65
August	\$2,501,285.50	\$107,156.55	\$2,608,442.05
September	\$2,651,187.45	\$103,841.58	\$2,755,029.03
October			\$0.00
November			\$0.00
December			\$0.00
January			\$0.00
February			\$0.00
March			\$0.00
April			\$0.00
May			\$0.00
June			\$0.00
YTD	\$8,161,991.45	\$262,096.28	\$8,424,087.73
	Expenditures Educational	Expenditures O&M	Monthly Total
July	Educational	O&M	Total
July August	•	O&M \$304,078.48	Total \$3,075,917.17
•	\$2,771,838.69 \$3,111,498.05	O&M \$304,078.48 \$427,163.11	Total \$3,075,917.17 \$3,538,661.16
August	Educational \$2,771,838.69	O&M \$304,078.48	\$3,075,917.17 \$3,538,661.16 \$3,269,339.78
August September	\$2,771,838.69 \$3,111,498.05	O&M \$304,078.48 \$427,163.11	Total \$3,075,917.17 \$3,538,661.16
August September October	\$2,771,838.69 \$3,111,498.05	O&M \$304,078.48 \$427,163.11	\$3,075,917.17 \$3,538,661.16 \$3,269,339.78 \$0.00
August September October November	\$2,771,838.69 \$3,111,498.05	O&M \$304,078.48 \$427,163.11	\$3,075,917.17 \$3,538,661.16 \$3,269,339.78 \$0.00 \$0.00
August September October November December	\$2,771,838.69 \$3,111,498.05	O&M \$304,078.48 \$427,163.11	\$3,075,917.17 \$3,538,661.16 \$3,269,339.78 \$0.00 \$0.00
August September October November December January	\$2,771,838.69 \$3,111,498.05	O&M \$304,078.48 \$427,163.11	\$3,075,917.17 \$3,538,661.16 \$3,269,339.78 \$0.00 \$0.00 \$0.00 \$0.00
August September October November December January February March April	\$2,771,838.69 \$3,111,498.05	O&M \$304,078.48 \$427,163.11	\$3,075,917.17 \$3,538,661.16 \$3,269,339.78 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00
August September October November December January February March	\$2,771,838.69 \$3,111,498.05	O&M \$304,078.48 \$427,163.11	\$3,075,917.17 \$3,538,661.16 \$3,269,339.78 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00
August September October November December January February March April	\$2,771,838.69 \$3,111,498.05	O&M \$304,078.48 \$427,163.11	\$3,075,917.17 \$3,538,661.16 \$3,269,339.78 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00

SOUTH SUBURBAN COLLEGE South Holland, Illinois

	Revenues	Expenditures	Monthly
	All Funds	All Funds	Total
July	\$3,635,851.73	\$3,801,528.11	(\$165,676.38)
August	\$5,952,185.50	\$6,965,503.22	(\$1,013,317.72)
September	\$4,100,853.78	\$4,343,545.47	(\$242,691.69)
October			\$0.00
November			\$0.00
December			\$0.00
January			\$0.00
February			\$0.00
March			\$0.00
April			\$0.00
May			\$0.00
June			\$0.00
YTD	\$13,688,891.01	\$15,110,576.80	(\$1,421,685.79)
	Investment	Average Rate	Basis Point Change
	Investment Total	Average Rate of Return	Basis Point Change from Last Month
July		_	from Last Month
July August	Total	of Return	
•	Total \$12,559,976.45	of Return 2.22%	from Last Month (4) 3
August	Total \$12,559,976.45 \$14,471,281.70	of Return 2.22% 2.25%	from Last Month (4)
August September	Total \$12,559,976.45 \$14,471,281.70	of Return 2.22% 2.25%	from Last Month (4) 3
August September October	Total \$12,559,976.45 \$14,471,281.70	of Return 2.22% 2.25%	from Last Month (4) 3
August September October November	Total \$12,559,976.45 \$14,471,281.70	of Return 2.22% 2.25%	from Last Month (4) 3
August September October November December	Total \$12,559,976.45 \$14,471,281.70	of Return 2.22% 2.25%	from Last Month (4) 3
August September October November December January	Total \$12,559,976.45 \$14,471,281.70	of Return 2.22% 2.25%	from Last Month (4) 3
August September October November December January February	Total \$12,559,976.45 \$14,471,281.70	of Return 2.22% 2.25%	from Last Month (4) 3
August September October November December January February March	Total \$12,559,976.45 \$14,471,281.70	of Return 2.22% 2.25%	from Last Month (4) 3

Fund 2 r. & Maint.	Fund 3 O&M Rst(300)	Fund 3 PH&S(379)
	. 1	
0.00	0.00	0.00
0.00	0.00	0.00
0.00	0.00	0.00
0.00-	0.00	0.00
0.00	0.00	0.00
198,788.60		
	0.00	0.00
0.00	0.00	0.00
0.00	0.00	0.00
0.00	0.00	0.00
198,788.60	0.00	0.00
48,879.12		
70,0/3.12		
	,	
1		
7		
;	1	
247,667.72	0.00	0.00
	1	
0.00	0.00	0.00
0.00	0.00	0.00
0.00	0.00	0.00
0.00	0.00	0.00
0.00	0.00	0.00
247,667.72	0.00	0.00
0.00	0.00	0.00
		0.00
		0.00
247,667.72	0.00	0.00
	0.00 0.00 247,667.72	0.00

MB Financial MB Financial MB Financial MB Financial Bond Interest PMA/I S D L A F + = ISDMAX PMA/I S D L A F + = Fixed Investment Accounts Illinois Funds MB Contributory Trust IIIT Money Market MB Financial Money Market Totals 9/ Transactions: Illinois Funds MM Deposit from Comptroller 1llinois Funds MM Deposit from Compt	1 3 6 0 0 11 12 0 0		0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00	Fund 6 Restricted 0.00 0.00 0.00 0.00 0.00 486,152.50 0.00 0.00 486,152.50 7,500.00 21,588.35 82,894.15	Fund 7 Working Cash 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0
MB Financial MB Financial MB Financial MB Financial Bond Interest PMA/I S D L A F + = ISDMAX PMA/I S D L A F + = Fixed Investment Accounts Illinois Funds MB Contributory Trust IIIT Money Market MB Financial Money Market Totals Transactions: Illinois Funds MM Deposit from Comptroller 9/ Interest on IL Funds MM 9/ Transfer from MB MM to Cash 9/ 17	1 3 6 0 0 11 12 0 0	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.0	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00	0.00 0.00 0.00 0.00 0.00 486,152.50 0.00 0.00 486,152.50 7,500.00 21,588.35 82,894.15	0.00 0.00 0.00 0.00 0.00 0.00 0.00
MB Financial MB Financial Bond Interest PMA/I S D L A F + = ISDMAX PMA/I S D L A F + = Fixed Investment Accounts Illinois Funds MB Contributory Trust IIIT Money Market MB Financial Money Market Totals Transactions: Illinois Funds MM Deposit from Comptroller Illinois Funds MM Deposit from Comptroller 9/Illinois Funds MM Deposit from Comptroller 1//Illinois Funds MM Deposit from Comptroller 9/Illinois Funds MM Deposit from Comptroller	3 6 0 0 11 12 2 0 0	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.0	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00	0.00 0.00 0.00 0.00 486,152.50 0.00 0.00 486,152.50 7,500.00 21,588.35 82,894.15	0.00 0.00 0.00 0.00 0.00 0.00
MB Financial MB Financial Bond Interest PMA/I S D L A F + = ISDMAX PMA/I S D L A F + = Fixed Investment Accounts Illinois Funds MB Contributory Trust IIIT Money Market MB Financial Money Market Totals 7/ Transactions: Illinois Funds MM Deposit from Comptroller Illinois Funds MM Deposit from Comptroller 9/ Interest on IL Funds MM 9/ Transfer from MB MM to Cash 9/ 10 11 12 13 14 15 16 17 18 18 18 18 18 18 18 18 18	3 6 0 0 11 12 2 0 0	0.00 0.00 0.00 0.00 0.00 0.00 0.00	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00	0.00 0.00 0.00 0.00 486,152.50 0.00 0.00 486,152.50 7,500.00 21,588.35 82,894.15	0.00 0.00 0.00 0.00 0.00 0.00
MB Financial Bond Interest PMA/I S D L A F + = ISDMAX PMA/I S D L A F + = Fixed Investment Accounts Illinois Funds MB Contributory Trust IIIT Money Market MB Financial Money Market Totals 9/ Transactions: Illinois Funds MM Deposit from Comptroller 9/ Interest on IL Funds MM 9/ Transfer from MB MM to Cash 9/ 9/ 9/ 9/ 9/ 9/ 9/ 9/ 9/ 9	3 6 0 0 11 12 2 0 0	0.00 0.00 0.00 0.00 0.00 0.00 0.00	0.00 0.00 0.00 0.00 0.00 0.00 0.00	0.00 0.00 0.00 486,152.50 0.00 0.00 486,152.50 7,500.00 21,588.35 82,894.15	0.00 0.00 0.00 0.00 0.00 0.00
PMA/I S D L A F + = ISDMAX PMA/I S D L A F + = Fixed Investment Accounts Illinois Funds MB Contributory Trust IIIT Money Market MB Financial Money Market Totals 9/ Transactions: Illinois Funds MM Deposit from Comptroller 9/Illinois Funds MM Deposit from Comptroller	3 6 0 0 11 12 2 0 0	0.00	0.00 0.00 0.00 0.00 0.00 0.00	0.00 0.00 486,152.50 0.00 0.00 486,152.50 7,500.00 21,588.35 82,894.15	0.00 0.00 0.00 0.00 0.00
PMA/I S D L A F + = Fixed Investment Accounts Illinois Funds MB Contributory Trust IIIT Money Market MB Financial Money Market Totals Transactions: Illinois Funds MM Deposit from Comptroller Illinois Funds MM Deposit from Comptroller 9/Illinois Funds MM Deposit from Comptroller 9/Interest on IL Funds MM 9/Interest on IL Funds MM 9/Illinois Funds MM MI	3 6 0 0 11 12 2 0 0	0.00	0.00 0.00 0.00 0.00 0.00	0.00 486,152.50 0.00 0.00 0.00 486,152.50 7,500.00 21,588.35 82,894.15	0.00 0.00 0.00 0.00
Illinois Funds MB Contributory Trust IIIT Money Market MB Financial Money Market Totals 7 Transactions: Illinois Funds MM Deposit from Comptroller Illinois Funds MM Deposit from Comptroller 9/Illinois Funds MM Deposit from Comptroller 11 Illinois Funds MM Deposit from Comptroller 9/Illinois Funds MM Deposit from Comptroller 9/Interest on IL Funds MM 9/Interest on MB MM to Cash 9/Illinois Funds MM Seposit from MB MM Seposit from MB MM Seposit from Se	3 6 0 0 11 12 2 0 0	0.00	0.00 0.00 0.00 0.00 0.00	486,152.50 0.00 0.00 0.00 486,152.50 7,500.00 21,588.35 82,894.15	0.00 0.00 0.00 0.00
MB Contributory Trust IIIT Money Market MB Financial Money Market Totals 9/ Transactions: Illinois Funds MM Deposit from Comptroller 9/ Illinois Funds MM Deposit from Comptroller 9// Interest on IL Funds MM 9// Transfer from MB MM to Cash 9//	3 6 0 0 11 12 2 0 0	0.00	0.00 0.00 0.00 0.00	7,500.00 21,588.35 82,894.15	0.00 0.00 0.00
IIIT Money Market MB Financial Money Market Totals 9/ Transactions: Illinois Funds MM Deposit from Comptroller 9/ Interest on IL Funds MM 9/ Transfer from MB MM to Cash 9/3	3 6 0 0 11 12 2 0 0	0.00	0.00 0.00 0.00 0.00	7,500.00 21,588.35 82,894.15	0.00
MB Financial Money Market Totals 9/ Transactions: Illinois Funds MM Deposit from Comptroller 9/ Interest on IL Funds MM 9/ Transfer from MB MM to Cash 9/3	3 6 0 0 11 12 2 0 0	0.00	0.00	0.00 0.00 486,152.50 7,500.00 21,588.35 82,894.15	0.00 0.00
MB Financial Money Market Totals 9/ Transactions: Illinois Funds MM Deposit from Comptroller 9/ Interest on IL Funds MM 9/ Transfer from MB MM to Cash 9/3	3 6 0 0 11 12 2 0 0	0.00	0.00	0.00 486,152.50 7,500.00 21,588.35 82,894.15	0.00
Transactions: Illinois Funds MM Deposit from Comptroller 9/ Interest on IL Funds MM 9/ Transfer from MB MM to Cash 9/3	3 6 0 0 11 12 2 0 0	0.00	0.00	7,500.00 21,588.35 82,894.15	
Transactions: Illinois Funds MM Deposit from Comptroller 9/ Interest on IL Funds MM 9/ Transfer from MB MM to Cash 9/ **Transfer from MB MM to Cash 9/ **Transfer from MB MB MB to Cash 9/ **Transfer from	3 6 0 0 11 12 2 0 0			7,500.00 21,588.35 82,894.15	
Illinois Funds MM Deposit from Comptroller 9/ Illinois Funds MM Deposit from Comptroller 9/ Illinois Funds MM Deposit from Comptroller 9/3 Illinois Funds MM Deposit from Comptroller 9/3 Illinois Funds MM Deposit from Comptroller 9/3 Interest on IL Funds MM 9/3 Transfer from MB MM to Cash 9/3	5 0 1 2 0 0			21,588.35 82,894.15	
Illinois Funds MM Deposit from Comptroller 9/ Illinois Funds MM Deposit from Comptroller 9/3 Illinois Funds MM Deposit from Comptroller 9/3 Illinois Funds MM Deposit from Comptroller 9/3 Interest on IL Funds MM 9/3 Transfer from MB MM to Cash 9/3	5 0 1 2 0 0			21,588.35 82,894.15	
Illinois Funds MM Deposit from Comptroller 9/ Illinois Funds MM Deposit from Comptroller 9/3 Illinois Funds MM Deposit from Comptroller 9/3 Illinois Funds MM Deposit from Comptroller 9/3 Interest on IL Funds MM 9/3 Transfer from MB MM to Cash 9/3	5 0 1 2 0 0			21,588.35 82,894.15	
Illinois Funds MM Deposit from Comptroller 9/2 Illinois Funds MM Deposit from Comptroller 9/3 Interest on IL Funds MM 9/3 Transfer from MB MM to Cash 9/3	1 2 0 0 0			82,894.15	
Illinois Funds MM Deposit from Comptroller 9/3 Interest on IL Funds MM 9/3 Transfer from MB MM to Cash 9/3	2 0 0				
Interest on IL Funds MM 9/3 Transfer from MB MM to Cash 9/3	0				
Transfer from MB MM to Cash 9/3	0				
	*: *				
	## ## .17 % .				
	12.				
	# ## .15% (
	# ## .[15] 				
	114				
	11.00				
	•				
1	•		9 .		
1					
	9				
			•		
	9		4		
		4.000	- d	10.	
		. ;	1		
			·		
		. [
			i		
			1		
*					
		0.00	0.00	E00 13E 00	0.00
		0.00	0.00	598,135.00	0.00
MB Financial		0.00	0.00	0.00	0.00
MB Financial		0.00	0.00	0.00	0.00
		0.00	0.00	0.00	0.00
MB Financial Bond Interest		0.00	0.00	0.00	0.00
PMA/I S D L A F + = ISDMAX		0.00	0.00	0.00	0.00
PMA/I S D L A F + = Fixed Investment Accounts		0.00	0.00	0.00	0.00
Illinois Funds		0.00	0.00	598,135.00	0.00
MB Contributory Trust		0.00	0.00	0.00	0.00
IIIT Money Market		0.00	0.00	0.00	0.00
MB Financial Money Market				0.00	0.00
Totals 9/3		0.00	0.00	0.00	0.00
5/3	n	0.00	0.00		
	0	0.00	0.00	598,135.00	0.00

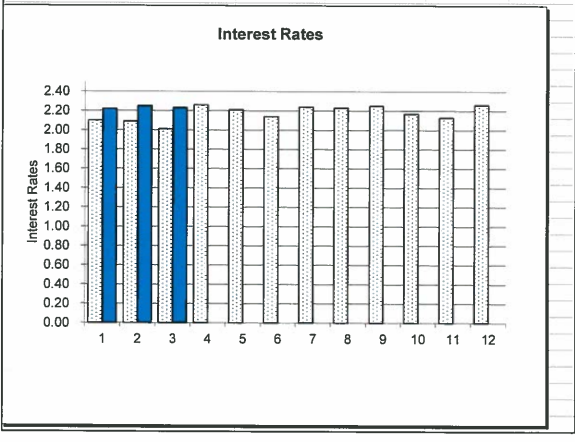
	INVES	TMENT WORKSHE			
Baradatian	5-1-	Fund 10	Fund 11	Fund 12	
Description	Date	T&A	Audit	Special Levies	Total
MB Financial		0.00	0.00	0.00	0.00
MB Financial		0.00	0.00	0.00	0.00
MB Financial Bond Interest		0.00	0.00	0.00	4,710,210.56
		0.00	0.00	0.00	8,979.98
PMA/I S D L A F + = ISDMAX		0.00	0.00	0.00	32.79
PMA/I S D L A F + = Fixed Investment Accounts		0.00	0.00	0.00	0.00
Illinois Funds		0.00	0.00	0.00	1,886,150.22
MB Contributory Trust		0.00	0.00	0.00	92.91
IIIT Money Market	į į	0.00	0.00	0.00	4,345,371.41
MB Financial Money Market		0.00	0.00	0.00	3,520,443.83
Totals	9/1	0.00	0.00	0.00	14,471,281.70
		İ			
Fransactions:					
llippie Sunda MM Descrit Sono Constitution		1	L. Maria		0.00
Illinois Funds MM Deposit from Comptroller			1		7,500.00
Illinois Funds MM Deposit from Comptroller			į		97,758.25
Illinois Funds MM Deposit from Comptroller					21,588.35
Ilinois Funds MM Deposit from Comptroller					82,894.15
Ilinois Funds MM Deposit from Comptroller			i		36,198.47
nterest on IL Funds MM	11				5,874.44
Fransfer from MB MM to Cash					(1,000,000.00)
					0.00
					0.00
					0.00
					0.00
	1				
					0.00
					0.00
*	U				0.00
					0.00
					0.00
					0.00
					0.00
		· · · · · · · · · · · · · · · · · · ·			0.00
					0.00
	1				0.00
					0.00
	1				0.00
					0.00
					0.00
		4			0.00
					0.00
					0.00
					0.00
	i				0.00
		i			0.00
		0.00	0.00	0.00	13,723,095.36
		0.00	0.00	0.00	ספיפבחירה יירד
MB Financial		0.00	0.00	0.00	0.00
MB Financial		0.00	0.00	0.00	
4B Financial Bond Interest		0.00			4,710,210.56
	1		0.00	0.00	8,979.98
PMA/I S D L A F + = ISDMAX		0.00	0.00	0.00	32.79
MA/I S D L A F + = Fixed Investment Accounts		0.00	0.00	0.00	0.00
Ilinois Funds		0.00	0.00	0.00	2,137,963.88
1B Contributory Trust		0.00	0.00	0.00	92.91
IIT Money Market		0.00	0.00	0.00	4,345,371.41
1B Financial Money Market		0.00	0.00	0.00	2,520,443.83
	9/30	0.00	0.00	0.00	13,723,095.36
Totals					
Totals					0.00

	INVESTM	ENT SUMMARY			ŀ		
	Interest		Purchase	Maturity	Туре		
Fund	Rate	Amount	Date	Date	Code		Certificate Number / Institutions
Liquid Accounts:							
Liquid Series	1.00	8,979.98		Open	90	ISDLAF+	
ISDMAX	0.50	32.79		Open	90	ISDLAF+	
MBFinancial	2.40	7,230,747.30					
		2 127 062 00		Open	90	MB	
Daily Account	1.75	2,137,963.88		Open	50	IL Funds	
IIIT Money Market	2.35	2,360,268.51		Open	50	ШТ	
Fixed Investments:							
						<u> </u>	
				1			
					1		
Educational	2.00	227,000.00	10/28/2014	10/28/2019	20	IIIT	Steams Bank St. Cloud, MN
Educational	2.00	227,000.00	10/28/2014	10/28/2019	20	IIIT	Hometown Bank, Roanoke, VA
Educational	2.00	227,000.00	10/28/2014	10/28/2019	20	IIIT	Community Bank of OelWein, IA
Educational	2.00	227,000.00	10/28/2014	10/28/2019	20	IIIT	Amerasia Bank, Flushing, NY
Educational	2.00	227,000.00	10/28/2014	10/28/2019	20	IIIT	Old Fort Banking, Old Fort, OH
Educational	2.00	227,000.00	10/28/2014	10/28/2019	20	IIIT	Bridgewater Bank, MN
Educational	2.00	227,000.00	10/28/2014	10/28/2019	20	IIIT	Peapack Bank, Gladstone, NJ
Educational	2.00	227,000.00	10/28/2014	10/28/2019	20	IIIT	Pulaski Bank, Saint Louis, MO
Educational	2.00	169,102.90	10/28/2014	10/28/2019	20	IIIT	Bank of the West, San Francisco, CA
					[
Grand Total		13,723,095.36					
Average %	2.23		201				
AVEIDYE 70	2.23	(Weighted Average	<u>ge)</u>				l

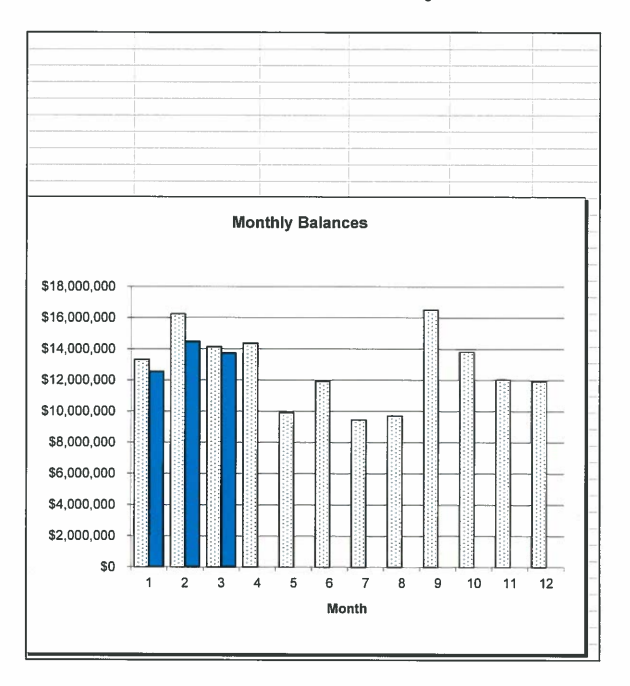
	<u> </u>				
		l i			
			1		
	*				
			1		
					1
					- 1
-					
		į į			İ
	Investment				Percent
		Page 4	Page 6	Total	to Total
10	U. S. Government Securities	0.00	0.00	0.00	0%
10	Time Describe		0.00	0.00	
ZU	Time Deposits	1,985,102.90	0.00	1,985,102.90	14%
30	Commercial Paper	0.00	0.00	0.00	0%
40	Time Deposits Commercial Paper Mutual Funds	0.00	0.00	0.00	0%
50	Illinois Funds	4,498,232.39	0.00	4,498,232.39	33%
50	Denushase Assessed	7,750,232.39	0.00	7,730,232.33	33%
00	Repurchase Agreements Other	0.00	0.00	0.00	0%
90	Other	7,239,760.07	0.00	7,239,760.07	53%
	Total	13,723,095.36	0.00	13,723,095.36	100%
				257. 257035150	10070
	Augenes O/	7.77			
	Average %	2.23		ļ	
			į		İ
]
			-		1
‡					
1					
			1		
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1					
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1					

South Suburban College

	Investment Summary						
	F Y 201	F Y 2018 - 2019					
	Month End	Percent	Month End	Percent			
Month	Balance	Return	Balance	Return			
July	\$13,317,249	2.10	\$12,559,976	2.22			
August	16,227,947	2.09	14,471,282	2.25			
September	14,124,024	2.01	13,723,095	2.23			
October	14,347,404	2.26					
November	9,895,293	2.21					
December	11,923,377	2.14					
January	9,444,726	2.24					
February	9,703,650	2.23					
March	16,507,053	2.25					
April	13,815,534	2.17					
May	12,037,191	2.13					
June	11,919,425	2.26					



South Suburban College





SOUTH SUBURBAN COLLEGE BOARD AGENDA REQUEST

Agenda Item FY19-VI.B

For Board Information in November, 2	019 For Poors	l Action in November 2010			
Tor board information in November, 2	oro, For Board	For Board Action in November, 2018			
	FUNDING: X_ College Operating X_ College Capital X_ Protection, Health, and Safety	X Grant Funded X Student Life X Special Levies			
	PROPOSAL SUMMARY				
	ESTIMATED COST OR BENEFIT				
	JUSTIFICATION OF ACTION				
Paying the bills supports (Vision State provide an efficient, transparent, and	ement Strategic Direction 2, SSC.: financially secure institution.	2.17) to continue to			
	MOTION				
Hereby authorize the Treasurer to pa	y the following list of bills:				
Education Fund		\$3,374,826.32			
Operation & Maintenance Fund		407,597.77			
Operation & Maintenance Restricted	Fund	232,242.72			
Auxiliary Enterprise Fund		200,689.92			
Restricted Funds		560,481.23			
Special Levies Fund		100,852.75			
Audit Fund		20,000.00			
Flex Plan Fund		6,102.84			
Total		\$4,902,793.55			

* Are funds available in the budget? _yes_

* Is this related to any previous Board action? ____
* Specify above if matching funds are required.

* Is this part of a large project requiring additional funds? (Explain) _____No

* Attach supplemental information as necessary

areau



SOUTH SUBURBAN COLLEGE BOARD AGENDA	REQUEST Agenda Item FY19-VI.C
For Board Information in November, 2018	Board Action in November, 2018.
BOARD COMMITTEE: Policy College Operation Finance College Cape Architectural Protection, X_ Other	
PROPOS	AL SUMMARY
The Comprehensive Annual Financial Audit Report presented to the Audit Committee for the Board's a	and Professional Standards (SAS 114) were cceptance.
ESTIMATED C	COST OR BENEFIT
N/A	
JUSTIFICAT	TION OF ACTION
The Illinois Community College Board requires an a public accountants at the end of each fiscal year. T administration to hire the firm of Crowe, LLP. to con 2018. This measure supports Vision Statement, St efficient, transparent and financially secure institution.	the Board of Trustees authorized the duct the financial audit for the Fiscal Year rategic Direction 2, SSC.2.17 by providing an
M	OTION
To accept the Comprehensive Annual Financial Aug 114) as presented by Crowe, LLP, for the Fiscal Ye	dit Report and Professional Standards (SAS ar ended June 30, 2018.
* Are funds available in the budget? * Is this related to any previous Board action? * Specify above if matching funds are required. * Is this part of a large project requiring additional funds? (Explain) Attach supplemental information as necessary	APPROVALS Sontroller/Treasurer Ward area 1/2/18 Vice-President President

Office of the Treasurer



To:

Board of Trustees

From:

Tim Pollert

Date:

October 30, 2018

Subject:

Comprehensive Annual Financial Report - Fiscal Year Ended June 30, 2018

I am pleased to report that the College successfully completed the Comprehensive Annual Financial Report (CAFR) as of June 30, 2018 with zero significant deficiencies, material weaknesses, issues of noncompliance, or findings related to the financial statements. Additionally, there were no negative reportable issues to the Board in the auditors SAS 114 letter as presented.

Another point worth mentioning is that the College was presented with the Certificate of Excellence in Financial Report by the Association of School Business Officials for the CAFR dated June 30, 2017. This is the 26th consecutive year that the College has received this distinguished award.

The CAFR document is quite comprehensive so I will summarize several of the more important issues as reported by our auditors as it relates to the Colleges financial statements:

- Overall fund balance decreased from \$32,636,728 in 2017 to \$29,308,506 in 2018. This represents a total decrease of \$3,328,222 (p. 66)
- Operating fund balance decreased from \$12,267,822 in 2017 to \$10,814,425 in 2018. This represent a total decrease of \$1,453,397 (p. 65).
- As a result of the Governmental Account Standards Board (GASB) Statement 75 the College has to include on our financial statements a liability for Other Post Retirement Benefits (OPEB) of \$20,163,500 that represents the College portion for our retirees that the State subsidizes (please note Exhibits 1 & 2 attached). The College has no control over this number and would only be an actual liability if the State went bankrupt and were unable to pay their expenses. In my opinion, GASB statement 75 has rendered Statements1 3 meaningless as far as running the day to day operations of the College.

Please let me know if you have any specific questions regarding the OPEB liability or need further explanations on anything audit related.

Thank you.

SOUTH SUBURBAN COLLEGE COMMUNITY COLLEGE DISTRICT NUMBER 510 STATEMENT OF NET POSITION June 30, 2018

	Primary Institution	Component Unit Foundation
ASSETS		, , , , , , , , , , , , , , , , , , ,
Current assets:		
Cash and cash equivalents	\$ 1,667,941	\$ 16,213
Short-term investments	15,635,340	2,96
Taxes receivable, net	9,478,660	
Other receivables, net	4,703,362	
Inventories	347,569	
Total current assets	31,832,872	19,17
Noncurrent assets:		
Investments	5,347,685	1,085,03
Capital assets, not being depreciated	1,460,632	1,500,00
Capital assets, net of accumulated depreciation	14,017,445	
Total noncurrent assets	20,825,762	1,085,03
	20,020,102	1,000,00
Total assets	52,658,634	1,104,20
DEFERRED OUTFLOWS OF RESOURCES		
OPEB	96,783	
Total deferred outflows of resources	96,783	
LIABILITIES		
Current liabilities:		
Accounts payable	1,714,913	116,67
Accrued payroll	489,591	110,01
Unearned tuition revenue	2.214.157	
Uneamed rental revenue	999,167	
Current portion of bonds payable	2,110,000	
Current portion of compensated absences	65,077	
Current portion of capital lease	43,883	
Current portion of other long-term liabilities	446,715	
Total current liabilities	8,083,503	116,67
Name and the latter		
Noncurrent liabilities:		
Bonds payable	24,451,288	
Compensated absences	958,745	
Compensated absences NECOPEB_liability Other Past Employment Benefit Other long-term liabilities	20,163,500	
	966,047	
Total noncurrent liabilities	46,539,580	
Total liabilities	54,623,083	116,67
DEFERRED INFLOWS OF RESOURCES		
Property tax revenue	8,872,133	
OPEB *	2,015,719	
Total deferred inflows of resources	10,887,852	
NET POSITION		
	(2,063,492)	
Net investment in capital assets	(2,003,432)	19
Net investment in capital assets		•
Restricted for:		
Restricted for: Expendable:		***
Restricted for: Expendable: Scholarships	-	453,12
Restricted for: Expendable: Scholarships Working cash	7,213,941	453,12
Restricted for: Expendable: Scholarships Working cash Debt service	7,213,941 372,978	453,12
Restricted for: Expendable: Scholarships Working cash Debt service Non-expendable:		
Restricted for: Expendable: Scholarships Working cash Debt service Non-expendable: Scholarships	372,978	496,54
Restricted for: Expendable: Scholarships Working cash Debt service Non-expendable:		453,12 496,54 37,86

STATE OF ILLINOIS DEPARTMENT OF CENTRAL MANAGEMENT SERVICES COMMUNITY COLLEGE HEALTH INSURANCE SECURITY FUND SCHEDULE OF OTHER POST EMPLOYMENT BENEFIT AMOUNTS BY EMPLOYER

As of and for the Year Ended June 30, 2017

			_		Prior Year		Current Year
Employer		ng Total OPEB Liability		Inding Total PEB Liability	Proportiona Share	te	Proportionate Share
Black Hawk College	<u> </u>	19,635,594	\$	18,932,513	1.0789	06%	1.038173%
Carl Sandburg College		8,603,553	•	8,671,841	0.4727		0.475525%
College Of DuPage		77,959,395		84,022,357	4.2835		4.607406%
College Of Lake County		53,899,845		56,835,882	2.9616		3.116623%
Danville Area Community College		10,774,342		10,923,478	0.5920		0.598994%
		40.612,979		41,293,273	2.2315		2.264336%
Elgin Community College		16,931,307		17,095,712	0.9303		0.937451%
Heartland Community College		8,995,434		9,204,296	0.4942		0.504722%
Highland Community College		389,041		409,414	0.0213		0.022450%
IL Community College Trustees Assoc		15,463,329		15,228,583	0.8496		0.835067%
1L Eastern Community College				33,321,554	1.7232		1.827203%
Illinois Central College		31,362,059		11,943,344	0.6442		0.654919%
Illinois Valley Community College		11,725,457			1,1086		0.971646%
John A. Logan College		20,177,182		17,719,288	0.4329		0.450316%
John Wood Community College		7,880,351		8,212,134			2.886844%
Joliet Junior College		47,173,505		52,645,550	2.5920		
Kankakee Community College		14,446,557		14,341,851	0.7937		0.786442%
Kaskaskia College		14,761,756		12,515,035	0.8111		0.686268%
Kishwaukee College		13,673,897		12,959,662	0.7513		0.710649%
Lake Land College		22,171,518		21,801,147	1.2183		1.195476%
Lewis and Clark Community College		21,450,952		22,109,415	1,1786		1.212380%
Lincoln Land Community College		27,663,188		29,231,076	1.5199		1.602900%
McHenry College		23,924,526		24,389,883	1,314		1,337431%
Moraine Valley Community College		42,467,622		44,667,920	2,3334		2.449387%
Morton College		12,713,003		13,521,877	0.698		0.741479%
Oakton Community College		38,856,495		40,274,243	2,1350		2.208457%
Parkland College		33,547,933		33,871,311	1.843	339%	1.857349%
Prairie State College		15,217,015		16,604,393	0.836		0.910510%
Rend Lake College		10,254,605		10,093,399	0.563	54%	0_553476%
Richland Community College		11,226,898		11,087,820	0.616	378%	0 608006%
Rock Valley College		26,219,636		26,135,678	1,440	575%	1.433162%
Sauk Vailey College		7,311,338		7,902,056	0 401	732%	0.433313%
Shawnee College		6,529,754		6,434,065	0.358	787%	0.352815%
South Suburban College		20,457,384		20,163,500	l.124	360%	1.105675%
Southeastern Illinois College		6,047,163		5,592,175	0.332	270%	0.306650%
Southwestern Illinois College		31,800,842		32,762,356	1,747	343%	1.796539%
Spoon River College		5,467,052		6,304,942	0.300	395%	0.345734%
Triton College		28,695,747		29,461,982	1.576	729%	1.615562%
Waubonsee Community College		28,338,070		30,559,765	1.557	076%	1.675759%
Wm. Rainey Harper College		56,471,534		58,618,119	3.102	909%	3,214352%
Subtotal of Community Colleges	S	891,297,858	S	917,862,889	48.973	37%	50.331448%
Total State Appropriation		928.656,534		905,774,068	51.026	363%	49.668552%
Grand Total	S	1,819,954,392	S	1,823,636,957	100.000	100%	100.000000%

¹ The sum of the values by employer may differ from the plan totals due to rounding.



Agenda Item FY19-VI.D SOUTH SUBURBAN COLLEGE BOARD AGENDA REQUEST For Board Information in November, 2018 Board Action in November, 2018 **BOARD COMMITTEE: FUNDING:** Policy College Operating **Grant Funded** Finance College Capital Student Life Architectural Protection, Health, and Safety Special Levies Other PROPOSAL SUMMARY The OMB Circular A-133 Audit Report for the year ended June 30, 2018, has been completed by Crowe, LLP and is included in the audit packet. **ESTIMATED COST OR BENEFIT** N/A **JUSTIFICATION OF ACTION** This action supports Vision Statement, Strategic Direction 2, SSC.2.17 which is to provide an efficient, transparent and financially secure institution. MOTION To accept the OMB Circular A-133 Audit Report for the year ended June 30, 2018, as presented. * Are funds available in the budget? PPROVALS * Is this related to any previous Board action? * Specify above if matching funds are required. ontroller/Treasurer * Is this part of a large project requiring additional funds? (Explain) Vice-Preside Attach supplemental information as necessary ident

Office of the Treasurer



To:

Board of Trustees

From:

Tim Pollert

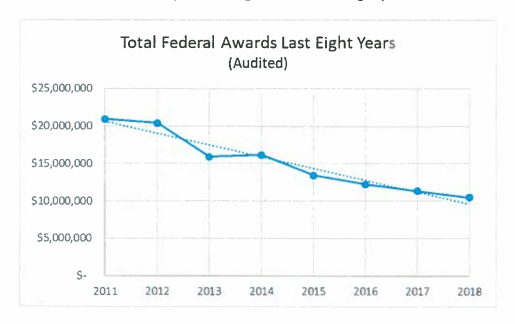
Date:

October 30, 2018

Subject:

Single Audit OMB 133 - Fiscal Year Ended June 30, 2018

Total federal grant awards in the Single Audit has continued its downward trend, from \$11,358,857 in 2017 to \$10,500,077 in 2018. This \$858,780 decrease is entirely within our Department of Education Pell grant cluster. Here is graphic representation of the negative trend in federal aid received by the College over the last eight years:



There was only one finding and it can be found in detail on pages 10 & 11 with a formal corrective plan on page 14.

FINDING 2018-001 – CONTROLS AND NONCOMPLIANCE OVER VERIFICATION – SPECIAL TESTS AND PROVISIONS

Management's Response

The College agrees with the finding that one of 60 student files selected had a variance identified in the verification documents that was not identified, corrected, and timely resubmitted to the U.S. Department of Education. While this finding, as stated, is classified as a repeat finding, corrective action measures from last year have proven successful in that only one student file had a verification discrepancy. As noted, no question costs or return of funds are warranted.



SOUTH SUBURBAN COLLEGE BOARD AGENDA	REQUEST Agenda Item FY19-VI.E
For Board Information in November, 2018.	Board Action in November, 2018.
Policy College Operate College Capital	
PROPOSAL S	SUMMARY
We are recommending the appointment of the firm of C financial statements for the fiscal year ending June 30, attached.	
ESTIMATED COS	T OR BENEFIT
\$108,000	
JUSTIFICATION	OF ACTION
The Illinois Community College Board requires an audit public accountants at the end of each fiscal year. This a Strategic Direction 2, SSC.2.17 which is to provide an e institution.	action supports Vision Statement,
MOTI	ON
Move to appoint the firm of Crowe, LLP. To conduct an and the Single Audit of Federal funds for the fiscal year	
* Are funds available in the budget? * Is this related to any previous Board action? * Specify above if matching funds are required.	APPROVALS Sentroller/Treasurer
* Is this part of a large project requiring additional funds? (Explain)	Mars Lareau 11/2/18
Attach supplemental information as necessary	Ace-President 11/2/18 President



Crowe LLP
Independent Member Crowe Global

One Mid America Plaza, Suite 700 Post Office Box 3697 Oak Brook, Illinois 60522-3697 Tel +1 630 574 7878 Fax +1 630 574 1608 www.crowe.com

November 8, 2018

Management and the Board of Trustees South Suburban College 15800 South State Street South Holland, Illinois 60473

This letter confirms the arrangements for Crowe LLP ("Crowe" or "us" or "we" or "our") to provide the professional services discussed in this letter to South Suburban College District No. ("the College" or ""you", "your" or "Entity" or "Client") for the year ending June 30, 2019. The attached Crowe Engagement Terms is an integral part of this letter, and its terms are incorporated herein.

AUDIT SERVICES

Our Responsibilities

We will audit and report on the financial statements of the business-type activities which collectively comprise the basic financial statements of the College for the period indicated.

In addition to our report on the financial statements, we plan to evaluate the presentation of the following supplementary information in relation to the financial statements as a whole, and to report on whether this supplementary information is fairly stated, in all material respects, in relation to the financial statements as a whole.

Schedule of Expenditures of Federal Awards

In addition to our report on the financial statements, we also plan to perform specified procedures in order to describe in our report whether the following required supplementary information is presented in accordance with applicable guidelines. However, we will not express an opinion or provide any assurance on this information due to our limited procedures.

- Management's Discussion and Analysis
- · SURS Schedule of the College's Proportionate Share of the Net Pension Liability
- SURS Schedule of College Contributions
- SURS Notes to Required Supplementary Information
- CCHISF Schedule of the College's Proportionate Share of the Net OPEB Liability
- CCHISF Schedule of College Contributions
- CCHISF Notes to Required Supplementary Information

The document will also include the following additional information that will not be subjected to the auditing procedures applied in our audit of the financial statements, and for which our auditor's report will disclaim an opinion:

- Introductory Section of the Comprehensive Annual Financial Report
- Statistical Section of the Comprehensive Annual Financial Report

The objective of the audit is the expression of an opinion on the financial statements. We will plan and perform the audit in accordance with auditing standards generally accepted in the United States of America, the standards for financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States, and the audit requirements of Title 2 U.S. Code of Federal Regulations Part 200, *Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards* (Uniform Guidance). Those standards require that we obtain reasonable, rather than absolute, assurance

about whether the financial statements are free of material misstatement whether caused by error or fraud, and that we report on the Schedule of Expenditures of Federal Awards (as noted above), and on your compliance with Federal statutes, regulations, and the terms and conditions of Federal awards and on its internal controls as required for a Single Audit. Because of inherent limitations of an audit, together with the inherent limitations of internal control, an unavoidable risk that some material misstatements may not be detected exists, even though the audit is properly planned and performed in accordance with applicable standards. An audit is not designed to detect error or fraud that is immaterial to the financial statements.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment including the assessment of the risks that the financial statements could be misstated by an amount we believe would influence the financial statement users. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

In making our risk assessments, we consider internal control relevant to the preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances but not for the purpose of expressing an opinion on the effectiveness of the College's internal control. However, we will communicate in writing to those charged with governance and management concerning any significant deficiencies or material weaknesses in internal control relevant to the audit of the financial statements that we have identified during the audit. We will communicate to management other deficiencies in internal control identified during the audit that have not been communicated to management by other parties and that, in our professional judgment, are of sufficient importance to merit management's attention. We will also communicate certain matters related to the conduct of the audit to those charged with governance, including (1) fraud involving senior management, and fraud (whether caused by senior management or other employees) that causes a material misstatement of the financial statements, (2) illegal acts that come to our attention (unless they are clearly inconsequential) (3) disagreements with management and other significant difficulties encountered in performing the audit and (4) various matters related to the College's accounting policies and financial statements. Our engagement is not designed to address legal or regulatory matters, which matters should be discussed by you with your legal counsel.

We expect to issue a written report upon completion of our audit of the financial statements. Our report will be addressed to the Board of Trustees of the College. Circumstances may arise in which it is necessary for us to modify our opinion, add an emphasis of matter or other matter paragraph, or withdraw from the engagement.

In addition to our report on the financial statements and supplemental information, we plan to issue the following reports:

- Independent Auditor's Report on Internal Control Over Financial Reporting and on Compliance and Other Matters Based on an Audit of Financial Statements Performed in Accordance with Government Auditing Standards The purpose of this report is solely to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on internal control over financial reporting or on compliance. This report is an integral part of an audit performed in accordance with Government Auditing Standards in considering the College's internal control and compliance. Accordingly, this communication is not suitable for any other purpose.
- Independent Auditor's Report on Compliance for Each Major Federal Program and Report on Internal
 Control Over Compliance -- The purpose of this report on internal control over compliance is solely to
 describe the scope of our testing of internal control over compliance and the results of that testing
 based on the requirements of the Uniform Guidance. Accordingly, this report is not suitable for any
 other purpose.

- Uniform Financial Statements as required by the Illinois Community College Board ("ICCB"), which will be subjected to the auditing procedures applied in our audit of the basic financial statements.
- The Certificate of Chargeback Reimbursement, which will be subjected to the auditing procedures
 applied in our audit of the financial statements.
- Report on compliance with ICCB requirements for the following grants in accordance with the ICCB's
 Fiscal Management Manual: State Adult Education and Family Literacy Grants (State Basic, Public
 Assistance, and Performance), and Career and Technical Education Program Improvement Grants.
- Report on the Schedule of Enrollment Data and Other Bases Upon Which Claims are Filed in accordance with the ICCB's Fiscal Management Manual.

We will also perform tests of controls including testing underlying transactions, as required by the Uniform Guidance, to evaluate the effectiveness of the design and operation of controls that we consider relevant to preventing or detecting material noncompliance with compliance requirements applicable to each of your major federal awards programs. We will determine major programs in accordance with the Uniform Guidance. Our tests will be less in scope than would be necessary to render an opinion on these controls and, accordingly, no opinion will be expressed. We will inform you of any deficiencies or other matters involving internal control, if any, as required by the Uniform Guidance.

As part of obtaining reasonable assurance about whether the financial statements are free of material misstatement, we will also perform tests of your compliance with applicable laws, regulations, contracts and grants. However, because of the concept of reasonable assurance and because we will not perform a detailed examination of all transactions, there is a risk that material errors, irregularities, or illegal acts, including fraud or defalcations, may exist and not be detected by us. The objective of our audit of compliance relative to the financial statements will not be to provide an opinion on overall compliance with such provisions, and we will not express such an opinion. We will advise you, however, of any matters of that nature that come to our attention, unless they are clearly inconsequential.

The Uniform Guidance requires that we plan and perform the audit to obtain reasonable assurance about whether you have complied with certain provisions of laws, regulations, contracts and grants. Our procedures will consist of the applicable procedures described in the United States Office of Management and Budget (OMB) Compliance Supplement for the types of compliance requirements that could have a direct and material effect on each of your major programs. The purpose of our audit will be to express an opinion on your compliance with requirements applicable to major Federal award programs. Because an audit is designed to provide reasonable assurance, but not absolute assurance, the audit is not designed to detect immaterial violations or instances of noncompliance.

Our audit and work product are intended for the benefit and use of the College only. The audit will not be planned or conducted in contemplation of reliance by any other party or with respect to any specific transaction and is not intended to benefit or influence any other party. Therefore, items of possible interest to a third party may not be specifically addressed or matters may exist that could be assessed differently by a third party.

The working papers for this engagement are the property of Crowe and constitute confidential information. However, we may be requested to make certain working papers available to your oversight agency or grantors pursuant to authority given to them by law, regulation, or contract. If requested, access to such working papers will be provided under the supervision of our personnel. Furthermore, upon request, we may provide photocopies of selected working papers to your oversight agency or grantors. The working papers for this engagement will be retained for a minimum of three years after the date our report is issued or for any additional period requested by the oversight agency or pass-through entity. If we are aware that a federal awarding agency, pass-through entity, or auditee is contesting an audit finding, we will contact the party contesting the audit finding for guidance prior to destroying the working papers.

Government Auditing Standards require that we provide you with a copy of our most recent peer review report, which accompanies this letter along with the related letter of comment and response thereto.

The College's Responsibilities

The College's management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America. Management is also responsible for the design, implementation and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to error or fraud. The College's management is also responsible for complying with applicable laws, regulations, contracts and grants and such responsibility extends to identifying the requirements and designing internal control policies and procedures to provide reasonable assurance that compliance is achieved. Additionally, as required by the Uniform Guidance, it is management's responsibility to follow up and take corrective action on reported audit findings and to prepare a summary schedule of prior audit findings, which should be available for our review, and a corrective action plan.

Management has the responsibility to adopt sound accounting policies, maintain an adequate and efficient accounting system, safeguard assets, and design and implement programs and controls to prevent and detect fraud. Management's judgments are typically based on its knowledge and experience about past and current events and its expected courses of action. Management's responsibility for financial reporting includes establishing a process to prepare the accounting estimates included in the financial statements.

Management is responsible for providing to us, on a timely basis, all information of which management is aware that is relevant to the preparation and fair presentation of the financial statements, such as records, documentation, and other matters. Management is also responsible for providing such other additional information we may request for the purpose of the audit, and unrestricted access to persons within the College from whom we determine it necessary to obtain audit evidence. Additionally, those charged with governance are responsible for informing us of their views about the risks of fraud within the College, and their knowledge of any fraud or suspected fraud affecting the College.

Management is responsible for adjusting the financial statements to correct material misstatements related to accounts or disclosures. As part of our audit process, we will request from management written confirmation concerning representations made to us in connection with the audit, including that the effects of any uncorrected misstatements aggregated by us during the audit are immaterial, both individually and in the aggregate, to the financial statements and to compliance with the requirements of its Federal programs. Management acknowledges the importance of management's representations and responses to our inquiries, and that they will be utilized as part of the evidential matter we will rely on in forming our opinion. Because of the importance of management's representations to an effective audit, you agree to release Crowe and its personnel from any liability and costs relating to our services under this letter attributable to any misrepresentations by management.

Management is responsible for the preparation of the supplementary information identified above in accordance with the applicable criteria. As part of our audit process, we will request from management certain written representations regarding management's responsibilities in relation to the supplementary information presented, including but not limited to its fair presentation in accordance with the applicable criteria, the method of measurement and presentation and any significant assumptions or interpretations underlying the supplementary information. In addition, it is management's responsibility to include the auditor's report on supplementary information in any document that contains the supplementary information and that indicates that we have reported on such supplementary information. It is also management's responsibility to present the supplementary information with the audited financial statements or, if the supplementary information will not be presented with the audited financial statements, to make the audited financial statements readily available to the intended users of the supplementary information no later than the date of issuance by the College of the supplementary information and the auditor's report thereon.

Management is responsible for the preparation of the required supplementary information identified above in accordance with the applicable guidelines. We will request from management certain written representations regarding management's responsibilities in relation to the required supplementary information presented, including but not limited to whether it has been measured and presented in accordance with prescribed guidelines, the method of measurement and presentation and any significant assumptions or interpretations underlying the supplementary information.

At the conclusion of the engagement, it is management's responsibility to submit the reporting package (including financial statements, schedule of expenditures of federal awards, summary schedule of prior audit findings, auditor's reports, and corrective action plan) along with the Data Collection Form to the designated federal clearinghouse and, if appropriate, to pass-through entities. The Data Collection Form and the reporting package must be submitted within the earlier of thirty days after receipt of the auditor's reports or nine months after the end of the audit period.

OTHER SERVICES

Financial Statement Preparation

The College will provide us with the necessary information to assist in the preparation of the draft financial statements including the notes thereto. We are relying on the College to provide us with the detailed trial balance, note disclosure information and any other relevant report information in a timely fashion and ensure the data is complete and accurate. Management is solely responsible for the presentation of the financial statements.

Data Collection Form input services

We will provide assistance in completing sections of the Data Collection Form (DCF) relative to its federal award programs pursuant to the requirements of Section §200.512 of the Uniform Guidance that are promulgated to be completed by the Entity. While we may provide this data entry service and assist you in satisfying your electronic data communication requirements to the Federal Audit Clearinghouse, the completeness and accuracy of this information remains the responsibility of your management.

With respect to the above other services, we will perform the services in accordance with applicable professional standards. We, in our sole professional judgment, reserve the right to refuse to do any procedure or take any action that could be construed as making management decisions or assuming management responsibilities. In connection with performing the above other services, you agree to: assume all management responsibilities including making all management decisions; oversee the service by designating an individual, preferably within senior management, who possesses suitable skill, knowledge, and/or experience; evaluate the adequacy and results of the services performed; and accept responsibility for the results of the services.

BOND OFFERINGS

With respect to any official statements issued by the Crowe with which Crowe is not involved, the official statement should indicate that the auditor is not involved with the contents of such official statement. The disclosure should read as:

"Crowe LLP, our independent auditor, has not been engaged to perform and has not performed, since the date of its report included herein, any procedures on the financial statements addressed in that report. Crowe LLP also has not performed any procedures relating to this official statement."

FEES

Our fees, including out-of-pocket expenses and certain internal technology charges, are outlined below. Certain internal technology charges will be billed per hour of professional time or at a flat fee. Internal technology charges reflect our estimate of the costs for technology and related support on this engagement. Our invoices are due and payable upon receipt. Invoices that are not paid within 30 days of receipt are subject to a monthly interest charge of one percent per month or the highest interest rate allowed by law, whichever is less, which we may elect to waive at our sole discretion, plus costs of collection including reasonable attorneys' fees. In addition, our fee assumes one Single Audit major program for fiscal year 2019, which has been typical in the past. If, at fiscal year-end, additional major programs are calculated based on the Schedule of Expenditures of Federal Awards prepared by the College, the additional fee associated with the testing of each major program will be \$6,000 per program. We will present you with that calculation prior to beginning our audit for the year.

Audit of College financial statements for the year ending June 30, 2019

\$ 108,000

Circumstances may arise under which we must perform additional work and, thus, require additional billings for our services. Examples of such circumstances include, but are not limited to:

- Changing audit requirements
- New professional standards or regulatory requirements
- New financial statement disclosures
- Work caused due to the identification of, and management's correction of, inappropriate application of accounting pronouncements
- Erroneous or incomplete accounting records
- New or unusual transactions
- Change in your organizational structure or size due to merger and acquisition activity or other events
- Change in your controls
- Agreed-upon level of preparation and assistance from your personnel not provided
- · Failure of your staff to prepare information in a timely manner
- · Numerous revisions to your information
- Lack of availability of appropriate Crowe personnel during audit fieldwork.

Additionally, to accommodate requests to reschedule audit fieldwork without reasonable notice, additional billings for our services could be required, and our assigned staffing and ability to meet agreed-upon deadlines could be impacted.

Our fee assumes that we will be provided with auditable trial balances for all funds at year end, that all bank accounts and investment accounts will be reconciled through the end of the year being audited to the trial balances, that interfund and transfer accounts will balance, that subsidiary ledgers will reconcile to the general ledger and that beginning fund equity amounts will be reconcilable to prior year audited ending fund equity. We assume that the College will cooperate with our requests for information such as explanations of account activity.

Additionally, we assume the College will provide a copy of the capital assets ledger including current year additions and dispositions and depreciation by functional expense. We assume that requested records such as invoices, contracts, grant agreements and supporting documentation will be located and provided to us. We also assume the College will prepare confirmation letters, the Introductory Section, the MD&A section and the Statistical section of the report.

Our fee does not include implementation of any other future accounting or auditing pronouncements and/or government requirements that may change, thus, the scope or amount of auditing necessary to complete our engagements may increase beyond what is currently anticipated. Should such events occur, we would present you with our estimate of any possible increase prior to beginning our audit for the given year. An equitable adjustment in the proposed fee will be negotiated if the cost of time required for performance of

the audit service is increased or decreased pursuant to a change in scope of the audit requested by the College or required by State or Federal regulations.

When we become aware of circumstances which impact the amount or scheduling of our work, we will issue, for your approval, a formal change order detailing the reason and the anticipated impact of the change.

Our fees are exclusive of taxes or similar charges, as well as customs, duties or tariffs, imposed in respect of the Services, any work product or any license, all of which Client agrees to pay if applicable or if they become applicable (other than taxes imposed on Crowe's income generally), without deduction from any fees or expenses invoiced to Client by Crowe.

To facilitate Crowe's presence at Client's premises, Client will provide Crowe with internet access while on Client's premises. Crowe will access the internet using a secure virtual private network. Crowe will be responsible for all internet activity performed by its personnel while on Client's premises.

MISCELLANEOUS

For purposes of this Miscellaneous section, the Acceptance section below, and all of the Crowe Engagement Terms, "Client" will mean the entity(ies) defined in the first paragraph of this letter and will also include all related parents, subsidiaries, and affiliates of Client who may receive or claim reliance upon any Crowe deliverable.

Crowe will provide the services to Client under this Agreement as an independent contractor and not as Client's partner, agent, employee, or joint venturer under this Agreement. Neither Crowe nor Client will have any right, power or authority to bind the other party.

This engagement letter agreement (the "Agreement") reflects the entire agreement between the parties relating to the services (or any reports, deliverables or other work product) covered by this Agreement. The engagement letter and any attachments (including without limitation the attached Crowe Engagement Terms) are to be construed as a single document, with the provisions of each section applicable throughout. This Agreement may not be amended or varied except by a written document signed by each party. It replaces and supersedes any other proposals, correspondence, agreements and understandings, whether written or oral, relating to the services covered by this letter, and each party agrees that in entering this Agreement, it has not relied on any oral or written representations, statements or other information not contained in or incorporated into this Agreement. Any non-disclosure or other confidentiality agreement is replaced and superseded by this Agreement. Each party shall remain obligated to the other party under all provisions of this Agreement that expressly or by their nature extend beyond and survive the expiration or termination of this Agreement. If any provision (in whole or in part) of this Agreement is found unenforceable or invalid, this will not affect the remainder of the provision or any other provisions in this Agreement, all of which will continue in effect as if the stricken portion had not been included. This Agreement may be executed in two or more actual, scanned, emailed, or electronically copied counterparts, each and all of which together are one and the same instrument. Accurate transmitted copies (transmitted copies are reproduced documents that are sent via mail, delivery, scanning, email, photocopy, facsimile or other process) of the executed Agreement or signature pages only (whether handwritten or electronic signature), will be considered and accepted by each party as documents equivalent to original documents and will be deemed valid, binding and enforceable by and against all parties. This Agreement must be construed, governed, and interpreted under the laws of the State of Illinois, without regard for choice of law principles.

* * * * *

We are pleased to have this opportunity to serve you, and we look forward to a continuing relationship. If the terms of this letter and the attached Crowe Engagement Terms are acceptable to you, please sign below and return one copy of this letter at your earliest convenience. Please contact us with any questions or concerns.

ACCEPTANCE

I have reviewed the arrangements outlined above and in the attached "Crowe Engagement Terms," and I accept on behalf of the Client the terms and conditions as stated. By signing below, I represent and warrant that I am authorized by Client to accept the terms and conditions as stated.

IN WITNESS WHEREOF, Client and Crowe have duly executed this engagement letter effective the date first written above.

Crowe LLP
Jehre C. aloka
Signature
John C. Weber
Printed Name
Partner
Title
November 8, 2018
Date

Crowe Engagement Terms

Crowe wants Client to understand the terms under which Crowe provides its services to Client and the basis under which Crowe determines its fees. These terms are part of the Agreement and apply to all services described in the Agreement as well as all other services provided to Client (collectively, the "Services"), unless and until a separate written agreement is executed by the parties for separate services. Any advice provided by Crowe is not intended to be, and is not, investment advice.

CLIENT'S ASSISTANCE – For Crowe to provide Services effectively and efficiently, Client agrees to provide Crowe timely with information requested and to make available to Crowe any personnel, systems, premises, records, or other information as reasonably requested by Crowe to perform the Services. Access to such personnel and information are key elements for Crowe's successful completion of Services and determination of fees. If for any reason this does not occur, a revised fee to reflect additional time or resources required by Crowe will be mutually agreed. Client agrees Crowe will have no responsibility for any delays related to a delay in providing such information to Crowe. Such information will be accurate and complete, and Client will inform Crowe of all significant tax, accounting and financial reporting matters of which Client is aware.

PROFESSIONAL STANDARDS – As a regulated professional services firm, Crowe must follow professional standards when applicable, including the Code of Professional Conduct of the American Institute of Certified Public Accountants ("AICPA"). Thus, if circumstances arise that, in Crowe's professional judgment, prevent it from completing the engagement, Crowe retains the right to take any course of action permitted by professional standards, including declining to express an opinion or issue other work product or terminating the engagement.

REPORTS — Any information, advice, recommendations or other content of any memoranda, reports, deliverables, work product, presentations, or other communications Crowe provides under this Agreement ("Reports"), other than Client's original information, are for Client's internal use only, consistent with the purpose of the Services. Client will not rely on any draft Report. Unless required by an audit or other attestation professional standard, Crowe will not be required to update any final Report for circumstances of which we become aware or events occurring after delivery.

CONFIDENTIALITY – Except as otherwise permitted by this Agreement or as agreed in writing, neither Crowe nor Client may disclose to third parties the contents of this Agreement or any information provided by or on behalf of the other that ought reasonably to be treated as confidential and/or proprietary. Client use of any Crowe work product will be limited to its stated purpose and to Client business use only. However, Client and Crowe each agree that either party may disclose such information to the extent that it: (i) is or becomes public other than through a breach of this Agreement, (ii) is subsequently received by the recipient from a third party who, to the recipient's knowledge, owes no obligation of confidentiality to the disclosing party with respect to that information, (iii) was known to the recipient at the time of disclosure or is thereafter created independently, (iv) is disclosed as necessary to enforce the recipient's rights under this Agreement, or (v) must be disclosed under applicable law, regulations, legal process or professional standards.

THIRD PARTY PROVIDER – Crowe may use a third-party provider in providing Services to Client, which may require Crowe to share Client confidential information with the provider. If Crowe uses a third-party provider, Crowe will enter into a confidentiality agreement with the provider to require the provider to protect the confidentiality of Client's confidential information, and Crowe will be responsible to Client for maintaining its confidentiality. The limitations on Client's remedies, vis-à-vis Crowe, in this Agreement will also apply to any subcontractors.

DATA PROTECTION – If Crowe holds or uses Client information that can be linked to specific individuals who are Client's customers ("Personal Data"), Crowe will treat it as confidential as described above and comply with applicable US state and federal law and professional regulations (including, for financial institution clients, the objectives of the Interagency Guidelines Establishing Information Security Standards) in disclosing or using such information to carry out the Services. Crowe has implemented and will maintain physical, electronic and procedural safeguards reasonably designed to (i) protect the security.

confidentiality and integrity of the Personal Data, (ii) prevent unauthorized access to or use of the Personal Data, and (iii) provide proper disposal of the Personal Data (collectively, the "Safeguards"). Client warrants (i) that it has the authority to provide the Personal Data to Crowe in connection with the Services, (ii) that Client has processed and provided the Personal Data to Crowe in accordance with applicable law, and (iii) will limit the Personal Data provided to Crowe to Personal Data necessary to perform the Services. To provide the Services, Client may also need to provide Crowe with access to Personal Data consisting of protected health information, financial account numbers, Social Security or other government-issued identification numbers, or other data that, if disclosed without authorization, would trigger notification requirements under applicable law ("Restricted Personal Data"). In the event Client provides Crowe access to Restricted Personal Data, Client will consult with Crowe on appropriate measures (consistent with legal requirements and professional standards applicable to Crowe) to protect the Restricted Personal Data, such as: deleting or masking unnecessary information before making it available to Crowe, using encryption when transferring it to Crowe, or providing it to Crowe only during on-site review on Client's site. Client will provide Crowe with Restricted Personal Data only in accordance with mutually agreed protective measures. Otherwise, Client and Crowe agree each may use unencrypted electronic media to correspond or transmit information and such use will not in itself constitute a breach of any confidentiality obligations under this Agreement.

GENERAL DATA PROTECTION REGULATION COMPLIANCE - If and to the extent that Client provides personal data to Crowe subject to the European Union General Data Protection Regulation ("GDPR"), then in addition to the requirements of the above Data Protection section, this section will apply to such personal data ("EU Personal Data"). The parties agree that for purposes of processing the EU Personal Data, (a) Client will be the "Data Controller" as defined by the GDPR, meaning the organization that determines the purposes and means of processing the EU Personal Data; (b) Crowe will be the "Data Processor" as defined by GDPR, meaning the organization that processes the EU Personal Data on behalf of and under the instructions of the Data Controller; or (c) the parties will be classified as otherwise designated by a supervisory authority with jurisdiction. Client and Crowe each agree to comply with the GDPR requirements applicable to its respective role. Crowe has implemented and will maintain technical and organizational security safeguards reasonably designed to protect the security, confidentiality and integrity of the EU Personal Data. Client represents it has secured all required rights and authority, including consents and notices, to provide such EU Personal Data to Crowe, including without limitation authority to transfer such EU Personal Data to the U.S. or other applicable Country or otherwise make the EU Personal Data available to Crowe, for the duration of and purpose of Crowe providing the Services. The types of EU Personal Data to be processed include name, contact information, title, and other EU Personal Data that is transferred to Crowe in connection with the Services. The EU Personal Data relates to the data subject categories of individuals connected to Client, Client customers, Client vendors, and Client affiliates or subsidiaries ("Data Subjects"). Crowe will process the EU Personal Data for the following purpose: (x) to provide the Services in accordance with this Agreement, (y) to comply with other documented reasonable instructions provided by Client, and (z) to comply with applicable law. In the event of a Crowe breach incident in connection with EU Personal Data in the custody or control of Crowe, Crowe will promptly notify Client upon knowledge that a breach incident has occurred. Client has instructed Crowe not to contact any Data Subjects directly, unless required by applicable law. In the event that a supervisory authority with jurisdiction makes the determination that Crowe is a data controller, Client will reasonably cooperate with Crowe to enable Crowe to comply with its obligations under GDPR. Crowe will reasonably cooperate with Client in responding to or addressing any request from a data subject, a supervisory authority with jurisdiction, or the Client, to the extent necessary to enable Client to comply with its obligations under GDPR as the Data Controller. Client will promptly reimburse Crowe for any out-of-pocket expenses and professional time at Crowe's thencurrent hourly rates. Client will provide prompt written notice to Crowe (with sufficient detailed instructions) of any data subject request or other act that is required to be performed by Crowe as the Data Processor on behalf of Client as the Data Controller. Crowe shall promptly delete or procure the deletion of any EU Personal Data after the cessation of any Services involving the processing of Client's EU Personal Data. Notwithstanding the forgoing, Crowe may retain a copy of the EU Personal Data as permitted by applicable law or professional standards, provided that such EU Personal Data remain subject to the terms of this Agreement.

INTELLECTUAL PROPERTY – Crowe may use ideas, concepts, methodologies, data, software, designs, utilities, tools, models, techniques, systems, Reports, or other know-how that it develops, owns or licenses ("Materials") in performing the Services. Crowe retains all intellectual property rights in the Materials (including any improvements or knowledge developed while performing the Services), and in any working papers compiled in providing the Services, but not in the Client information reflected in them. Upon payment for Services and subject to the other terms of this Agreement, Client will use Reports, as well as any Materials therein, only to the extent necessary and permitted under this Agreement.

AGGREGATED DATA – Client hereby acknowledges and agrees that Crowe may aggregate Client content and data with content and data from other clients ("Data Aggregations") for purposes including, without limitation, product and service development, commercialization, industry benchmarking, or quality improvement initiatives. Crowe will scrub Client content and data so that Client sensitive information is not disclosed and so that all data is anonymized. All Data Aggregations will be the sole and exclusive property of Crowe.

LEGAL AND REGULATORY CHANGE – Crowe may periodically communicate to Client changes in laws, rules or regulations. However, Client has not engaged Crowe, and Crowe does not undertake an obligation, to advise Client of changes in (a) laws, rules, regulations, industry or market conditions, or (b) Client's own business practices or other circumstances (except to the extent required by professional standards). The scope of Services and the fees for Services are based on current laws and regulations. If changes in laws or regulations change Client's requirements or the scope of the Services, Crowe's fees will be modified to a mutually agreed amount to reflect the changed level of Crowe's effort.

PUBLICATION – Client agrees to obtain Crowe's specific permission before using any Report or Crowe work product or Crowe's firm's name in a published document, and Client agrees to submit to Crowe copies of such documents to obtain Crowe's permission before they are filed or published.

CLIENT REFERENCE – From time to time Crowe is requested by prospective clients to provide references for Crowe service offerings. Client agrees that Crowe may use Client's name and generally describe the nature of Crowe's engagement(s) with Client in marketing to prospects, and Crowe may also provide prospects with contact information for Client personnel familiar with Crowe's Services.

NO PUNITIVE OR CONSEQUENTIAL DAMAGES – Any liability of Crowe will not include any consequential, special, incidental, indirect, punitive, or exemplary damages or loss, nor any lost profits, goodwill, savings, or business opportunity, even if Crowe had reason to know of the possibility of such damages.

LIMIT OF LIABILITY – Except where it is judicially determined that Crowe performed its Services with gross negligence or willful misconduct, Crowe's liability will not exceed fees paid by Client to Crowe for the portion of the work giving rise to liability. A claim for a return of fees paid is the exclusive remedy for any damages. This limit of liability will apply to the full extent allowed by law, regardless of the grounds or nature of any claim asserted, including, without limitation, to claims based on principles of contract, negligence or other tort, fiduciary duty, warranty, indemnity, statute or common law. This limit of liability will also apply after this Agreement.

INDEMNIFICATION FOR THIRD-PARTY CLAIMS – In the event of a legal proceeding or other claim brought against Crowe by a third party, except where it is judicially determined that Crowe performed Services with gross negligence or willful misconduct, Client agrees to indemnify and hold harmless Crowe and its personnel against all costs, fees, expenses, damages and liabilities, including attorney fees and any other fees or defense costs, associated with such third-party claim, relating to or arising from any Services performed or work product provided by Crowe that Client uses or discloses to others or this engagement generally. This indemnification is intended to apply to the full extent allowed by law, regardless of the grounds or nature of any claim, liability, or damages asserted, including, without limitation, to claims, liability or damages based on principles of contract, negligence or other tort, fiduciary duty, warranty, indemnity, statute or common law. This indemnification will also apply after termination of this Agreement.

NO TRANSFER OR ASSIGNMENT OF CLAIMS – No claim against Crowe, or any recovery from or against Crowe, may be sold, assigned or otherwise transferred, in whole or in part.

TIME LIMIT ON CLAIMS – In no event will any action against Crowe, arising from or relating to this engagement letter or the Services provided by Crowe relating to this engagement, be brought after the earlier of 1) two (2) years after the date on which occurred the act or omission alleged to have been the cause of the injury alleged; or 2) the expiration of the applicable statute of limitations or repose.

RESPONSE TO LEGAL PROCESS – If Crowe is requested by subpoena, request for information, or through some other legal process to produce documents or testimony pertaining to Client or Crowe's Services, and Crowe is not named as a party in the applicable proceeding, then Client will reimburse Crowe for its professional time, plus out-of-pocket expenses, as well as reasonable attorney fees, Crowe incurs in responding to such request.

MEDIATION – If a dispute arises, in whole or in part, out of or related to this engagement, or after the date of this agreement, between Client or any of Client's affiliates or principals and Crowe, and if the dispute cannot be settled through negotiation, Client and Crowe agree first to try, in good faith, to settle the dispute by mediation administered by the American Arbitration Association, under its mediation rules for professional accounting and related services disputes, before resorting to litigation or any other dispute-resolution procedure. The results of mediation will be binding only upon agreement of each party to be bound. Costs of any mediation will be shared equally by both parties. Any mediation will be held in Chicago, Illinois.

JURY TRIAL WAIVER – FOR ALL DISPUTES RELATING TO OR ARISING BETWEEN THE PARTIES, THE PARTIES AGREE TO WAIVE A TRIAL BY JURY TO FACILITATE JUDICIAL RESOLUTION AND TO SAVE TIME AND EXPENSE. EACH PARTY AGREES IT HAS HAD THE OPPORTUNITY TO HAVE ITS LEGAL COUNSEL REVIEW THIS WAIVER. THIS WAIVER IS IRREVOCABLE, MAY NOT BE MODIFIED EITHER ORALLY OR IN WRITING, AND APPLIES TO ANY SUBSEQUENT AMENDMENTS, RENEWALS, OR MODIFICATIONS TO THIS AGREEMENT. IN THE EVENT OF LITIGATION, THIS AGREEMENT MAY BE FILED AS WRITTEN CONSENT TO A BENCH TRIAL WITHOUT A JURY. HOWEVER, AND NOTWITHSTANDING THE FOREGOING, IF ANY COURT RULES OR FINDS THIS JURY TRIAL WAIVER TO BE UNENFORCEABLE AND INEFFECTIVE IN WAIVING A JURY, THEN ANY DISPUTE RELATING TO OR ARISING FROM THIS ENGAGEMENT OR THE PARTIES' RELATIONSHIP GENERALLY WILL BE RESOLVED BY ARBITRATION AS SET FORTH IN THE PARAGRAPH BELOW REGARDING "ARBITRATION."

ARBITRATION - If any court rules or finds that the JURY TRIAL WAIVER section is not enforceable, then any dispute between the parties relating to or arising from this Agreement or the parties' relationship generally will be settled by binding arbitration in Chicago, Illinois (or a location agreed in writing by the parties). Any issues concerning the extent to which any dispute is subject to arbitration, or concerning the applicability, interpretation, or enforceability of any of this Section, will be governed by the Federal Arbitration Act and resolved by the arbitrator(s). The arbitration will be governed by the Federal Arbitration Act and resolved by the arbitrator(s). Regardless of the amount in controversy, the arbitration will be administered by JAMS, Inc. ("JAMS"), pursuant to its Streamlined Arbitration Rules & Procedures or such other rules or procedures as the parties may agree in writing. In the event of a conflict between those rules and this Agreement, this Agreement will control. The parties may alter each of these rules by written agreement. If a party has a basis for injunctive relief, this paragraph will not preclude a party seeking and obtaining injunctive relief in a court of proper jurisdiction. The parties will agree within a reasonable period of time after notice is made of initiating the arbitration process whether to use one or three arbitrators, and if the parties cannot agree within fifteen (15) business days, the parties will use a single arbitrator. In any event the arbitrator(s) must be retired federal judges or attorneys with at least 15 years commercial law experience and no arbitrator may be appointed unless he or she has agreed to these procedures. If the parties cannot agree upon arbitrator(s) within an additional fifteen (15) business days, the arbitrator(s) will be selected by JAMS. Discovery will be permitted only as authorized by the arbitrator(s), and as a rule, the arbitrator(s) will not permit discovery except upon a showing of substantial need by a party. To the extent the arbitrator(s) permit discovery as to liability, the arbitrator(s) will also permit discovery as to causation, reliance, and damages. The arbitrator(s) will not permit a party to take more than six depositions, and no depositions may

exceed five hours. The arbitrator(s) will have no power to make an award inconsistent with this Agreement. The arbitrator(s) will rule on a summary basis where possible, including without limitation on a motion to dismiss basis or on a summary judgment basis. The arbitrator(s) may enter such prehearing orders as may be appropriate to ensure a fair hearing. The hearing will be held within one year of the initiation of arbitration, or less, and the hearing must be held on continuous business days until concluded. The hearing must be concluded within ten (10) business days absent written agreement by the parties to the contrary. The time limits in this section are not jurisdictional. The arbitrator(s) will apply substantive law and may award injunctive relief or any other remedy available from a judge. The arbitrator(s) may award attorney fees and costs to the prevailing party, and in the event of a split or partial award, the arbitrator(s) may award costs or attorney fees in an equitable manner. Any award by the arbitrator(s) will be accompanied by a reasoned opinion describing the basis of the award. Any prior agreement regarding arbitration entered by the parties is replaced and superseded by this agreement. The arbitration will be governed by the Federal Arbitration Act, 9 U.S.C. §§ 1 et seq., and judgment upon the award rendered by the arbitrator(s) may be entered by any court having jurisdiction thereof. All aspects of the arbitration will be treated by the parties and the arbitrator(s) as confidential.

NOTIFICATION OF NON-LICENSEE OWNERSHIP (For California Engagements) – Crowe ("the Firm") and certain owners of the Firm are licensed by the California State Board of Accountancy. However, the Firm has owners not licensed by the California State Board of Accountancy who may provide Services under this agreement. If Client has any questions regarding licensure of the personnel performing Services under this engagement, please do not hesitate to contact Crowe.

NON-SOLICITATION – Each party acknowledges that it has invested substantially in recruiting, training and developing the personnel who render services with respect to the material aspects of the engagement ("Key Personnel"). The parties acknowledge that Key Personnel have knowledge of trade secrets or confidential information of their employers that may be of substantial benefit to the other party. The parties acknowledge that each business would be materially harmed if the other party was able to directly employ Key Personnel. Therefore, the parties agree that during the period of this Agreement and for one (1) year after its expiration or termination, neither party will solicit Key Personnel of the other party for employment or hire the Key Personnel of the other party without that party's written consent unless hiring or engaging party pays to the other party a fee equal to the hired or engaged Key Personnel's compensation for the prior twelve-month period with the other party.

CROWE GLOBAL NETWORK – Crowe LLP and its subsidiaries are independent members of Crowe Global, a Swiss organization. "Crowe" is the brand used by the Crowe Global network and its member firms, but it is not a worldwide partnership. Crowe Global and each of its members are separate and independent legal entities and do not obligate each other. Crowe LLP and its subsidiaries are not responsible or liable for any acts or omissions of Crowe Global or any other Crowe Global members, and Crowe LLP and its subsidiaries specifically disclaim any and all responsibility or liability for acts or omissions of Crowe Global or any other Crowe Global member. Crowe Global does not render any professional services and does not have an ownership or partnership interest in Crowe LLP or any other member. Crowe Global and its other members are not responsible or liable for any acts or omissions of Crowe LLP and its subsidiaries and specifically disclaim any and all responsibility or liability for acts or omissions of Crowe LLP and its subsidiaries. Visit www.crowe.com/disclosure for more information about Crowe LLP, its subsidiaries, and Crowe Global.

The Peer Review Report provided is of Crowe Horwath LLP due to the most recent peer review being conducted prior to our legal name change on June 1, 2018.



System Review Report

To the Partners of Crowe Horwath LLP and the AICPA National Peer Review Committee

We have reviewed the system of quality control for the accounting and auditing practice of Crowe Horwath LLP (the "firm") applicable to engagements not subject to PCAOB permanent inspection in effect for the year ended March 31, 2016. Our peer review was conducted in accordance with the Standards for Performing and Reporting on Peer Reviews established by the Peer Review Board of the American Institute of Certified Public Accountants. As a part of our peer review, we considered reviews by regulatory entities, if applicable, in determining the nature and extent of our procedures. The firm is responsible for designing a system of quality control and complying with it to provide the firm with reasonable assurance of performing and reporting in conformity with applicable professional standards in all material respects. Our responsibility is to express an opinion on the design of the system of quality control and the firm's compliance therewith based on our review. The nature, objectives, scope, limitations of, and the procedures performed in a System Review are described in the standards at www.aicpa.org/prsummary.

As required by the standards, engagements selected for review included engagements performed under Government Auditing Standards, audits of emptoyee benefit plans, audits performed under FDICIA, audits of carrying broker-dealers, and examinations of service organizations [Service Organizations Control (SOC) 1 and SOC 2 engagements].

In our opinion, the system of quality control for the accounting and auditing practice of Crowe Horwath LLP applicable to engagements not subject to PCAOB permanent inspection in effect for the year ended March 31, 2016, has been suitably designed and complied with to provide the firm with reasonable assurance of performing and reporting in conformity with applicable professional standards in all material respects. Firms can receive a rating of pass, pass with deficiency(ies) or fail. Crowe Horwath LLP has received a peer review rating of pass.

Cherry Bekaert LLP August 23, 2016

Chery Befort LLP



American Institute of CPAs 220 Leigh Farm Road Durham, NC 27707-8110

October 31, 2016

James L Powers Crowe Horwath LLP 225 W Wacker Dr Ste 2600 Chicago, IL 60606

Dear Mr. Powers:

It is my pleasure to notify you that on October 27, 2016 the National Peer Review Committee accepted the report on the most recent system peer review of your firm. The due date for your next review is September 30, 2019. This is the date by which all review documents should be completed and submitted to the administering entity.

As you know, the report had a peer review rating of pass. The Committee asked me to convey its congratulations to the firm.

Sincerely,

Michael Fawley Chair—National PRC

nprc@aicpa.org 919 4024502

efichael Tember

ce: Samuel Edward Johnson; Scot D Ivey

Firm Number: 10014904 Review Number 446067

Letter ID: 1122915A



SOUTH SUBURBAN COLLEGE BOARD AGENDA REQUEST Agenda Item FY19-VI.F			
For Board Information in November, 2018 Board Action in November, 2018			
BOARD COMMITTEE: FUNDING: Policy College Operating Grant Funded X Finance College Capital Student Life Architectural Protection, Health, and Safety Special Levies Other			
PROPOSAL SUMMARY			
On an annual basis, the Board of Trustees must establish the tax levy for the following year. The proposed amount of taxes to be levied by fund is attached. Since this amount is less than 105% of the final levy of the preceding year, the College is not required to hold a public hearing. This levy will be on file not less than 20 days prior to its adoption as required by law.			
ESTIMATED COST OF BENEFIT			
(see attached)			
JUSTIFICATION OF ACTION			
These actions are necessary in order to comply with statutory requirements associated with the adoption of our tax levy for 2017 and this action supports Vision Statement, Strategic Direction 2, SSC.2.17 by providing an efficient, transparent and financially secure institution.			
MOTION			
To accept the estimated amount of taxes to be levied for 2018 as required by law.			
* Are funds available in the budget? * Is this related to any previous Board action? * Specify above if matching funds are required Controller/Treasurer.			
* Is this part of a large project requiring additional funds? (Explain)			
Attach supplemental information as necessary Vide-President			
President			

Levy Worksheet For Tax Year 2018

Fund	2017	2017	2018	2018	Maximum
, and a second s	Levy	Rate	Levy	Rate	Rate
Educational	11,540,166	0.3598	11,897,911	0.3605	0.75
O&M	2,997,805	0.0935	3,102,728	0.0940	0.1
PH&S	0	0.0000	0	0.0000	0.1
Audit	\$105,029	0.0033	\$106,000	0.0032	0.005
Liability Insurance	1,381,807	0.0431	1,395,625	0.0423	N/A
SS/Medicare	\$275,047	0.0086	277,797	0.0084	N/A
Worker's Comp	0	0.0000	0	0.0000	N/A
Unemployment	0	0.0000	0	0.0000	N/A
Total Operations & Special Purposes:	\$16,299,854	0.5085	16,780,062	0.5085	
Increase/Decrease				\$480,208	
% Increase/Decrease		,		2.95%	1
Bond & Interest	\$2,215,500	0.0691	\$2,215,500	0.0671	N/A
Less: Abatement	42/215/300	0.0051	42,215,500	0.007 2	10/73
Plus: Uncollectables					
Total Bond & Interest	\$2,215,500	0.0691	\$2,215,500	0.0671	
Increase/Decrease			4 _,,	0.007.2	
% Increase/Decrease					
Adjusted Total	\$18,515,354	0.5776	\$18,995,562	0.5756	
Increase/Decrease				\$480,208	
% Increase/Decrease				2.59%	
Equalized Assessed Valuation					
2014 EAV	\$ 3,109,474,542				
2015 EAV	\$ 2,891,058,520				
2016 EAV	\$ 2,985,543,407				
2017 EAV	\$ 3,207,180,763				
2018 EAV Estimate	\$ 3,300,000,000			-	



FY19-VI.G

ITEM:

	Board Meeting Date: November 8, 2018
BOARD COMMITTEE	<u>FUNDING</u>
Policy X Finance Architectural Other	Operating Grant Funded College Capital Student Life Protection, Health and Special Levies Safety
Move that the Board of Trustees support t	PROPOSAL SUMMARY he extension of the Village of Phoenix Tax Increment Finance (TIF) District.
India dia dia dia dia dia dia dia dia dia	The extension of the United Stratege of Property and Incidence Village Stratege
ES	TIMATED COST OR BENEFIT
N/A	
JU	STIFICATION OF ACTION
College support is needed for the General Strategic Plan Vision Statement.	Assembly to consider the TIF extension. This action supports the
	MOTION
Move that the Board of Trustees support t	he extension of the Village of Phoenix Tax Increment Finance (TIF) District.
* Are funds available in the budget? * Is this related to any previous Board action? * Is this part of a large project requiring	Approvals: N/A No
additional funds? (Explain)	President 11/2/13 Date

VILLAGE OF PHOENIX

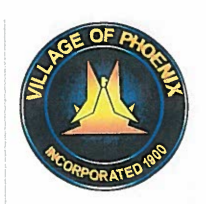
633 EAST 151ST STREET, PHOENIX, IL 60426 Tel (708) 331-2636 Fax (708) 331-2642 info@villageofphoenix.org www.villageofphoenix.org VILLAGE PRESIDENT Terry R. Wells

> VILLAGE CLERK Johnnie M. Lane

VILLAGE ADMINISTRATOR
Keith Freeman

VILLAGE TREASURER
Melba N. Ferrell

VILLAGE TRUSTEES
Martina Mahaffey
Elizabeth Loggins
Ernestine P. Harris
Judy Taylor
Benny Williams
Patricia Harria



October 31, 2018

Dr. Lynette D. Stokes President South Suburban College 15800 South State Street Main Campus Room 2134 South Holland, IL 60473

Dear Dr. Stokes:

The Village of Phoenix is requesting your support in the extension of the Phoenix TIF district for an additional 12 years. The TIF was established in 1996 and is set to expire in 2019. In order to accommodate additional redevelopment and related infrastructure improvements the village will need this extension. This program will assist the Village to implement future projects in order to increase property valuations. The area has additional infrastructure needs that the TIF will provide to attract or retain businesses. The opportunity to provide assistance to businesses and to undertake the infrastructure and other improvements would create a more sustainable area over the long term.

We have a business that is looking to move into our community but they may pass on the opportunity if our TIF is not in place.

It is the intent of the Village that all taxing bodies will benefit from the continued redevelopment of the TIF and we would respectfully request your support by writing a letter to State Representative Will Davis on our behalf. If you have any questions please do not hesitate to give me a call at 708 331-2641.

Sincerely,

Terry R. Wells

Mayor, Village of Phoenix



SOUTH SUBURBAN COLLEGE

15800 S. State St. South Holland, IL 60473-1200 (708) 596-2000

Board of Trustees

Frank M. Zuccarelli, Chairman

> John A. Daly, Vice-Chair

Anthony P. DeFilippo

Vivian Payne

Janet M. Rogers Secretary

Terry R. Wells

Joseph Whittington Jr.

Dr. Lynette D. Stokes, College President

Our Mission Is to Serve our Students and the Community Through Lifelong Learning. November 8, 2018

Honorable William Davis Representative, 30th District 254-W Stratton Office Building Springfield, IL 62706

Dear Representative Davis:

We have been advised by the Village of Phoenix of the need to extend the current Tax Increment Finance District (TIF) by an additional twelve (12) years.

The extension of the TIF District will promote redevelopment and related infrastructure improvements, and will assist the Village in implementing future projects that will increase property valuations.

On behalf of South Suburban College District 510, we hereby expressly support the extension of the Village of Phoenix Tax Increment Finance (TIF) District. Thank you in advance for your kind consideration.

Sincerely,

Frank of Junean

Frank M. Zuccarelli Chairman of the Board South Suburban College



ITEM:

FY19-VI.H

Board Meeting Date: November 8, 2018

BOARD COMMITTEE	FUNDING		
Policy Finance Architectural Other	Operating Grant Funded College Capital Student Life Protection, Health and Safety Special Levies		
	PROPOSAL SUMMARY		
The proposal is to declare the student t	rustee position vacant.		
ESTIMATED COST OR BENEFIT			
N/A			
JUSTIFICATION OF ACTION			
The student trustee position is vacant, for the reason of ineligibility that the person is no longer a student. This action is taken in accordance with Board Policy 102.05 and supports Strategic Plan Core Values.			
MOTION			
Move to declare the student trustee pos	sition vacant.		
* Are funds available in the budget? * Is this related to any previous Board action? * Is this part of a large project requiring	Approvals:		
additional funds? (Explain)	Appropriate Vice President Oate		
	President Date 10/31/18		



FY19-VII.A.1

ITEM:

	For Board Action in No Board Meeting Date: N	
BOARD COMMITTEE	<u>FUNDING</u>	
Policy X Finance Architectural Other	Operating Grant Fun College Capital Student Lit Protection, Health and Special Let Safety	fe
	PROPOSAL SUMMARY	
Request that the Board of Trustees acception Center effective March 1, 2019 and grant p	t the retirement of Hui-Ling Hite, Manager of the ermission to advertise to fill the vacated position.	Academic Assistance s needed
	MATED COST OR BENEFIT	
Not applicable.		
	TIFICATION OF ACTION	
Please see the attached retirement letter from	m Hui-Ling Hite.	
	MOTION	
Move that the Board of Trustees accept the Center, effective March 1, 2019 and grant p	retirement of Hui-Ling Hite, Manager of the Acade ermission to advertise to fill the vacated position.a	emic Assistance as needed
* Are funds available in the budget? Yes * Is this related to any previous Board action? * Is this part of a large project requiring additional funds? (Explain)	Originator Originator Appropriate Deah/Vice President Director of Human Resources President	Date 10/4/2018 Date 11/1/18 Date 11/2/19 Date



FT. 1821			ITEM: FY19-VII.A	.2
BOARD COMMITTEE	F	FUN	Board Meeting Date: N	ovember 8, 2018
Policy Finance Architectural Other	Co	perating Illege Capital Otection, Health and fety	Grant Fund Student Li Special Le	fe
	PRO	POSAL SUMMARY		
Request that the Board of the Department of Nursin position, if needed.				
	ESTIMA	TED COST OR BENE	FIT	
Not applicable.				
	JUSTIF	ICATION OF ACTI	ON	
Please see the attached provide credit courses a (Strategic Direction # 2	nd associate degre	e programs for an a	cademically prepared s	
		MOTION		-
Move that the Board of T Department of Nursing, position, if needed.				
* Are funds available in the budg * Is this related to any previous * Is this part of a large project re additional funds? (Explain)	Board action? No	Originate Director Appropri	of Human Resources Villiams	Date 10/24/18 Date 10/24/18 Date 10/24/18



1927	ITEM: FY19-VII.A.3
¥	Board Meeting Date: November 8, 2018
BOARD COMMITTEE FL	JNDING
Policy Operating Finance College Capital Architectural Protection, Health an Other Safety	x Grant Funded Student Life Special Levies
PROPOSAL SUMMAR	
Move the Board of Trustees accept the resignation of Jessica Haynes Step-Up Program in the Allied Health Department, effective November the vacated grant-funded position, as needed.	
ESTIMATED COST OR BEI	NEFIT
JUSTIFICATION OF ACT	TION
See the attached resignation letter from Jessica Haynes. Replacement credit courses and associate degree programs for an academically pre Student Success and Completion, Goal – SSC 2.1).	
MOTION	
Move the Board of Trustees accept the resignation of Jessica Haynes Step-Up Program in the Allied Health Department, effective Novembe the vacated grant-funded position, as needed.	
Appro	Approvals: Control Co



ITEM:

FY19-VII.B.1

Board Meeting Date: November 8, 2018 **BOARD COMMITTEE FUNDING** Policy Operating **Grant Funded Finance** College Capital Student Life **Architectural** Protection, Health and **Special Levies** Other Safety PROPOSAL SUMMARY Move the Board of Trustees approve the appointment of Tiarra Williams as a grant-funded Academic Support Specialist for the HPOG Step-Up Program in the Allied Health Department, effective November 12, 2018, pending successful completion of a criminal background investigation. **ESTIMATED COST OR BENEFIT** This is a full-time, grant-funded position with an annual salary of \$35,450, plus benefits. This position requires 40 hours per week, 52 weeks per year with occasional weekend hours and travel. Continued employment is contingent upon receipt of grant funds. JUSTIFICATION OF ACTION This appointment is in direct alignment with Strategic Direction #2, Student Success and Completion, Goal 1.2. MOTION Move the Board of Trustees approve the appointment of Tiarra Williams as a grant-funded Academic Support Specialist for the HPOG Step-Up Program in the Allied Health Department, effective November 12, 2018, pending successful completion of a criminal background investigation. Approvals: * Are funds available in the budget? Yes * is this related to any previous Board action? No * Is this part of a large project requiring additional funds? (Explain) Director of Human Resources Appropriete Vige President