

Shenandoah Community School District Board of Directors
Shenandoah Administration Board Room
October 9, 2017 - 6:00 p.m.

Board Agenda

1. Call to Order
2. Roll Call and Determination of Quorum
3. Mission Statement: Read by Director Lisa Johnson
 - a. *The Shenandoah Community School District, in partnership with families and the community, will provide each student an educational environment that maximizes his or her potential to become responsible, successful citizens and lifelong learners in an ever-changing world.*
4. Welcome to Audience
5. Public Forum
6. Approval of previous meeting minutes
7. Review and Approve election results
8. Adjournment of the retiring board

1. Call to order
2. Roll Call and Determination of Quorum
3. Oath of Office
4. Election of Board President
5. Election of Board Vice-President
6. Administrative Reports
 - a. Regional Planning Partnership Career Technical Education Dr. Nelson
 - b. Positive Behavior Intervention & Supports Mrs. Spiegel & PBIS Team
 - c. National School Lunch Week Mrs. Furst
7. Consent Agenda
 - a. Treasurer's Report
 - i. Account Balances
 - ii. Unspent Authorized Budget Report
 - iii. Accounts Payable
 - b. Personnel Requests

Contracts:

Shannon Gilbert	Asst. Girls Basketball Coach	\$3,461
Jerry Josephson	Substitute Driver	\$34/rt, \$14.02/hr
Joe Skahill	Substitute Driver	\$34/rt, \$14.02/hr

Modifications:

Janie Stearns	Assoc. to Assoc. with Para Cert.	\$11.84/hr to \$11.99/hr prob
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Transfers:

Hailey Johnson	Special Education Assoc. to Kdg Associate	\$13.34 to \$13.19
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Resignations:

Todd Greenwalt	Transportation Director	effective immediately
Brett Roberts	MS Boys Track	effective immediately
David Dickson	Driver	effective November 4th
Kimberlee Denning	Elementary Special Ed Teacher	effective immediately

- c. Fundraising Requests
*see attached sheet

 - d. Approve Open Enrollment Request -
 - Damian Strange - Shenandoah to South Page
 - Bailey Vannausdle - Shenandoah to South Page
 - Conner Vannausdle - Shenandoah to South Page

 - e. Early Graduation Request - Dec. 2017(pending all requirements are met)
 - Jade Smith
 - Truman (Andy) Crowdes
 - Keanu Head
 - Andrew Holmes
 - Raechel Huntley
 - Seth Johnson
 - Spencer Moore
8. Action Items
- a. Approve appointment of Ahlers & Cooney as SCSD Attorney
 - b. Approve Bank Iowa and Century Bank as SCSD Depositories
 - c. Approve Valley News Today as SCSD Publication
 - d. Approve Superintendent, School Board Secretary and Board President as signers for lockbox at Great Western Bank
 - e. Approval of Allowable Growth and Supplemental State Aid for Special Education deficit in the amount of \$399,975.63
 - f. Approval of Allowable Growth and Supplemental State Aid for Limited English Proficiency Program in the amount of \$2,805.27
 - g. Approve HS Youth Frontiers Respect Retreat Contract
 - h. Appoint Director to serve on Page County Conference Board
 - i. Approve School Participation Agreement with U.S. CELLULAR® Most Valuable Coach Fan Vote Contest

9. Informational Items

- a. Next Regular Meeting - November 13, 2017 at 6:00 p.m.
- b. Discuss dates for a Board Retreat

10. Adjournment

Shenandoah Community School District
Minutes of the Regular Meeting of the Board of Directors – September 11, 2017
Administration Board Room

Call to Order:

Board President Dwight Mayer called the meeting to order at 6:00 p.m.

Roll Call:

Roll Call was answered by Directors Kip Anderson, Connie Holmes and Dwight Mayer. Also present were Superintendent Dr. Kerri Nelson, Board Secretary Lisa Holmes and School Business Official Sherri Ruzek. Absent were Directors Lisa Johnson and Greg Ritchey.

Mission Statement:

The SCSD Mission Statement was read by Director Connie Holmes.

Welcome to Audience:

Board President Dwight Mayer welcomed everyone to the meeting. A moment of silence was held in remembrance of those lost during the September 11, 2001 terrorist attacks.

Open Forum:

No one addressed the board.

Administrative Reports:

Annual Report: Superintendent Dr. Kerri Nelson gave a recap of the 2016-17 school year data. This included enrollment figures, attendance, graduation and drop-out rates and assessment data.

FY 2017 Financial Report: School Business Official Sherri Ruzek gave a breakdown of where the district ended financially at the end of FY 2016-17.

Consent Agenda:

Approve the consent agenda to include previous minutes, the financial accounts, and the payments of bills. Personnel Requests: Contracts – Bill Novinger, Special Education associate level II/III - \$11.99/hr probationary; Brittany Comstock, Special Education associate level II/III - \$11.99/hr probationary; Crystal Leslie, Food Service - \$11.57/hr probationary; Donovan Nelson, Substitute Bus Driver - \$14.02/hr, \$34.00/route; Holly Saner, Part-time Night Custodian - \$13.60/hr probationary; Steve Horel, Glenwood Van Driver - \$34.00/route; Sherry Squires, Part-time Food Service- \$11.57/hr probationary; Jeanette Craig, Part-time Food Service - \$11.57/hr probationary; Karen Martin, Part-time Food Service - \$11.57/hr probationary. Modifications: Brent Wilcox from Associate Level I to Level II/III - \$13.69 to \$13.84; Jacqie Nelson from Associate Level I to Level II/III - \$13.19 to \$13.34; Kathy Larson from Associate Level I to Level II/III - \$14.14 to \$14.29; Hailey Johnson from Associate Level I to Level II/III - \$13.19 to \$13.34; Terri Henderson from Associate Level I to Level II/III - \$13.24 to \$13.39; Katie Branson from Associate Level I to Level II/III - \$13.19 to \$13.34; Maria Mather from Associate Level I to Level II/III - \$13.64 to 13.79; Jill Stevenson from Associate Level I to Level II/III - \$13.19 to \$13.34. Resignations: Corrine Givens, Food Service; Megan Kitt, Associate; Cindy Anderson, Food Service; Dee Graham, Apex Van Driver. Out of State Travel: on attached sheet. Fundraising Requests: on attached sheet. Early Graduation Requests pending completion of SHS requirements: Joshua Mace. Open Enrollment Request (denied) – Tannia Dunn, Shenandoah to Hamburg – late file without good cause.

Motion to Approve by Director Anderson, 2nd by Director Holmes. 3 Ayes with Directors Johnson and Ritchey absent– Motion passes.

Action Items:

Approve Statement of Work with NIET for 2017-18 in the amount of \$9,500 plus travel and material fees for training. Motion to Approve by Director Anderson, 2nd by Director Holmes. 3 Ayes with Directors Johnson and Ritchey absent– Motion passes.

Director Anderson made a motion to cast Shenandoah CSD's vote for John Gambs for Green Hills AEA Board of Directors, District 6. Director Holmes seconded the motion. 3 Ayes with Directors Johnson and Ritchey absent – Motion passes.

Approve final reading of the Meal Charge Policy. Motion to Approve by Director Anderson, 2nd by Director Holmes. 3 Ayes with Directors Johnson and Ritchey absent– Motion passes.

Approve Memorandum of Understanding with SEA related to TSS amount that needs to be distributed. Motion to Approve by Director Anderson, 2nd by Director Holmes. 3 Ayes with Directors Johnson and Ritchey absent – Motion passes.

Approve the intra-fund loan of \$75,000 from the General Fund to the Nutrition Fund. Dr. Nelson explained that the loan is needed due to the \$35,000 deficit passed on from the Farragut dissolution and start-up costs for this school year. The amount will be paid back by the end of the fiscal year. Motion to Approve by Director Anderson, 2nd by Director Holmes. 3 Ayes with Directors Johnson and Ritchey absent– Motion passes.

Next Board Meeting: October 9, 2017 at 6:00 p.m.

Adjournment at 6:50 pm. Motion by Director Holmes, 2nd by Director Anderson. 3 Ayes with Directors Johnson and Ritchey absent – Motion passes.

Board Secretary

Board President

STATE OF IOWA
ABSTRACT OF VOTES

Page County, Iowa

We, the undersigned Members of the Board of Supervisors and ex-officio County Board of Canvassers for this County, do hereby certify the following to be a true and correct abstract of the votes cast in this County at the 2017 Page County School Election held on the 12th day of September, 2017, as shown by the tally lists returned from the several election precincts.

Shenandoah School Board At Large

Page

Jean Fichter	Received three hundred nineteen (319) votes
Kathy Langley	Received two hundred fifty-three (253) votes
Kenneth Lee	Received two hundred fifty-two (252) votes
Adam Van Der Vliet	Received two hundred ninety-nine (299) votes
Candidate Total	One thousand one hundred twenty-three (1123) votes
SCATTERING	Fifteen (15) votes
TOTAL	One thousand one hundred thirty-eight (1138) votes

We therefore declare:

Jean Fichter duly elected for the office of Shenandoah School Board At Large for the term of 4 years.
Kathy Langley duly elected for the office of Shenandoah School Board At Large for the term of 4 years.
Adam Van Der Vliet duly elected for the office of Shenandoah School Board At Large for the term of 4 years.

IN TESTIMONY WHEREOF, we have hereunto set our hands and caused to be affixed the seal of this county by the Clerk of the Board of Supervisors.

Done at Clarinda the county seat of Page County, this 15th day of September, 2017.

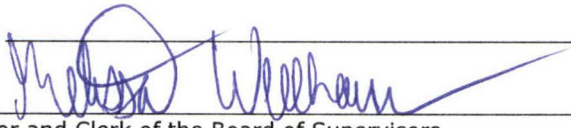


Chairperson

(Seal)

Members of the Board
of Supervisors and
ex-officio County
Board of Canvassers

Attest:



County Auditor and Clerk of the Board of Supervisors

SHENANDOAH ACCOUNT BALANCES	September 30, 2017				
	JULY	AUGUST	SEPTEMBER	OCTOBER	NOVEMBER
General Fund (10)					
Beg Balance Checking (Bank Iowa)	\$1,299.46	\$1,299.79	\$1,300.03	\$1,287.25	\$0.00
Beg Balance Savings (Bank Iowa)	\$29,723.26	\$29,729.98	\$29,001.81	\$29,008.25	\$0.00
Beg Balance Checking (Century)	\$1,266,024.34	\$1,409,921.02	\$948,927.07		
Beg Balance Savings (Century)	\$2,285,380.30	\$1,411,107.08	\$1,140,000.56		
Revenues	\$162,127.47	\$264,311.19	\$1,355,738.01		
Expenditures	-\$911,519.63	-\$996,404.35	-\$1,070,989.17		
End Balance Checking (Bank Iowa)	\$1,299.79	\$1,300.03	\$1,287.25		
End Balance Savings (Bank Iowa)	\$29,729.98	\$29,736.81	\$29,008.25		
End Balance Checking (Century)	\$1,409,921.02	\$948,927.07	\$633,527.84		
End Balance Savings (Century)	\$1,411,107.08	\$1,140,000.56	\$1,747,000.51		
Total General Fund	\$2,852,057.87	\$2,119,964.47	\$2,410,823.85	\$0.00	\$0.00
Management Fund (22)					
Beg Balance Checking (Bank Iowa)	\$6,287.32	\$6,288.44	\$6,289.58	\$6,290.68	\$0.00
Beg Balance Savings (Bank Iowa)	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Beg Balance Checking (Century)	\$13,466.24	-\$19,809.48	\$5,193.70		
Beg Balance Savings (Century)	\$542,891.64	\$345,106.38	\$320,244.29		
Revenues Checking	\$2,215.86	\$142.23	\$17,876.53		
Expenditures Checking	-\$233,275.72				
End Balance Checking (Bank Iowa)	\$6,288.44	\$6,289.58	\$6,290.68		
End Balance Savings (Bank Iowa)					
End Balance Checking (Century)	-\$19,809.48	\$5,193.70	\$5,196.48		
End Balance Savings (Century)	\$345,106.38	\$320,244.29	\$338,116.94		
Total Management Fund	\$331,585.34	\$331,727.57	\$349,604.10	\$0.00	\$0.00
SAVE Fund (33)					
Beg Balance Checking (Bank Iowa)	\$4,176.66	\$4,177.41	\$4,178.17	\$0.00	\$0.00
Beg Balance Savings (Bank Iowa)	\$5,003.46	\$5,004.59	\$5,005.55	\$5,006.66	\$0.00
Beg Balance Checking (Century)	\$31,741.11	\$31,753.18	\$31,772.66		
Beg Balance Savings (Century)	\$1,694,920.06	\$1,750,787.83	\$1,800,303.84		
Revenues Checking	\$90,804.95	\$84,288.38	\$84,223.10		
Expenditures Checking	-\$34,923.23	-\$34,751.17	-\$114,698.74		
End Balance Checking (Bank Iowa)	\$4,177.41	\$4,178.17	\$4,178.91		
End Balance Savings (Bank Iowa)	\$5,004.59	\$5,005.55	\$5,006.66		
End Balance Checking (Century)	\$31,753.18	\$31,772.66	-\$48,158.08		
End Balance Savings (Century)	\$1,750,787.83	\$1,800,303.84	\$1,849,757.09		
Total SAVE Fund	\$1,791,723.01	\$1,841,260.22	\$1,810,784.58	\$0.00	\$0.00
PPEL Fund (36)					
Beg Balance Checking (Bank Iowa)	\$3,201.02	\$3,201.59	\$3,202.17	\$3,202.73	\$0.00
Beg Balance Savings (Bank Iowa)	\$16,461.39	\$16,465.11	\$16,468.89	\$16,472.55	\$0.00
Beg Balance Checking (Century)	\$2,248.70	\$2,808.34	\$13,676.00		
Beg Balance Savings (Century)	\$549,000.87	\$464,685.94	\$451,880.54		
Revenues Checking	\$5,690.53	\$12,207.51	\$58,267.21		
Expenditures Checking	-\$89,441.53	-\$14,140.89	-\$97,740.33		
Expenditures Accts Pay					
End Balance Checking (Bank Iowa)	\$3,201.59	\$3,202.17	\$3,202.73		
End Balance Savings (Bank Iowa)	\$16,465.11	\$16,468.89	\$16,472.55		
End Balance Checking (Century)	\$2,808.34	\$13,676.00	\$266,035.25		
End Balance Savings (Century)	\$464,685.94	\$451,880.54	\$160,043.95		
Total PPEL Fund	\$487,160.98	\$485,227.60	\$445,754.48	\$0.00	\$0.00

SHENANDOAH ACCOUNT BALANCES ACCOUNT	September 30, 2017				
	JULY	AUGUST	SEPTEMBER	OCTOBER	NOVEMBER
Nutrition (61)					
Beg Balance Checking (Century Bank)	\$9,340.97	\$1,561.62	\$1,561.69	\$1,561.76	\$1,561.76
Beg Balance Checking (Bank Iowa)	\$1,561.56	\$13,429.21	\$22,106.79		
Revenues Checking	\$19,802.59	\$22,300.02	\$32,063.08		
Expenditures Checking	-\$7,230.58	-\$13,622.37	-\$67,214.91		
Loan to Hot Lunch Fund			\$75,000.00		
Payable Accounts					
End Balance Checking (Bank Iowa)	\$14,990.83	\$1,561.69	\$1,561.76	\$1,561.76	\$1,561.76
End Balance Checking (Century)		\$22,106.79	\$61,954.89		
Total Nutrition	\$14,990.83	\$23,668.48	\$63,516.65	\$1,561.76	\$1,561.76
Grand Total Acct 3	\$14,990.83	\$23,668.48	\$63,516.65	\$1,561.76	\$1,561.76
Reconciliation					
Bank Statement Checking (Bank Iowa)	\$1,561.62	\$1,575.12	\$1,575.19		
Bank Statement Checking (Century)	\$13,429.21	\$22,006.39	\$58,694.19		
Less Outstanding Checks	-\$59.43	-\$205.03	-\$45.03		
Outstanding Withdrawals for Payroll	\$250.00	\$292.00	\$3,292.30		
Deposits in Transit					
Total Reconciliation	\$15,181.40	\$23,668.48	\$63,516.65	\$0.00	\$0.00
Amount Reconciliation Off	-\$190.57	\$0.00	\$0.00	\$1,561.76	\$1,561.76

BOARD REPORT ACCOUNTS PAYABLE
OCTOBER 2017 ACCOUNTS PAYABLE

Vendor Name	Vendor Description	Amount
Checking Account ID 20	Fund Number 61	SCHOOL NUTRITION FUND
ANDERSON ERICKSON DAIRY	MILK & FOOD	5,765.88
EARTHGRAINS BAKING CO'S INC	BREAD	287.49
MARTIN BROS DIST	FOOD	25,482.17
SMITH VENDING	SUPPLIES	412.50
US FOODS	SUPPLIES	5,196.32
Fund Number 61		37,144.36
Checking Account ID 20		37,144.36
Checking Account ID 3	Fund Number 21	ACTIVITY FUND
ANDY REGAN	OFFICIAL	450.00
CHRIS DEMARQUE	OFFICIAL	100.00
CHRIS ROCHLEAU	OFFICIAL	100.00
CINDY WILLIAMS	OFFICIAL	110.00
CORNING CSD	ENTRY FEE	100.00
CURTIS OSBORN	OFFICIAL	70.00
DENNIS FIELDER	OFFICIAL	375.00
DENNIS PERRY	OFFICIAL	160.00
DENNY HOWARD	WORKER	36.00
DOUG MAHER	OFFICIAL	160.00
GLENWOOD HIGH SCHOOL	FEES	60.00
GRAPHIC EDGE	SHIRTS	1,890.47
GREG PULLIAM	OFFICIAL	225.00
HOWARD SPORTING GOODS	SUPPLIES/ATH EQUIPMENT	1,887.70
IGCA SHOOT OUT	ENTRY FEE	50.00
IOWA BASKETBALL COACHES ASSN	DUES	120.00
IOWA CHEERLEADING COACHES	FEE	505.00
IOWA FOOTBALL COACHES	FEES	55.00
JASON HOLT	OFFICIAL	100.00
JIM MARTIN	WORKER	36.00
JOE NEBEL	WORKER	54.00
JOHN GOWING PLUMBING AND	REPAIR/PARTS	2,700.00
KADON CROSS	OFFICIAL	100.00
KEN LEE	OFFICIAL	225.00
KEVIN CABBAGE	OFFICIAL	160.00
KEVIN HALLQUIST	OFFICIAL	160.00
KUEMPER CATHOLIC HIGH SCHOOL	ENTRY FEE	60.00
MATT HOBBIE	OFFICIAL	525.00
MILLER BUILDING	SUPPLIES	41.85
MT AYR CSD	ENTRY FEE	100.00
NICK KEEFE	OFFICIAL	160.00
PHIL KUDRON	OFFICIAL	110.00
RANDY BAXTER	OFFICIAL	100.00
RIEMAN MUSIC DES MOINES	REPAIRS	463.46
ROBERT JOHNSON	OFFICIAL	100.00
RON HANSEN	WORKER	90.00
RUSS FINKEN	OFFICIAL	100.00
SCALES SALES & SERVICE	REPAIR	225.00
SHARI FOOTE	WORKER	18.00
SHAWN STRUCK	WORKER	100.00
SHENANDOAH SCHOOL LUNCH	SUPPLIES	300.00
SMITH VENDING	SUPPLIES	6,063.00
SPORTS PLEX	PRACTICE	600.00
TOM HARTIGAN	OFFICIAL	120.00
TOM OLSON	OFFICIAL	300.00

BOARD REPORT ACCOUNTS PAYABLE
OCTOBER 2017 ACCOUNTS PAYABLE

Vendor Name	Vendor Description	Amount
TOM WOODIN	OFFICIAL	160.00
US FOODS	SUPPLIES	626.27
VARSITY SPIRIT FASHIONS	UNIFORMS	486.60
WAYNE WHITE	OFFICIAL	100.00
Fund Number 21		21,038.35
Checking Account ID 3		21,038.35
Checking Account ID 30	Fund Number 10 GENERAL FUND	
AHLERS & COONEY PC	LEGAL FEES	946.50
ALLDATA	SUPPLIES	975.00
ATLANTIC CSD	ENTRY FEE	50.00
BLICK ART MATERIALS	SUPPLIES	53.74
BRAINPOPSLLC	SUBSCRIPTION	230.00
BRAME SPECIALTY COMPANY	SUPPLIES	40.73
CABINETS BY STAC	SUPPLIES	355.95
CAMBLIN MECHANICAL	REPAIR	505.38
CAPITAL SANITARY SUPPLY	SUPPLIES	2,814.42
CAREY MILLIKAN	REIMBURSEMENT	23.86
CDW GOVERNMENT	SUPPLIES	1,221.01
CENTERPOINT ENERGY	NATURAL GAS	409.95
CENTURY BANK/ANITA BAKER	PETTY CASH	50.00
CENTURYLINK	TELEPHONE	990.82
CHAT MOBILITY	TELEPHONE	137.00
CHRISTY STUDEY	REIMBURSEMENT	1,206.90
CITY OF SHENANDOAH	WATER	9,450.21
CLARINDA CHAMBER	REGISTRATION	275.00
COUNSEL OFFICE & DOCUMENT	COPY MACHINE	(1,086.52)
COUNTRY TIRE	TIRES / SERVICES	987.90
CULLIGAN WATER	WATER TREATMENT	162.00
DEMCO	SUPPLIES	147.14
DENT EXPRESS	REPAIRS	1,804.90
DOUG MEYER CHEVROLET	SUPPLIES/VEHICLES	173.57
FELD FIRE	SECURITY MONITORING	101.93
FLINN SCIENTIFIC	SUPPLIES	3,018.43
GLASS GUY, THE	REPAIRS	304.70
GLENWOOD CSD	ENTRY FEE	10,443.17
GREEN HILLS AEA	REGISTRATION	50.00
HEARTLAND AREA EDUCATION AGENCY	REGISTRATION	305.00
HOUGHTON MIFFLIN	WORKBOOKS	40.00
IOWA HIGH SCHOOL MUSIC	REGISTRATION	248.00
IOWA WESTERN COMMUNITY COLLEGE	REGISTRATION	473.00
IRESQ	REPAIR	532.98
ISFIS	MEMBERSHIP	174.00
JB PARTS & SUPPLY	SUPPLIES	101.97
JOHN GOWING PLUMBING AND	REPAIR/PARTS	161.39
KRIEGLER OFFICE	SUPPLIES	26.72
LAKESHORE LEARNING	SUPPLIES	29.99
LEARNING SUPPLY	SUPPLIES	124.20
LEARNING WITHOUT TEARS	CURRICULUM	5,344.45
LORI KNIGHT	REIMBURSEMENT	1,293.23
MENARDS	TABLES	51.40
MIDAMERICAN ENERGY	UTILITIES	20,501.56
MILLER BUILDING	SUPPLIES	75.28
MITEL NET SOLUTIONS	TELEPHONE SERVICES	534.88
MONTE MUNSINGER	REIMBURSEMENT	50.29
NATIONAL INSTITUTE FOR	CURRICULUM	10,014.78

BOARD REPORT ACCOUNTS PAYABLE
OCTOBER 2017 ACCOUNTS PAYABLE

Vendor Name	Vendor Description	Amount
NEWS BOWL	SUBSCRIPTION	309.00
NISHNA PRODUCTIONS	WORK ACTIVITY	270.96
NOODLE TOOLS INC	SUPPLIES	252.00
O'REILLY AUTO	PARTS	166.94
PAPER TIGER SHREDDING	SERVICES	117.65
PC PARTS PLUS LLC	COMPUTER PARTS	1,474.62
PEPSI COLA BOTTLING	POP	376.77
PETERSEN AUTO	REPAIR	5,018.73
PRO-ED	SUPPLIES	3,887.00
PROJECT LEAD THE WAY	REFUND	6,000.00
QUILL CORPORATION	SUPPLIES	469.68
RCB TRUCK REPAIR	REPAIR	639.51
RIEMAN MUSIC DES MOINES	REPAIRS	87.48
ROBERT MCCONKEY PAINTING	SERVICES	60.00
ROCSTOP - WHITEHILLS	GASOLINE	1,917.60
ROCSTOP CARDTROL	GASOLINE	3,393.55
ROGERS PEST CONTROL LLC	PURCHASED SERVICES	385.00
SCHOLASTIC INC	SUPPLIES	3,343.96
SCHOOL BUS SALES	PARTS	349.72
SCHOOL SPECIALTY / CLASSROOM	SUPPLIES	258.04
SHENANDOAH SANITATION	TRASH	878.30
SHENANDOAH SCHOOL LUNCH	SUPPLIES	105.00
SIGNS & SHINES	SIGNS	100.00
STORAGE AND DESIGN GROUP	SUPPLIES	425.00
SUNSHINE S TRAILER SALES	SUPPLIES	7.00
SUPPLYWORKS	SUPPLIES	2,553.89
SWIBA	DUES	25.00
TEACHER INNOVATIONS, INC.	SUPPLIES	270.00
THOMAS BUS SALES	PARTS	619.25
TIMBERLINE BILLING SERVICE LLC	MEDICAID BILLING SERVICES	46.72
TRI-STAR HEATING	REPAIRS	152.96
UPS	POSTAGE	86.94
VALLEY PUBLICATIONS	ADVERTISING	584.02
VETTER EQUIPMENT CO	PARTS	29.80
WELLMARK BLUE CROSS BLUESHEILD	INSURANCE	103,751.22
ZIMCO SUPPLY	SUPPLIES	285.00
Fund Number 10		214,625.12
Checking Account ID 30	Fund Number 33	SAVE (SECURE AN ADVANCED VISION FOR ED.
DLR GROUP	SERVICES	175.05
Fund Number 33		175.05
Checking Account ID 30	Fund Number 36	PHYSICAL PLANT & EQUIPMENT
CDW GOVERNMENT	SUPPLIES	21,897.31
CENTRAL RESTAURANT PRODUCTS	EQUIPMENT	8,530.90
COUNSEL OFFICE & DOCUMENT	COPY MACHINE	2,442.26
GREEN HILLS AEA	REGISTRATION	333.32
HEARTLAND PAYMENT SYSTEMS INC	COMPUTER	924.00
HOUGHTON MIFFLIN	WORKBOOKS	3,397.29
JOHN GOWING PLUMBING AND	REPAIR/PARTS	2,274.12
OUR HOUSE CHILD DEVELOPMENT	LEASE	1,085.00
R & R CONCRETE CONTRACTORS	CONCRETE WORK	31,580.40
STERLING COMPUTERS	COMPUTER SUPPLIES	3,545.67
STEVENSON ELECTRIC	REPAIRS	791.54
SUPPLYWORKS	SUPPLIES	2,365.61

Shenandoah CSD
10/04/2017 12:13 PM

BOARD REPORT ACCOUNTS PAYABLE
OCTOBER 2017 ACCOUNTS PAYABLE

Page: 4
User ID: RUZEKSHE

Vendor Name	Vendor Description	Amount
VETTER EQUIPMENT CO	PARTS	12,650.45
Fund Number 36		91,817.87
Checking Account ID 30		306,618.04

SHENANDOAH COMMUNITY SCHOOL DISTRICT
EXPENDITURES/EXPENSES TO CERTIFIED BUDGET COMPARISON
THROUGH SEPTEMBER 2018

	FUNCTION						TRUST FUND	ACTIVITY	
		GENERAL	MGMNT	AGENCY	PPEL				
OTHER {	INSTRUCTION	1XXX	\$777,514.10	\$119,659.18		\$1,100.95	\$1,350.00	\$37,571.81	
	SUPPORT SERVICES	2XXX	\$704,729.28	\$104,771.29		\$121,903.90			
	NON-INSTRUCTIONAL	3XXX		\$8,784.25					
	FACILITIES ACQ & CONST	4XXX				\$77,367.90			
	DEBT	5XXX							
	AEA FLOW THROUGH	6100	\$126,438.00						
	TRANSFERS	62XX	\$75,000.00						
	AUDITOR ADJ	69xx							
	TOTAL		\$1,683,681.38	\$233,214.72	\$0.00	\$200,372.75	\$0.00	\$1,350.00	\$37,571.81
	PUBLISHED BUDGET		\$14,307,706.00	\$505,284.00	\$0.00	\$1,159,216.00	\$0.00	\$335,041.00	
% USED		11.77%	46.16%	#DIV/0!	17.29%	#DIV/0!	#DIV/0!	11.21%	

% avg/mo/calc - 100%/12 mo X # months illustrated
 0.00%

	FUNCTION	DEBT				TOTAL USED	PUB BUDGET	% OF BUDGET
		SAVE	SERVICE	NUTRITION	NOT USED			
INSTRUCTION	1XXX					\$937,196.04	\$8,929,000.00	10.50%
SUPPORT SERVICES	2XXX	\$0.00		\$174.70		\$931,579.17	\$4,310,100.00	21.61%
NON-INSTRUCTION	3XXX			\$89,146.29		\$97,930.54	\$582,000.00	16.83%
FACILITIES ACQ & CONST	4XXX	\$79,947.57				\$157,315.47	\$500,000.00	31.46%
DEBT	5XXX		\$362,448.00			\$362,448.00	\$1,500,000.00	24.16%
AEA FLOW THROUGH	6100					\$126,438.00	\$505,752.00	25.00%
TRANSFERS	62XX	\$104,425.57				\$179,425.57	\$420,000.00	42.72%
AUDITOR ADJ	69XX					\$0.00		#DIV/0!
ENDING BALANCE							\$4,125,815.00	0.00%
TOTAL		\$184,373.14	\$362,448.00	\$89,320.99	\$0.00	\$2,792,332.79	\$20,872,667.00	13.38%
PUBLISHED BUDGET		\$2,502,708.00	\$1,498,183.00	\$564,529.00	\$0.00		\$20,872,667.00	
% USED		7.37%	24.19%	15.82%	#DIV/0!		13.38%	

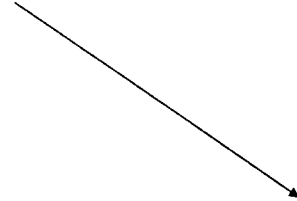
SHENANDOAH COMMUNITY SCHOOL DISTRICT
CALCULATION OF MISCELLANEOUS INCOME
2017-18

	STATE AID Source Codes 3111, 3113, 3204 3216, 3342, 3116, 3376	FOUR YEAR-OLD PRESCHOOL Source Code 3117	AEA FLOWTHROUGH Source Code 3214	PROPERTY TAX Source Codes 1110-1119	INCOME SURTAXES Source Codes 1130-1139	EXCISE TAXES UTILITY REPL. Source Codes 1170-1179	MOBILE HOME TAXES Source Codes 1190-1191	** MISCELLANEOU Source Codes All Other	TOTAL REVENUE (Includes Flowthrough)
JUL			\$42,146.00					\$41,096.95	\$83,242.95
AUG			\$42,146.00					\$28,137.12	\$70,283.12
SEP	\$617,733.00	\$19,547.00	\$42,156.00	\$652,314.65		\$864.39	\$165.29	\$23,122.97	\$1,355,738.01
OCT									\$0.00
NOV									\$0.00
DEC									\$0.00
JAN									\$0.00
FEB									\$0.00
MAR									\$0.00
APR									\$0.00
MAY									\$0.00
JUN									\$0.00

TOTAL \$617,733.00 \$19,547.00 \$126,448.00 \$652,314.65 \$0.00 \$864.39 \$165.29 \$92,357.04 \$1,509,264.08

** Fill in STATE AID, INSTRUCTIONAL SUPPORT, FOUR YEAR-OLD PRESCHOOL, STATE FISCAL STABILIZATION, AEA FLOWTHROUGH, PROPERTY TAX, INCOME SURTAXES, EXCISE TAXES and TOTAL REVENUE columns. The MISC column will automatically be filled in and transferred to the UNSPENT AUTHORIZED BUDGET CALCULATION at the right

Yellow indicates a formula)



**SHENANDOAH COMMUNITY SCHOOL DISTRICT
UNSPENT AUTHORIZED BUDGET CALCULATION
2017-18**

	REGULAR PROGRAM DISTRICT COST	\$7,168,465.00	
+	REGULAR PROGRAM BUDGET ADJUSTMENT	\$350,515.00	
+	SUPPLEMENTARY WEIGHTING DISTRICT COST	\$103,978.00	
+	SPECIAL ED DISTRICT COST	\$783,686.00	
+	TEACHER SALARY SUMMPLEMENT DISTRICT COST	\$676,898.00	
+	PROF DEV SUPPLEMENT DISTRICT COST	\$73,169.00	
+	EARLY INTERVENTION SUPPL DISTRICT COST	\$86,045.00	
+	TEACHER LEADERSHIP SUPPLEMENT	\$361,124.00	
+	AEA SPECIAL ED SUPPORT	\$349,577.00	
+	AEA SPECIAL ED SUPPORT ADJUSTMENT	\$10,735.00	
+	AEA MEDIA SERVICES	\$58,838.00	
+	AEA EDUCATIONAL SERVICES	\$65,064.00	
+	AEA SHARING DISTRICT COST	\$0.00	
+	AEA TEACHER SALARY SUPPL DISTRICT COST	\$36,996.00	
+	AEA PROF DEV SUPPL DISTRICT COST	\$3,942.00	
+	DROPOUT ALLOWABLE GROWTH	\$183,610.00	(Increased Enrollment)
+	SBRC ALLOWABLE GROWTH OTHER #1	\$0.00	
+	SBRC ALLOWABLE GROWTH OTHER #2 (LEP)	\$0.00	
+	SPECIAL ED DEFICIT ALLOWABLE GROWTH	\$399,975.63	
-	SPECIAL ED POSITIVE BALANCE REDUCTION	\$0.00	
-	AEA SPECIAL ED POSITIVE BALANCE	\$0.00	
+	ALLOWANCE FOR CONSTRUCTION PROJECTS	\$0.00	
-	UNSPENT ALLOWANCE FOR CONSTRUCTION	\$0.00	
+	ENROLLMENT AUDIT ADJUSTMENT	-\$13,182.00	
-	AEA PRORATA REDUCTION	\$57,385.00	
=	MAXIMUM DISTRICT COST	\$10,642,050.63	
+	PRESCHOOL FOUNDATION AID	\$196,333.00	
+	INSTRUCTIONAL SUPPORT AUTHORITY	\$565,578.00	
+	ED IMPROVEMENT AUTHORITY	\$0.00	EST
+	OTHER MISCELLANEOUS INCOME	\$92,357.04	
+	UNSPENT AUTH BUDGET - PREVIOUS YEAR	\$2,943,266.00	
=	MAXIMUM AUTHORIZED BUDGET	\$14,439,584.67	
-	EXPENDITURES	\$1,683,681.38	11.66%
=	UNSPENT AUTHORIZED BUDGET	\$12,755,903.29	

EXPENDITURES	
JULY	\$272,293.00
AUGUST	\$340,399.21
SEPTEMBER	\$1,070,989.17
OCTOBER	
NOVEMBER	
DECEMBER	
JANUARY	
FEBRUARY	
MARCH	
APRIL	
MAY	
JUNE	
TOTAL	\$1,683,681.38

First Name	Last Name	Organization	Start Date	End Date	Name of Fundraiser	What specific funds will be used for	Percentage of profit	
Sarah	Martin	FFA	9/7/2017	9/16/2017	Yellow Book	National FFA Convention Registration	40	Students
Jay	Sweet	Industrial Trec.	8/23/17	8/22/2018	Metal Recycling	Equipment for shop.	100	Other
Angie	Trowbridge	SHS Cheer	12/8/2017	12/8/2017	Youth Cheer Night - JK-8 students stay after school that day to learn cheer material, eat and perform at 2 varsity halftime	Poster supplies; registration and hotel costs for ICCA events (tshirt & meal for participants)	50%	Students
Stephanie	Langner	FCCLA	10/18/17	3/30/2018	Dues payment	membership dues for FCCLA	0	Students
Stephanie	Langner	FCCLA	11/1/17	11/22/2017	t-shirt sales	membership t-shirts	0	Students

YOUR STUDENTS AND YOUTH FRONTIERS

Last year, 15,000 high-schoolers served as student leaders on Youth Frontiers retreats. Here's why.

Youth Frontiers (YF) is a nonprofit organization that partners with schools to create more positive school communities through one-day, interactive retreats on the values of kindness, courage and respect. A retreat is a high-energy day that creates a "catalyst for change" by challenging students to think critically about the impact of their everyday choices and how they treat themselves and others.

An important component of the retreat day is the opportunity for participants to work in groups with volunteer small-group leaders. These mentors facilitate small-group discussions, encourage participation, act as positive role models and often help break down social barriers at the school. Serving as a small-group leader is an excellent opportunity for the students in your school.

GOOD FOR LEADERS. GOOD FOR YOUR SCHOOL.

Builds leadership skills

If you have a student leadership group, a YF retreat provides a great opportunity for the group to put leadership into action. If you do not have a built-in program, a retreat is a great opportunity for you to recognize the leaders in your school by offering this leadership challenge.

Provides service opportunity

You may have a service requirement for graduation, and each leader can receive a certificate with the hours he or she served after completing the retreat experience. You can find this certificate on our website (www.youthfrontiers.org/schools/) under "follow-up."

Creates a ripple effect

Leaders often say that the day has an impact on them as well, challenging their character and everyday decisions. These leaders bring a renewed commitment back into their high school or community.

Builds community

These leaders are the role models your students see on the fields, on the stages and during the events in your community. A Youth Frontiers retreat impacts more than one school and it provides an opportunity for leaders to use their social "power" in a positive, community-building way.

RESPONSIBILITIES OF THE SMALL-GROUP LEADERS:

- Small-group leaders must be in at least 10th grade and two years ahead of the class that is participating on the retreat.
- Leaders will need to arrive 45 minutes before the start of the retreat for a leader orientation and stay for the entire retreat.
- Leaders will be expected to lead small groups, help control the crowd, participate and encourage the students to participate.
- After the retreat, leaders are encouraged to spread the values of kindness, courage and respect among their peers back at school, at work, in their families and in the community.

Youth Frontiers, Inc. Respect Retreat Contract

I) Agreement

This agreement is made on 9/8/2017 between:

Youth Frontiers, Inc.
6009 Excelsior Blvd.
Minneapolis, MN 55416
952-922-0222
(hereafter "YOUTH FRONTIERS" or "YF")

Shenandoah High School
1000 Mustang Dr
Shenandoah, IA 51601
(hereafter "SPONSOR")

If this agreement is not signed and returned by SPONSOR within 30 days of 9/8/2017 (with the deposit amount stated below), SPONSOR'S reservation may be forfeited.

Sponsor Contact Sandy Hilding **Phone Number** 712-246-4727

II) Requirements of SPONSOR:

Location: to be determined and set up by SPONSOR.

Small Group Leaders: YOUTH FRONTIERS recommends 1 leader for every 6 students. Youth Frontiers reserves the right to reschedule or cancel your retreat if you do not have at least 1 leader/chaperone per 10 students. Youth Frontiers recommends that student leaders be high school juniors or seniors. Small group leaders that are younger than juniors or seniors must receive approval from YOUTH FRONTIERS. SPONSOR is responsible for selecting group leaders and all appropriate background checks for these leaders.

Retreat Length: Recommended retreat length for our Respect Retreat, depending on group size is 5 hours 30 minutes.

Number of Participants: Retreat participants, excluding leaders, should not exceed 225 Students. Groups that exceed this number must receive approval from YOUTH FRONTIERS or be split into multiple retreats. Youth Frontiers retreats are for one grade level.

Preparing for Retreat: YOUTH FRONTIERS will provide SPONSOR with a Prep Pack to plan the retreat. SPONSOR agrees to complete the planning requirements included in the Prep Pack, including logistics for small group leaders, retreat location, and transportation for students and leaders. YF requires SPONSOR to complete a Priority One Form at least one month prior to the retreat date.

YOUTH FRONTIERS reserves the right to cancel the retreat at any time if these criteria are not met.

III) Fees and Expenses

The fee for the retreat is \$750. A deposit of \$750.00 is required at the time of this agreement, with the balance due upon receipt of invoice. The retreat fee includes travel expense costs for YF. Please mail the balance to the Youth Frontiers address under Section I. All payments should be made to Youth Frontiers, Inc.

IV) Cancellations/Rescheduling

Should SPONSOR cancel and not reschedule the retreat for any reason, it is agreed that the deposit will be forfeited. In addition, should SPONSOR cancel or reschedule the retreat for any reason, or if the retreat cannot be given as scheduled due to an unavoidable circumstance, it is agreed that any expenses incurred by YOUTH FRONTIERS and/or the SPONSOR, including, but not limited to: facility fees, lodging, meals, transportation, program staff, etc., will be paid by SPONSOR. Should the retreat be postponed by the SPONSOR and rescheduled, the rescheduled retreat will be held at a time and date mutually agreed upon by the SPONSOR and YOUTH FRONTIERS. YF will confirm any date changes by email communication.

Youth Frontiers, Inc. Respect Retreat Contract

V) Indemnification

SPONSOR hereby agrees to indemnify, hold harmless, and defend YOUTH FRONTIERS and any director, employee, or agent thereof (each an "Indemnified Party") against all claims, liabilities, losses, expenses (including attorneys' fees and legal expenses related to such defense), fines, penalties, taxes, or damages (collectively, "Liabilities") asserted by or on behalf of any retreat participant, except for claims resulting from the acts or omissions of YOUTH FRONTIERS and any director, employee or agent thereof. SPONSOR'S obligation to indemnify and defend any Indemnified Party will survive the cancellation, expiration, or termination of this contract by either party for any reason. YOUTH FRONTIERS shall promptly notify SPONSOR of any such claim and SPONSOR shall, at YOUTH FRONTIERS' option, conduct the defense at SPONSOR'S sole expense, and YOUTH FRONTIERS shall cooperate with such defense.

VI) Retreat Specifics

YOUTH FRONTIERS agrees to provide a retreat to SPONSOR as follows:

School Name: Shenandoah High School
Retreat Type: Respect Retreat
Retreat Date: Tuesday, October 31, 2017
Approximate Number of Participants:
Grade: 9th
Retreat ID: 69448

V) Use of Photograph / Video Content

Youth Frontiers strives to be a positive force for students and educators on our social media platforms. Social media is a way for us to stay connected with your students and remind them of the character messages we shared with them on retreat. By checking "YES" below, you are giving Youth Frontiers permission to take photos of your students on retreat and post them to our social media pages (Instagram, Facebook, Twitter). Specifically, you agree that images and video are often used by Youth Frontiers for promotional purposes. You give consent, now and for all time, to Youth Frontiers and third parties collaborating with us to make, reproduce, edit, broadcast or rebroadcast any video footage, sound recordings and photo reproductions of students' images or narrative accounts of experiences with Youth Frontiers, for the purpose of promotions, advertising and legitimate business uses.

YES. Youth Frontiers can take photos of our students on the retreat.

NO. Youth Frontiers cannot take photos of our students on the retreat.

Sponsor Contact:

Phone or email:

Date:

Signature:

Youth Frontiers Inc.

Patty Beadle

Director of External Relations

Signature:



Please send the signed contract to one of the following:

Email: retreatcoordinator@youthfrontiers.org

Mail: Youth Frontiers

6009 Excelsior Blvd.

Minneapolis, MN 55416

Fax: 952.922.2122



Invoice

If you would like to update your billing information for this retreat, please update here.

Bill to:

Shenandoah High School
 1000 Mustang Dr
 Shenandoah, IA 51601

Entity Name:

Address:

City, State, Zip Code:

	Retreat Date	Invoice #	Payment Terms
	10/31/2017	69448	Due on Receipt
Description			
Respect Retreat Deposit			\$750.00

Deposit Balance Due \$750.00

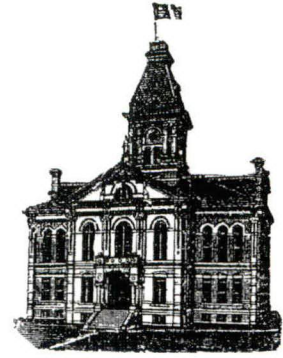
Send payments to:

Youth Frontiers, Inc.
 6009 Excelsior Blvd.
 Minneapolis, MN 55416

Please include invoice number 69448 on your check.

Phone 952-922-0222

PEGGY SMITH
PAGE COUNTY ASSESSOR
112 E. MAIN STREET • P.O. BOX 332 • CLARINDA, IA 51632
712-542-2516 • Fax: 712-542-6005



September 19, 2017

Dear Sir or Madam:

When the School Board holds their organizational meeting this fall, they will need to appoint a member to the Page County Conference Board. If your board does not have a director residing in Page County, your district will not be represented on the Page County Conference Board.

Please inform this office of the appointee as soon as possible.

Sincerely,

A handwritten signature in blue ink that reads "Peggy Smith". The signature is fluid and cursive, written in a professional style.

Peggy Smith, ICA
Page County Assessor

dm

REC'D
SEP 21 2017
SUPERINTENDENT
OF SCHOOLS

**2017 U.S. CELLULAR® MOST VALUABLE COACH
FAN VOTE CONTEST**

PARTICIPANT AGREEMENT

*All participants must execute this Participant Waiver and Release of Liability and Name, Voice, and Likeness License (this “**Participant Agreement**”) to participate in the Contest (defined below).*

I UNDERSTAND THAT EXECUTION OF THIS PARTICIPANT AGREEMENT AND MY PARTICIPATION IN THE CONTEST MAY DISQUALIFY ME FROM BEING ELIGIBLE TO BE NOMINATED FOR MOST VALUABLE COACH IN U.S. CELLULAR’S MOST VALUABLE COACH CONTEST IN FUTURE YEARS.

1. CONTEST OVERVIEW

I understand that I am receiving this Participant Agreement because I have been nominated for the 2017 U.S. Cellular Most Valuable Coach Fan Vote Contest (the “**Contest**”) sponsored by USCC Services, LLC (“**Sponsor**”) and coordinated by the Licensees (defined below). My signature on this Participant Agreement is affirmation of my acceptance of the terms set forth herein and those detailed in the Contest’s Official Rules attached hereto as Exhibit 1 (the “**Official Rules**”).

If nominated as a “Top 50” coach through the selection process, I agree that I will provide the following to the Contest administrator, Intersport, Inc. (“**Administrator**”), in order to be eligible to move forward in the Contest in accordance with the Official Rules:

- a.** Answers to basic questions provided by Administrator related to my coaching career, philosophy, and accomplishments, and answers to questions intended to verify my eligibility under the Official Rules and my good standing in the communities in which I reside and work, including but not limited to questions intended to confirm I have no criminal conviction record or record of conviction for committing other egregious acts in the past; and
- b.** A completed background check permission form if requested by Administrator.

If selected as a “Final 15” coach through the Contest, I agree that I will provide the following to Administrator in order to move forward in the Contest:

- a.** At least one (1) and no more than three (3) photos (the “**Photos**”) of myself that are fully cleared, not requiring the Licensees (defined below) to secure any additional permissions or licenses from, or pay any fees to, other persons or entities who may be pictured in the Photos, who may have created or contributed to the creation of the Photos, or who may otherwise be able to assert ownership rights or copyright protection as to the Photos, for use of the Photos on the Contest website and in other advertising and publicity related to the Contest. I agree that the Photos will become the property of the Sponsor;
- b.** The School Participation Agreement attached hereto as Exhibit 2 signed by an authorized school official; and
- c.** Coordination with my school for a selection tour stop to be built into a school event.

THIS IS A CONSENT AND RELEASE, PLEASE READ CAREFULLY

This tour stop may include:

- Staging an event where I am formally recognized as making the Final 15 stage of the Contest at my school or, if necessary, at a local community event;
- Presentation to my school of a donation of \$5,000;
- Having a film crew (coordinated by Administrator) present to film the tour stop; film to be produced into a short video that may be used on the Contest website and in promotions related to the Contest this year and in future years; and
- Having a brand team consisting of Sponsor's representatives on-site for the event to hand out promotional items and promote the Contest.

I agree to complete additional releases and agreements including, but not limited to, a standard form SAG performer agreement in connection with the tour stop.

If selected as the "Grand Prize Winner" through the Contest, I agree that I will provide the following to Administrator in order to distribute the Grand Prize donation in accordance with the Official Rules, and to receive my portion of the Grand Prize:

- a. Coordination of the presentation of a donation of \$50,000 to a charitable organization (or my school's athletic department);
- b. Prize acceptance paperwork including, but not limited to, an affidavit of eligibility and tax reporting forms; and
- c. Coordination with Administrator of travel details related to the trip to the 2018 Under Armour All-America Game in Orlando, Florida (the "**All-America Game**") as detailed in the Official Rules.

2. PARTICIPANT WAIVER AND RELEASE OF LIABILITY

- a. **Physical Condition.** I understand and acknowledge that I am voluntarily choosing to participate in the Contest after receiving a nomination. If I win the Contest and complete eligibility requirements and required paperwork, I will attend and be recognized at the All-America Game. Attendance at the All-America Game may include physical activities (the "**Activities**"). I warrant that: I am physically fit and fully able to participate in the Activities; I have voluntarily chosen to participate in the Activities; and I have not been advised to avoid such Activities by a medical practitioner. I understand that I may be required to provide written proof of my physical condition from my doctor. I further understand that my participation in the Activities is completely up to me and that I can stop at any time. Furthermore, I certify that I have health, accident, and liability insurance to cover any bodily injury or property damage I may suffer while participating in the All-America Game and the Activities, or else I agree to bear the costs of any injury or damage to myself, and that in no event will Sponsor, Under Armour, Inc., MullenLowe U.S., Inc., ESPN, Inc., Samsung Electronics America, Inc., or Administrator nor any of their respective affiliates, agents, owners, officers, employees, vendors, sponsors, parent companies, their successors, assigns and all other persons or entities acting in any capacity on their behalf (collectively, the "**Licensees**") be liable for such costs or for procuring insurance of any kind for my benefit.
- b. **Safety Rules and Policies.** I have read or will read, understand and agree to comply

THIS IS A CONSENT AND RELEASE, PLEASE READ CAREFULLY

with any safety rules and policies related to the All-America Game and the Activities and agree to assume full responsibility for my participation in the All-America Game and the Activities and, therefore, fully release, and agree to indemnify, defend, and hold harmless each of the Licensees for any injury, illness, loss, damage, claim, or expense that I incur or cause to others for failing to comply with applicable safety rules.

- c. **Assumption of Risk.** I am entering into this Participant Agreement voluntarily, by my own free will, act and deed, without any undue influence from the Licensees or any other third party. I understand and expressly acknowledge that the Activities in which I choose to participate, and my travel related to my attendance at the All-America Game and participation in such Activities, may involve the risk of personal injury, illness, permanent disability, dismemberment, and death, as well as the risk of severe economic and property loss and damage. I understand that these risks may result from the actions, negligence, and failure to act of myself and others, the challenges of the Activities and/or the condition of any facilities or equipment used as provided by the Licensees. I also understand that there may be risks involved which are not known to me or to the Licensees, and may not be foreseen or reasonably foreseeable by any of us at this time or at the time of the Activities in which I may participate. I assume all of the foregoing risks including the risk of any negligence by other participants or the Licensees and accept personal responsibility for any injury (including, but not limited to, personal injury, disability, dismemberment, and death), illness, damage, loss, claim, liability, or expense, of any kind or nature, that I or my property may suffer arising out or in connection with the Activities and/or my participation therein or travel to and attendance at the All-America Game.
- d. **Liability Release.** For myself, my heirs, executors, estate, and legal representatives, I hereby release and forever discharge and agree to save, defend, hold harmless, and promise not to sue the Licensees (each, with respect hereto, a “**Released Party**”) from and against any and all injuries (including without limitation personal injury, disability, dismemberment, and death), illness, losses, damages, claims including without limitation claims for violation of privacy/publicity rights or defamation, liabilities, or expense of any kind or nature (and whether accruing to me, my heirs, my executors, my estates, or my representatives) that are caused or alleged to be caused by or in connection with the Activities and the All-America Game or my participation therein and travel thereto, and/or any of the grants of rights contained herein (collectively, “**Claims**”). I further agree that the Released Parties are not liable for any indirect, incidental, consequential, or punitive damages to the full extent such may be disclaimed by law. For myself, my heirs, executors, estate, and legal representatives, I agree that should I, my heirs, my executors, my estate, or my legal representatives assert any Claim in contravention of this Participant Agreement, the asserting party shall be liable for the expenses (including reasonable legal fees and expenses) incurred by the other party or parties in defending such Claim. **I UNDERSTAND AND AGREE THAT THIS IS A COMPLETE RELEASE AND DISCHARGE OF ALL CLAIMS AND RIGHTS I MAY HAVE AGAINST THE RELEASED PARTIES AND THAT NO ACTION WILL BE TAKEN BY OR ON BEHALF OF ME WITH RESPECT TO ANY SUCH RIGHTS. I UNDERSTAND THAT THIS RELEASE SHALL BE BINDING UPON ME AND MY HEIRS, EXECUTORS, SUCCESSORS AND ASSIGNS.**
- e. **Medical Treatment.** In connection with any injury I may sustain or illness or other medical conditions I may experience during my participation in the Activities or

THIS IS A CONSENT AND RELEASE, PLEASE READ CAREFULLY

attendance at the All-American Game or travel in connection therewith, I authorize any emergency first aid, medication, medical treatment, or surgery deemed necessary by the attending medical personnel (if applicable) if I am not able to act on my own behalf. I further authorize the attending medical personnel and/or trainers to execute on my behalf any permission forms consents or other documents relating to medical attention and to act on my behalf if I am not able or immediately available to do so. I expressly acknowledge and understand the risks associated with any such emergency first aid, medication, medical treatment, or surgery, and I knowingly and willingly assume full responsibility and liability for all such risks.

3. NAME, VOICE, LIKENESS AND MATERIALS LICENSE

As a pre-condition of my being permitted to participate in the Contest and in the All-America Game, or the Activities (if applicable), I hereby irrevocably grant to the Licensees all necessary rights to use, record, copy, display, reproduce, edit, modify, make derivative works from, perform, broadcast, and re-broadcast my name, voice, picture, portrait, likeness, all statements and/or performances I may give (collectively, my “**Likeness**”) as well as Photos and other materials that I provide related to the Contest in audio and video recordings (“**Recordings**”) made in, at, around, or in connection with the Contest and the All-America Game, and to use my Likeness in the Licensees’ promotional materials to publicize the Contest and the All-America Game and/or the Licensees throughout the world via all media and distribution platforms (now known or subsequently developed) in perpetuity. Promotional materials include, but are not limited to, posting of my Likeness and any Recordings to various digital and social media. I acknowledge and understand that no such promotional materials need to be submitted to me for approval, and the Licensees shall have no liability to me for any modifications of Recordings, or distortion or illusionary effect resulting from the use of my Likeness. This license does not in any way conflict with any existing commitment on my part. No payments or compensations are, or will be, due to me arising out of the grants of rights set forth herein and/or my participation in Event, except as may be required by a standard SAG agreement. Nothing herein will constitute any obligation on the part of the Licensees to use any of the above rights.

4. ADHERENCE TO OFFICIAL RULES

I have been provided with, have read and understand, and agree to comply with, Official Rules, and agree to assume full responsibility for my participation in the Contest. I understand that to be eligible to compete in the Contest and receive a prize (if any) for which I may qualify, I must respect social norms for acceptable behavior during and surrounding my participation in the Contest and, if applicable, at the All-America Game and in the Activities, and I must obey all applicable laws, rules and regulations at all times. I further understand that I must not defame or damage through my words or actions the Licensees and/or their brands, or any organizers of the Contest or the All-America Game. If I fail to adhere to Official Rules or this provision, or fail to participate in the Contest in an ethical manner, then I acknowledge that I may lose my ability to compete in the Contest and to collect any prize related to the Contest for which I may have qualified. I fully acknowledge and understand that I do not have any inherent right to participate in the Contest and related activities and I am being permitted to participate at the discretion of the Licensees and in consideration of my execution of this Participant Agreement. I further understand that my failure or refusal to execute this Participant Agreement shall disqualify me from participation in the Contest.

5. MISCELLANEOUS

THIS IS A CONSENT AND RELEASE, PLEASE READ CAREFULLY

- a. Severability.** I agree that the foregoing terms, conditions, and agreements in this Participant Agreement are intended to be as broad and inclusive as is permitted by law. Any provisions herein found by a court to be void or unenforceable shall not affect the validity or enforceability of any other provisions in this Participant Agreement.

- b. Governing Law and Jurisdiction.** This Participant Agreement will be governed by the laws of the state of Illinois without giving effect to principles of conflict of laws (whether of Illinois or any other jurisdiction), that would cause the application of the laws of any jurisdiction other than Illinois, and shall benefit, and be binding upon, the parties hereto and their respective successors and assigns. The parties hereby consent to jurisdiction in the state of Illinois and agree that the courts within Cook County, Illinois shall have exclusive jurisdiction over any issue regarding this Participant Agreement.

- c. Non-Disparagement.** I agree that I will not make, or authorize any third party to make on my behalf, any derogatory or disparaging remarks related to the Contest or the Licensees or to any other participants in the Contest, including voters and fellow nominees.

- d. Full Understanding.** I understand and agree that this Participant Agreement extinguishes all claims brought by me, my estate, or anyone claiming through me or my estate, whether known or unknown, foreseen or unforeseen. I have read this Participant Agreement in its entirety and understand every provision herein. I understand that by signing below, I have given up substantial rights and that full and fair consideration exists for this Participant Agreement. My signature below indicates that I had sufficient opportunity to read this entire document that I have read it, and I agree to be bound by its terms and conditions.

I have read and fully understand and agree to be bound by this Participant Agreement. I further agree that no oral representation or other inducements apart from this written agreement have been made. I warrant and represent that I have perpetrated no fraud or deception in completing this Participant Agreement.

Name of Participant (Print)

Signature

Date

Exhibit 1
Official Rules

[Attached.]

**2017 U.S. CELLULAR® MOST VALUABLE COACH
FAN VOTE CONTEST**

OFFICIAL RULES

NO PURCHASE IS NECESSARY TO PARTICIPATE OR WIN A PRIZE. Making a purchase will not increase the chances of any eligible person or school winning a prize.

The Contest is no way sponsored, endorsed, administered by, or associated with Facebook, Inc. (“**Facebook**”), Instagram, Inc. (“**Instagram**”), Twitter, Inc. (“**Twitter**”), or Snap Inc. (“**Snapchat**”). Facebook, Instagram, Twitter, and Snapchat are not affiliated with Sponsor in any way.

For purposes hereof: (a) a “**Nominator**” is a participant who submits a nomination in the Contest (an “**Entry**”); (b) a “**Voter**” is a participant who submits a vote in the Contest; (c) a “**Nominee**” is a participant who is nominated by a Nominator in the Contest; (d) the “**Website**” is www.TheMostValuableCoach.com; (e) an “**Eligible State**” means CA, IL, IN, IA, KS, MD, ME, MI, MO, MN, NE, NH, NC, NY, OH, OK, OR, PA, SC, TN, TX, VT, VA, WA, WI and WV; and (f) an “**Eligible Zip Code**” means a zip code within U.S. Cellular’s licensed markets and included on the applicable list on the Website.

The Contest is intended to recognize the best head and assistant high school athletic coaches within U.S. Cellular’s licensed markets.

ELIGIBILITY: A Nominator and a Voter in the 2017 U.S. Cellular Most Valuable Coach Fan Vote Contest (the “**Contest**”) sponsored by USCC Services, LLC (“**U.S. Cellular**” or “**Sponsor**”), must be: (a) a legal resident of one of the fifty (50) United States or District of Columbia; and (b) thirteen (13) years of age or older. **If a Nominator or Voter is deemed a minor in the jurisdiction in which he/she resides (a “Minor”), he/she must have the permission of his/her parent or legal guardian to participate in the Contest.** Sponsor or Administrator may request proof of such permission from any Nominator or Voter at any time and in any manner it deems necessary. Failure to comply will result in disqualification. Please note: The two (2) coaches who won Grand Prizes in the 2016 “Most Valuable Coach” Contest are NOT eligible to participate in this Contest as a Nominee.

Only an eligible Nominee may be nominated for the Contest. To be eligible, a Nominee must be an active head or assistant high school athletics coach (on a full-time basis) who is: (a) a legal resident of the United States; (b) eighteen (18) years of age or older (nineteen (19) or older if a resident of Nebraska or Alabama); and (c) employed at a high school located within an Eligible Zip Code in an Eligible State from the start date of the Nomination Period through the date on which the winner is announced.

A Nominator may submit an Entry on behalf of himself/herself as Nominee if eligible in accordance with the above requirements. By submitting an Entry in the Contest, a Nominator (or his/her parent or legal guardian if he/she is a Minor) acknowledges that his/her Entry is made for the benefit of the Nominee named on his/her Entry, and that only the Nominee and his/her

related school may be eligible to win a prize in the Contest. For the avoidance of doubt, a Nominator is not eligible to win a prize in the Contest unless nominating him/herself.

The following are NOT eligible to participate in the Contest as a Nominator, Nominee, or Voter: employees, officers, and directors of Sponsor, Intersport, Inc. (“**Administrator**”), Mullen Communications, Inc. (“**MullenLowe**”), Samsung Electronics America, Inc. (“**Samsung**”), ESPN, Inc. (“**ESPN**”), each of their respective subsidiaries, affiliates, parent companies, advertising, promotional or any other agencies or entities involved in the design, execution, or fulfillment of the Contest, and members of the immediate families (including spouse, biological, adoptive or step-parents, grandparents, children, grandchildren, siblings, or spouse of any of the foregoing, regardless of where they reside), or households (whether related or not) of any of the foregoing.

The Contest is void outside the fifty (50) United States and District of Columbia and where prohibited by law. The Contest is subject to all applicable federal, state and local laws and regulations. By participating in the Contest, each Nominator, Nominee, and Voter (or his/her parent or legal guardian if he/she is a Minor) agree to abide by and be bound by these Official Rules and the decisions of Sponsor and Administrator, which shall be final and binding in all matters relating to the Contest including, but not limited to, the number of votes received in the voting process described herein.

CONTEST PERIODS:

Entries may be submitted in the Contest beginning on August 22, 2017 at 12:00 p.m. (Noon) Central Time (“**CT**”), and ending on September 11, 2017 at 11:59 a.m. CT (the “**Nomination Period**”).

Public Voting to select the “Final 15 Coaches” from among the “Top 50 Coaches” (who were determined through the process described below) starts on September 19, 2017 at 12:00 p.m. (Noon) CT, and ends on October 9, 2017 at 11:59 a.m. CT (the “**Final 15 Voting Period**”).

Public Voting to help determine the Grand Prize winner from among the “Final 15 Coaches” (who were determined through the process described below) starts on October 12, 2017 at 12:00 p.m. (Noon) CT, and ends on November 14, 2017 at 11:59 a.m. CT (the “**Grand Prize Voting Period**”).

Judging, which is used along with the public voting to determine the Grand Prize winner of the Contest (the “**Winner**”) from among the “Final 15 Coaches,” starts on November 15, 2017, and ends on November 17, 2017 (the “**Grand Prize Judging Period**”).

Each of the above voting and judging periods is described in detail below.

HOW TO PARTICIPATE: To nominate a coach who a Nominator believes should earn a donation for his/her school and/or be awarded the Grand Prize in the Contest, a Nominator must visit the Website during the Nomination Period and complete the online entry form with all required entry information including, without limitation, the first and last name of the Nominee,

the high school at which the Nominee is employed, the sports team coached by the Nominee, a phone number and email address at which the Nominee may be contacted, Nominator's first and last name, Nominator's complete address including zip code, Nominator's mobile phone number (whether or not Nominator is a U.S. Cellular customer), Nominator's email address, and Nominator's date of birth. If he/she is a Minor, Nominator's personal information will be used only for purposes of the administration of the Contest, and otherwise consistent with Sponsor's Privacy Policy, available at <http://www.uscellular.com/site/privacy/index.html>. Information from Minors will not be used for any other purpose.

Status as a U.S. Cellular customer is not required to participate in the Contest and will not confer any preference or benefit with respect to the Contest.

Along with the above information, a Nominator must create an original essay, written in English only, in which the following question is answered: Tell us what makes the coach you're nominating the "Most Valuable Coach." How does he/she go above and beyond for you, for his/her community, and for his/her team? **Essay may not exceed 2,000 characters.**

Entries must be submitted online at the Website only, and must be received by 11:59 a.m. CT on September 11, 2017. No other method of entry will be accepted or acknowledged. Entries must include all required information or they will be disqualified. **The submitted essay must comply with all requirements and restrictions set forth herein, including but not limited to the character limit; failure to comply will result in disqualification of the Entry to which the essay relates.** Proof of submission of an Entry does not constitute proof of receipt by Sponsor or Administrator.

Limit one (1) Entry per Nominator during the Nomination Period. Nominees may be nominated more than once, provided each Entry is submitted by a different Nominator. All Entries become the exclusive property of Sponsor and will not be acknowledged or returned except as provided herein.

By submitting an Entry, Nominator (or his/her parent or legal guardian if he/she is a Minor) represents and warrants, and agrees to provide supporting documentation, if required, that Nominator has Nominee's permission to submit an Entry containing Nominee's identity and all related personal information.

ESSAY REQUIREMENTS AND RESTRICTIONS: By submitting an Entry, Nominator (or his/her parent or legal guardian if he/she is a Minor) hereby warrants and represents as follows with respect to his/her essay: (a) the essay conforms to all essay requirements and restrictions set forth herein; (b) the essay is Nominator's original creation, it being agreed that modifying, enhancing, or altering a third party's preexisting work does not qualify as a Nominator's original creation; (c) the essay was written solely by Nominator; (d) the essay has not been previously published or won any awards; (e) the essay does not infringe upon the copyrights, trademarks, rights of privacy, publicity or other intellectual property or other rights of any person or entity; and (f) publication of the essay, or distillations of the essay, via various media, including web/social media posting, would not infringe on the rights of any third party. Each Nominator (or his/her parent or legal guardian if he/she is a Minor) hereby indemnifies and holds harmless

Sponsor and Administrator from and against any claims contrary to the above warranties and representations. Additionally, each essay must conform to the following requirements and restrictions:

- essay cannot be sexually explicit or suggestive, unnecessarily violent, derogatory of any ethnic, racial, gender, religious, professional or age group, or profane or pornographic;
- essay cannot promote alcohol, illegal drugs, tobacco, any activities that may be unsafe or dangerous, or any particular political agenda or message;
- essay cannot be obscene or offensive, or endorse any form of hate or hate group;
- essay cannot defame, misrepresent, or contain disparaging remarks about Sponsor or its products or services, or other people, products, services, or companies;
- essay cannot contain trademarks owned by others (except Sponsor's trademarks to the limited extent allowed hereunder*), or advertise or promote any brand or product of any kind except Sponsor's brand, without permission, or contain any personal identification (other than that of a Nominee as required on the entry form) such as license plate numbers, email addresses, or street addresses;
- essay cannot contain copyrighted materials owned by others without permission;
- essay cannot contain materials embodying the names or other indicia identifying any person, living or dead, without permission;
- essay cannot communicate messages or images inconsistent with the positive images and/or goodwill to which Sponsor wishes to associate; and
- essay must be suitable for family audiences and for public display and publication, in the sole determination of Sponsor.

The above list is not meant to be exhaustive. If an essay is determined by Sponsor, in its sole discretion, to be in violation of any of the foregoing requirements and restrictions, or unsuitable for inclusion in the Contest for any reason, the essay and related Entry will be disqualified from the Contest.

***LIMITED LICENSE:** SPONSOR'S TRADEMARKS MAY BE USED FOR PURPOSES OF THE CONTEST ONLY. NO OTHER RIGHTS IN OR TO SPONSOR'S TRADEMARKS ARE GRANTED UNDER THESE OFFICIAL RULES.

By submitting an Entry, Nominator (or his/her parent or legal guardian if he/she is a Minor) acknowledges that his/her essay may be posted (in whole or in part) on the Website at Sponsor's discretion. By entering, each Nominator (or his/her parent or legal guardian if he/she is a Minor) acknowledges that Sponsor has no obligation to use or post any submitted essay or portion thereof.

ESSAYS SUBMITTED IN THE CONTEST SHALL NOT BE EDITED BY SPONSOR OR ADMINISTRATOR EXCEPT TO CORRECT SPELLING OR TYPOGRAPHICAL ERRORS. ESSAYS EXPRESS THE VIEWS AND OPINIONS OF THE NOMINATORS ONLY, AND DO NOT REFLECT THE VIEWS OR OPINIONS OF SPONSOR OR ANY OTHER PERSON OR ENTITY ASSOCIATED WITH THE CONTEST.

DETERMINATION OF "TOP 50 COACHES": During the Nomination Period, a qualified panel of judges selected by Sponsor and Administrator (the "Screening Judges") will review

and evaluate the essays contained in all eligible Entries received during the Nomination Period. The Screening Judges will evaluate the essays on the basis of the following criteria:

- Nominee’s community impact (25%);
- Nominee’s school impact (25%);
- Nominee’s leadership impact (25%); and
- Nominee’s representation of Sponsor’s licensed markets (25%).

Subject to verification of eligibility and compliance with these Official Rules, the Nominees named in the fifty (50) Entries that receive the highest scores from the Screening Judges will be declared the “Top 50 Coaches” and will advance to the “Final 15” voting processes described herein. No prize will be awarded for being named one of the “Top 50 Coaches.” In the event of a tie, tied Entries will be re-judged based 100% on Nominee’s community impact.

All Nominees will be judged equally on the basis of the stated judging criteria, without regard to race, color, religion, national origin, sex, gender, disability, familial status, or any other protected class.

The “Top 50 Coaches” and their respective school officials, including, but not limited to, athletics staff and colleagues, and community members selected by Administrator, may be contacted by Administrator for the purpose of answering additional questions related to a Nominee’s leadership qualities and impact on the school and community, and may be asked to provide additional information including verification of the Nominee’s eligibility requirements and good standing in the community (i.e., no history of criminal activity or egregious offenses, as determined by Sponsor and Administrator), and reasonable cooperation in activities related to the Contest. Sponsor reserves the right to conduct a background check on the Top 50 Coaches and reserves the right in its sole discretion to disqualify any Nominee based on the results of such background check.

If a Nominee is deemed ineligible based on the eligibility requirements of these Official Rules, or if he/she has been convicted of a criminal or otherwise egregious offense which, in the opinion of Sponsor and Administrator, is contrary to the goodwill with which Sponsor wishes to be associated in connection with the Contest, that Nominee will be disqualified. If a Nominee is disqualified for any reason, the Nominee who received the next highest score from the Screening Judges will be declared one of the “Top 50 Coaches”.

DETERMINATION OF “FINAL 15 COACHES”: During the Final 15 Voting Period, the “Top 50 Coaches” and a portion of the essay(s), as selected by Administrator, from which they were originally nominated, together with basic information collected from each of the Nominees and their colleagues and community, will be posted on the Website, with content similarly posted for all Entries. Eligible Voters who wish to vote may register to vote in the Contest by: (a) creating an account (a “**Contest Account**”) by entering first name, last name, date of birth, email address, zip code, mobile phone number, and a password, answering a question on whether or not they are a current U.S. Cellular customer, and agreeing to abide by these Official Rules; or (b) signing in to an existing Contest Account and agreeing to abide by these Official Rules. Once registered, eligible Voters may vote for one (1) or more of their favorite Nominees from among the “Top 50 Coaches.” A Voter may vote for as many different Nominees as he/she wishes in a

single day during the Final 15 Voting Period; **however, Voters may not vote more than once per day for any one of the “Top 50 Coaches.”**

At the conclusion of the Final 15 Voting Period, all votes will be tallied and the fifteen (15) eligible Nominees who receive the highest number of valid votes will be declared the “Final 15 Coaches.” The “Final 15 Coaches” will advance to the Grand Prize voting and judging processes described herein. Subject to verification of eligibility and compliance with these Official Rules, the high school by which each of the “Final 15 Coaches” were employed as of the start date of the Nomination Period will each receive a donation of Five Thousand Dollars (\$5,000) as described in more detail herein. In addition, Sponsor and Administrator will host an event at each such school recognizing its coach for being named one of the “Final 15 Coaches.”

As a condition of a Nominee being named one of the “Final 15 Coaches” and advancing to the Grand Prize voting and judging processes described herein, each of the Nominees and the schools by which they were employed as of the start date of the Nomination Period must agree to provide the following:

- (1) Signed affidavits of eligibility and liability and publicity releases and assignment of rights, to the extent permitted by law, from the Nominee, Nominator and the school;
- (2) At least one (1) photo of the Nominee; and
- (3) An agreement permitting Sponsor, Administrator, and their designees access to the school for an event with a film crew.

If a Nominee is disqualified for any reason, the Nominee who received the next highest vote total will be declared one of the “Final 15 Coaches.” In the event of a tie in either round of voting, Sponsor will determine the Nominee who will be one of the “Final 15 Coaches,” or the Grand Prize winner (as applicable), based on the judging criteria listed above.

DETERMINATION OF THE WINNER: During the Grand Prize Voting Period, the “Final 15 Coaches” and a portion of the essay(s), as selected by Administrator, from which they were originally nominated, together with basic information collected from each of the Nominees and their colleagues and community, along with video content from a live event with each Nominee, with similar content for all Nominees, will be posted on the Website. Eligible Voters who have not previously registered for the Contest and who wish to vote may register to vote in this phase of the Contest by: (a) signing in with an existing Contest Account and agreeing to abide by these Official Rules; or (b) creating a Contest Account and agreeing to abide by these Official Rules. Eligible Voters may vote for one (1) or more of their favorite Nominees from among the “Final 15 Coaches.” A Voter may vote for as many different “Final 15 Coaches” as he/she wishes in a single day during the Grand Prize Voting Period; **however, Voters may not vote more than once per day for any one of the “Final 15 Coaches.”** At the conclusion of the Grand Prize Voting Period, all votes will be tallied, and the total vote count for each Nominee shall comprise twenty percent (20%) of the final score for each of the “Final 15 Coaches” to determine the Winner, as further described below.

During the Grand Prize Judging Period, a qualified panel of program judges selected by Sponsor and Administrator (the “**Program Judges**”) will review and evaluate the essays, biographical

information, and video content featuring each of the “Final 15 Coaches,” with similar content provided for all “Final 15 Coaches.” The Program Judges will evaluate the materials and judge on the basis of the following criteria:

- Nominee’s community impact (20%);
- Nominee’s school impact (20%);
- Nominee’s leadership impact (20%);
- Nominee’s proposed plans regarding distribution of the Grand Prize (20%); and
- Nominee’s votes from the Grand Prize Voting Period (20%).

At the conclusion of the Grand Prize Judging Period, the determinations of the Program Judges will be tallied by Sponsor and Administrator to comprise a final score for each of the “Final 15 Coaches.” The “Final 15 Coach” who receives the highest such score will be the Winner subject to verification of eligibility and compliance with these Official Rules. The Winner will be announced on or about November 20, 2017.

The Winner may be asked to sign and return, via email, an affidavit of eligibility and liability and publicity release, to the extent permitted by law, as a condition of winning or he/she may be disqualified and his/her prize may be forfeited. If the Winner is disqualified for any reason, his/her prize may be awarded to the Nominee who received the next-highest final score.

The following paragraphs are applicable to each of the Voting Periods:

Any attempt to use multiple email addresses, different IP addresses, robotic or automatic devices, third-party services, incentives, bribes, vote-swapping sites, redirect links, disguised or fraudulent links, or other tactics to place more than one (1) vote per Nominee per day will result in disqualification of the responsible Voter from participation in the Contest, and all associated votes will be void. If it is determined that a Nominee was acting in collusion with such disqualified Voter, that Nominee will be disqualified and he/she and his/her school will be ineligible to receive a prize in the Contest.

Votes that result from a technical error or malfunction of any kind including, but not limited to, malfunction of servers or internet connections, will be void. Voters shall follow all on-screen prompts and instructions to place a vote.

Any Voter who disparages any Nominee or his/her related high school in social media or elsewhere, as determined by Sponsor or Administrator in their sole discretion, will be disqualified from participation in the Contest.

Votes made through a mobile device may incur standard related charges based on the Voter’s service plan with his/her carrier. All such charges are the sole responsibility of the Voter. Voters are advised to consult their service plans and provider agreements prior to voting via a mobile device.

PRIZES:

FINAL 15 DONATION: Subject to verification of eligibility and compliance with these Official Rules, the high school by which each of the “Final 15 Coaches” were employed as of the start date of the Nomination Period will each receive a donation of Five Thousand Dollars (\$5,000) from Sponsor (the “**Final 15 Donation**”). Each school is responsible for any tax consequences related to acceptance of the Final 15 Donation. The Final 15 Donation must be accepted by an authorized representative of the school, who may be required to sign and return a donation acceptance form with their taxpayer identification number included, and an affidavit of eligibility and liability and publicity release, to the extent permitted by law, as a condition of receiving the Final 15 Donation.

GRAND PRIZE DONATION: Subject to verification of eligibility and compliance with these Official Rules, the Winner may choose the charitable organization (or their own athletic department at their school) to be the recipient of a donation of Fifty Thousand Dollars (\$50,000) from Sponsor (the “**Grand Prize Donation**”), provided that such decision by the Winner is subject to the review and approval of Sponsor. The school or charitable organization is responsible for any tax consequences related to acceptance of the Grand Prize Donation. The Grand Prize Donation must be accepted by an authorized representative of the school or charitable organization, who may be required to sign and return a donation acceptance form with their taxpayer identification number included, and an affidavit of eligibility and liability and publicity release, to the extent permitted by law, as a condition of receiving the Grand Prize Donation. **Sponsor will make the final decision as to who will receive the Grand Prize Donation.**

GRAND PRIZE TRIP PACKAGE: Subject to verification of eligibility and compliance with these Official Rules, the Winner will receive a trip for him/her and one (1) guest to Orlando, Florida from approximately January 2, 2018 to January 5, 2018, during which the Winner will be honored at the Under Armour All-America Game (the “**All-America Game**”). The Winner may also be included in an in-game video feature in the ESPN broadcast of the All-America Game; inclusion is not guaranteed. The trip will include roundtrip, coach class air transportation from the major U.S. gateway airport nearest to the Winner’s residence (as determined by Administrator and Sponsor) to Orlando, Florida; three (3) nights’ standard hotel accommodations (room rate and tax for one room, double occupancy with guest); necessary ground transportation in Orlando, Florida (as determined by Administrator and Sponsor); two (2) theme park passes good for select days of the trip dates; spending money for the winner in the amount of three hundred Dollars (\$300.00); and a gift bag of Under Armour gear of Administrator’s choice. If the Winner resides within a one hundred (100)-mile radius of Orlando, Florida, ground transportation will be provided in lieu of air transportation and no compensation will be provided for the difference in value. The Approximate Retail Value (“**ARV**”) of the Grand Prize is Two Thousand Five Hundred Dollars (\$2,500).

All details of the in-game video feature are in Sponsor’s sole discretion and Winner agrees to participate if requested to do so by Sponsor. Telephone calls, meals, gratuities, incidental hotel expenses, personal expenses, souvenirs, additional ground transportation, and all other expenses not specified herein as being included in the trip prize are the responsibility solely of the Winner. Administrator and Sponsor reserve the right to structure travel destinations, routes, and hotel selection at their sole discretion. Travel is subject to the terms and conditions set forth in these

Official Rules and those set forth by the Administrator's and Sponsor's airline carrier of choice as detailed in the passenger ticket contract. Upon receipt and verification of the eligibility of the Winner, the Winner will be notified via phone or email regarding the specific travel details of his/her prize. The Winner and guest must travel together on same itinerary. The guest of the Winner must be at least the age of majority in the guest's state of residence, subject to the following limitation only: a guest may be a Minor if the guest is the child or legal ward of the Winner. The guest will be required to sign and return a liability and publicity release prior to ticketing of travel as a condition of accompanying the Winner on the prize trip. If the guest is a permissible Minor in accordance with these Official Rules, the liability and publicity release must be signed and returned by the Winner. If the Winner chooses to travel without a guest, no compensation will be awarded in lieu thereof. Once a travel guest is selected, he/she may not be substituted, except in Administrator's and Sponsor's sole and absolute discretion.

The ARV of all prizes awarded in the Contest is One Hundred Twenty Seven Thousand Five Hundred Dollars (\$127,500). Actual value of the Grand Prize may vary based on point of departure and airfare fluctuations. Any difference between the stated ARV and the actual value of the prize will not be awarded.

All federal, state and local income taxes on the prizes are the responsibility of each recipient. Each recipient will be issued an IRS Form 1099 for the value of the prize received. **Recipients are advised to seek independent counsel regarding the tax implications of accepting their respective prizes.**

The Winner and his/her guest must obtain all necessary identification and travel documents required for travel. The Winner must be available to travel on the trip dates selected by Administrator and Sponsor, and the Winner must participate as requested in the All-America Game, or he/she will be disqualified and his/her prize may be forfeited in its entirety. Travel reservations for the Winner and guest must be made through Administrator. Neither Administrator nor Sponsor shall be responsible for any cancellations, delays, diversions, or substitution or any act or omissions whatsoever by the air carriers, hotels, or any other persons providing any prize-related services or accommodations. Lost, mutilated, or stolen airline tickets or tickets to the All-America Game will not be replaced. Prizes cannot be transferred, assigned, redeemed for cash, sold, offered at auction, or substituted, except at Sponsor's and Administrator's sole discretion or as provided herein. Sponsor and Administrator may substitute a prize or portion thereof of equal or greater value if a prize or portion thereof becomes unavailable for any reason.

RELEASE: Acceptance of any prize constitutes permission to use the recipient's name, biographical information, city and state, voice, statements, video feature and likeness in commerce and in all media worldwide, including but not limited to social media, for advertising, publicity, and trade purposes without additional compensation, notice, or approval and, the recipient (and his/her guest, with respect to the Grand Prize) disclaim any ownership rights of such advertising, publicity, and trade material, except where prohibited by law.

By acceptance of a prize or by submitting an Entry, each Nominator (or his/her parent or legal guardian if he/she is a Minor) and Nominee represent that he/she has complied with all of these

Official Rules and agree to release Sponsor, Administrator, Samsung, Facebook, Instagram, Twitter, Snapchat, and each of their respective parent companies, subsidiaries, affiliates, advertising or promotion agencies, and the directors, officers, employees and agents of each of the foregoing (collectively, the “**Released Parties**”) from and against any and all claims and liability for any injuries, including but not limited to personal injury, death, loss, damage, or expense of any kind arising from or in connection with participation in the Contest or the acceptance, possession, use, or misuse of a prize or participation in prize-related activities, if applicable (including any travel related thereto) or claims based on right of publicity, right of privacy, or defamation. Each prize recipient acknowledges that the Released Parties have not made, nor are in any manner responsible or liable for, any warranty, representation, or guarantee, express or implied, in fact or in law, relative to any prize or portion thereof, including but not limited to its quality, mechanical condition, or fitness for a particular purpose.

RIGHTS GRANTED: By submitting an Entry, each Nominator (or his/her parent or legal guardian if he/she is a Minor) irrevocably and forever grants and assigns to Sponsor all worldwide rights, title, and interest in and to his/her Entry and all works derived from it including, but not limited to, all intellectual property rights and agrees that Sponsor and Administrator and their respective licensees may reproduce, edit, market, store, distribute, have distributed, publicly and privately display, communicate, publicly and privately perform, transmit, have transmitted, create derivative works based upon, and promote an Entry or portions of an Entry (as such may be edited and modified by Sponsor or Administrator in their sole discretion) for editorial, commercial, promotional, and all other purposes including, without limitation, posting on Sponsor-affiliated websites, social and digital media sites, and/or other Sponsor-selected media, without any kind of payment or royalty to the Nominator. Each Nominator (or his/her parent or legal guardian if he/she is a Minor) expressly waives all rights to review or approve any use that Sponsor or Administrator make of his/her Entry in accordance with these Official Rules. By submitting an Entry, each Nominator (or his/her parent or legal guardian if he/she is a Minor) further agrees to waive all rights of attribution if his/her Entry is used by Sponsor or anyone Sponsor authorizes, and to waive any moral rights in and to his/her Entry.

By submitting an Entry, each Nominator (or his/her parent or legal guardian if he/she is a Minor) agrees that his/her Entry is gratuitous, unsolicited, and without restriction, and will not place Sponsor or Administrator under any obligations other than those contained in these Official Rules, and that Sponsor is free to disclose the ideas contained in an Entry on a non-confidential basis to anyone or otherwise use the ideas therein without any compensation to the Nominator. Each Nominator (or his/her parent or legal guardian if he/she is a Minor) further acknowledges that Sponsor does not waive any rights to use similar or related ideas previously known to Sponsor, or developed by its employees, or obtained from sources other than the Nominator. Each Nominator (or his/her parent or legal guardian if he/she is a Minor) further acknowledges that he/she will not instigate, support, maintain, or authorize any action or lawsuit against Sponsor or Administrator on the basis that any use of his/her Entry infringes any of his/her rights as creator of such Entry.

By submitting an Entry, each Nominator (or his/her parent or legal guardian if he/she is a Minor) understands and acknowledges that he/she will not now or in the future be paid or compensated

in any way for an Entry or for granting Sponsor or Administrator any of the rights set out in these Official Rules, provided, however, that in the event a Nominator's image is used in a television commercial subject to the SAG-AFTRA Commercials Contract, the Nominator (or his/her parent or legal guardian if he/she is a Minor) agrees to sign and be bound by the terms and conditions of such standard contract and to be paid the minimum applicable compensation set by the collective bargaining entity. Each Nominator (or his/her parent or legal guardian if he/she is a Minor) further acknowledges that neither Sponsor nor Administrator is obligated to make use of any of the rights granted in these Official Rules.

By submitting an Entry, each Nominator (or his/her parent or legal guardian if he/she is a Minor) represents that his/her Entry conforms to the requirements and restrictions set forth in these Official Rules, and agrees that Sponsor and Administrator, in their sole discretion, may remove an Entry and disqualify an Entry and Nominator from the Contest if they believe, in their sole discretion, that an Entry fails to conform to these Official Rules in any way. If the Nominee named in the disqualified Entry is not nominated in the Contest by any person other than the disqualified Nominator, then that Nominee will also be disqualified from the Contest.

Sponsor and Administrator may, at any time, require any Nominator (or his/her parent or legal guardian if he/she is a Minor) to execute documents to confirm the grant of rights hereunder and failure to do so may result in disqualification.

MISCELLANEOUS: The Released Parties are not responsible for: (a) electronic transmissions, Entries, or votes that are lost, late, stolen, incomplete, illegible, damaged, garbled, destroyed, misdirected, or not received by Sponsor or Administrator for any reason; (b) any problems or technical malfunctions, errors, omissions, interruptions, deletions, defects, delays in operation or transmission, communication failures or human error that may occur in the transmission, receipt or processing of Entries or votes, or for deletion, theft or destruction of, unauthorized access to, or alteration of, Entries or votes; (c) failed or unavailable hardware, network, or software; (d) causes beyond Sponsor's reasonable control that jeopardize the administration, security, fairness, integrity, or proper conduct of the Contest; (e) any Entries or votes submitted in a manner that is not expressly allowed under these Official Rules; all such Entries and votes will be disqualified; (f) incorrect or inaccurate entry information whether caused by Nominees, Nominators, or Voters, tampering, hacking, or by any of the equipment or programming associated with or utilized in the Contest; (g) any typographical or other error in any printing or advertising relating to the Contest, in the administration or execution of the Contest, in the tabulation of votes or in the announcement of the "Top 50 Coaches," the "Final 15 Coaches," recipients of the prize donations, or the Winner; (h) cheating or fraud by any Nominee, Nominator, or Voter; or (i) damage to any person's computer related to or resulting from participating in the Contest. All incomplete or non-conforming Entries and votes will be disqualified.

If, for any reason, the Contest cannot be executed as planned for reasons including, but not limited to, any printing, administrative, human or other error of any kind, transmission failure, infection by computer virus, bugs, tampering, unauthorized intervention, fraud, technical failures, or any other causes beyond the control of Sponsor that corrupt or affect the security, administration, fairness, integrity or proper conduct of the Contest, or if the Contest is compromised or becomes corrupted in any way, electronically or otherwise, Sponsor reserves the

right, in its sole discretion, to cancel, terminate, modify, or suspend the Contest and, if terminated, to determine the potential Winner from among all eligible, non-suspect Entries received prior to the date and time of termination using the judging procedure and criteria outlined above with respect to the Program Judges; no other prizes will be awarded.

Administrator and Sponsor reserve the right, in their sole discretion, to disqualify any individual they find to be tampering with the entry or voting process or the operation of the Contest, to be acting in violation of these Official Rules or any laws, or to be attempting to undermine the legitimate operation of the Contest by cheating, hacking, deception, misappropriation, infringement, or any other unfair playing practices, poor sportsmanship, or to be acting with the intention of annoying, abusing, threatening, or harassing any Nominee, Nominator, Voter, Sponsor, Administrator, or their respective schools and representatives.

CAUTION: ANY ATTEMPT TO DELIBERATELY DAMAGE THE WEBSITE OR UNDERMINE THE LEGITIMATE OPERATION OF THE CONTEST MAY BE A VIOLATION OF CRIMINAL AND CIVIL LAWS AND SHOULD SUCH AN ATTEMPT BE MADE, ADMINISTRATOR AND SPONSOR RESERVE THE RIGHT TO DISQUALIFY AND SEEK DAMAGES AND OTHER REMEDIES (INCLUDING ATTORNEYS' FEES) FROM ANY SUCH INDIVIDUAL TO THE FULLEST EXTENT OF THE LAW, INCLUDING CRIMINAL PROSECUTION AND SEEKING CIVIL REDRESS.

PRIVACY: Any personally identifiable information collected in connection with a Nominator's, Nominee's, or Voter's participation in the Contest will be used by Sponsor, its affiliates, and agents only for purposes of the proper administration and fulfillment of the Contest, as described in these Official Rules, and in any manner consistent with Sponsor's Privacy Policy, available at <http://www.uscellular.com/site/privacy/index.html>.

DISPUTES; VENUE; GOVERNING LAW: By participating, each Nominator, Nominee, and Voter (and parent or legal guardian for any Minor) agrees that: (a) any and all disputes, claims, and causes of action arising out of, or connected with, the Contest or the prizes, shall be resolved individually, without resort to any form of class action, and exclusively by the appropriate federal, state, or local court located in Cook County, Illinois; (b) any and all claims, judgments and awards shall be limited to actual out-of-pocket costs incurred, including but not limited to costs associated with entering the Contest, but in no event attorneys' fees; and (c) to the extent allowed by applicable law, under no circumstances will a Nominator, Nominee, or Voter be permitted to obtain awards for, and each Nominator, Nominee, and Voter hereby waives all rights to claim, punitive, incidental, and/or consequential damages and/or any other damages, other than out-of-pocket expenses, and any and all rights to have damages multiplied or otherwise increased. **SOME JURISDICTIONS DO NOT ALLOW THE LIMITATIONS OR EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO PORTIONS OF THE ABOVE MAY NOT APPLY TO YOU.**

All issues and questions concerning the construction, validity, interpretation, and enforceability of these Official Rules, Nominators', Nominees', and Voters' rights and obligations, or the rights and obligations of Administrator and Sponsor in connection with the Contest, shall be governed by, and construed in accordance with, the laws of the State of Illinois, without giving effect to

any choice of law or conflict of law rules (whether of Illinois or any other jurisdiction), that would cause the application of the laws of any jurisdiction other than Illinois.

In the event there is a discrepancy or inconsistency between disclosures or other statements contained in any Contest-related materials or made by Administrator's or Sponsor's representatives, and the terms and conditions of these Official Rules, these Official Rules shall prevail, govern, and control.

SEVERABILITY: The invalidity or unenforceability of any provision of these Official Rules shall not affect the validity or enforceability of any other provision. In the event that any provision is determined to be invalid or otherwise unenforceable or illegal, these Official Rules shall otherwise remain in effect and shall be construed in accordance with their terms as if the invalid or illegal provision were not contained herein.

WINNER INFORMATION: The Winner's name will be posted on www.TheMostValuableCoach.com after the Winner has been verified and the prize has been awarded. To request the Winner's name by mail, send a self-addressed, stamped (#10) envelope to Intersport, Inc., Attn: 2017 Most Valuable Coach Winner List, 20 West Kinzie St., Suite 1600, Chicago, Illinois 60654. Requests must be received no later than January 15, 2018.

ADMINISTRATOR: The Contest is administered by Intersport, Inc., 20 W. Kinzie, Suite 1600, Chicago, Illinois 60654.

SPONSOR: The Contest is sponsored solely by U.S. Cellular, 8410 W. Bryn Mawr, Suite 700, Chicago, Illinois 60631.

Any questions, comments or complaints regarding the Contest must be directed to Sponsor or Administrator only, and NOT to Instagram, Twitter, Facebook, or Snapchat.

All trademarks used herein are the property of their respective owners.

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Exhibit 2
School Participation Agreement

[Attached.]

2017 U.S. CELLULAR® MOST VALUABLE COACH FAN VOTE CONTEST

SCHOOL PARTICIPATION AGREEMENT

School Name: _____

Address: _____

Contact Person: _____ Phone: _____

The above-named school (“**School**”), by its duly authorized representative, _____, enters into this School Participation Agreement (this “**Agreement**”) and hereby grants to Intersport, Inc. (“**Producer**”), MullenLowe US, Inc. (“**Agency**”), USCC Services, LLC (“**Sponsor**”), Samsung Electronics America, Inc., ESPN, Inc., and their respective parent companies, subsidiaries and affiliates, licensees, successors, and assigns (collectively, “**Licensees**”), for good and valuable consideration, receipt of which is hereby acknowledged, the following permissions and rights, and acknowledge the following abilities of School, with respect to the 2017 U.S. Cellular Most Valuable Coach Fan Vote Contest (the “**Promotion**”):

- Rights to use School’s name, trademarks, logos, mascot (if applicable), football uniforms, and other identifying intellectual property (“**School IP**”);
- Ability, if School’s nominated coach reaches the “Final 15” phase of the Promotion, to schedule an event on-site at School, which will include a formal announcement of the accomplishment of School’s coach, award of a donation of Five Thousand US Dollars (\$5,000.00) to School, presence of Sponsor’s brand ambassadors, giveaway of promotional items, and presence of media;
- Rights to enter upon, develop upon, photograph, film, videotape, record, produce, replicate, and use (either accurately in whole or in part or with such liberties as the Licensees may deem necessary) the School, its property, and the contents thereof and the appurtenances thereto, School IP and any signage appearing on the exterior or interior of the School (collectively, the “**Materials**”), as well as advertising and other publicity materials and videos for Sponsor’s products and services (the “**Advertising Materials**”), in connection with the exhibition, advertising, and exploitation thereof or any derivative works thereof, or for any other lawful purpose whatsoever, in any means and/or manner, in any media now known or hereafter developed, throughout the world, in perpetuity. The Materials shall be deemed to include all physical developments and structures on the School created by or on behalf of Producer, as well as all physical embodiments of filming, recording and photography of School;
- Right of Producer to place all necessary facilities and equipment on School property and have unrestricted access to such property as required by Producer in connection with the Promotion, provided that Producer agrees to remove such facilities and equipment after completion of the project, and leave School property in as good condition as when it was first entered upon by Producer, its employees, contractors and agents;
- Ability, if School’s nominated coach is recognized as the grand prize winner of the Promotion and such coach designates School as the desired recipient, to formally accept a donation of Fifty Thousand US Dollars (\$50,000.00) to School.

It is agreed that Licensees (as determined among such parties) shall be the sole and exclusive owner of all rights of every kind in and to the Materials and the Advertising Materials, including, without limitation, the right to exploit same, in whole and in part, throughout the world, an unlimited number of times, in perpetuity in any and all media and distribution platforms, now known or hereafter developed, and all rights, including copyright, in the foregoing shall be and remain vested in Licensees, and neither School nor any other party now or hereafter having an interest in School, shall have any right of action against Licensees or any other party arising out of any use of the Materials and/or the Advertising Materials. School hereby waives all rights to inspect and approve the finished products, including the Materials, their use, or such written or spoken copy as may be used in connection therewith.

School, by the above-named authorized representative, hereby warrants and represents that it has the right and authority to enter into this Agreement and to grant the rights granted hereunder without violating the legal or equitable rights of any third party. School further represents and warrants that no other authorization is necessary to enable Licensees to use the Materials as contemplated herein. School acknowledges that Producer is developing, photographing, and recording the Materials in express reliance upon the foregoing representations and warranties. In the event any questions arise regarding School's authority to grant the rights herein, School agrees to assume full responsibility for any and all loss and liability incurred as a result of School's breach or allegation thereof of the representation of authority contained in this Agreement, including reasonable attorneys' fees.

School agrees that it will not hold Licensees responsible for any claim or liability resulting from the use of the Materials in accordance with this Agreement, including, but not limited to, claims in the nature of trademark infringement, trademark dilution or copyright infringement, violation of privacy or publicity rights, defamation or other damage, and waives any claim and releases Licensees from any liability in connection with any claim including but not limited to any property damage and physical injury that may occur, excluding claims which stem directly from the gross negligence or willful misconduct of the Licensees.

To advertise, promote and publicize the Materials, Licensees shall have the right, at any time, in perpetuity and in any media now known or hereinafter developed, to copy, use, film, record, broadcast, re-broadcast, distribute and perform, and to grant others the right to copy, use, distribute, film, record, broadcast, re-broadcast and perform, the Materials without any additional consideration to School. School agrees to reasonably cooperate with and provide reasonable assistance to Producer in connection with the production of the Materials.

Licensees are not obligated to actually use any property of School or produce the Advertising Materials or include the Materials in the Advertising Materials for which it was shot or otherwise. Licensees may at any time elect not to use the property of School, in which case, neither party shall have any obligation hereunder.

School understands that the contents of this Agreement and the subject matter are confidential. School agrees to keep confidential the particulars of the subject matter hereof, including what School has seen, heard, or observed, or will see, hear, or observe, with at least the same degree of care that School uses to protect its own confidential and proprietary information. School will not tape, film or otherwise record in any way, the production of the Materials, and will not reveal or disclose the Materials or the non-public particulars of the Promotion to any third party without the prior written consent of Licensees.

School agrees that the foregoing terms, conditions, and agreements in this Agreement are intended to be as broad and inclusive as is permitted by law. Any provisions herein found by a court to be void or unenforceable shall not affect the validity or enforceability of any other provisions in this Agreement.

This Agreement will be governed by the laws of the state of Illinois without giving effect to principles of conflict of laws (whether of Illinois or any other jurisdiction), that would cause the application of the laws of any jurisdiction other than Illinois, and shall benefit, and be binding upon, the parties hereto and their respective successors and assigns. The parties hereby consent to jurisdiction in the state of Illinois and agree that the courts within Cook County, Illinois shall have exclusive jurisdiction over any issue regarding this Agreement.

School agrees that it will not make, or authorize any third party to make on its behalf, any derogatory or disparaging remarks related to the Promotion, the Materials or the Licensees or to any other participants in the Promotion, including voters and nominees.

This Agreement contains the entire understanding between the parties regarding the subject matter hereof and supersedes all prior understandings. No waiver, modification or additions to this Agreement shall be valid unless in writing and signed by School and an authorized designee of Licensees.

By its signature hereto, the undersigned represents and warrants that he or she is duly authorized and has legal capacity to execute and deliver this Agreement on behalf of School and that the Agreement is a valid and legal agreement binding on School and enforceable in accordance with its terms.

AGREED AND ACCEPTED:

By: _____ Date: _____

Name/Title: _____

Address: _____

Telephone: _____

Email Address: _____