RESOLUTION NO. 22-57

APPROVAL OF FINANCIAL SOUNDNESS DETERMINATION FOR LEADERSHIP PUBLIC SCHOOLS ON BEHALF OF LPS OAKLAND R & D FOR FINAL APPORTIONMENT THROUGH THE CHARTER SCHOOL FACILITIES PROGRAM

WHEREAS, the Charter School Facilities Program (Program) was established for the purpose of providing charter schools with funding to construct new facilities and rehabilitate existing district facilities; and

WHEREAS, modeled after the State's School Facilities Program, the Program funds 50 percent of project costs as a grant from the State, and 50 percent as a loan, which the charter school or obligor is responsible for repaying to the Program; and

WHEREAS, the California School Finance Authority (Authority) and the State Allocation Board (Board), staffed by the Office of Public School Construction (OPSC), are designated to jointly administer the Program; and

WHEREAS, the Authority is authorized by Education Code section 17078.57 to determine whether applicants to the Program are financially sound for purposes of the Program at the time of Preliminary, Advance, and Final Apportionment; and

WHEREAS, the Authority is required by section 10154 of Program regulations to conduct a review of Leadership Public Schools' (LPS) financial soundness for purposes of a Final Apportionment; and

WHEREAS, the State Allocation Board, through the funding methodology established pursuant to Education Code section 17078.56, awarded LPS a Final Apportionment of \$20,570,136 for its Rehabilitation and New Construction project; and

WHEREAS, LPS will fulfill the project's local matching share obligation by accepting a 30-year loan term in the amount of \$10,285,068; and

WHEREAS, this determination of financial soundness will be provided to the Office of Public School Construction; and

WHEREAS, this determination of financial soundness is contingent upon there being no material legal, financial, or operational changes between the date of this resolution and LPS's receipt of apportionment.

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NOW, THEREFORE, BE IT RESOLVED by the California School Finance Authority as follows:

Section 1. That LPS has demonstrated its financial soundness for purposes of a Final Apportionment.

<u>Section 2</u>. The Executive Director of the Authority, and the Chair or their designee is hereby authorized, for and on behalf of the Authority, to notify the Board and provide supporting documentation, that LPS has maintained its financial soundness for purposes of the Program and for its request for final release of funds.

Section 3. The Executive Director of the Authority, and the Chair or their designee is hereby authorized, for and on behalf of the Authority, to execute the Program agreements between the State, the District, and LPS prior to LPS occupying the facility.

Section 4. This resolution shall take effect immediately upon its approval and be in effect for twelve months from the date of adoption.

PASSED AND ADOPTED by the California School Finance Authority.

Date of Adoption: December 15, 2022

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CERTIFICATE OF THE EXECUTIVE DIRECTOR (Attesting to Action of the Authority) Sacramento, California

I, Katrina Johantgen, Executive Director of the California School Finance Authority, hereby certify that the foregoing is a full, true, and correct copy of Resolution No. 22-56 of the California School Finance Authority Approving the Financial Soundness Determination for an Final Apportionment under the Charter School Facilities Program for Leadership Public Schools on behalf of LPS Oakland R & D, located in Alameda County adopted at a meeting of the California School Finance Authority held remotely from teleconferencing locations, consistent with Government Code section 11133, on December 15, 2022, for which meeting all of the members of said Authority had due notice; and that at the meeting such Resolution was adopted by the following votes:

which meeting all of the members of said Aut such Resolution was adopted by the following	•
AYES:	
NOES:	
ABSTAINS:	
ABSENT:	
This resolution of intent expires must be approved by the Authority in a public	one year after the adoption date. Extensions meeting.
I further certify that the original minutes of said meeting and a copy of the original Resolution adopted at said meeting are on file in the California School Finance Authority office; and that the Resolution has not been amended, modified, or rescinded in any manner since the date of its adoption, and the same is now in full force and effect.	
IN WITNESS WHEREOF, I have executed this certificate and affixed the seal of the California School Finance Authority hereto.	
(seal)	By: Katrina Johantgen, Executive Director
December 15, 2022	