

AUTHORIZE THE ACCEPTANCE OF A DONATION OF BACK-TO-SCHOOL CAMPAIGN INCENTIVES AND MEDIA PRODUCTION SERVICES FROM TTJ ENTERPRISES, LLC

FOLLOWING DECISION:

THE CHIEF EXECUTIVE OFFICER REPORTS THE F

Authorize the acceptance of a donation of back-to-school campaign incentives and media production services from TTJ Enterprises, LLC.

DESCRIPTION:

SOURCE: TTJ Enterprises, LLC
RECEIVING UNIT: Office of Communications
DOLLAR VALUE: \$4,540,244

PURPOSE: As owners of *Time Escape*, *Voyager*, and *Anita Dee* at Navy Pier, TTJ Enterprises will provide the following services and incentives to the Chicago Public Schools: 150,000 principal-rides-free coupons for *Time Escape* valued at \$4,477,500; 596 principal-rides-free coupons with two guests (1,192 coupons) for *Time Escape* valued at \$14,244; and one dinner cruise on the *Anita Dee* for 175 principals and corporate sponsors (\$80 each) valued at \$14,000. Coupon print

\$4,500 is also included. Additionally, the donor's wage production company will produce back-to-school, public service announcements, radio and television broadcasts valued at \$30,000.

As a result of this donation, the Chicago Public Schools extended community will be well informed of the back-to-school date and appropriate family preparations, school supplies, school uniforms, medical examinations, and other necessary school information, etc. Parents and students will be encouraged to return to school prepared for instruction on Tuesday, September 4, 2001. Students, families, and principals will be rewarded for demonstrating for first-day, first-week parent involvement and exemplary attendance.

AUTHORIZATION: Authorize the Secretary and President of the Chicago Board of Education to execute the agreement.

AFFIRMATIVE ACTION: Affirmative Action guidelines are not applicable to this report.

LSC REVIEW: Local School Council review is not applicable to this report.

Chicago Board of Education for the goods and services donated.

FINANCIAL: If there is no cost to the C

GENERAL CONDITIONS:

Inspector General. Each party to the agreement shall acknowledge that, in accordance with Section 13-13 of the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts – The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

to and made a part of the agreement. from time to time, shall be incorporated in

the Board's Ethics Code adopted September 2, 1997 (98-0927-R163), as amended from time to time, shall be incorporated into and made a part of the agreement.

nt liability. The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

Approved for Consideration:

Approved: