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SENT VIA CERTIFIED MAIL/E-MAIL

April 2, 2019

This letter shall serve as notice to **School Name** that the District has determined the school is in breach of the **School Name (SN)** Charter Contract Section 5.4.8 and the conditions of approval set forth in the resolution dated August 10, 2018. The breach set forth in this letter is a condition of approval included in the resolution approving **SN** as a charter school and is therefore not subject to any cure period pursuant to Section 8.14.1 of that Agreement. The Grounds for Breach are described below.

Benchmark as stated in the Resolution/Contract	Due Date	Contract/Resolution reference	Supporting Evidence/Notes
As a condition of its application approval, SN shall provide the District with summative information regarding letters of intent. SN shall submit acceptable evidence, which evidence will be provided through Infinite Campus or to the Office of Autonomous Schools that they have secured 133 of its anticipated first year student enrollment of 265 students by April 1, 2019 and the remaining 132 enrollees as evidenced through Infinite Campus by June 1, 2019. Failure to provide this information or meet the <u>mutually agreed upon targets</u>	April 1, 2019	Resolution- Condition K Resolution - Condition N Contract Section 5.4.8	Charter.Tools submission - Evidence of 50% Enrollment. The school founders emailed the Office of Autonomous Schools on March 3, 2019 to inform the District the school may not meet the enrollment conditions of 50% enrollment set forth in section 5.4.8 of the contract and condition K of the Resolution. As of April 1, 2019, the school did not meet the resolution benchmark. SN reported 127 students enrolled.

shall constitute a material
breach of this Agreement.

In accordance with the SN Contract Section 8.14 and Resolution Condition N, the District is notifying the SN Board of the current breach. The resolution and contract are included as Exhibits "A" and "B".

In an effort to work with School Name, the District is willing to set two new additional benchmarks in order to verify the charter's enrollment trajectory. SN will have until April 15, 2019 to show 65% enrollment (172 students) and 80% enrollment (212 students) by May 1, 2019. Each of these benchmarks shall have the same reporting requirements that related to SN's April 1, 2019 obligation and shall not be subject to cure. If SN fails to meet either of these enrollment benchmarks, the District will be forced to take action on the breach.

Sincerely,

Brandon Eyre
Legal Counsel

Cc: Rico Munn, Superintendent
Jeffrey Park, Office of Autonomous Schools
Paige Jovanovic, Office of Autonomous Schools
Mackenzie Khan, Office of Autonomous Schools