DOUGLAS COUNTY SCHOOL DISTRICT RE-1 Resolution Authorizing the Acquisition of Certain Real Property

WHEREAS, pursuant to C.R.S. § 22-32-110(1)(a) and (b), the Board of Education ("Board") of Douglas County School District RE-1 ("School District") is authorized to acquire real property for any school purpose authorized by law; and

WHEREAS, pursuant to that certain School Site Dedication Agreement dated September 29, 2014 between WS-RHA Development, LLC and the District, as amended by that School Site Dedication Agreement Amendment No. 1 dated September 28, 2017 (collectively, the "Dedication Agreement"), NASH Inspiration, LLC, as successor-in-interest to WS-RHA Development, LLC, (the "Developer") is developing property within the territorial limits of the School District and desires to dedicate to the School District unimproved real property located in Douglas County, Colorado and more particularly described as Tract C, Rockinghorse Subdivision Filing No. 5 (the "School Site") to satisfy the requirements of the City of Aurora; and

WHEREAS, the Board desires to accept title to the School Site.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF EDUCATION OF DOUGLAS COUNTY SCHOOL DISTRICT RE-1:

Section 1. Ratification of Actions. The acquisition of the School Site is hereby approved. All actions heretofore taken by the Board, its officers, and agents, that were not inconsistent with the provisions of this resolution (the "Resolution") and were directed toward the acquisition of the School Site are hereby ratified, approved and confirmed.

Section 2. Authorized Officers. The President of the Board and the Superintendent are hereby authorized to execute and deliver for and on behalf of the Board any and all additional certificates, documents, and other papers and to perform all other acts that either may deem necessary or appropriate in order to implement and carry out the transaction and other matters authorized by this Resolution.

Section 3. Severability. If any section, paragraph, clause, or provision of this Resolution shall for any reason be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision shall not affect any of the remaining provisions of this Resolution.

Section 4. Repealer of Measures. All acts, orders, resolutions or parts thereof, in conflict with this Resolution or with any of the documents hereby approved, are hereby repealed only to the extent of such conflict. This repealer shall not be construed as reviving any resolution, or part thereof heretofore repealed.

Section 5. Effectiveness. This Resolution shall take effect immediately upon its passage.

PASSED AND ADOPTED this 28th day of February 2023 by a vote of 7-0.

AYES: Hanson, Meek, Myers, Peterson, Ray, Williams, Winegar

NAYS: N/A

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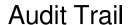
By Becky Myers, Secretary

4870-8528-0049, v. 1

DOUGLAS COUNTY SCHOOL DISTRICT RE-1

By Mike Petersou

Mike Peterson, President



America/Denver



Document Details

Title 02.28.2023 Rockinghorse_Resolution Authorizing the Acquisition of Certain Real Property

File Name 02.28.2023 Rockinghorse_Resolution Authorizing the Acquisition of Certain Real Property.pdf

7c22c8ef431e4d00bd27f71c817455aa **Document ID**

Fingerprint 11646430f3d836c983e838531016ceac

Status Completed

Document History

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IP: 174.16.210.18

Document Created	Document Created by Ronnae Brockman (rbrockman@dcsdk12.org) Fingerprint: 71d9b1e730adc1164b42722e2aea2479	Mar 01 2023 12:11PM America/Denver
Document Sent	Document Sent to Mike Peterson (mpeterson@dcsdk12.org)	Mar 01 2023 12:11PM America/Denver
Document Viewed	Document Viewed by Mike Peterson (mpeterson@dcsdk12.org) IP: 24.9.47.99	Mar 01 2023 07:16PM America/Denver
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Document	Document Viewed by Becky Myers (bmyers@dcsdk12.org)	Mar 01 2023 09:35PM

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