

RESOLUTION FINDING THAT THE CHICAGO BOARD OF EDUCATION HAS REASONABLE EXPECTATION THAT THEY WILL BE ABLE TO FUND COLLECTIVE BARGAINING AGREEMENTS

FOR HIS OR HER OWN USE AND NOT FOR REPRODUCTION OR DISTRIBUTION

WHEREAS, the Board is a party to collective bargaining agreements with labor organizations (collectively referred "the collective bargaining agreements"), as hereinafter set forth, which are effective during the period of July 1, 2003 to June 30, 2007 and which govern the terms and conditions of employment of certain Board employees in bargaining units represented by those labor organizations:

Chicago Teachers Union, Local 1, AFT, AFL-CIO ("the CTU CBA"),

Chicago Firemen & Oilers, Local NO. 7, AFL-CIO ("the Firemen & Oilers CBA")

International Union of Operating Engineers, AFL-CIO, Local 143-143B ("the IUOE CBA")

Firemen & Oilers, Local NO. 7, AFL-CIO ("the Firemen & Oilers CBA")

UNITE-HERE, Local No.1, AFL-CIO ("the UNITE-HERE CBA")

State and Municipal Teachers, Chauffeurs & Helpers Union, Local #726 ("the Teamsters CBA")

International Brotherhood of Electrical Workers, Local 134 ("the IBEW CBA")