IRVINE UNIFIED SCHOOL DISTRICT

RESOLUTION NO. 15-16-21:

RESOLUTION OF THE BOARD OF EDUCATION OF THE IRVINE UNIFIED SCHOOL DISTRICT ACKNOWLEDGING REMAINING SCHOOL FACILITY PROGRAM BOND AUTHORITY IS CURRENTLY EXHAUSTED FOR FUNDS BEING REQUESTED ON MODULAR (VILLA STYLE) CLASSROOMS AT CYPRESS VILLAGE ELEMENTARY SCHOOL AND MODULAR (VILLA STYLE) CLASSROOMS AT PORTOLA SPRINGS ELEMENTARY SCHOOL

WHEREAS, the Board of Education ("School Board") has determined that school facilities within the Irvine Unified School District (the "District"), within Orange County need to be constructed; and

WHEREAS, the State Allocation Board (SAB) has established an "Applications Received Beyond Bond Authority List" for projects that have been received; and

WHEREAS, Pursuant to title 2, Code of California Regulations section 1859.95.1, in order to be placed on the "Applications Received Beyond Bond Authority List" a school district must submit a resolution along with Form SAB 50-04 that includes certain acknowledgements.

NOW, THEREFORE, be it resolved by the Board of Education of the Irvine Unified School District:

- **Section 1.** Pursuant to title 2, Code of California Regulations section 1859.95.1, the Board acknowledges the following:
 - (1) the Board acknowledges that the remaining School Facility Program Bond Authority is currently exhausted for the funds being requested on new classroom buildings at Cypress Village Elementary School (villa style modular classrooms) and Portola Springs Elementary School (villa style modular classrooms).
 - (2) the Board acknowledges that the State of California is not expected nor obligated to provide funding for the projects and the acceptance of the applications does not provide a guarantee of future State funding.
 - (3) the Board acknowledges that any potential future State bond measures for the School Facility Program may not provide funds for the applications being submitted.
 - (4) the Board acknowledges that criteria (including, but not limited to, funding, qualifications, and eligibility) under a future State school facilities program may be substantially different that the current School Facility Program. The district's Approved Application(s) may be returned.

(5) the Board acknowledges that they are electing to commence any pre-construction or construction activities at the District's discretion and that the State is not responsible for any pre-construction or construction activities.

APPROVED, PASSED AND ADOPTED by the Board of Education of the Irvine Unified School District this 12th day of January, 2016, by the following vote:

AYES: NOES: ABSTAIN: ABSENT:	
	President of the Board of Education Irvine Unified School District
STATE OF CALIFORNIA)	
OUNTY OF ORANGE) ss.	
I,	ereby certify that the above and foregoing aid Board at a regular meeting thereof held or
IN WITNESS WHEREOF, I have hereunto s, 20	set my hand and seal thisday of
	Clerk of the Board of Education