TO: THE MEMBERS OF THE BOARD OF DIRECTORS OF THE PHILADELPHIA AUTHORITY FOR INDUSTRIAL DEVELOPMENT

FROM: SAM RHOADS, ASSISTANT SECRETARY

The following is the Agenda for the Meeting of the Board of Directors of the Philadelphia Authority for Industrial Development to be held on Tuesday, August 18, 2020 at 5:00 p.m. via Zoom:
https://zoom.us/j/91508350837?pwd=VU5Ud2JuMS90a2tNVll4OTIsNVlDUT09
Meeting ID: 915 0835 0837
Passcode: 348624

I. Approval of the Minutes of the Authority for the meeting held on July 28, 2020.

II. Public Comments

III. Consider and approve Resolutions authorizing PAID to:

   A. Execute a Financial Assistance Agreement with the EDA.

   B. Issue tax-exempt revenue bonds the DeMedici Corporation.

   C. Execute and deliver amendments to certain documents in connection to Bonds issued to the William Penn Charter School.

   D. Amend a contract with Sci-Tek Consultants, Inc.

THOSE WHO WISH TO PROVIDE COMMENTS OR QUESTIONS ARE ASKED TO DO SO VIA EMAIL, paidmeeting@gmail.com, PRIOR TO 3 PM MONDAY, AUGUST 17, 2020.
RESOLUTION

Philadelphia Authority for Industrial Development

Economic Development Administration CARES Grant Funding

A Resolution authorizing the Philadelphia Authority for Industrial Development (“PAID”) to:

• Execute a Financial Assistance Agreement with the Department of Commerce’s Economic Development Administration (“EDA”) to accept a $7,458,000 grant, which is funded under the additional Supplemental Appropriations for Coronavirus Aid, Relief, and Economic Act (“CARES Act”); and

• Enter into an agreement with PIDC Community Capital (“PIDC CC”) to subgrant the $7,458,000 EDA CARES grant and to transfer the ongoing administration of this grant in perpetuity.

The appropriate officers of PAID are hereby authorized and empowered to execute all necessary documents and agreements and do such other acts necessary upon such terms and conditions as they deem to be in the best interests of PAID.

BACKGROUND

On July 28, 2020 PAID was awarded a $7,458,000 grant from the EDA funded under the additional CARES Act to be used as follows:

• $6,780,00 to capitalize a Revolving Loan Fund (“RLF”) to alleviate sudden and severe economic dislocation caused by the COVID-19 pandemic, to provide permanent resources to support economic resiliency, and to further the long-term economic adjustment objectives of the Greater Philadelphia region. Specifically, these funds will be used to capitalize the Restart PHL Loan Fund; and

• $678,000 to defray the cost of administering the RLF

In order to ensure the efficient administration of this grant and to consolidate small business resources, PAID will transfer the EDA CARES grant as well as the ongoing administration of this RLF to PIDC CC. As the administrator for these funds and the RLF, PIDC CC will, at minimum, accept the transfer of the grant funds and will have the responsibility for loan origination, underwriting, disbursement, closing, portfolio management, and reporting.
RESOLUTION

Philadelphia Authority for Industrial Development

DeMedici Corporation and/or DeMedici Corporation II
(collectively the “Borrower”)
(Philadelphia Performing Arts: A String Theory Charter School Project)

A Resolution authorizing the issuance of tax-exempt revenue bonds (the “Bonds”) through the Philadelphia Authority for Industrial Development (“PAID” or the “Authority”) in the form attached hereto, in an amount not to exceed $70,000,000, on behalf of the Borrower.

The proceeds of the bonds will be used by the Borrower to finance (i) the refinancing of all or a part of the Authority’s Revenue Bond Series 2013 (Philadelphia Performing Arts Charter School Project), (ii) the refinancing of existing debt used to finance the acquisition, construction and equipping of facilities located at 2630 South Broad Street and 2632 South Broad Street; in the City of Philadelphia (iii) the funding of a debt service reserve fund and capitalized interest if deemed necessary and (iv) certain costs of issuance relating to the bonds.

The appropriate officers of PAID are hereby authorized and empowered to execute all necessary documents and agreements, and to do such other acts necessary to assist the Borrower upon such terms and conditions as they deem to be in the best interests of the Authority.

BACKGROUND

DeMedici Corporation and DeMedici Corporation II, are Pennsylvania 501(c)(3) corporations, created for the benefit of the Performing Arts Charter School (the “School”). The Borrower will own and lease the facility at 1600 Vine Street to the School.

Philadelphia Performing Arts: A String Theory Charter School is a public, independent tuition-free charter school located in South Philadelphia, with a focus on the performing arts. The School was organized and awarded its first charter in 2000.

The original charter for the School was issued for a term of four years, and since that time, the School has undergone three successful charter renewals in 2004, 2009, and 2014 and is awaiting successful approval for it charter to be extended from June 31, 2019 for a term of five years.

The School was originally formed to serve students in kindergarten through eighth grade. In May of 2012, the School Reform Commission granted the School authorization to expand enrollment to include grades ninth through twelfth.

The School’s current enrollment totals 2,567 students from Kindergarten through twelfth grade. The School currently has three facilities: 2407 South Broad Street which serves
Kindergarten and first grade, 2600 South Broad Street which serves second through fourth grades, 1600 Vine Street which serves grades fifth through twelfth. There is currently a waiting list of 2,771 students.

On April 23, 2013 the PAID Board authorized a tax-exempt financing on behalf of the Borrower in an amount not to exceed $57,500,000.00, the proceeds of which were primarily used for the acquisition, fit out and equipping of 1600 Vine Street to be used by the Borrower as a charter school, reserve funds, and payment of the costs of issuance. This financing closed on June 28, 2013, in an amount of $55,500,000 and will be refunded in full upon the closing of the above contemplated financing.
AUTHORIZING THE UNDERTAKING BY THE PHILADELPHIA AUTHORITY FOR INDUSTRIAL DEVELOPMENT OF THE FINANCING OF A PROJECT FOR THE BENEFIT OF DEMEDICI CORPORATION AND DEMEDICI CORPORATION II (COLLECTIVELY, THE “BORROWER”); AUTHORIZING THE ISSUANCE OF UP TO $70,000,000 AGGREGATE PRINCIPAL AMOUNT OF ONE OR MORE SERIES OF CHARTER SCHOOL REVENUE BONDS OF THE AUTHORITY (THE “BONDS”) PURSUANT TO A PLAN OF FINANCE FOR THE BENEFIT OF THE BORROWER; AUTHORIZING ALL ACTIONS OF THE AUTHORIZED OFFICERS OF THE AUTHORITY, INCLUDING WITHOUT LIMITATION THE APPROVAL, EXECUTION AND DELIVERY OF ALL FINANCING DOCUMENTS, NECESSARY AND APPROPRIATE TO EFFECTUATE THE ISSUANCE AND SALE OF THE BONDS AND FINANCING OF THE PROJECT; AUTHORIZING AN AMENDMENT TO THE FINANCING DOCUMENT EXECUTED IN CONNECTION WITH THE AUTHORITY’S REVENUE BONDS (PHILADELPHIA PERFORMING ARTS CHARTER SCHOOL PROJECT), SERIES OF 2013, TO CLARIFY CERTAIN PROVISIONS RELATED TO THE ISSUANCE OF PARITY INDEBTEDNESS ISSUED THEREUNDER AND AUTHORIZING ALL ACTIONS OF THE AUTHORITY IN CONNECTION THEREWITH.

WHEREAS, the Philadelphia Authority for Industrial Development (the “Authority”) is organized and existing under the laws of the Commonwealth of Pennsylvania (the “Commonwealth”) pursuant to the Economic Development Financing Law, the Act of August 23, 1967, P.L. 251, as amended (the “Act”); and

WHEREAS, pursuant to the Act, the Authority has the power to issue revenue obligations to pay costs of “educational facilities” as defined in the Act, pending approval by the Department of Community and Economic Development (“DCED”); and

WHEREAS, each of DeMedici Corporation and DeMedici Corporation II (collectively, the “Borrower”), is a nonprofit corporation duly organized and existing under the laws of the Commonwealth and an organization described in section 501(c)(3) of the Internal Revenue Code of 1986, as amended (the “Code”); and

WHEREAS, the Borrower has made an application to the Authority requesting that the Authority issue its revenue bonds, tax-exempt and/or taxable, in one or more series pursuant to a plan of finance (the “Bonds”) to fund the costs of a project (the “Project”) that consists of:

(1) the refunding of the Authority’s Revenue Bonds (Philadelphia Performing Arts Charter School Project), Series of 2013 (the “2013 Bonds”), issued in the original aggregate principal amount of $55,500,000;
(2) the payment of, or reimbursement to the Borrower for, and/or refinancing of a bridge loan (the “Bridge Loan”) that financed, the acquisition, construction, renovation and equipping of school facilities and other buildings located at 2632 South Broad Street, Philadelphia, PA 19145 (the “2632 Broad Street Facility”) to expand capacity for the operations of Philadelphia Performing Arts: A String Theory Charter School (the “Charter School”);

(3) the payment of, or reimbursement to the Borrower for, the construction, renovation, and equipping of school facilities and other buildings located at its existing campus at 2630 South Broad Street, Philadelphia, PA 19145 (the “2630 Broad Street Facility” and together with the 2632 Broad Street Facility, the “Campus”);

(4) the payment of capitalized interest on the Bonds, if deemed necessary in connection with the sale of the Bonds;

(5) the funding of any required reserves, if deemed necessary in connection with the sale of the Bonds; and

(6) the payment of allowable issuance costs of the Bonds; and;

WHEREAS, to finance the Project, the Authority, at the Borrower’s request, has determined to issue the Bonds, pursuant to one or more trust indentures or trust agreements (as may be amended or supplemented from time to time, the “Indenture”) to be dated as of the dated date to be established (the “Dated Date”), between the Authority and U.S. Bank National Association, as trustee (the “Trustee”), and to loan the proceeds of the Bonds (the “Loan”) to the Borrower to pay costs of the Project; and

WHEREAS, pursuant to one or more loan agreements (as may be amended or supplemented from time to time, the “Loan Agreement”) dated as of the Dated Date, between the Authority and the Borrower, the Authority will make the Loan to the Borrower and the Borrower will (i) repay the principal and interest on the Loan in the amounts and at the times necessary for the Authority to timely pay debt service on the Bonds and (ii) pay other amounts as required under the Loan Agreement and the Indenture, including without limitation periodic payments to the Authority in amounts sufficient to pay the Authority’s administrative expenses; and

WHEREAS, the Borrower desires to lease, as landlord, all or a portion of the Campus to the Charter School, as tenant, under one or more lease agreements between the Borrower and the Charter School (as may be amended or supplemented from time to time, the “Lease Agreement”); and

WHEREAS, the Charter School is a nonprofit corporation duly created and validly existing under the laws of the Commonwealth and a tax-exempt organization under Section 501(c)(3) of the Code; and

WHEREAS, to secure its obligations under the Loan Agreement, the Borrower may deliver to the Authority or to the Trustee, for the benefit of the Bondholders, such mortgages, assignments, guaranties, revenue pledges or other security, pursuant to one or more security agreements, including its rights under the Lease Agreement (the “Security Agreements”), as may be necessary in connection with the offering and sale of the Bonds, and the Authority may pledge and assign its rights under the Loan Agreement (including without limitation the Authority’s rights to the loan payments made by the Borrower thereunder) and any such Security Agreements to the Trustee for the benefit of Bondholders pursuant to one or more assignments (the “Assignments”); and
WHEREAS, in connection with the offering and sale of the Bonds, the Authority will enter into a Bond Purchase Agreement (the “Purchase Agreement”) with the Borrower, the Charter School and Truist Securities, Inc., as underwriter (the “Underwriter”), pursuant to which the Underwriter will offer to purchase the Bonds upon the terms and conditions set forth therein; and

WHEREAS, in connection with the offering and sale of the Bonds, the Authority may prepare and deliver for use by the Underwriter a preliminary official statement or other preliminary offering document (the “Preliminary Offering Document”) and a final official statement or other final offering document (the “Offering Document”) relating to the Project, the Borrower, the Charter School, the Authority and the Bonds; and

WHEREAS, the Authority desires to authorize and approve the Project, the issuance, execution and delivery of the Bonds, and the execution and delivery of the Indenture, the Loan Agreement, the Purchase Agreement, the Assignments, the Preliminary Offering Document, the Offering Document and such other instruments and documents as shall be necessary or appropriate to effectuate the purposes of this Resolution; and

WHEREAS, prior to the issuance of the Bonds, the Borrower may determine that it is in the best interest of the Borrower and the Charter School to seek interim financing in the form of the Bridge Loan described above from an interim lender (the “Bridge Loan Lender”) and evidenced by a promissory note from the Borrower in favor of the Bridge Loan Lender (the “Bridge Loan Note”); and

WHEREAS, the Bridge Loan Note, if executed and delivered to the Bridge Loan Lender, shall constitute “Parity Indebtedness” under that certain Loan and Trust Agreement dated as of June 1, 2013 (the “2013 LTA”), among the Authority, the Borrower and U.S. Bank National Association, as trustee (the “2013 Trustee”), and such Bridge Loan Note shall be secured on a pari passu basis with the 2013 Bonds; and

WHEREAS, in connection with the Bridge Loan, the Borrower will be required to enter into a supplement to the 2013 LTA (the “2013 LTA Supplement”) to provide for the issuance of the Bridge Loan Note as “Parity Indebtedness” and other matters in connection therewith; provided, however that, certain amendments to the 2013 LTA are necessary in order to clarify provisions relating to the Bridge Loan Lender’s rights with respect to the sharing of control of, or notices related to, the exercise of remedies upon an event of default under the 2013 LTA; and

WHEREAS, pursuant to Section 12.01(a)(iv) of the 2013 LTA, the 2013 LTA may be amended without the consent of the Holders of Obligations described therein provided that such amendment is executed by and among the Authority, the Borrower and the 2013 Trustee; and

WHEREAS, the Authority desires to authorize and approve the 2013 LTA Supplement and such other instruments and documents as shall be necessary or appropriate to effectuate the purposes thereof;

NOW, THEREFORE, BE IT RESOLVED by the members of the Authority as follows:

Section 1. Approval of Project and Issuance of the Bonds. The Authority hereby authorizes and approves the undertaking of the Project and the issuance of the Bonds to finance all or a portion of the costs of the Project. The Bonds shall be issued in one or more series as tax-exempt and/or taxable bonds and secured pursuant to the Indenture in an aggregate amount not to exceed $70,000,000. The Bonds shall be designated “Philadelphia Authority for Industrial Development Charter School Revenue Bonds (Philadelphia Performing Arts: A String Theory Charter School Project)” with such further designation or sub-designation as shall be set forth in the Indenture. The Bonds shall have a final maturity not exceeding
30 years, shall bear interest at a variable or fixed rate or rates to be established as provided in the Indenture and the Bonds, and shall contain such other terms and conditions as set forth in the Indenture and permitted in the Act.

Section 2. Approval of the Indenture and the Loan Agreement. The Authority hereby authorizes and approves the execution and delivery of the Indenture, and any amendments or supplements thereto, containing such terms and provisions as Bond Counsel (as defined in Section 9 hereof), counsel to the Authority and the Authorized Officer (as defined in Section 6 hereof) of the Authority executing the Indenture shall approve, such approval to be conclusively evidenced by such officer’s execution thereof.

The Authority hereby authorizes and approves the execution and delivery of the Loan Agreement, and any amendments or supplements thereto, containing such terms and provisions as Bond Counsel, counsel to the Authority and the Authorized Officer of the Authority executing the Loan Agreement shall approve, such approval to be conclusively evidenced by such officer’s execution thereof.

Section 3. Sale of the Bonds; Approval of the Purchase Agreement.

(a) The Authority hereby authorizes and approves the sale of the Bonds to the Underwriter. The Bonds shall be sold at such rates and on such terms and conditions as are set forth in the Purchase Agreement.

(b) The Authority hereby authorizes and approves the execution of the Purchase Agreement containing such terms and provisions as Bond Counsel, counsel to the Authority and the Authorized Officer of the Authority executing the same shall approve, such approval to be conclusively evidenced by such officer’s execution thereof.

Section 4. Approval of Preliminary Offering Document and Offering Document. The Authority hereby authorizes and approves the distribution of a Preliminary Offering Document and the distribution and execution of an Offering Document (if any), and any amendments or supplements thereto, in such forms as counsel to the Authority and the Authorized Officer of the Authority executing the same (if any) shall approve. The Authority hereby authorizes and directs any Authorized Officer to certify to the Underwriter that the Preliminary Offering Document and/or the Offering Document, as approved, is deemed final within the meaning of Rule 15c2-12 of the Securities and Exchange Commission.

Section 5. Approval of the 2013 LTA Supplement. The Authority hereby authorizes and approves the execution and delivery of the 2013 LTA Supplement, if such supplement is deemed necessary by the Borrower, and any amendments or supplements thereto, containing such terms and provisions as Bond Counsel (as defined in Section 9 hereof), counsel to the Authority and the Authorized Officer (as defined in Section 6 hereof) of the Authority executing the 2013 LTA Supplement shall approve, such approval to be conclusively evidenced by such officer’s execution thereof.

Section 6. Direction to Authorized Officers.

(a) For purposes of this Resolution, the Chairman or Vice Chairman of the Board of the Authority shall be deemed to be an “Authorized Officer.” Each Authorized Officer may act jointly or severally in performing its duties hereunder.

(b) The Board of the Authority hereby authorizes and directs any Authorized Officer to deliver the Preliminary Offering Document and execute and deliver the Bonds, the Indenture, the Loan Agreement, the Assignments, the Purchase Agreement, the Offering Document, the 2013 LTA Supplement, and any amendments or supplements thereto and, subject to the approval thereof by counsel
to the Authority and the Authorized Officer executing the same, to execute and deliver any other agreement, amendment, supplement, instrument, certificate or other document required to be executed by the Authority in connection with the offering, issuance and delivery of the Bonds, the Project, and the execution and delivery of the 2013 LTA Supplement and such execution and delivery shall be conclusive evidence of the approval thereof by the Board of the Authority.

(c) The Board of the Authority hereby authorizes and directs the Secretary, the Assistant Secretary or another Authorized Officer of the Authority to affix and attest the seal of the Authority to any document as may be required, and to attest the signature of any Authorized Officer where required.

Section 7. **Further Action.** The Authorized Officers are hereby authorized and directed, jointly and severally, to take such further actions and execute such additional documents, including any amendments or supplements thereto, as may be necessary or appropriate to effectuate the matters contemplated by this Resolution, to implement and complete the Project, to issue and sell the Bonds, or to otherwise effectuate the purposes of this Resolution.

Section 8. **Prior Actions.** All actions heretofore taken and all documents and instruments heretofore executed by or on behalf of the Authority in connection with the Project, the Bonds and the 2013 LTA Supplement are hereby ratified and approved.

Section 9. **Appointment of Bond Counsel, Trustee and Underwriter.** Ballard Spahr LLP is hereby appointed Bond Counsel; and Truist Securities, Inc. (or any successor(s) to its underwriting business to be designated by the Borrower) is hereby appointed to serve as Underwriter with respect to the issuance, offering and sale of the Bonds. The Authorized Officers are further authorized to appoint U.S. Bank National Association to serve as bond trustee for the Bonds. The Authorized Officers are authorized to appoint a replacement Bond Counsel, Underwriter or Trustee at the request of the Borrower; provided that any such replacement firm has satisfied the related application approval requirements of the Pennsylvania Department of Community and Economic Development for the issuance of bonds by the Authority under the Act.

Section 10. **Limitation of Liability.** The issuance and sale of the Bonds shall not be construed so as to give rise to any pecuniary liability of the Authority or any of its members, officers, or employees, or to give rise to a charge upon the general credit of the Authority or such members, officers or employees, including without limitation in respect of general liability for repayment of the Bonds; any pecuniary liability hereunder of the Authority shall be limited exclusively to the extent provided for in the Indenture and Loan Agreement.

Section 11. **Effective Date of Resolution.** This Resolution shall take effect immediately.
CERTIFICATION

I, the undersigned (Assistant) Secretary of the Philadelphia Authority for Industrial Development, hereby certify that this is a true and correct copy of the Resolution adopted by the Board of the Philadelphia Authority for Industrial Development on August 18, 2020 at a duly called and convened public meeting of said Board; that public notice of said meeting was given as required by law; and that such Resolution and the votes thereon have been duly recorded in the minutes.

[SEAL]

By: ________________________________

(Assistant) Secretary
RESOLUTION

Philadelphia Authority for Industrial Development

The Overseers of the Public School/William Penn Charter School
(the “Borrower” or the “School”)

A resolution authorizing the Authority to execute and deliver amendments to certain
documents in connection with the Authority’s Revenue Bonds (William Penn Charter School),
Series A of 2014 and Revenue Bonds (William Penn Charter School), Series B of 2014 (collectively
the “Bonds”), which were issued on behalf of the Borrower.

The contemplated amendments will allow the School to postpone TD Bank, NA’s optional
tender right on the Bonds from the 10th anniversary of the original issuance of the Bonds until
February 2032, and extend the existing swap agreement with Toronto Dominion Bank, New York
Branch termination date to February 2032.

The appropriate officers of PAID are hereby authorized and empowered to execute all
necessary documents and agreements, and to do such other acts necessary to assist the School and
its affiliates upon such terms and conditions as they deem to be in the best interests of the Authority.

BACKGROUND

William Penn Charter School, established in 1689 by William Penn, is the oldest Quaker
School in the world. The School is a co-ed, college-preparatory day school serving grades pre-
kindergarten through twelfth. William Penn Charter School is located on a 44-acre campus in the
East Falls section of Philadelphia.

On December 3, 2019, the PAID Board authorized a tax exempt financing on behalf of the
School the proceeds of which were used to finance (i) the planning, development, demolition,
acquisition, construction and equipping of a new athletic and wellness center and a lower school
building; (ii) the funding of capitalized interest on the Bonds during construction; and (iii) costs of
issuance. This financing was issued on February 19, 2020 and remains outstanding.

On October 21, 2014, the PAID Board authorized a tax-exempt financing in an amount not
to exceed $32,000,000 on behalf of the School. The proceeds were used to (i) refund outstanding
tax-exempt financings issued by the Authority and the Montgomery County Higher Education and
Health Authority; (ii) the acquisition of 3005 West School House Lane, for use a playing field; (iii)
renovations to the School’s existing athletic field; (iv) the acquisition and installation of a new track
and artificial turf field; and (v) payment of costs of issuance. This financing was issued on
December 2, 2014 in the amount of $32,000,000 and remains outstanding.

On October 21, 2008, the PAID Board authorized a tax-exempt financing in an amount up
to $14,000,000 on behalf of the School. The proceeds financed various capital improvements
including (i) the construction of a performing arts center; (ii) the construction and equipping of an
addition to an existing carriage house to provide for squash courts and related facilities; and (iii)
the acquisition and installation of a new artificial turf athletic field. This financing was issued on
December 11, 2018 in the amount of $13,400,000, was fully refunded in 2014, and is no longer
outstanding.
WHEREAS, the Philadelphia Authority for Industrial Development (the “Authority”) has previously issued its Revenue Bonds (William Penn Charter School), Series A of 2014 and Revenue Bonds (William Penn Charter School), Series B of 2014 (collectively, the “Bonds”), on behalf of the Board of Overseers of the Public School/William Penn Charter School (the “Borrower”); and

WHEREAS, the Bonds were issued pursuant to a Bond Purchase and Loan Agreement dated as of December 2, 2014 (the “Agreement”) among the Authority, the Borrower and TD Bank, N.A. (the “Bank”) and secured by the Borrower’s Series A of 2014 Note and the Series B of 2014 Note (collectively, the “Notes”), each dated December 2, 2014; and

WHEREAS, the Bonds and the Notes bear interest at a floating rate; and

WHEREAS, in order to manage the interest rate risk thereon, the Borrower entered into a floating to fixed rate swap agreement (the “Swap”) with the Toronto Dominion Bank, New York Branch (the “Swap Provider”), which Swap terminates on December 1, 2024; and

WHEREAS, the Bank, at the request of the Borrower, has proposed amendments to the Agreement, the Bonds and the Notes in order to postpone the Bank’s optional tender right on the Bonds from the 10th anniversary of the original issuance of the Bonds until February 2032; and

WHEREAS, the Authority, the Borrower and the Bank desire to amend the Agreement, the Bonds and the Notes (the “Amendments”), in order to, among other things, postpone the Bank’s optional tender right on the Bonds from the 10th anniversary of the original issuance of the Bonds until February 2032; and

WHEREAS, in connection with the modification of the Bank’s optional tender right, the Borrower and the Bank desire to extend the term of the Swap to match the new optional tender date on the Bonds and such extension may result in a termination of the Swap and the delivery of a new interest rate swap obligation.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF THE AUTHORITY AS FOLLOWS:

1. Execution and Delivery of Documents. The Chairperson, Vice Chairperson, Secretary, Assistant Secretary or Treasurer of the Authority is hereby authorized to execute and deliver, in the name of the Authority and on its behalf, the following documents and to approve the final form and substance thereof, and any amendments or supplements thereto before or after the initial execution and delivery thereof, such approvals to be conclusively evidenced by the execution thereof, and any officer or member of the Authority is hereby authorized to affix to all of the following documents the seal of the Authority and to attest to the same: (a) the Amendments; and (b) such other documents, agreements, security agreements, financing statements, instruments and certifications (including an identification of a qualified
hedge, a supplement to the federal tax certificate, and an I.R.S. Form 8038), as the executing officer or member determines to be reasonable and appropriate in connection with the Amendments and the Swap as authorized by this Resolution. For the avoidance of doubt, the proper officers and members of the Authority may, to the full extent permitted by applicable law, execute the documents in connection with the transactions contemplated by this Resolution by digital or other electronic means.

2. **Binding Effect of Covenants and Agreements.** All covenants, obligations and agreements of the Authority set forth in this Resolution and in the documents authorized hereby shall be deemed to be the covenants, obligations and agreements of the Authority to the full extent authorized or permitted by law, and all such covenants, obligations and agreements shall be binding upon the Authority and its successors from time to time and upon any board or body to which any powers or duties affecting the same shall be transferred by or in accordance with law. Except as otherwise provided in this Resolution, all rights, powers and privileges conferred and duties and liabilities imposed upon the Authority or the members thereof by the provisions of this Resolution or the documents authorized hereby shall be exercised or performed by such members, officers or other representatives of the Authority as may be required or permitted by law to exercise or perform the same. No covenant, obligation or agreement herein contained or contained in any documents authorized hereby shall be deemed to be a covenant, obligation or agreement of any member, officer, agent or employee of the Authority in his or her individual capacity and neither the members of the Authority nor any officer executing the Amendments or any other document authorized by this Resolution shall be liable personally thereunder or be subject to any personal liability or accountability by reason of the execution and delivery thereof.

3. **Further Action.** Any officer or member of the Authority is hereby authorized and directed to execute such further documents and do such further things as may be necessary or proper to carry out the intent and purpose of this Resolution or any document herein authorized.

4. **Repeal of Inconsistent Resolutions.** All prior resolutions or parts thereof inconsistent herewith are hereby repealed to the extent of such inconsistency.

5. **Effective Date.** This Resolution shall take effect immediately.

Adopted: August 18, 2020
CERTIFICATE OF SECRETARY

The undersigned, (Assistant) Secretary of the Philadelphia Authority for Industrial Development (the “Authority”), hereby certifies that the foregoing is a true and correct copy of the Resolution which was adopted by a majority vote of the Authority, at a meeting thereof held after due public notice as required by law, on August 18, 2020.

(SEAL)                                                                 BY: ________________________________

(Assistant) Secretary
RESOLUTION

Philadelphia Authority for Industrial Development

Sci-Tek Consultants, Inc.
(Revision to Approved Resolution)

A revision to the contract the Board of Directors of the Philadelphia Authority for Industrial Development (PAID) previously approved with Sci-Tek Consultants Inc. to conduct Phase I & II Environmental Site Assessments for five (5) properties in the Lower Schuylkill River.

The appropriate officers of PIDC are hereby authorized and empowered to execute all necessary documents and agreements, and to take such other actions upon such terms and conditions as they deem to be in the best interests of the Corporation.

BACKGROUND

At its April 21, 2020 meeting, the PAID Board approved a $160,000 contract with Sci-Tek to conduct environmental site assessments. The approved contract was proposed to be funded using a combination of grant funds from the PA Department of Community & Economic Development’s (DCED) Industrial Sites Reuse (ISR) Program (75%) with a match from the Industrial and Commercial Revolving Fund (25%). Due to impacts from the COVID-19 pandemic, DCED has put an indefinite hold on ISR grant awards. In June, PAID was awarded a $300,000 Site Assessment grant from the U.S. Environmental Protection Agency (EPA). PIDC proposes replacing the ISR funding with the EPA grant to fund this work.

All other terms and conditions of the original resolution remain in effect and unchanged.