Santa Ana Unified School District 1601 E. Chestnut Avenue Santa Ana, CA 92701

DRAFT MINUTES

Regular Board Meeting Minutes Held Telephonically Santa Ana Board of Education

June 9, 2020

CALL TO ORDER

Dr. Rodriguez called the meeting to order at 2:06 p.m. Other members participating were Ms. Amezcua, Dr. Alvarez and Ms. Torres.

CLOSED SESSION PRESENTATIONS

Dr. Rodriguez asked if there was anyone wishing to address the Board in matters pertaining to Closed Session. There were no individuals wishing to address the Board.

RECESS TO CLOSED SESSION

The Regular Board meeting recessed at 2:06 p.m. to consider existing litigation, anticipated litigation, personnel matters and labor negotiations.

Mr. Palacio entered the meeting at 2:20 p.m.

RECONVENE REGULAR BOARD MEETING

The Regular Board meeting reconvened at 5:15 p.m.

Cabinet members participating were Superintendent Almendarez, Dr. Jimenez, Dr. Stekol, Dr. Allen, Dr. Helguera, Dr. Llamas, Dr. Martinez, Mr. Roychowdhury, Mr. Williams, and Chief Smith.

REPORT OF ACTION TAKEN IN CLOSED SESSION

By a vote of 5-0, the Board took action to appoint Lourdes Flores, to the position of Coordinator of Special Education.

Motion: Ms. AmezcuaSecond: Mr. PalacioVote: 5-0Ayes: Dr. Rodriguez, Ms. Amezcua, Dr. Alvarez, Mr Palacio, Ms. Torres

PLEDGE OF ALLEGIANCE

Superintendent led the Pledge of Allegiance.

SUPERINTENDENT'S REPORT

Superintendent Almendarez thanked the public for their patience as the District prepares the plan for re-entry in August. He shared that a committee was formed and has been working on a draft plan for the past couple of weeks compiling data from a survey that went out to our families and teachers. He added that a draft of the plan would be presented during the meeting for Board input and consideration. The plan is to bring it back on June 23, 2020. Superintendent stated that state legislature is working very hard to ensure that K-12 schools are fully funded. He along with Board President and Vice President have been working with local legislators.

PUBLIC PRESENTATIONS

Dr. Rodriguez asked Ms. Rosales if there were any members of the public who would like to address the Board at this time.

APPROVAL OF CONSENT CALENDAR

Moved by Ms. Amezcua, seconded by Dr. Alvarez, carried 5-0, to approve the Consent calendar as follows:

- 6.1 Approval of Regular Board Meeting Minutes May 26, 2020
- 6.2 Approval of California Interscholastic Federation League Representatives for 2020-2021 School Year
- 6.3 Approval of Forensics Course for Intermediate School Students
- 6.4 Approval of Introduction to Esports Essentials, a Semester Course for Intermediate School Students
- 6.5 Approval of New Textbooks for Secondary History Social Science Courses
- 6.6 Authorization to Amend Renewal of Membership with College Board for 2019-20 School Year
- 6.7 Approval/Ratification of Listing of Agreements/Contracts with Santa Ana Unified School District for 2019-20 School Year
- 6.8 Approval/Ratification of Listing of No-Cost Community Partnership Agreements with Santa Ana Unified School District for 2020-21 School Year
- 6.9 Approval/Ratification of Listing of Grant Award Applications with Santa Ana Unified School District for 2019-20 School Year
- 6.10 Ratification of Purchase Order Summary and Listing of all Purchase Orders, for the Period of May 13, 2020 through May 26, 2020
- 6.11 Ratification of Expenditure Summary and Warrants Issued Over \$25,000 for the Period of May 13, 2020 through May 26, 2020
- 6.12 Approval of Personnel Calendar Including the Transition of Specific Staff Members with such Topics as: Hiring, Promotions, Transfers, Resignations, Retirements, and Leaves
- CHANGE IN ORDER OF AGENDA

REGULAR AGENDA - ACTION ITEMS

- 9.1 Approval of Memorandum of Understanding with California School Employees Association, Chapter 41 (CSEA) Regarding Classified Work Calendars for the 2020-2021 School Year
 - Approve the Memorandum of Understanding with the California School Employees Association, Chapter 41 (CSEA) regarding Classified Work Calendars for the 2020-21 school year.
 - Motion by Ms. Amezcua, second by Mr. Palacio Final Resolution: Motion Carries Yes: Dr. Rodriguez, Ms. Amezcua, Dr. Alvarez, Mr. Palacio, Ms. Torres
- 9.2 Approval of Memorandum of Understanding with Santa Ana Educators' Association (SAEA) Regarding Remote High School Summer School during school closures due to COVID-19
 - Approve the Memorandum of Understanding with Santa Ana Educators' Association (SAEA) regarding Remote High School Summer School during school closures due to COVID-19.
 - Motion by Ms. Amezcua, second by Mr. Palacio Final Resolution: Motion Carries Yes: Dr. Rodriguez, Ms. Amezcua, Dr. Alvarez, Mr. Palacio, Ms. Torres
- 9.3 Approval of Memorandum of Understanding with California School Employees Association, Chapter 41 Regarding defining Emergency Coverage Workers as Food Services, Custodians (including Leads and Plant Custodians) and District Safety Officers
 - Approve the Memorandum of Understanding with the California School Employees Association, Chapter 41 regarding COVID-19 pandemic regarding defining Emergency Coverage Workers as Food Services, Custodians (including Leads and Plant Custodians) and District Safety Officers.
 - Motion by Ms. Amezcua, second by Mr. Palacio Final Resolution: Motion Carries Yes: Dr. Rodriguez, Ms. Amezcua, Dr. Alvarez, Mr. Palacio, Ms. Torres
- 9.4 Adoption of Resolution No. 19/20-3352 Resolution of the Board of Education of the Santa Ana Unified School District Authorizing the Issuance and Sale of its Santa Ana Unified School District (Orange County, California) General Obligation Bonds, 2018 Election, 2020 Series B in the Aggregate Principal Amount of Not to Exceed \$80,000,000, Authorizing the Distribution of an Official for the Bonds, and Other Documents and Actions Related Thereto
 - Adopt Resolution No. 19/20-3352 Resolution of the Board of Education of the Santa Ana Unified School District Authorizing the Issuance and Sale of its Santa Ana Unified School District (Orange County, California) General Obligation

Bonds, 2018 Election, 2020 Series B in the Aggregate Principal Amount of Not to Exceed \$80,000,000, Authorizing the Distribution of an Official for the Bonds, and Other Documents and Actions Related Thereto.

Motion by Ms. Amezcua, second by Mr. Palacio Final Resolution: Motion Carries Yes: Dr. Rodriguez, Ms. Amezcua, Dr. Alvarez, Mr. Palacio, Ms. Torres

CHANGE IN ORDER OF AGENDA

PRESENTATIONS

7.1 2020-21 Proposed Budget

Mr. Roychowdhury provided an overview of the 2020-21 Proposed Budget.

7.2 Santa Ana Unified School District Comprehensive Plan for Re-Opening of Schools - Draft Ms. Barquin provided the Board with a draft overview of recommendations for the re-opening of schools in August.

PUBLIC HEARING

8.1 2020-21 Proposed Budget

Dr. Rodriguez declared the meeting open to conduct a public hearing related to the 2020-21 Proposed Budget. He asked if there was anyone wishing to address the Board. Hearing none, Dr. Rodriguez declared the public hearing closed.

CHANGE IN ORDER OF AGENDA

9.5 Adoption of Resolution No. 19/20-3353 - Ethnic Studies Requirement

Adopt Resolution No. 19/20-3353 - Ethnic Studies Requirement

Motion by Dr. Rodriguez, second by Ms. Torres. Final Resolution: Motion Carries Yes: Dr. Rodriguez, Ms. Amezcua, Dr. Alvarez, Mr. Palacio, Ms. Torres

BOARD REPORTS

- Public comments available on District website;
- Ethnic studies task force to include Dr. Rodriguez and Ms. Torres

ADJOURNMENT

There being no further business to come before the Board, the Board meeting adjourned at 9:39 p.m.

The next Regular Meeting of the Board of Education will be held on Tuesday, June, 23, 2020 at 5:00 p.m.

ten ATTEST: Superintendent

CERTIFICATED PERSONNEL CALENDAR

Personnel Calendar

Board Meeting - June 9, 2020

LAST NAME	POSITION	SITE	EFF. DATE	COMMENTS
RETIREMENTS 2019-	-20			
Castano, Maria	Teacher	Jefferson	May 29, 2020	
Hendon, Sandra	Teacher	Sierra	May 29, 2020	
Morales, Charleen	Teacher	Mendez	May 29, 2020	
RESIGNATIONS 2019	2-20			
Schubert, Timothy	Teacher - Preliminary Single Subject: Music Teaching Credential	Willard	May 29, 2020	
RESCINDED RESIGN	ATION 2019-20			
Becker, Brandi	Teacher	Sierra	May 29, 2020	
NEW HIRES/RE-HIRI	ES			
McBride, Amber	Teacher	Willard	May 18, 2020	New Hire - Temporary 44909 (60% of everyday contract)
REASSIGNMENT				
Martinez, Betsy	Program Specialist	EL Programs and Student Achievement	June 1, 2020	From Teacher at Pio Pico to Program Specialist at EL Programs and Student Achievement

CERTIFICATED PERSONNEL CALENDAR

Personnel Calendar

Board Meeting - June 9, 2020

LAST NAME	POSITION	SITE	EFF. DATE	COMMENTS
CHANGE IN LENGT	TH OF SERVICE - CORRECTION			
Larsh, Nadine	Teacher	Century	2020-21	From 100% to 80%
INTRAMURAL SPO	RT 2019-20			
Axton, James		MacArthur	2019-20	Track & Field
Evans, Patrick		MacArthur	2019-20	Track & Field
Kroyer, Kristine		MacArthur	2019-20	Track & Field
Diaz, David		McFadden	2019-20	Track & Field
Gassner, Nicole		McFadden	2019-20	Track & Field
Holte, Matthew		McFadden	2019-20	Track & Field

Personnel Calendar

June 9, 2020

INFORMED K12 EXTRA DUTY

Title of Activity or	Employee Name(s)	Site/Dept	Funding Source	Total	Total	Date Service From
Addendum to Activity				Amount Not	Hours	
				to Exceed	Not to	
					Exceed	
Summer School ROP	Abrams, Danyel	Career Technical	010808 Unrestricted -	\$846.18		June 1, 2020
Teacher	Beaman, Francene	Education	Regional Occupational	\$1,237.94		
	Carrillo, Felix		Center Prog. (ROC/P	\$787.98		Received from Site/
	Erikson, Tom		6350)	\$1,104.51		Department:
	Fe, Helen			\$849.36		May 11, 2020
	Garcia, Jose			\$812.80		
	Garcia, Saul			\$849.36		
	Hansen, Christopher			\$1,237.94		
	Kim, Young-Chul			\$1,237.94		
	Klein, Maile			\$908.74		
	Lomeli, Norma			\$1,314.80		
	Luna, Zitlalpilli			\$1,237.94		
	Nusbickel, Thomas			\$849.36		
	Papke, Kevin			\$1,526.78		
	Ramirez, Steven			\$1,314.80		
	Rodman, Richard			\$1,390.51		
	Santiago, Joanna			\$787.98		
	Sepulveda, Kristin			\$787.98		
	Strukoff, Rudolf			\$824.29		
	Tappa, Shane			\$1,101.92		
	Vu, Minh			\$1,257.52		
	Woods, Adam			\$1,237.94		
CTE Summer Staff	Abatzoglou, Ruth	Career Technical	013550 Carl D Perkins	\$663.40		June 1, 2020
Development	Abrams, Danyel	Education	Sec 131 Career &	\$663.40		
	Beaman, Francene		Technical Educ. Act of	\$663.40		Received from Site/
	Carrillo, Felix		1998	\$663.40		Department:
	Cuevas, Sofia			\$663.40		May 11, 2020
	Dugan, Laurie			\$663.40		
	Erikson, Tom			\$663.40		

NFORMED K12 EXTRA		1	[
	Fe, Helen			\$663.40		
	Garcia, Jose			\$663.40		
	Garcia, Saul			\$663.40		
	Gibson, Jonathan			\$663.40		
	Hansen, Christopher			\$663.40		
	Head, William			\$663.40		
	Kim, Young-Chul			\$663.40		
	Klein, Maile			\$663.40		
	Lomeli, Norma			\$663.40		
	Luna, Zitlalpilli			\$663.40		
	Nusbickel, Thomas			\$663.40		
	Papke, Kevin			\$663.40		
	Parra-Brown, Kara			\$663.40		
	Ramirez, Steven			\$663.40		
	Raymont, William			\$663.40		
	Rich, Christine			\$663.40		
	Rodman, Richard			\$663.40		
	Santiago, Joanna			\$663.40		
	Scherger, Adrian			\$663.40		
	Sepulveda, Kristin			\$663.40		
	Strukoff, Rudolf			\$663.40		
	Tappa, Shane			\$663.40		
	Vu, Minh			\$663.40		
	Williams, David			\$663.40		
	Woods, Adam			\$663.40		
	Zinger, Maia			\$663.40		
arly Start Program -	Sanderson, Shawn	Special Education	016500 Special	\$2,878.68	N	lay 29, 2020
xtra Duty			Education			
					R	eceived from Site/
					D	epartment:
						lay 18, 2020

CLASSIFIED PERSONNEL CALENDAR

Personnel Calendar

Board Meeting - June 9, 2020

LAST NAME	POSITION	SITE	EFF. DATE	COMMENTS
TERMINATION				
IERMINATION				
ID# 34381	After School Instructional Provider	Adams	May 13, 2020	
PROBATIONARY API	POINTMENTS			
Phan, Jenny	Teachers Aide	Headstart	May 15, 2020	Grade/Step 10/2
Quezada, Maricruz	Teachers Aide	Headstart	May 18, 2020	Grade/Step 10/2
REASSIGNMENTS				
Deneloza Efrein	Aution Dependencional	Madison	May 10, 2020	From Special Education
Penaloza, Efrain	Autism Paraprofessional		May 19, 2020	From
				Transportation
Rojas, Andrea	Department Specialist	Nutrition Services	June 1, 2020	Department
TEMPORARY ASSIGN	NMENT			
			May 11, 2020	
Perea, Joseph	Database Engineer	TIS	June 30, 2020	Grade/Step 52/6

Title of Activity	Employee Name(s)	Site/Dept	Funding Source	Total Amount Not	Total Hours	Date Service From
				to Excced	Not to Exceed	
Nutrition Services -	Adkinson, Lilia	Nutrition Services	135310 Child	\$909.52	40	June 1, 2020
Extra Duty	Aguilar, Luz		Nutrition School	\$865.00	40	Received from
	Alfaro, Cesar		Program	\$885.00	40	Site/Department: M
	Almendarez, Susana			\$823.32	40	15, 2020
	Alonzo, Mariela			\$783.80	40	
	Alvarado, Angelica			\$885.00	40	
	Alvarado, Rosalinda			\$843.08	40	
	Alvarez, Alexander			\$823.32	40	
	Amer, Laila Moustafa			\$643.56	40	
	Anaya, Judy			\$909.52	40	
	Anaya, Liliana			\$823.32	40	
	Anaya, Stephanie			\$823.32	40	
	Angel Felix, Wendi			\$823.32	40	
	Arizmendi, Kelly			\$823.32	40	
	Arroyo, Lora			\$909.52	40	
	Avalos Campos, Soraya			\$745.96	40	
	Avalos Garcia, Jennifer			\$823.32	40	
	Avalos, Gloria			\$885.00	40	
	Avina de Cisneros, Maria			\$843.08	40	
	Balladares, Ana			\$978.56	40	
	Banda, Vanessa			\$783.80	40	
	Barajas, Irma			\$643.56	40	
	Barcenas, Guadalupe			\$842.60	40	
	Barroso Gamboa, Jessica			\$745.96	40	
	Barroso, Vivian			\$745.96	40	
	Bautista, Cecilia			\$823.32	40	
	Brambila, Melissa			\$745.96	40	
	Briseno, Martha			\$823.32	40	
	Buenrostro, Yolanda			\$978.56	40	
	Cabrera, Eleanor			\$823.32	40	

Calderon Rebolledo, Carla	\$643.56	40
Caliz, Elena Solorio	\$783.80	40
Camacho, Carina	\$674.76	40
Camarena, Sonia	\$745.96	40
Campbell, Xitlayin	\$643.56	40
Carmona, Selena	\$783.80	40
Carrasco, Rosa	\$885.00	40
Carrillo, Concepcion	\$865.00	40
Carrillo, Elizabeth	\$885.00	40
Carrillo, Maria	\$865.00	40
Castro, Julia	\$823.32	40
Castro, Maria	\$843.08	40
Cendejas Martinez, Hector	\$783.80	40
Cervantes, Rosalba	\$843.08	40
Chacon, Amalia	\$843.08	40
Chacon, Mayra	\$803.56	40
Chagollan, Victoria	\$865.00	40
Chamu, Lucia	\$902.16	40
Chavez, Oscar	\$823.32	40
Cisneros, Cristina	\$843.08	40
Cobian De Rubio, Margarita	\$843.08	40
Cody, Rhonda	\$823.32	40
Contreras, Luz	\$823.32	40
Contreras-Cruz, Sandra	\$843.08	40
Corder, Elizabeth	\$823.32	40
Cordova, Silvia	\$885.00	40
Cortez, Maria	\$823.32	40
Cortez, Rosalba	\$783.80	40
Danh, Karen	\$823.32	40
Davila, Alicia	\$643.56	40

De La Paz Hernandez, David	\$783.80	40
De La Roca, Evelin	\$978.56	40
Delgado, Olga	\$865.00	40
Delgado, Raul	\$674.76	40
Dhanabal, Sathyavathi	\$674.76	40
Diaz Cornejo, Rosario	\$823.32	40
Diaz de Ramirez, Fabiola	\$823.32	40
Diaz Gomez, Guadalupe	\$823.32	40
Dietrich, Eric	\$823.32	40
Dominguez, Mariela	\$823.32	40
Dorantes, Araceli	\$643.56	40
Duran, Cirenia	\$843.08	40
Duran-Orozco, Elisa	\$843.08	40
Escobar-Contreras, Nancy	\$823.32	40
Esparza, Maria	\$843.08	40
Felix, Sylvia	\$843.08	40
Fernandez Coria, Esbeydi	\$745.96	40
Flores de Aguilar, Blanca	\$643.56	40
Flores Mendoza, Edit	\$674.76	40
Flores Rocha, Maria	\$843.08	40
Flores, Beatriz	\$843.08	40
Flores, Georgina	\$745.96	40
Flores, Katya	\$823.32	40
Flores, Rosario	\$955.00	40
Foe, Alvina	\$783.80	40
Franco, Blanca	\$843.08	40
Franco, Lidia	\$823.32	40
Fregoso, Maria	\$823.32	40
Fuentes Godinez, Jeannette	\$842.60	40

Fuentes Godinez, Rosaura		\$842.60	40	
Garcia, Arturo		\$710.00	40	
Garcia, Edilberto		\$783.80	40	
Garcia, James		\$978.56	40	
Garcia, Jorge		\$823.32	40	
Garcia, Maria		\$823.32	40	
Garcia, Rebecca		\$783.80	40	
Garcia, Rosa		\$783.80	40	
Godinez, Jessica		\$710.00	40	
Gomez, Cecilia		\$823.32	40	
Gomez, Rosalba		\$843.08	40	
Gonzales, Marie		\$710.00	40	
Gonzalez Ruiz, Carmen		\$783.80	40	
Gonzalez, Leticia		\$885.00	40	
Gonzalez, Maria		\$843.08	40	
Gonzalez, Sulma		\$823.32	40	
Guevara, Luz		\$865.00	40	
Guillen, Adelina		\$865.00	40	
Guillen, Juanita		\$823.32	40	
Guillen, Martha		\$885.00	40	
Gutierrez, Jeannette		\$823.32	40	
Gutierrez, Maria		\$843.08	40	
Gutierrez, Maria S.		\$978.56	40	
Gutierrez, Otilia		\$885.00	40	
Guzman Arenas, Juana		\$643.56	40	
Guzman, Claudia		\$955.00	40	
Henriquez Madrid, Tamar		\$643.56	40	
Hernandez Viera, Sandra		\$843.08	40	
Hernandez, Christina		\$643.56	40	

Hernandez, Gricelda\$823.3240Hernandez, Hilda\$885.0040Hernandez, Marylou\$865.0040Hernandez, Yancy\$643.5640Hosoi, Shawna\$842.6040Huizar, Renato\$823.3240Huyen, Jenny\$843.0840Jacobo, Maricela\$823.3240Jacobo, Mayra\$710.0040Jauregui, Pilar\$843.0840	
Hernandez, Marylou\$865.0040Hernandez, Yancy\$643.5640Hosoi, Shawna\$842.6040Huizar, Renato\$823.3240Huyen, Jenny\$843.0840Izguerra Marin, Ana\$693.8040Jacobo, Maricela\$823.3240Jacobo, Mayra\$1\$710.0040	
Hernandez, Yancy \$643.56 40 Hosoi, Shawna \$842.60 40 Huizar, Renato \$823.32 40 Huyen, Jenny \$843.08 40 Izguerra Marin, Ana \$693.80 40 Jacobo, Maricela \$823.32 40 Jacobo, Mayra 40 40	
Hosoi, Shawna \$842.60 40 Huizar, Renato \$823.32 40 Huyen, Jenny \$843.08 40 Izguerra Marin, Ana \$693.80 40 Jacobo, Maricela \$823.32 40 Jacobo, Mayra 40 40	
Huizar, Renato \$823.32 40 Huyen, Jenny \$843.08 40 Izguerra Marin, Ana \$693.80 40 Jacobo, Maricela \$823.32 40 Jacobo, Mayra \$1 \$710.00 40	
Huyen, Jenny\$843.0840Izguerra Marin, Ana\$693.8040Jacobo, Maricela\$823.3240Jacobo, Mayra\$710.0040	
Izguerra Marin, Ana\$693.8040Jacobo, Maricela\$823.3240Jacobo, Mayra\$710.0040	
Jacobo, Maricela \$823.32 40 Jacobo, Mayra \$710.00 40	
Jacobo, Mayra \$710.00 40	
lauregui Pilar Ś843.08 40	
Johnson, Jessica \$825.48 40	
Juvera, Maria \$823.32 40	
Lagunas, Adriana \$783.80 40	
Lara, Paola \$1,055.00 40	
Ledesma, Sandra \$930.96 40	
Lopez Valencia, Georgina \$643.56 40	
Lopez, Celia \$865.00 40	
Lopez, Julisa \$843.08 40	
Lopez, Maria \$843.20 40	
Lopez, Maria J. \$823.32 40	
Lopez, Sandra \$843.08 40	
Lucas, Henry \$885.00 40	
Lucero, Marco \$823.32 40	
Lugo, Sandra \$978.56 40	
Macedo de Tellez, Miriam \$643.56 40	
Macias, Imelda \$843.08 40	
Madrid, Valerie \$885.00 40	

Maldonado, Ilda	\$885.00	40
Maldonado, Isabel	\$843.08	40
Mandujano Pulido, Adriana	\$643.56	40
Marcial, Rosalva	\$783.80	40
Martinez Villa, Emma	\$803.56	40
Martinez Villa, Ma Erika	\$783.80	40
Martinez, Brenda	\$745.96	40
Martinez, Damaris	\$729.28	40
Martinez, Lobelia	\$823.32	40
Martinez, Maria	\$843.08	40
Martinez, Vanessa	\$885.00	40
Mase, Alicia	\$823.32	40
Mejia, Yesenia	\$909.52	40
Mendez, Blanca	\$885.00	40
Mendoza, Dolores	\$843.08	40
Mojica, Rita	\$885.00	40
Montano-Silva, Melissa	\$674.76	40
Montejano, Monique	\$783.80	40
Monterrosa, Nora	\$745.96	40
Montes, Joanna	\$783.80	40
Montillo Esquivel, Esther	\$643.56	40
Mora, Elvia	\$710.00	40
Morales Reyes, Lilia	\$823.32	40
Morales, Guillermina	\$865.00	40
Munoz, Daisy	\$885.00	40
Munoz, Maria	\$843.08	40
Murgia, Claudia	\$643.56	40
Murguia Ramos, Janet	\$823.32	40
Murillo, Angelina	\$955.00	40

Najera Zuniga, Florencia	\$843.08	40
Najera, Gladys	\$865.00	40
Navarro, Rosa	\$674.76	40
Nguyen, Thao Thi	\$955.00	40
Nieto Mireles, Mario	\$885.00	40
Noyola, Teresita	\$643.56	40
Nunez, Maria	\$710.00	40
Nunez, Micaela	\$823.32	40
Nunez, Nadine	\$843.08	40
Nungaray, Julie	\$823.32	40
Ocampo, Laura	\$710.00	40
OCampo, Winona	\$930.96	40
Olvera, Jessica	\$885.00	40
Olvera, Maria	\$843.08	40
Ornelas, Ana	\$865.00	40
Oropeza, Cesar	\$823.32	40
Ortega, Silvia	\$865.00	40
Palacios de Hernandez, Maria	\$643.56	40
Palmeno, Socorro	\$843.08	40
Pantoja, Martha	\$955.00	40
Peinado, Maria	\$909.52	40
Penaloza, Maria	\$885.00	40
Perez Torres, Esmeralda	\$783.80	40
Perez, Blanca	\$930.96	40
Perez, Maria	\$909.52	40
Perez, Maria	\$745.96	40
Phan, Thu Nguyet	\$823.32	40
Pichardo, Cristina	\$783.80	40
Pyon, Maria	\$643.60	40

Quiroz, Noelia	1	:	\$710.00	40
Ramirez, Aurora		:	\$823.32	40
Ramirez, Denisse		:	\$930.96	40
Ramirez, Gloria		:	\$674.76	40
Ramirez, Maria		:	\$885.00	40
Ramirez, Noelia		:	\$843.08	40
Ramos, Lilia		:	\$978.56	40
Raygoza, Cesar			\$823.32	40
Raygoza, Ruth			\$885.00	40
Razo Gomez, Aide			\$674.76	40
Rescalvo, Edgar			\$643.56	40
Retano, Alejandra			\$823.32	40
Reyes, Emilia			\$885.00	40
Reyes, Maria			\$823.32	40
Rich, Dominique Desiree			\$783.80	40
Rios, Leticia			\$865.00	40
Rodriguez, Beatriz			\$885.00	40
Rodriguez, Carmen			\$978.56	40
Rodriguez, Dolores			\$823.32	40
Rodriguez, Maria			\$843.08	40
Rodriguez, Regina			\$843.08	40
Roman, Fabiola			\$843.08	40
Romero, Sara			\$803.56	40
Rosales, Erica			\$843.08	40
Rosales, Jose			\$823.32	40
Rosas, Ana			\$865.00	40
Rubio, Maria			\$643.56	40
Rubio, Priscilla			\$885.00	40
Ruiz Castellanos, Oscar		:	\$885.00	40

Ruiz, Idalia	\$823.32	40
Ruiz, Narduslibia	\$823.32	40
Ruiz, Socorro	\$729.28	40
Ruiz, Vanessa	\$710.00	40
Salazar Avila, Sandra	\$674.76	40
Saldana, Carmen	\$885.00	40
Sanchez Alvarado, Habib	\$783.80	40
Sanchez Valencia, Ricardo	\$823.32	40
Sanchez, Brenda	\$885.00	40
Sanchez, Erika	\$823.32	40
Sanchez, Maria	\$843.08	40
Sanchez, Teresa	\$843.08	40
Saucedo, Guadalupe	\$843.20	40
Silva, Norma	\$710.00	40
Silva, Susana	\$823.32	40
Simerson, Lorena	\$865.00	40
Smith, Deborah	\$783.80	40
Soler, Lourdes	\$885.00	40
Sosa, Leticia	\$710.00	40
Soto, Maria	\$843.08	40
Ta, Michelle	\$783.80	40
Tapia, Cristina	\$843.08	40
Tapia, Lourdes	\$930.96	40
Tuong, Joann	\$674.76	40
Valencia, Susana	\$843.08	40
Valencia-Lopez, Karina	\$823.32	40
Vega, Leticia	\$885.00	40
Velasco Villa, Alicia	\$674.76	40
Velez, Elizabeth	\$909.52	40

District Safety Officer Extra Duty Schoolwide Events	Vera, Valeria Vieyra, Isaura Wells, Katherine Whiteaker, Dianne Zavala Arias, Benjamin Zuniga, Yolanda Pinedo, David Salcido, Arturo	Carr Intermediate School	010030 Unrestricted Discretionary Accounts	\$745.96 \$930.96 \$865.00 \$909.52 \$693.80 \$783.80 \$376.08 \$376.08	40 40 40 40 40 40 8 8 8	August 12, 2019 Received from Site/Department: May 14, 2020
Summer Assignment Senior Administrative Clerk	Alamo, Elizabeth	Special Education Transition Services	016520 Special Education: Workability I LEA	\$6,000.00	160	June 3, 2020 Received from Site/Department: May 14, 2020
REACH Academy Credit Recovery Summer School	Costa, Tina	REACH Academy	010030 Unrestricted Discretionary Accounts	\$2,763.84	96	June 15, 2020 Received from Site/Department: May 20, 2020
2019-2020 McKinney-Vento Extra Help	Valenzuela, Judith	Pupil Support Services	013010 IASA: Title I Basic Grants Low- Income and Neglected, Part A	\$2,673.79	80	June 15, 2020 Received from Site/Department: May 20, 2020
Data Technician Entry	Grubbs, Juanita	Early Childhood Education	126105 Child Development: CA State Preschool Program	\$2,725.80	80	June 17, 2020 Received from Site/Department: May 14, 2020

RESOLUTION NO. 19/20-3352 RESOLUTION OF THE BOARD OF EDUCATION OF THE SANTA ANA UNIFIED SCHOOL DISTRICT AUTHORIZING THE ISSUANCE AND SALE OF ITS SANTA ANA UNIFIED SCHOOL DISTRICT (ORANGE COUNTY, CALIFORNIA) GENERAL OBLIGATION BONDS, 2018 ELECTION, 2020 SERIES B IN THE AGGREGATE PRINCIPAL AMOUNT OF NOT TO EXCEED \$80,000,000, AUTHORIZING THE DISTRIBUTION OF AN OFFICIAL STATEMENT FOR THE BONDS, AND OTHER DOCUMENTS AND ACTIONS RELATED THERETO

WHEREAS, the issuance of not to exceed \$232,000,000 aggregate principal amount of general obligation bonds (the "Authorization") of Santa Ana Unified School District (the "District"), County of Orange (the "County"), State of California was authorized at an election (the "Election") held in said District on November 6, 2018, the proceeds of which are to be used for the financing of the acquisition, construction, equipping, furnishing and improvement of certain capital facilities of the District (the "Project"); and

WHEREAS, the Orange County Registrar of Voters has certified to the effect that the official canvass of returns for the Election reflected that 55% or more of the votes cast on the District's bond measure submitted to the voters at the Election (the "Measure") were cast in favor of the Measure, and such result has been entered in the minutes of the Board of Education of the District (the "Board"); and

WHEREAS, the District has previously issued its first series of general obligation bonds pursuant to the Authorization designated the "Series A Bonds" in the aggregate principal amount of \$60,000,000, such that \$172,000,000 aggregate principal amount of general obligation bonds remain for issuance under the Authorization; and

WHEREAS, the Board deems it necessary and desirable to authorize and consummate the sale of one or more additional series of the bonds, designated the "Santa Ana Unified School District (Orange County, California) General Obligation Bonds, 2018 Election, 2020 Series B" (the "Bonds") in an aggregate principal amount not exceeding \$80,000,000, according to the terms and in the manner hereinafter set forth; and

WHEREAS, this Board intends to structure the Bonds so as to cause the tax rate levied to pay such Bonds to be equal to or less than \$24 per \$100,000 of assessed valuation, as provided to the electorate at the Election; and

WHEREAS, Section 15140(b) of the Education Code of the State of California authorizes a county board of supervisors to allow school districts over which the county superintendent of schools has jurisdiction to issue and sell school bonds directly without further action by the board of supervisors or officers of the county if said school district has not received a qualified or negative certification in its most recent interim report; and

WHEREAS, the District is authorized by Section 53506 *et seq*. of the Government Code to sell bonds by public or private sale; and

 WHEREAS, Rule 15c2-12 promulgated under the Securities Exchange Act of 1934 ("Rule 15c2-12") requires that, in order to be able to purchase or sell the Bonds, the Purchaser must have reasonably determined that the issuer or other obligated person has undertaken in a written agreement or contract for the benefit of the holders of the Bonds to provide disclosure of certain financial information and certain material events on an ongoing basis;

WHEREAS, in order to cause such requirement to be satisfied, the District desires to execute and deliver a continuing disclosure agreement, in the form presented to this meeting, with such changes, insertions and omissions as are made pursuant to this Resolution ("Continuing Disclosure Agreement"), a form of which has been prepared;

WHEREAS, the Preliminary Official Statement to be distributed in connection with the public offering of the Bonds, in the form presented to this meeting, with such changes, insertions and omissions as are made pursuant to this Resolution ("Preliminary Official Statement") has been prepared;

WHEREAS, the Board has been presented with the form of each document referred to herein relating to the financing, and the Board has examined each document and desires to approve, authorize and direct the execution of such documents and the consummation of such financing;

WHEREAS, the District desires that the Auditor-Controller of the County annually establish tax rates on taxable property within the District for repayment of the Bonds, pursuant to Sections 29100-29103 of the Government Code, that the Board of Supervisors of the County annually approve the levy of such tax, and that the Treasurer-Tax Collector annually collect such tax and apply the proceeds thereof to the payment of principal of and interest on the Bonds when due, all pursuant to Education Code Section 15260 et seq.; and

WHEREAS, all acts, conditions and things required by the Constitution and laws of the State to exist, to have happened and to have been performed precedent to and in connection with the consummation of the actions authorized hereby do exist, have happened and have been performed in regular and due time, form and manner as required by law, and the District is now duly authorized and empowered, pursuant to each and every requirement of law, to consummate such actions for the purpose, in the manner and upon the terms herein provided;

NOW, THEREFORE, BE IT RESOLVED by the Board of Education of the Santa Ana Unified School District, as follows:

Section 1. <u>Recitals</u>. All of the above recitals are true and correct and the Board so finds.

Section 2. <u>Definitions</u>. Unless the context clearly otherwise requires, the terms defined in this Section shall, for all purposes of this Resolution, have the meanings specified herein, to be equally applicable to both the singular and plural forms of any of the terms herein defined.

"<u>Auditor-Controller</u>" means the Auditor-Controller of the County or any authorized deputy thereof.

90	"Authorized Officers" means the President of the Board, or such other member of the
91	Board as the President may designate, the Superintendent of the District, or any Deputy, Assistant
92	or Associate Superintendent, each acting alone, or such other officer or employee of the District
93	as the Superintendent or any Deputy, Assistant or Associate Superintendent may designate.
94	
95	"Board of Supervisors" means the Board of Supervisors of the County.
96	
97 22	" <u>Board</u> " means the Board of Education of the District.
98 00	
99 100	"Bonds" means the bonds authorized and issued pursuant to this Resolution designated the
100	"Santa Ana Unified School District (County of Orange, California) General Obligation Bonds, 2018 Floation, 2020 Series P"
101 102	2018 Election, 2020 Series B".
102 103	"Cede & Co." means Cede & Co., the nominee of DTC, and any successor nominee of
103 104	DTC with respect to the Bonds.
104 105	Die with respect to the Bonds.
105	"Code" means the Internal Revenue Code of 1986.
107	<u>oode</u> means the memor nevenue code of 1900.
108	"Continuing Disclosure Agreement" means the Continuing Disclosure Agreement
109	executed and delivered by the District relating to the Bonds.
110	encoured and denvered of the District relating to the Donasi
111	"County" means the County of Orange.
112	
113	"District" means the Santa Ana Unified School District.
114	
115	"DTC" means The Depository Trust Company, a limited-purpose trust company organized
116	under the laws of the State of New York, and its successors as securities depository for the Bonds,
117	including any such successor thereto appointed pursuant to Section 9 hereof.
118	
119	"Interest Payment Date" means February 1 and August 1 of each year commencing on
120	February 1, 2021, with respect to the Bonds, or such other dates as may be set forth in the
121	Certificate of Award.
122	
123	" <u>Notice of Intention</u> " means the notice of intention to be used to advertise the offering of
124	the Bonds as required by section 53692 of the California Government Code.
125	"Official Notice of Sale" means the official notice of sale relating to the Bonds.
120	<u>Official Police of Su</u> le ⁻ means the official notice of sule relating to the Donas.
126	"Official Statement" means the Official Statement of the District relating to the Bonds.
127	
128	"Opinion of Bond Counsel" means an opinion of counsel of nationally recognized standing
129	in the field of law relating to municipal bonds.
130	
131	"Owner" means, with respect to any Bond, the person whose name appears on the
132	Registration Books as the registered Owner thereof.
133	

134	"Paying Agent" means The Bank of New York Mellon Trust Company, N.A., or any bank,
135	trust company, national banking association or other financial institution appointed as Paying
136	Agent to act as authenticating agent, bond registrar, transfer agent, COI agent and paying agent for
137	the Bonds in accordance with Section 8 hereof.
138	
139	"Preliminary Official Statement" means the Preliminary Official Statement of the District
140	relating to the Bonds.
141	
142	"Purchaser" shall mean the entity to whom the Certificate of Award is awarded pursuant
143	to Section 5 hereof.
144	
145	"Record Date" means, with respect to any Interest Payment Date for the Bonds, the 15th
146	day of the calendar month immediately preceding such Interest Payment Date, whether or not such
147	day is a business day, or such other date or dates as may be set forth in the Certificate of Award
148	
149	"Registration Books" means the books for the registration and transfer of the
150	Bonds maintained by the Paying Agent in accordance with Section 8(d) hereof.
151	
152	"State" means the State of California.
153	
154	"Tax Certificate" means the Tax Certificate with respect to the Bonds executed by the
155	District, dated the date of issuance of the Bonds.
156	District, duted the dute of issuance of the Donds.
157	"Treasurer-Tax Collector" means the Treasurer-Tax Collector of the County or any
158	authorized deputy thereof.
159	
160	Section 3. Authorization and Designation of Bonds. The Bonds described herein shall be
161	issued pursuant to the authority of Article 4.5 of Chapter 3, of Part 1 of Division 2 of Title 5 of the
162	Government Code, and other applicable provisions of law, including applicable provisions of the
163	Education Code. The Governing Board hereby authorizes the issuance and sale of not to exceed
164	\$80,000,000 aggregate principal amount of Bonds. The Bonds shall be designated "Santa Ana
165	Unified School District (County of Orange, California) General Obligation Bonds, 2018 Election,
166	2020 Series B" with such additional series designations as may be necessary or advisable in order
167	to market the Bonds. The proceeds of the Bonds, exclusive of any premium and accrued interest
168	received, shall be applied to finance projects authorized to be financed under the Authorization.
169	received, shan be appried to mance projects authorized to be manced under the Authorization.
170	Section 4. Form of Bonds: Execution.
170	Section 4. <u>Form of Bonds. Execution</u> .
	(a) Form of Ponda. The Ponda shall be issued in fully registered form without courses
172	(a) <u>Form of Bonds</u> . The Bonds shall be issued in fully registered form without coupons.
173 174	The Bonds and the certificate of authentication and registration and the forms of assignment to
174 175	appear on each of them, shall be in substantially the form attached hereto as Exhibit A , with
175	necessary or appropriate variations, omissions and insertions as permitted or required by this
176	Resolution.
177 170	(b) Execution of Ponds. The Ponds shall be signed by the manual on factimile signatures
178 170	(b) <u>Execution of Bonds</u> . The Bonds shall be signed by the manual or facsimile signatures of the President of the Board and countersigned by the manual or facsimile signature of the
179	of the President of the Board, and countersigned by the manual or facsimile signature of the

Secretary of the Board or by a deputy of either of such officers. In case any one or more of the officers who shall have signed any of the Bonds shall cease to be such officer before the Bonds so signed shall have been issued by the District, such Bonds may, nevertheless, be issued, as herein provided, as if the persons who signed or sealed such Bonds had not ceased to hold such offices. Any of the Bonds may be signed and sealed by such persons as at the time of the execution of such Bonds shall be duly authorized to hold or shall hold the proper offices in the District, although at the date borne by the Bonds such persons may not have been so authorized or have held such offices. The Bonds shall be authenticated by a manual or electronic signature of a duly authorized signatory of the Paying Agent.

(c) <u>Valid Authentication</u>. Only such of the Bonds as shall bear thereon a certificate of authentication and registration as described in subsection (a) of this Section, executed by the Paying Agent, shall be valid or obligatory for any purpose or entitled to the benefits of this Resolution, and such certificate of authentication and registration shall be conclusive evidence that the Bonds so authenticated have been duly authenticated and delivered hereunder and are entitled to the benefits of this Resolution.

(d) <u>Identifying Number</u>. The Paying Agent shall assign each Bond authenticated and registered by it a distinctive letter, or number, or letter and number, and shall maintain a record thereof at its principal office, which record shall be available to the District and the County for inspection.

Section 5. Terms of Bonds.

(a) <u>Date of Bonds</u>. The Bonds shall be dated the date of their delivery, or such other date as shall be set forth in the Certificate of Award.

(b) <u>Denominations</u>. The Bonds shall be issued in denominations of \$5,000 principal amount or any integral multiple thereof.

(c) <u>Maturity</u>. The Bonds shall mature on the date or dates, in each of the years, in the principal amounts and in the aggregate principal amount as shall be set forth in the Certificate of Award. No Bond shall mature later than the date which is 40 years after the date of issuance of the Bonds; <u>provided</u>, <u>however</u>, that for any Bonds that have a maturity greater than 30 years, an Authorized Officer shall make a finding that the useful life of the facility financed with the Bonds equal or exceeds the maturity date of the Bonds, to be determined as provided in subsection (a) of this Section. No Bond shall have principal maturing on more than one principal maturity date.

(d) <u>Interest</u>. The Bonds shall bear interest at an interest rate not to exceed 6.00% per annum,
payable on the Interest Payment Dates in each year computed on the basis of a 360-day year of
twelve 30-day months. Each Bond shall bear interest from the Interest Payment Date next
preceding the date of authentication thereof, unless it is authenticated after the close of business
on a Record Date and on or prior to the succeeding Interest Payment Date, in which event it shall
bear interest from such Interest Payment Date, or unless it is authenticated on or before the Record
Date preceding the first Interest Payment Date, in which event it shall bear interest from its dated
date; provided, however, that if, at the time of authentication of any Bond, interest is in default on

any outstanding Bonds, such Bond shall bear interest from the Interest Payment Date to whichinterest has previously been paid or made available for payment on the outstanding Bonds.

Section 6. Payment of Bonds.

(a) <u>Request for Tax Levy</u>. The money for the payment of principal, redemption premium, if any, and interest on the Bonds shall be raised by taxation upon all taxable property in the District and provision shall be made for the levy and collection of such taxes in the manner provided by law and for such payment out of the Interest and Sinking Fund of the District. The Board of Supervisors and officers of the County are obligated by statute to provide for the levy and collection of property taxes in each year sufficient to pay all principal and interest coming due on the Bonds in such year, and to pay from such taxes all amounts due on the Bonds. The District hereby requests the Board of Supervisors of the County to annually levy a tax upon all taxable property in the District sufficient to redeem the Bonds, and to pay the principal, redemption premium, if any, and interest thereon as and when the same become due.

242 The ad valorem tax revenues levied to pay the Bonds shall, when collected, be deposited into the Interest and Sinking Fund of the District. The foregoing Interest and Sinking Fund and ad 243 valorem tax revenues are irrevocably pledged, and the District hereby grants a lien and security 244 interest therein, for the payment of the principal, redemption premium, if any, and interest on the 245 Bonds when and as the same fall due. The moneys in the Interest and Sinking Fund, to the extent 246 necessary to pay the principal, redemption premium, if any, and interest on the Bonds as the same 247 become due and payable, shall be transferred by the County or the District, as the case may be, to 248 the Paying Agent, as paying agent for the Bonds, as necessary to pay the principal, redemption 249 premium, if any, and interest on the Bonds. The property taxes and amounts held in the Interest 250 and Sinking Fund of the District shall immediately be subject to this pledge, and the pledge shall 251 constitute a lien and security interest which shall be effective, binding, and enforceable against the 252 District, its successors, creditors and all others irrespective of whether those parties have notice of 253 254 the pledge and without the need of any physical delivery, recordation, filing, or further act. The pledge is an agreement between the District and the Owners of the Bonds in addition to any statutory lien that may exist, and the Bonds are being issued to finance one or more projects and not to finance the general purposes of the District.

Additionally, in accordance with Section 15251(b) of the California Education Code and Section 53515(a) of the California Government Code, the Bonds shall be secured by a statutory lien on all revenues received pursuant to the levy and collection of the tax for the Bonds. The lien shall automatically attach without further action or authorization by the District or the County. The lien shall be valid and binding from the time the Bonds are executed and delivered. The revenues received pursuant to the levy and collection of the tax shall be immediately subject to the lien, and the lien shall automatically attach to the revenues and be effective, binding, and enforceable against the District, its successors, transferees and creditors, and all others asserting rights therein, irrespective of whether those parties have notice of the lien and without the need for any physical delivery, recordation, filing, or further act.

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(b) <u>Payment of Principal</u>. The principal of the Bonds shall be payable in lawful money of
the United States of America to the Owners thereof, upon the surrender thereof at the principal
corporate trust office of the Paying Agent.

(c) <u>Payment of Interest; Record Date</u>. The interest on the Bonds shall be payable on each Interest Payment Date in lawful money of the United States of America to the Owner thereof as of the Record Date preceding such Interest Payment Date, such interest to be paid by check or draft mailed on such Interest Payment Date (if a business day, or on the next business day if the Interest Payment Date does not fall on a business day) to such Owner at such Owner's address as it appears on the Registration Books or at such address as the Owner may have filed with the Paying Agent for that purpose except that the payment shall be made by wire transfer of immediately available funds to any Owner of at least \$1,000,000 of outstanding Bonds who shall have requested in writing such method of payment of interest prior to the close of business on the Record Date immediately preceding any Interest Payment Date.

(d) <u>Interest and Sinking Fund</u>. Principal and interest due on the Bonds shall be paid from the Interest and Sinking Fund of the District as provided in Section 15250 of the Education Code.

(e) <u>Obligation of the District</u>. No part of any fund or account of the County is pledged or obligated to the payment of the Bonds. The obligation for repayment of the Bonds is the sole obligation of the District.

Section 7. <u>Redemption Provisions</u>.

(a) <u>Optional Redemption</u>. The Bonds may be subject to redemption, at the option of the District, on the dates and terms as shall be designated in the Certificate of Award. The Certificate of Award may provide that the Bonds shall not be subject to optional redemption, and may provide separate and distinct redemption provisions for the Bonds.

(b) <u>Selection</u>. If less than all of the Bonds are subject to such redemption and are called for redemption, such Bonds shall be redeemed in inverse order of maturities or as otherwise directed by the District (or as otherwise set forth in the Certificate of Award), and if less than all of the Bonds of any given maturity are called for redemption, the portions of such Bonds of a given maturity to be redeemed shall be determined by lot (or as otherwise set forth in the Certificate of Award).

(d) <u>Mandatory Sinking Fund Redemption</u>. The Bonds, if any, which are designated in the
Certificate of Award as term bonds shall also be subject to redemption prior to their stated maturity
dates, without a redemption premium, in part by lot (or as otherwise set forth in the Certificate of
Award), from mandatory sinking fund payments in the amounts and in accordance with the terms
to be specified in such Certificate of Award. Unless otherwise provided in the Certificate of Award,
the principal amount of each mandatory sinking fund payment of any maturity shall be reduced
proportionately by the amount of any Bonds of that maturity redeemed in accordance with
subsection (a) or (b) of this Section prior to the mandatory sinking fund payment date. The
Certificate of Award may provide that the Bonds shall not be subject to mandatory sinking fund

315 redemption. The Auditor-Controller is hereby authorized to create such sinking funds or accounts
316 for the term Bonds as shall be necessary to accomplish the purposes of this Section.

318 (e) Notice of Redemption. Notice of any redemption of the Bonds shall be mailed by the Paying Agent, postage prepaid, not less than twenty (20) nor more than sixty (60) days prior to the 319 redemption date (i) by first class mail to the County and the respective Owners thereof at the 320 addresses appearing on the Registration Books, and (ii) as may be further required in accordance 321 with the Continuing Disclosure Agreement. Each notice of redemption shall state (i) the date of 322 such notice; (ii) the name of the Bonds and the date of issue of the Bonds; (iii) the redemption 323 date; (iv) the redemption price; (v) the dates of maturity or maturities of Bonds to be redeemed; 324 (vi) in the case of Bonds redeemed in part only, the respective portions of the principal amount of 325 the Bonds of each maturity to be redeemed; (vii) the CUSIP number, if any, of each Bond to be 326 redeemed; (viii) a statement that such Bonds must be surrendered by the Owners at the principal 327 corporate trust office of the Paying Agent, or at such other place or places designated by the Paying 328 Agent; (ix) notice that further interest on such Bonds will not accrue after the designated 329 330 redemption date; and (x) in the case of a conditional notice, that such notice is conditioned upon certain circumstances and the manner of rescinding such conditional notice. 331

333 (f) Effect of Notice. A certificate of the Paying Agent that notice of redemption has been given to Owners as herein provided shall be conclusive as against all parties. Neither the failure to 334 receive the notice of redemption as provided in this Section, nor any defect in such notice shall 335 affect the sufficiency of the proceedings for the redemption of the Bonds or the cessation of interest 336 on the date fixed for redemption. When notice of redemption has been given substantially as 337 provided for herein, and when the redemption price of the Bonds called for redemption is set aside 338 for the purpose as described in subsection (h) of this Section, the Bonds designated for redemption 339 shall become due and payable on the specified redemption date and interest shall cease to accrue 340 thereon as of the redemption date, and upon presentation and surrender of such Bonds at the place 341 specified in the notice of redemption, such Bonds shall be redeemed and paid at the redemption 342 price thereof out of the money provided therefor. The Owners of such Bonds so called for 343 redemption after such redemption date shall be entitled to payment thereof only from the Interest 344 and Sinking Fund or the trust fund established for such purpose. All Bonds redeemed shall be 345 346 cancelled forthwith by the Paying Agent and shall not be reissued.

(g) <u>Right to Rescind Notice</u>. The District may rescind any optional redemption and notice thereof for any reason on any date prior to the date fixed for redemption by causing written notice of the rescission to be given to the owners of the Bonds so called for redemption. Any optional redemption and notice thereof shall be rescinded if for any reason on the date fixed for redemption moneys are not available in the Interest and Sinking Fund or otherwise held in trust for such purpose in an amount sufficient to pay in full on said date the principal of, interest, and any premium due on the Bonds called for redemption.

Notice of rescission of redemption shall be given in the same manner in which notice of redemption was originally given. The actual receipt by the owner of any Bond of notice of such rescission shall not be a condition precedent to rescission, and failure to receive such notice or any defect in such notice shall not affect the validity of the rescission.

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(h) Funds for Redemption. Prior to or on the redemption date of any Bonds there shall be available in the Interest and Sinking Fund of the District, or held in trust for such purpose as provided by law, monies for the purpose and sufficient to redeem, at the redemption prices as in this Resolution provided, the Bonds designated in the notice of redemption. Such monies shall be applied on or after the redemption date solely for payment of principal of, interest and premium, if any, on the Bonds to be redeemed upon presentation and surrender of such Bonds, provided that all monies in the Interest and Sinking Fund of the District shall be used for the purposes established and permitted by law. Any interest due on or prior to the redemption date shall be paid from the Interest and Sinking Fund of the District, unless otherwise provided to be paid from such monies held in trust. If, after all of the Bonds have been redeemed and cancelled or paid and cancelled, there are monies remaining in the Interest and Sinking Fund of the District or otherwise held in trust for the payment of redemption price of the Bonds, the monies shall be held in or returned or transferred to the Interest and Sinking Fund of the District for payment of any outstanding bonds of the District payable from such fund; provided, however, that if the monies are part of the proceeds of bonds of the District, the monies shall be transferred to the fund created for the payment of principal of and interest on such bonds. If no such bonds of the District are at such time outstanding, the monies shall be transferred to the general fund of the District as provided and permitted by law.

(i) <u>Defeasance of Bonds</u>. If at any time the District shall pay or cause to be paid or there shall otherwise be paid to the Owners of any or all of the outstanding Bonds all or any part of the principal, interest and premium, if any, on the Bonds at the times and in the manner provided herein and in the Bonds, or as provided in the following paragraph, or as otherwise provided by law consistent herewith, then such Owners shall cease to be entitled to the obligation of the District as provided in Section 6 hereof, and such obligation and all agreements and covenants of the District and of the County to such Owners hereunder and under the Bonds shall thereupon be satisfied and discharged and shall terminate, except only that the District shall remain liable for payment of all principal, interest and premium, if any, represented by the Bonds, but only out of monies on deposit in the Interest and Sinking Fund or otherwise held in trust for such payment; and provided further, however, that the provisions of subsection (j) of this Section shall apply in all events.

For purposes of this Section, the District may pay and discharge any or all of the Bonds by depositing in trust with the Paying Agent or an escrow agent, selected by the District, at or before maturity, money or non-callable direct obligations of the United States of America (including zero interest bearing State and Local Government Series) or other non-callable obligations the payment of the principal of and interest on which is guaranteed by a pledge of the full faith and credit of the United States of America, in an amount which will, together with the interest to accrue thereon and available monies then on deposit in the Interest and Sinking Fund of the District, be fully sufficient to pay and discharge the indebtedness on such Bonds (including all principal, interest and redemption premiums) at or before their respective maturity dates.

(j) <u>Unclaimed Monies</u>. Any money held in any fund created pursuant to this Resolution, or
by the Paying Agent or an escrow agent in trust, for the payment of the principal or accreted value
of, redemption premium, if any, or interest on the Bonds and remaining unclaimed for two years
after the principal or accreted value of all of the Bonds has become due and payable (whether by

maturity or upon prior redemption) shall be transferred to the Interest and Sinking Fund of the
District for payment of any outstanding bonds of the District payable from the fund; or, if no such
bonds of the District are at such time outstanding, the monies shall be transferred to the general
fund of the District as provided and permitted by law.

Section 8. Paying Agent.

(a) <u>Appointment, Payment of Fees and Expenses</u>. This Board does hereby consent to and confirm the appointment of The Bank of New York Mellon Trust Company, N.A., to act as the initial paying agent for the Bonds. All fees and expenses of the paying agent shall be the sole responsibility of the District, and to the extent not paid from the proceeds of sale of the Bonds, or from the Interest and Sinking Fund of the District, insofar as permitted by law, including specifically by Section 15232 of the Education Code, such fees and expenses shall be paid by the District.

(b) <u>Resignation, Removal and Replacement of Paying Agent</u>. The Paying Agent initially appointed or any successor Paying Agent may resign from service as Paying Agent and may be removed at any time by the County after consultation with the District as provided in the Paying Agent's service agreement. If at any time the Paying Agent shall resign or be removed, the Treasurer-Tax Collector shall appoint a successor Paying Agent, which shall be any bank, trust company, national banking association or other financial institution doing business in and having a corporate trust office in California, with at least \$50,000,000 in net assets.

(c) <u>Principal Corporate Trust Office</u>. The initial Paying Agent, and any successor Paying Agent, shall designate each place or places where it will conduct the functions of transfer, registration, exchange, payment, and surrender of the Bonds, and any reference herein to the "principal corporate trust office" of the Paying Agent shall mean the office so designated for a particular purpose. If no office is so designated for a particular purpose, such functions shall be conducted at the office of The Bank of New York Mellon Trust Company, N.A., in Dallas, Texas, or the principal corporate trust office of any successor Paying Agent.

(d) <u>Registration Books</u>. The Paying Agent shall keep or cause to be kept at its principal corporate trust office sufficient books for the registration and transfer of the Bonds, which shall at all times be open to inspection by the District and the County, and, upon presentation for such purpose, the Paying Agent shall, under such reasonable regulations as it may prescribe, register or transfer or cause to be registered or transferred on the Registration Books, Bonds as provided in Sections 9 and 10 hereof. The Paying Agent shall keep accurate records of all funds administered by it and of all Bonds paid and discharged by it. Such records shall be provided, upon reasonable request, to the District in a format mutually agreeable to the Paying Agent and the District.

Section 9. Transfer Under Book-Entry System; Discontinuation of Book-Entry System.

(a) Unless otherwise specified in the Certificate of Award, DTC is hereby appointed
depository for the Bonds and the Bonds shall be issued in book-entry form only, and shall be
initially registered in the name of "Cede & Co.," as nominee of DTC. One bond certificate shall
be issued for each maturity of the Bonds; provided, however, that if different CUSIP numbers are

453 assigned to Bonds maturing in a single year or, if Bonds maturing in a single year are issued with
454 different interest rates, additional bond certificates shall be prepared for each such maturity.
455 Registered ownership of such Bonds of each such maturity, or any portion thereof, may not
456 thereafter be transferred except as provided in this Section or Section 10 hereof:

(i) To any successor of DTC, or its nominee, or to any substitute depository designated pursuant
to clause (ii) of this Section (a "substitute depository"); provided, however that any successor of
DTC, as nominee of DTC or substitute depository, shall be qualified under any applicable laws to
provide the services proposed to be provided by it;

(ii) To any substitute depository not objected to by the District, upon (1) the resignation of DTC
or its successor (or any substitute depository or its successor) from its functions as depository, or
(2) a determination by the District to substitute another depository for DTC (or its successor)
because DTC or its successor (or any substitute depository or its successor) is no longer able to
carry out its functions as depository; provided, that any such substitute depository shall be qualified
under any applicable laws to provide the services proposed to be provided by it; or

(iii) To any person as provided below, upon (1) the resignation of DTC or its successor (or
substitute depository or its successor) from its functions as depository; provided that no substitute
depository which is not objected to by the District can be obtained, or (2) a determination by the
District that it is in the best interests of the District to remove DTC or its successor (or any
substitute depository or its successor) from its functions as depository.

476 (b) In the case of any transfer pursuant to clause (i) or clause (ii) of subsection (a) of this Section, upon receipt of the outstanding Bonds by the Paying Agent, together with a written request 477 of the District to the Paying Agent, a new Bond for each maturity shall be executed and delivered 478 in the aggregate principal amount of such Bonds then outstanding), registered in the name of such 479 successor or such substitute depository, or their nominees, as the case may be, all as specified in 480 481 such written request of the District. In the case of any transfer pursuant to clause (iii) of subsection (a) of this Section, upon receipt of the outstanding Bonds by the Paying Agent together with a 482 written request of the District to the Paying Agent, new Bonds shall be executed and delivered in 483 such denominations, numbered in the manner determined by the Paying Agent, and registered in 484 the names of such persons, as are requested in such written request of the District, subject to the 485 limitations of Section 5 hereof and the receipt of such a written request of the District, and 486 487 thereafter, the Bonds shall be transferred pursuant to the provisions set forth in Section 10 hereof provided, however, that the Paving Agent shall not be required to deliver such new Bonds within 488 a period of less than sixty (60) days after the receipt of any such written request of the District. 489 490

(c) In the case of partial redemption or an advance refunding of the Bonds evidencing all or a portion of the principal amount then outstanding, DTC shall make an appropriate notation on the Bonds indicating the date and amounts of such reduction in principal.

(d) The District and the Paying Agent shall be entitled to treat the person in whose name
any Bond is registered as the owner thereof, notwithstanding any notice to the contrary received
by the District or the Paying Agent; and the District and the Paying Agent shall have no
responsibility for transmitting payments to, communicating with, notifying, or otherwise dealing

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with any beneficial owners of the Bonds, and neither the District nor the Paying Agent shall have
any responsibility or obligation, legal or otherwise, to the beneficial owners or to any other party,
including DTC or its successor (or substitute depository or its successor), except for the Owner of
any Bonds.

(e) So long as the outstanding Bonds are registered in the name of Cede & Co. or its registered assigns, the District and the Paying Agent shall cooperate with Cede & Co., as sole registered Owner, or its registered assigns in effecting payment of the principal of and interest on the Bonds by arranging for payment in such manner that funds for such payments are properly identified and are made immediately available on the date they are due.

Section 10. Transfer and Exchange.

(a) <u>Transfer</u>. Following the termination or removal of DTC or successor depository pursuant to Section 9 hereof, any Bond may, in accordance with its terms, be transferred, upon the Registration Books, by the Owner thereof, in person or by the duly authorized attorney of such Owner, upon surrender of such Bond to the Paying Agent for cancellation, accompanied by delivery of a duly executed written instrument of transfer in a form approved by the Paying Agent.

Whenever any Bonds shall be surrendered for transfer, the designated District officials shall execute and the Paying Agent shall authenticate and deliver, as provided in Section 4 hereof, new Bonds, of the same maturity, Interest Payment Date and interest rate for a like aggregate principal amount. The Paying Agent may require the payment by any Owner of Bonds requesting any such transfer of any tax or other governmental charge required to be paid with respect to such transfer.

No transfer of any Bond shall be required to be made by the Paying Agent (i) during the period established by the Paying Agent for selection of the Bonds for redemption, and (ii) after any Bond has been selected for redemption.

(b) <u>Exchange</u>. The Bonds may be exchanged for Bonds of other authorized denominations of the same maturity and Interest Payment Date, by the Owner thereof, in person or by the duly authorized attorney of such Owner, upon surrender of such Bond to the Paying Agent for cancellation, accompanied by delivery of a duly executed request for exchange in a form approved by the Paying Agent.

Whenever any Bonds shall be surrendered for exchange, the designated District officials shall execute and the Paying Agent shall authenticate and deliver, as provided in Section 4 hereof, new Bonds of the same maturity and interest payment mode and interest rate for a like aggregate principal amount. The Paying Agent may require the payment by the Owner requesting such exchange of any tax or other governmental charge required to be paid with respect to such exchange.

No exchange of any Bonds shall be required to be made by the Paying Agent (i) during the
period established by the Paying Agent for selection of the Bonds for redemption, and (ii) after
any Bond has been selected for redemption.

546 Section 11. Sale of Bonds. The Bonds shall be sold upon the taking of public bids and shall be offered by means of an Official Notice of Sale, substantially in the form attached as Exhibit C. 547 548 Such bonds shall be sold to the responsible bidder who makes the best responsive bid therefor, after publication of a Notice of Intention to Sell Bonds once at least five (5) days before the date 549 550 of sale in a financial publication generally circulated throughout the State of California or which the Municipal Advisor advises is expected to be disseminated among prospective bidders for the 551 Bonds. The Official Notice of Sale with respect to the competitively sold Bonds shall require that 552 (i) the purchase price of such Bonds shall be no less than the principal amount thereof; (ii) such 553 Bonds shall otherwise conform to the limitations specified in this Resolution, including 554 specifically those terms prescribed by this section. The forms of the Official Notice of Sale on file 555 with the Secretary of the Board are hereby approved, and the Authorized Officers are each hereby 556 authorized to publicize one or more instruments in substantially said form and award the sale 557 pursuant thereto and pursuant to one or more certificates of award (the "Certificate of Award"), 558 subject to such changes or revisions to the Official Notice of Sale as may be acceptable to the 559 Authorized Officer, and the District's approval of all such changes shall be conclusively evidenced 560 by the execution and delivery of the Certificate of Award. The District reserves the right to reject 561 all bids and to re-bid the Bonds or, if necessary, to sell the Bonds by negotiated sale as permitted 562 by law, upon consultation the Municipal Advisor, and upon terms and conditions otherwise in 563 564 conformity with the limitations contained in this Resolution. 565

The Certificate of Award or such other document awarding the sale of Bonds, shall recite the terms of the Bonds sold under such document in accordance with Section 5 hereof as determined in the sale thereof. The Certificate of Award shall recite the aggregate principal amount of the Bonds and shall recite the date thereof, the maturity dates, principal amounts and annual rates of interest of each maturity thereof, the initial and semiannual Interest Payment Dates thereof, and the terms of optional, extraordinary and mandatory sinking fund redemption thereof if any.

In accordance with Section 15146(g) of the Education Code, to the extent not contracted to be paid by the Purchaser, the Authorized Officers are each hereby authorized to cause to be deposited in a costs of issuance account, which may be held by The Bank of New York Mellon Trust Company, N.A., as cost of issuance administrator, proceeds of sale of the Bonds (exclusive of any premium or accrued interest received) in an amount not exceeding 2.00% of the principal amount of the Bonds sold, as shall be set forth in the Certificate of Award, for the purposes of paying the costs associated with the issuance of the Bonds not contracted to be paid by the Purchaser, if any.

In accordance with subsection (h) and (i) of Section 15146 of the Education Code, the Authorized Officers are each hereby authorized to cause to be deposited in the Interest and Sinking Fund of the District proceeds of sale of the Bonds (in addition to any premium or accrued interest received) to fund (i) an annual reserve permitted by Section 15250 of the Education Code, and/or (ii) capitalized interest in an amount not exceeding the interest scheduled to become due on the Bonds for a period of two years from the date of issuance of the Bonds, as shall be set forth in the Certificate of Award, if any such a deposit is deemed by the Authorized Officer executing the same to be in the best interests of the District.

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591 For purposes of Education Code section 15146(b) and Government Code section 5852.1, 592 good faith estimates of (a) the true interest cost of the Bonds; (b) the costs associated with the 593 issuance of the Bonds; (c) the amount of proceeds to be received by the District (less the Costs of 594 Issuance or reserves or capitalized interest, if any); and (d) the total payments of principal of and 595 interest on the Bonds through the final maturity of the Bonds, are set forth on **Exhibit B** attached 596 hereto and incorporated herein.

Section 12. <u>Continuing Disclosure Agreement</u>. The Continuing Disclosure Agreement, in substantially the form submitted to this meeting and made a part hereof as though set forth herein, is hereby approved, and the Authorized Officers are each hereby authorized and directed, for and in the name and on behalf of the District, to execute and deliver a Continuing Agreement in substantially said form, as is necessary to cause the requirements of Rule 15c2-12 to be satisfied, with such changes, insertions and omissions as the Authorized Officer executing the same may require or approve, such determination, requirement or approval to be conclusively evidenced by the execution of the applicable Continuing Disclosure Agreement by such Authorized Officer.

Section 13. <u>Preliminary Official Statement</u>. The Preliminary Official Statement to be distributed in connection with the public offering of the Bonds, in substantially the form submitted to this meeting and made a part hereof as though set forth herein, with such changes, insertions and omissions as may be approved by an Authorized Officer, is hereby approved, and the use of such Preliminary Official Statement in connection with the offering and sale of the Bonds is hereby authorized and approved. The Authorized Officers are each hereby authorized to certify on behalf of the District that such Preliminary Official Statement is deemed final as of its date, within the meaning of Rule 15c2 12 (except for the omission of certain final pricing, rating and related information as permitted by Rule 15c2-12).

Section 14. <u>Official Statement</u>. The preparation and delivery of an Official Statement with respect to the Bonds, and its use by the Purchaser in connection with the offering and sale of the Bonds, is hereby authorized and approved. Such Official Statement shall be in substantially the form of the Preliminary Official Statement distributed in connection with the public offering of the Bonds with such changes, insertions and omissions as may be approved by an Authorized Officer, such approval to be conclusively evidenced by the execution and delivery thereof. The Authorized Officers are each hereby authorized and directed, for and in the name of and on behalf of the District, to execute the final Official Statement with respect to the Bonds and any amendment or supplement thereto and thereupon to cause such final Official Statement and any such amendment or supplement to be delivered to the Purchaser.

Section 15. Application and Investment of Proceeds.

(a) <u>Proceeds Deposit</u>. The proceeds from the sale of the Bonds shall be deposited in the
(a) <u>Proceeds Deposit</u>. The proceeds from the sale of the Bonds shall be deposited in the
County Treasury to the credit of the Building Fund of the District. Any premium or accrued
interest received by the District shall be deposited in the Interest and Sinking Fund of the District
in the County Treasury. Earnings on the investment of moneys in either fund will be retained in
that fund and used only for the purposes to which that fund may lawfully be applied. Moneys in
the Building Fund may only be applied for the purposes for which the Bonds were approved.

Moneys in the Interest and Sinking Fund may only be applied to make payments of interest, principal, and premium, if any, on bonds of the District.

(b) Investment of Proceeds. Amounts deposited into the Building Fund and the Interest and Sinking Fund, as well as proceeds of taxes held therein for payment of the Bonds, will be invested at the Treasurer-Tax Collector's discretion pursuant to law and the investment policy of the County.

Section 16. Tax Covenants.

(a) Adverse Effect. The District shall not take any action, or fail to take any action, if such action or failure to take such action would adversely affect the exclusion from gross income of the interest payable on Bonds under Section 103 of the Code. Without limiting the generality of the foregoing, the District hereby covenants that it will comply with the requirements of the Tax Certificate with respect to the Bonds to be executed by the District on the date of issuance of such Bonds. The provisions of this subsection (a) shall survive payment in full or defeasance of the Bonds.

(b) Yield Restriction. In the event that at any time the District is of the opinion that for purposes of this Section it is necessary or helpful to restrict or limit the yield on the investment of any monies held by the Treasurer-Tax Collector on behalf of the District, in accordance with this Resolution or pursuant to law, the District shall so request of the Treasurer-Tax Collector in writing, and the District shall make its best efforts to ensure that the Treasurer-Tax Collector shall take such action as may be necessary in accordance with such instructions.

(c) Legal Opinion. Notwithstanding any provision of this Section, if the District shall provide to the Treasurer-Tax Collector an Opinion of Bond Counsel that any specified action required under this Section is no longer required or that some further or different action is required to maintain the exclusion from federal income tax of interest on Bonds under Section 103 of the Code, the Treasurer-Tax Collector may conclusively rely on such Opinion of Bond Counsel in complying with the requirements of this Section and of the Tax Certificate with respect to the Bonds, and the covenants hereunder shall be deemed to be modified to that extent.

Section 17. Professional Services. Dannis Woliver Kelley shall serve as bond counsel and as disclosure counsel to the District for the Bonds. Fieldman, Rolapp & Associates shall serve as Municipal Advisor for the Bonds.

Section 18. Delegation of Authority. The Authorized Officers are hereby authorized and directed, jointly and severally, to do any and all things which they may deem necessary or advisable in order to consummate the transactions herein authorized and otherwise to carry out, give effect to and comply with the terms and intent of this Resolution.

Section 19. Approval of Actions. All actions heretofore taken by the officers, employees and agents of the District with respect to the transactions set forth above are hereby approved, confirmed and ratified.

Section 20. Filing with County. The Superintendent, or such other officer or employee of the District as the Superintendent may designate, is hereby authorized and directed to report to the Auditor-Controller of the County the final terms of sale of the Bonds, and to file with the Auditor-Controller and with the Treasurer-Tax Collector a copy of the executed Certificate of Award and this Resolution, and the schedule of amortization of the principal of and payment on the Bonds, and to file with the Treasurer-Tax Collector a proposed schedule of draws on the building fund of the District, and this Resolution shall serve as the notice required to be given by Section 15140(c) of the Education Code and as the District's request to the Auditor-Controller of the County and the Board of Supervisors of the County to propose and adopt in each year a tax rate applicable to all taxable property of the District for payment of the Bonds, pursuant to law; and to the other officers of the County to levy and collect said taxes for the payment of the Bonds, to pay in a timely manner to the Paying Agent on behalf of the Owners of the Bonds the principal, interest, and premium, if any, due on the Bonds in each year, and to create in the County Treasury to the credit of the District a building fund and an Interest and Sinking Fund pursuant to Section 15146 of the Education Code.

Section 21. <u>Reimbursement of County Costs</u>. The District shall reimburse the County for all costs and expenses incurred by the County, its officials, officers, agents and employees in connection with the issuance of the Bonds.

Section 22. <u>Nonliability of County</u>. Notwithstanding anything to the contrary contained herein, in the Bonds or in any other document mentioned herein, neither the County, nor its officials, officers, employees or agents shall have any liability hereunder or by reason hereof or in connection with the transactions contemplated hereby. The Bonds are not a debt of the County or a pledge of the County's full faith and credit, and the Bonds and any liability in connection therewith shall be paid solely from the ad valorem taxes lawfully levied to pay the Principal of or interest on the Bonds.

Section 23. <u>Indemnification of County</u>. The District shall indemnify the County, its
officers, agents and employees against any and all losses, claims, actions, suits, judgments,
demands, damages, liabilities and expenses (including attorney fees and costs of investigation) of
any nature arising out of any action or inaction of the District with respect to the issuance of the
Bonds.

Section 24. Effective Date. This Resolution shall take effect from and after its date of adoption.

[REMAINDER OF PAGE INTENTIONALLY BLANK]

723 724	The foregoing resolution was, on the 9th day of June, 2020, adopted by the Board of Education of the Santa Ana Unified School District at a regular meeting by the following vote:
725	AYES: Rodriguez, Amezcua, Alvarez, Palacio, Torres
726	NOES:
727	ABSENT:
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729	SANTA ANA UNIFIED SCHOOL DISTRICT
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732	Pro
733	By: 4 ×)
734	Board Member of the Governing Board for the
735	Santa Ana Unified School District, State of California
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737	ATTEST:
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741	By: On alm
742	Secretary to the Board of Education
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763 764 765		EXHIBIT A FORM OF BOND)	
766 767 768 769 770 771 772 773 774 775 776	UNLESS THIS BOND IS PRESENTED BY AN AUTHORIZED REPRESENTATIVE OF THE DEPOSITORY (AS DEFINED IN THE RESOLUTION) TO THE BOND REGISTRAR FOR REGISTRATION OF TRANSFER, EXCHANGE, OR PAYMENT, AND ANY BOND ISSUED IS REGISTERED IN THE NAME OF CEDE & CO. OR IN SUCH OTHER NAME AS IS REQUESTED BY AN AUTHORIZED REPRESENTATIVE OF THE DEPOSITORY (AND ANY PAYMENT IS MADE TO CEDE & CO. OR TO SUCH OTHER ENTITY AS IS REQUESTED BY AN AUTHORIZED REPRESENTATIVE OF THE DEPOSITORY), ANY TRANSFER, PLEDGE, OR OTHER USE HEREOF FOR VALUE OR OTHERWISE BY OR TO ANY PERSON IS WRONGFUL INASMUCH AS THE REGISTERED OWNER HEREOF, CEDE & CO., HAS AN INTEREST HEREIN.			
777	UNITED STATES OF AME	RICA	STATE	OF CALIFORNIA
778 779	REGISTERED NO.			REGISTERED \$
780 781 782 783 784		TA ANA UNIFIED SCHOO OUNTY OF ORANGE, CA GENERAL OBLIGATION 2018 ELECTION, 2020 SH	LIFORNIA) N BOND	
	INTEREST RATE:	MATURITY DATE:	DATED:	CUSIP NO:
	%	August 1,	, 2019	
785				
786	REGISTERED OWNER:	CEDE & CO.		
787	PRINCIPAL AMOUNT:	DOLLARS		
788 789 790 791 792 793 794 795	for value received, promises the Principal Amount on the Principal Amount is paid or August 1 of each year (the " bear interest from the Bond I	ed School District (the "District to pay to the Registered Own Maturity Date, each as state provided for at the Interest Bond Payment Dates"), comm Payment Date next preceding y during the period from the comp by Bond Payment Date (the '	her named above, or ed above, and interest Rate stated above, on nencing1, 202 the date of authentic close of business on	registered assigns, st thereon until the on February 1 and 2 This bond will ation hereof unless the 15th day of the

Date, inclusive, in which event it shall bear interest from such Bond Payment Date, or unless it is
 authenticated on or before ______15, 2021, in which event it shall bear interest from the date of

798 delivery. Principal and interest are payable in lawful money of the United States of America, 799 without deduction for the paying agent services, to the person in whose name this bond (or, if applicable, one or more predecessor bonds) is registered (the "Registered Owner") on the Register 800 801 maintained by the Bond Registrar, initially The Bank of New York Mellon Trust Company, N.A. Principal is payable upon presentation and surrender of this bond at the corporate trust office of 802 803 the Bond Registrar in Dallas, Texas. Interest is payable by check mailed by the Bond Registrar on 804 each Bond Payment Date to the Registered Owner of this bond (or one or more predecessor bonds) 805 as shown and at the address appearing on the Register at the Record Date. The Owner of Bonds in the aggregate principal amount of \$1,000,000 or more may request in writing to the Bond 806 807 Registrar that the Owner be paid interest by wire transfer to the bank and account number on file with the Bond Registrar as of the Record Date. 808

809 This bond is one of a series of \$ of bonds approved for the purpose of financing the acquisition, construction, furnishing and equipping of District facilities and to pay 810 811 certain costs of issuance associated therewith, under authority of and pursuant to the laws of the State of California, and the requisite 55% vote of the electors of the District cast at a duly called 812 election held on November 6, 2018, upon the question of issuing bonds in the amount of 813 , and the resolution of the Board of Education of the District adopted on 814 \$, 2020 (the "Resolution"). This bond and the issue of which this bond is one are payable 815 as to both principal and interest from the proceeds of the levy of *ad valorem* taxes on all property 816 subject to such taxes in the District, which taxes are unlimited as to rate or amount. The bonds of 817 this issue are general obligations of the District and do not constitute an obligation of the County 818 except as provided in the Resolution. No part of any fund of the County is pledged or obligated 819 to the payment of the bonds of this issue. 820

821 This bond is exchangeable and transferable for bonds of like tenor, maturity and Transfer 822 Amount (as defined in the Resolution) and in authorized denominations at the principal office of the Bond Registrar, by the Registered Owner or by a person legally empowered to do so, upon 823 824 presentation and surrender hereof to the Bond Registrar, together with a request for exchange or an assignment signed by the Registered Owner or by a person legally empowered to do so, in a 825 form satisfactory to the Bond Registrar, all subject to the terms, limitations and conditions 826 827 provided in the Resolution. All fees and costs of transfer shall be paid by the transferor. The 828 District and the Bond Registrar may deem and treat the Registered Owner as the absolute owner of this bond for the purpose of receiving payment of or on account of principal or interest and for 829 830 all other purposes, and neither the District nor the Bond Registrar shall be affected by any notice to the contrary. 831

Neither the District nor the Bond Registrar will be required to transfer or exchange any bonds (a) during the period from the Record Date next preceding any Bond Payment Date to such Bond Payment Date, (b) during the period beginning with the opening of business on the 15th business day next preceding any date of selection of Bonds to be redeemed and ending with the close of business on the day on which the applicable notice of redemption is given, or (c) which have been selected or called for redemption in whole or in part.

The Bonds maturing on or before August 1, 20__ shall not be subject to redemption prior to their maturity dates. The Bonds maturing on or before August 1, 20__ may be redeemed prior to their respective stated maturity dates, at the option of the District, from any source of available 841 funds, on August 1, 20 or on any date thereafter as a whole, or in part, at the principal amount thereof, together with interest accrued thereon to the date of redemption, without premium. 842

Reference is made to the Resolution for a more complete description of the provisions, 843 among others, with respect to the nature and extent of the security for the bonds of this series, the 844 rights, duties and obligations of the District, the Bond Registrar and the Registered Owners, and 845 the terms and conditions upon which the bonds are issued and secured. The Registered Owner of 846 this bond assents, by acceptance hereof, to all of the provisions of the Resolution. 847

It is certified and recited that all acts and conditions required by the Constitution and laws 848 of the State of California to exist, to occur and to be performed or to have been met precedent to 849 and in the issuing of the bonds in order to make them legal, valid and binding obligations of the 850 District, have been performed and have been met in regular and due form as required by law; that 851 payment in full for the bonds has been received; that no statutory or constitutional limitation on 852 indebtedness or taxation has been exceeded in issuing the bonds; and that due provision has been 853 made for levying and collecting *ad valorem* property taxes on all of the taxable property within 854 855 the District in an amount sufficient to pay principal and interest when due.

856 This bond shall not be valid or obligatory for any purpose and shall not be entitled to any security or benefit under the Resolution until the Certificate of Authentication below has been 857 signed. 858

859 **IN WITNESS WHEREOF**, the Santa Ana Unified School District, County of Orange, California, has caused this bond to be executed on behalf of the District and in their official 860 capacities by the manual or facsimile signatures of the President of the Governing Board of the 861 District, and to be countersigned by the manual or facsimile signature of the Secretary to the 862 Governing Board of the District, all as of the date stated above. 863

SANTA ANA UNIFIED SCHOOL DISTRICT

By: _______Rigo Rodriguez, President of the Governing Board for the Santa Ana Unified School District. State of California

COUNTERSIGNED: 869

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870 By: Secretary, Governing Board 871 872 873 874

875	CERTIFICATE OF AUTHENTICATION
876 877 878	This is one of the Bonds described in the within-mentioned Resolution of the Board of Education of the Santa Ana Unified School District.
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880 881 882 883 884 885	DATED:, 2020 THE BANK OF NEW YORK MELLON TRUST COMPANY, N.A., as Paying Agent By: Authorized Officer
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887	<u>ASSIGNMENT</u>
888 889 890 891 892	For value received, the undersigned sells, assigns and transfers to (print or typewrite name, address and zip code of Transferee): this bond and irrevocably constitutes and appoints attorney to transfer this bond on the books for registration thereof, with full power of substitution in the premises. Dated:
893	Signature Guaranteed:
894 895 896 897	Commercial bank, trust company or member of a national securities exchange.
898 899 900 901	Notice: The assignor's signature to this assignment must correspond with the name as it appears upon the face of the within bond in every particular, without alteration or any change whatever, and the signature(s) must be guaranteed by a member firm of the New York Stock Exchange or a commercial bank or trust company.
902 903	Social Security Number, Taxpayer Identification Number or other identifying number of Assignee:
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906	EXHIBIT B
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909	BOND PARAMETERS AND
910	ESTIMATED COSTS OF ISSUANCE
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913	1. Estimated True Interest Cost of the Bonds: 3.04%
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916	2. Estimated Costs of Issuance, including Underwriter's Discount and potential bond
917	insurance (the "Finance Charge"): \$880,000
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920	3. Estimated Amount of Proceeds to be received by the District, less Finance Charge,
921	reserves (if any) and capitalized interest (if any): \$79,120,000
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923	4. Estimated Total Payment Amount (Debt Service to Maturity, including any Finance
924	Charge not paid with proceeds of the Bonds (if any)): \$140,034,373.63
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949	EXHIBIT C
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951	FORM OF OFFICIAL NOTICE OF SALE
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BOARD OF EDUCATION OF THE SANTA ANA UNIFIED SCHOOL DISTRICT ORANGE COUNTY, CALIFORNIA

ADOPTION OF RESOLUTION NO. 19/20-3353 – ETHNIC STUDIES REQUIREMENT

- 1. WHEREAS: Authentic appreciation of ethnic communities, cultures, and diversity is a cornerstone of inclusive and healthy democratic societies;
- 2. WHEREAS: Racism feeds on ignorance and stereotypes of ethnic groups and is perpetuated through inequitable institutional practices, policies, and systems;
- 3. WHEREAS: School districts have the responsibility to educate students about the cultures, histories and contributions of ethnic communities to U.S. society; and to guide and teach students on how to engage in responsible and constructive social change to dismantle racism and build an inclusive democratic society;
- 4. WHEREAS: Ethnic Studies, as a scholarly field, provides critical knowledge and pedagogy that fosters appreciation of ethnic diversity and promotes responsible, constructive social action—such as voter mobilization, peaceful social protest, policy advocacy, artistic production, etc.—to build an inclusive and non-racist democratic society;
- 5. WHEREAS: Authentic appreciation of ethnic diversity and critical knowledge of social action to promote anti-racist social change constitute a core competency that every student should have to contribute constructively to an inclusive and healthy society;
- 6. WHEREAS: Currently, most students in the Santa Ana School District graduate without developing or demonstrating a core competency pertaining to ethnic diversity and constructive social action;

THEREFORE:

- 7. Be it resolved that the Santa Ana Unified School District Board of Education establish an ethnic studies high school requirement through a year-long course;
- 8. Be it further resolved that such an ethnic studies requirement shall apply to ninth-grade students entering high school in the 2022-2023 academic year;
- 9. Be it further resolved that the Superintendent form a task force consisting of Board members, administrators, teachers, staff, parents, and students, that will recommend the best way to implement the ethnic studies requirement: (a) as a new requirement; (b) as a substitution for an existing requirement; (c) as an overlay for courses that satisfy existing requirements; or (d) a combination of the aforementioned options;
- 10. Be it further resolved that the task force will also provide an action plan that will build the capacity of teachers, staff, counselors, and administrators to implement the ethnic studies requirement (e.g., professional development, books, and other materials); and finally
- 11. Be it finally resolved that the Ethnic Studies Task Force present an action plan to the Santa Ana Unified School District Board of Education by July 29, 2020, for approval.

PASSED AND ADOPTED:

The foregoing resolution was considered, passed, and adopted by this Board at its regular meeting of 9th day of June 2020.

Upon motion of Member <u>Rodriguez</u> and duly seconded, the foregoing Resolution was adopted by the following vote:

AYES: Rodriguez, Amezcua, Alvarez, Palacio, Torres

NOES:

ABSENT:

STATE OF CALIFORNIA)) ss: COUNTY OF ORANGE)

I, Rigo Rodriguez, President of the Board of Education of the Santa Ana Unified School District of Orange County, California, hereby certify that the above and foregoing Resolution was duly adopted by the said Board at a regular meeting thereof held on the 9th day of June 2020, and passed by a vote of <u>5-0</u> of said Board.

Rigo Rodriguez, Ph.D., President of the Governing Board for the Santa Ana Unified School District, State of California

I, Alfonso Alvarez, Clerk of the Board of Education of the Santa Ana Unified School District of Orange County, California, hereby certify that the above and foregoing Resolution was duly adopted by the said Board at a regular meeting thereof held on the 9th day of June 2020, and passed by a vote of <u>5-0</u> of said Board.

Alfonso Alvarez, Id.D., Clerk of the Board of Education of the Santa Ana Unified School District, State of California