LICENSE AGREEMENT (General Usage)

,2010	(General Osage)	. s <i>t</i>
THIS LICENSE AGREEN	IENT (this "Agreement") is ma	ide and entered into as of the day
of January 200 between the	Board of Education of the (City of Chicago, a body politic and
corporate ("Licensor") and Ecole 1	Franco Americaine De	Chicago, a[n] (strike and/or fill
in the following as appropriate):		
/ S WILL		a k.a. French American School of Chicago
(a) Illinois not-for-profit com		. Then by a more than a first of
(b) Illinois corporation ("Lic		
(e) an Himois limited liability		
	("Liechsee")	
	WITNESSETH:	
For and in consideration of	the mutual promises and coven	ants set forth in this Agreement, the
parties agree as follows:	in in in the second second second	with the folia in this tage of the same and
1. <u>Grant of License</u> . Licensor h	ereby grants to Licensee the rig	ght, privilege and permission, subject
to the terms and provisions of this	Agreement, to possess and o	occupy the following premises (the
"Premises"):	800 k	
Room # s 105 an	a 000	
(insert the description of the Premises	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
(macri me description of the 1 temises	·	
, which are located at the	Lincoln Scho	ol (the "School"), located at
615 W. Kemper, Chicago.	Illinois (the "Premises") for the	e sole purpose of the following (the
(15 W. Kemper , Chicago, "Use"): accredited french e	lucational progam	(insert the Use) and only during
the time periods expressed herein.	lat serves Likcoln	School students.
		nd agrees that the license granted
hereunder is subject to certain limitation	ons and restrictions, namely:	
(a) that Licensee sha	il house the whole to	utilize the Premises only on
Mondays - Friday		(insert days of week) between
7/30am - 3:30	M (insert ho	urs of Use);
(b) If the parking lot is in	cluded as part of the Premises,	ingress and egress to the parking lot
is from (<i>în</i> :	sert street name and address); s	ınd
		Premises is in connection with the
		er is and shall at all times remain
		ool operations and, in accordance
		nduct its operations in the Premises
		turb or disrupt in any manner the sive and that Licensor shall have the
		urposes shall, at all times, remain
		reduction in the License Fee, upon
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not less than twenty-four (24) hours notice from the Licensor to the Licensee, the Licensor shall have the right to use the Premises for special functions, including, but not limited to, graduation, report card pickup day, and parent/teacher conferences.

3. Term of License. The term of this Agreement shall be from January, 200 to December 3! (200 (the "Term"). Notwithstanding the foregoing, either party may terminate this Agreement, at any time, with or without cause, by providing (thirty (30)) (sixty (60)) days prior written notice to the other party.

4. <u>License Fee</u>.

- (a) Licensee shall pay an annual license fee of \$ ______, payable in [monthly] [weekly] installments, in advance, of \$ ______.
- (b) Any periodic payment which is not received in full by Licensor by the tenth (10th) day after its due date shall be assessed a late payment fee equal to five percent (5%) of the total amount of the periodic payment which was due.
- 5. <u>Costs and Expenses</u>. Any and all costs, expenses or fees arising out of or relating to the granting of this License or the Use shall be borne by Licensee, including, without limitation, permit or approval fees, and insurance premiums. To the extent Licensor is obligated to pay any of the preceding costs, expenses or fees, Licensee shall reimburse Licensor within five (5) days after receipt of written notice from Licensor regarding the same.
- 6. <u>Compliance with Laws</u>. Licensee shall, at all times during the Term of this Agreement and any renewal thereof, comply (and shall cause its invitees, employees and agents, to comply) with all laws, codes, statutes, ordinances and regulations applicable to this Agreement and Licensee's Use. In conjunction therewith, Licensee shall obtain, at its sole cost and expense, all zoning and other approvals and permits necessary to use the Premises for the Use stated herein.

7. Maintenance.

- (a) Licensee shall be responsible for normal maintenance of the Premises during its usage.
- (b) Licensee shall repair any damage to the Premises caused by Licensee, or by its respective members, invitees, employees or agents.
- (c) Licensee shall, at all times during its Use, at Licensee's sole cost and expense: (i) keep the Premises free of all debris, bottles, and trash and, if the Premises includes the use of the parking lot, (ii) be responsible for all snow removal. If Licensee fails to so remove snow or requests Licensor to so remove the snow, Licensee shall reimburse the Licensor, on demand, the actual cost of the plowing.
- 8. <u>Alterations and Modifications</u>. Licensee shall not alter, modify, improve or otherwise change the Premises, except as otherwise permitted or required under this Agreement.
- 9. <u>Indemnification</u>. To the fullest extent permitted by law, Licensee shall indemnify, defend and hold harmless Licensor, the School and the School Council that is affiliated with the School, and their respective board members, officers, directors, employees, agents, affiliates, and representatives, and all H:\UNWAgreements-Templates\(\text{License Agreement (General Usage) Template.doc}\)

other parties claiming by, through or under any of the preceding, from and against any and all claims, demands, suits, liabilities, injuries (personal or bodily), property damage, causes of action, losses, expenses, damages or penalties, including, without limitation, court costs and attorneys' fees, arising or resulting from, or occasioned by or in connection with (i) the possession, occupancy or Use of the Premises by Licensec, or its invitees, employees, agents, affiliates or other representatives, (ii) any act or omission to act (whether negligent, willful, wrongful or otherwise) by Licensee, or its invitees, employees, agents, affiliates or other representatives, (iii) a violation of any laws, statutes, codes, ordinances or regulations by Licensee, or its invitees, employees, agents, affiliates or other representatives, and/or (iv) any breach, default, violation or nonperformance by Licensee of any term, covenant, condition, duty or obligation provided in this Agreement. This indemnification, defense and hold harmless obligation shall survive the termination of this Agreement.

- 10. <u>Waiver of Claims</u>. To the fullest extent permitted by law, Licensee hereby releases Licensor, the School and the School Council that is affiliated with the School, and their respective board members, officers, directors, employees, agents, affiliates, and representatives, and all other parties claiming by, through or under any of the preceding, from and waives all claims for damages to person or property sustained by Licensee, regardless of the cause thereof.
- 11. Insurance. Licensee shall, at its sole cost and expense, maintain for the duration of this Agreement the following insurance coverages: Comprehensive General Liability Insurance with limits not less than \$1,000,000 in a combined single limit for both injury and property damage. This insurance shall also provide that there will be no cancellation unless the Board receives fifteen (15) days prior written notice. All liability insurance policies must cover the negligent acts or omissions to act of Licensor and Licensee. All such insurance shall be in form and substance satisfactory to Licensor, and shall be issued by insurers authorized to do business in the State of Illinois and rated "A-VII" or better by A.M. Best & Company. Upon execution of this Agreement, certificates of insurance evidencing such coverages shall be provided to Licensor, and such certificates shall state that the insurance coverage thereby provided may not be amended, canceled or not renewed without at least thirty (30) days prior written notice to Licensor and to: Real Estate Department, Board of Education of the City of Chicago, Suite 2000,125 South Clark Street, Chicago, Illinois 60603. Each policy of insurance required hereunder shall name as additional insureds, by specific endorsement, Licensor and any other parties which may be designated in writing by Licensor. Each such policy shall also contain, whether by endorsement or otherwise, a waiver of subrogation clause in favor of Licensor and any other additional insureds, the effect of which shall be to waive the insurers' rights of recovery against Licensor or such other additional insureds.
- 12. <u>Condition of Premises</u>. No agreements or representations have been made to Licensee regarding the condition of the Premises, its suitability for the stated Use, or whether it is zoned properly for Licensee's intended Use. By executing this Agreement, Licensee conclusively waives all claims relating to the condition of the Premises and accepts the Premises as being free from defects and in good, clean and sanitary order, condition and repair.
- 13. <u>Return of Premises</u>. Upon the termination of this Agreement, Licensee shall immediately vacate and surrender the Premises; returning the same to Licensor in the condition required by Paragraph 7 above.
- 14. <u>Default</u>. If Licensee fails to observe or perform any covenant, agreement, obligation, duty or provision of this Agreement, Licensor may, after five (5) days' prior written notice to Licensee and without prejudice to any other right or remedy Licensor may have at law and/or in equity, terminate this Agreement.

15. <u>Interest.</u> Any and all amounts payable to Licensor by Licensee under this Agreement after any applicable cure period shall bear interest at an annual rate equal to three percent (3%) in excess of the prime rate of interest announced or published daily in the Money Rate section of the Wall Street Journal from the date any such amount becomes due after any said cure period has expired and continuing until the same is paid to Licensor.

16. Assignment and Successors & Assigns.

- (a) The interest of Licensee under this Agreement is personal to Licensee and may not be assigned or transferred to any other individual or entity without Licensor's prior written consent. Licensor shall have the right at any time to transfer or assign its interest under this Agreement.
- (b) This Agreement shall be binding upon, and inure to the benefit of, the successors and assigns of Licensor. While this Agreement shall likewise be binding upon the successors and permitted assigns of Licensee, it shall not inure to the benefit of Licensee's successors or unpermitted assigns.
- 17. <u>Notices</u>. All notices required hereunder shall be in writing and shall be deemed properly served if delivered in person or if sent by registered or certified mail, with postage prepaid and return receipt requested, to the following addresses (or to such other addresses as either party may subsequently designate):

If to Licensor:

Department of Real Estate: 20th Floor

Chicago Public Schools 125 South Clark Street Chicago, Illinois 60603 Attn: Director of Real Estate

If to Licensee:

Ecole Franco Americaine De Chicago
Lincoln School a.k.a. French American School of Chicago
615 W. Komper
Chicago, II

All notices required hereunder shall be deemed received on the date of delivery, or attempted delivery, if delivered in person, or if mailed, on the date which is two (2) days after the date such notice is deposited in the U.S. mail.

18. 105 ILCS 5/34 Provisions.

- (a) This Agreement is not legally binding on the Licensor if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board Members during the one-year period following expiration or other termination of their terms of office.
- (b) Each party to this Agreement hereby acknowledges that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Board of Education has the authority to conduct certain

investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

- 19. <u>Board of Education Indebtedness Policy</u>. The Board of Education Indebtedness Policy (96-0626-PO3), adopted July 26, 1996, as amended from time to time, is hereby incorporated into and made part of this Agreement as if fully set forth herein.
- 20. <u>Board of Education Ethics Code</u>. The Board of Education Ethics Code (04-0623-PO4), adopted June 23, 2004, as amended from time to time, is hereby incorporated into and made part of this Agreement as if fully set forth herein.
- 21. Governing Law. This Agreement shall be governed by, and construed and enforced in accordance with, the laws of the State of Illinois.
- 22. <u>Entire Agreement</u>. This Agreement represents the entire agreement between Licensor and Licensee and supersedes all prior negotiations, representations or agreements, whether written or oral. This Agreement may be amended or modified only by a written instrument executed by both Licensor and Licensee.
- 23. Contingent Liability. Any expenditure by the Licensor beyond its current fiscal year is deemed to be a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).
- 24. <u>Severability</u>. In case any provision in this Agreement is held to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not be affected.
- 25. <u>Exhibits</u>. All exhibits attached hereto are hereby incorporated into this Agreement by this reference and expressly made a part of this Agreement.
- 26. No Third Party Beneficiary. This Agreement is not intended and shall not be construed so as to grant, provide or confer any benefits, rights, privileges, claims, causes of action or remedies to any person or entity as a third party beneficiary under any statutes, laws, codes, ordinances or otherwise.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the day and year first above written.

LICENSOR:	LICENSEE: FRANCO AMERICAINE
BOARD OF EDUCATION	DE CHICAGO a.h.a. French Homerican
OF THE CITY OF CHIGAGO	School of Chicago
Jan Day	By: Rougio O. Co
Name: Lori J/Woodman	Name: FRANÇOIS R. VELDE
Name: Lori J/Woodman Title: Director of Real Estate	Title: Poisident

Board Rule: 2-27(d)(4)

	COND CERT	IFICATE OF LIAE	31L.J.	TY INS	URANCE	NDX R045	DAIC		
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550660 P:(866)467-8730 F:(877)538-8526				HOLDER. THIS CERTIFICATE DOES NOT AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW.					
P O BOX 29611									
CHARLOTTE NC 28229				INSURERS AFFORDING COVERAGE					
INSURED CONTROL CONTRO				INSURER A: Hartford Casualty Ins Co					
THE FRENCH SCHOOL OF CHICAGO AUDILE				INSURER D:					
CAMPIGNON									
615 W KEMPER PL.									
	CAGO IL 60614 ERAGES			INSURER E:		W			
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al.	Estate Departme	ent,	EX	OULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE PIRATION DATE THEREOF, THE ISSUING INSURER WILL ENDEAVOR TO MAIL					
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iii.Cago pro			LDER NAMED TO THE LEFT, BUT FAILURE TO DO SO SHALL IMPOSE NO LIGATION OR LIABILITY OF ANY KIND UPON THE INSURER, ITS AGENTS OR						
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ALPER SERVICES LLC/PH\$
P O BOX 29611
CHARLOTTE NO. 28229

Real Estate Department, Board of Education of the City of Chicago 125 S CLARK ST STE 2000 CHICAGO, IL 60603

Additional Certholder Text

Real Estate Department, Board of Education of the City of Chicago, and their respective board members, officers, directors, employees, agents, affiliates, and representatives, and all other parties are added as an Additional Insured per the Business Liability Coverage Form S50008 attached to this policy. Waiver of Subrogation applies in favor of the Certificate holder per the Business Liability Coverage Form S50008 attached to this policy.