January 27, 2020

Financial Services

Mr. Ron Y. Steiger, Chief Financial Officer

SUBJECT: REQUEST FOR AUTHORIZATION TO APPOINT ONE

REPRESENTATIVE FOR THE SCHOOL BOARD 401(K)

ADVISORY COUNCIL

COMMITTEE: FISCAL ACCOUNTABILITY & GOVERNMENT RELATIONS

LINK TO STRATEGIC

BLUEPRINT: EFFECTIVE AND SUSTAINABLE BUSINESS PRACTICES

The Board has previously authorized appointments to two official representatives of the Board to serve on the Vista Management Company 401(k) Advisory Council. The Advisory Council is made up of six school districts (Monroe, Okeechobee, Pasco, Madison, Charlotte, and M-DCPS); all of which have plans administered by FBMC/Vista Management Co. M-DCPS is the Plan Sponsor. The Council's role is to make recommendations regarding the Plan design and investment decisions. The plan has assets totaling \$256M as of December 31, 2019.

Ms. Oria Lacayo has recently assumed the position of Fiscal Supervisor, it is being recommended that Ms. Lacayo be appointed as one of the two representatives on the council for M-DCPS. Mr. Ron Y. Steiger, Chief Financial Officer was appointed as a representative on the counsel at the Board meeting of September 6, 2017. As has occurred in the past for all representatives, authorization is also sought to have the Superintendent sign an agreement indemnifying Ms. Lacayo from personal liability while serving on the council.

A copy of the agreement is attached which requires the Superintendent's signature, and stipulates that Ms. Lacayo, is a member of the Advisory Council, and provides the appropriate indemnification.

RECOMMENDED:

That The School Board of Miami-Dade County, Florida, appoint Ms. Oria Lacayo, Fiscal Supervisor, as one of the two official representatives of the Board to serve on the Vista Management Company 401(k) Advisory Council, and authorize the Superintendent of Schools to execute the included agreement on behalf of the Board, indemnifying Ms. Oria Lacayo from personal liability while serving as one of the Board's duly authorized representatives on the Vista Management Company 401(k) Advisory Council.

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RE: The School Board of	County (hereinafter the "Board") and
(hereina	r "Advisory Council Members" or "Member")
of the VISTA 401(k) Advisory Council. A Benefits Management, Inc. (FBMC), pursu	ointed the Member to serve as a representative of the Board's VISTA 401(k) Plan as a Member of the VISTA 401(k) Advisory Council established by the Administrator – FBM to the Board's Administrative Agreement with FBMC you will report to the Board and act on it direcommendations to FBMC. Effective with such appointment, and your acceptance thereo lares that:
	are not to be functioning in such a capacity as would cause you to be deemed a fiduciary e agreed to serve as an Advisor without additional compensation and that your service as lar employment responsibilities.
	It you are to be afforded all privileges of sovereign immunity available to the Board under bect to your Advisory Council activities since, at all times, you are acting as an authorized Board employee.
the Board will make best efforts to hat Board will indemnify, defend and hold as such law may, from time to time, I permits the Board to provide broader amendment) for any and all liabilities Administrative Agreement between the provided by this section, the Board will limitation, as a party or as a witness) in proceeding brought by or in the right agent of the Board, or by reason of actually incurred by you or on your proceeding. No initial finding by the effective to deprive you of the protecti	hay be brought against you in your capacity as an Advisory Council Member for the Board, such case dismissed. In the event the Board cannot successfully have you dismissed, the but harmless to the full extent permitted by applicable law in effect on the date hereof and amended (but, in the case of any such amendment, only to the extent such amendment demnification rights and protection than the law permitted the Board to provide before such curred by you in the performance of your duties as outlined herein and the VISTA 401(k). Board and FBMC. Without in any way diminishing the scope of the indemnification indemnify you if and whenever you are or were involved in any manner (including, without any threatened, pending, or completed proceedings, including, without limitation, any such Board or any VISTA 401(k) participant, by reason of the fact that he or she is or was an ything done or not done by him or her in such capacity, against expenses and liabilities ehalf in connection with the investigation, defense, settlement, or appeal of any such board, its counsel, independent counsel arbitrators, or other agents of the Board, will be of this indemnity, nor will a court to which you may apply for enforcement of this indemnity ding in deciding any issue before it, as it is intended that you will be paid promptly by the tet the foregoing indemnity in full.
In consideration of the foregoing, you	ee that you will not engage in:
	defined under ERISA; g to the Plan or any participant therein; and ice to any existing Plan Participants or any employees of the Board eligible to participate in th
In further consideration of the forgoir (which serves as Plan Sponsor).	you agree to provide advice and recommendations to the Plan Administrator and the Board
Approved by the Board on the day o	, 2020, by:
Accepted by:(Superintendent)	(Print Name)

Revised: 06.30.19

(Member Signature)

(Member Signature)

(Print Name)

(Print Name)