BELFAST CENTRAL SCHOOL

BOARD OF EDUCATION AGENDA

December 13, 2022

5:30 P.M.— Conference Room

	5:30 P	M.— Comerence Room
Attend	Mrs. I	cky Backer Mr. Dan Borden ecy Curcio Mr. Chris Enders anda Harrington Mrs. Patti Krotz osie Preston
	Mrs. 0 Mr. K Mrs. J Mr. R Mr. Ji Mr. Ja	endy Butler, Superintendent ina Larrabee, District Clerk segan Harrington, Business Manager essica Hess, PK-4 Principal/ Director of Pupil Services ck Bull, 5-12 Principal in Schneider, Supervisor of Transportation son Hamer, Senior Maintenance Mechanic lorgan, Director of Educational Technology and Information
	dent of the Board calls the meeting to or ge of Allegiance	er at
1.1 1.2 1	ADDITIONS OR DELETIONS TO TH Additions or deletions to the agenda Primary class sizes FINANCIAL	E AGENDA
2.1 (2.2 ld 2.3 ld 2.4 ld 2.5	October Treasurer's report Budget Status and Revenue Status Report August warrants Internal Claims audit report 23-24 Budget Calendar Tax Collector's Report	rts
	LEADERSHIP REPORTS Mr. Bull • 1 st quarter student academic perf	ormance
3.2	Mrs. Hess • Holiday concert	·

- 3.3 Dr. Wendy Butler, Superintendent
 - ARP- federal stimulus plan update
 - BCS COVID re-opening plan review
 - Policy Review- 7350 Corporal Punishment/ Emergency Intervention
 - School Report Card (Part 1)
 - Operation Safe Child

	CONSENT AGENDA	_		_		
4.1				, to adopt t	the following Consent Age	nda
	Items as recommended			Nov	Assembled / Dejected	
	1. Approve the minutes				Accepted / Rejected	
	 Approve the finitutes Approve the Treasure 			eeungs.		
	3. Approve the CSE/ C			dations as presente	ed.	
	rr			r		
5.0	BOARD ACTIONS					
5.1	Business Official Annua	l Appointment	S			
					/authorize Keegan Harring	ton
	to the identified Distric		oelow, as recomn	nended by the su	perintendent.	
	 Adopter Free & Fe 					
	 Authorization to sign 	_				
	Authorized Electronic Check Signatures					
	• Federal Funds Con	•				
	• Federal Lunch Sup					
	• Investment Funds I	Jesignee .				
	 Purchasing Agent 	Vota	A ***o	Nov	Accepted / Rejected	
		voie:	Aye	Nay	Accepied / Rejected	
5.2	Bond Resolution for App	proved \$5,500.	.000 "Capital Imp	rovements Project	. 2022"	
J. _	Motion by	second	ed by	to appro	ve the bond resolution for	the
	approved \$5.500.000 C	apital Improv	rements Project.	2022, as recomm	ve the bond resolution for ended by the superintender	nt.
	A BOND RESOLU	TION, DATED	DECEMBER 13, 20	22, OF THE BOAR	D OF EDUCATION OF THE	
					V YORK (THE "DISTRICT") APPROVED "CAPITAL	
	IMPROVEMENTS	PROJECT.	2022" (THE "PRO	DJECT") CONSIS	TING OF THE PARTIAL	
	RECONSTRUCTION	ON AND RENO	VATION OF, AND	THE CONSTRUC	TION OF IMPROVEMENTS	
					CILITIES AND THE SITES	
					2) TO EXPEND OR APPLY R OF THE DISTRICT, THE	
	ENTIRE REMAIN	NING BALANC	CE (WHICH STO	OD AT APPROXI	MATELY \$150,005 AS OF	
					, FROM THE DISTRICT'S	
	CAPITAL IMPROVEMENTS RESERVE FUND, 2019, AND THEN TO TERMINATE SUCH FUND; AND (3) TO ISSUE SERIAL BONDS OR OTHER OBLIGATIONS OF THE DISTRICT (IN AN					
					FINANCE THE BALANCE	
					EGATING THE POWER TO	
	OF THE ESTIMAT ISSUE BOND A	TED MAXIMUN NTICIPATION	A COST OF THE PI NOTES (IN A)	ROJECT, AND DEL NTICIPATION OI		

WHEREAS, at the special meeting and vote of the qualified voters of the Belfast Central School District, Allegany County, New York (the "District") that was held on November 2, 2022, a Proposition No. 1 (the "Proposition") was duly adopted authorizing the Board of Education of the District (the "Board") (1) to undertake, in general accordance with a referenced project plan, a "Capital Improvements Project, 2022" (the "Project") at an estimated maximum cost of \$5,500,000; (2) to expend or apply toward the Project, during the current fiscal year of the District, the entire remaining balance (which stood at approximately \$150,005 as of August 31, 2022), plus any additional interest earned, from the District's Capital Improvements Reserve Fund 2019, and then to terminate such fund; and (3) to levy a tax to finance the balance of the estimated maximum cost of the Project, such tax to be collected in annual installments, with obligations of the District (in an aggregate principal amount not to exceed \$5,349,995) to be issued in anticipation thereof; and

WHEREAS, it is now desired to authorize the expenditure of up to \$5,500,000 for such purpose, and to provide for the financing thereof in accordance with the Proposition;

NOW, THEREFORE, BE IT RESOLVED, by the Board (by a favorable vote of at least two-thirds of all of the members of the Board), as follows:

Section 1. The class of objects or purposes to be financed pursuant to this resolution is a capital improvements project involving the partial reconstruction and renovation of, and the construction of improvements and upgrades to various District buildings and facilities and the sites thereof, to implement various health, safety, accessibility and Code compliance measures required by the State Education Department in connection with any significant capital project and various other measures that are generally described in (but are not to be limited by) the written plan for the Project that was prepared by the District (with the assistance of CPL Architects, Engineers, Landscape Architect and Surveyor, D.P.C.) and is on file at the District offices, and being subject to the possibility of reallocation, deletion, revision or supplementation, as provided in the public notice of the vote on the Proposition. The foregoing work shall include the purchase of original furnishings, equipment, machinery and apparatus required in connection with the purposes for which such buildings, facilities and sites are used, and all ancillary or related work required in connection therewith, including preliminary costs and costs incidental thereto and in connection with the financing thereof.

Section 2. The estimated maximum cost of such class of objects or purposes is determined to be \$5,500,000, which expenditure is hereby authorized. The plan for the financing of the Project is (1) to expend or apply toward the Project, during the current fiscal year of the District, the entire remaining balance (which stood at approximately \$150,005 as of August 31, 2022), plus any additional interest earned, from the District's Capital Improvements Reserve Fund, 2019, and then to terminate such fund and (2) to issue up to \$5,349,995 of serial bonds or other obligations of the District that may be lawfully issued under the Local Finance Law (the issuance of which being hereby specifically authorized for the financing of the balance of the estimated maximum cost of the Project), with such amount to be offset by any federal, state, county and/or local funds received by the District for the Project. Unless paid from other sources or charges, such balance of the estimated maximum cost of the Project is to be paid by the levy and collection of taxes on all the taxable real property in the District to pay the principal of such bonds or other obligations, and the interest thereon, as the same shall become due and payable.

Section 3. It is hereby determined that the period of probable usefulness of the class of objects or purposes referred to in Section 1 hereof is 30 years, pursuant to subdivision 97 of paragraph a of Section 11.00 of the Local Finance Law.

Section 4. Subject to the provisions of this resolution and of the Local Finance Law, and pursuant to the provisions of Section 21.00 relative to the authorization of the issuance of bonds with substantially level or declining annual debt service, Section 30.00 relative to the authorization of the issuance of bond anticipation notes and of Section 50.00, Sections 56.00 to 60.00, Section 62.00, Section 62.10, Section 63.00, and Section 164.00 of the Local Finance Law, the powers and duties of the Board pertaining or incidental to the sale and issuance of the obligations herein authorized, including but not limited to authorizing bond anticipation notes and prescribing the terms, form and contents and details as to the sale and issuance of the bonds herein authorized, and of any bond anticipation notes issued in anticipation of such bonds (and the renewals of such notes), are hereby delegated to the President of the Board, as the chief fiscal officer of the District. Without in any way limiting the scope of the foregoing delegation of powers, the President of the Board, to the extent permitted by Section 58.00(f) of the Local Finance Law, is hereby specifically authorized to accept bids submitted in electronic format for any bonds or notes of the District.

Section 5. The temporary use of available funds of the District, not immediately required for the purpose or purposes for which the same were borrowed, raised or otherwise created, is hereby authorized pursuant to Section 165.10 of the Local Finance Law, for the purpose or purposes described in this resolution.

Section 6. This resolution shall constitute the declaration (or reaffirmation) of the District's "official intent" to reimburse the expenditures authorized in this resolution with the proceeds of the bonds, notes or other obligations authorized herein, as required by United States Treasury Regulations Section 1.150-2.

Section 7. Each of the obligations authorized by this resolution, and any notes issued in anticipation of the sale of such obligations, shall contain the recital of validity as prescribed by Section 52.00 of the Local Finance Law, and such obligations shall be general obligations of the District, payable as to both principal and interest by a general tax upon all the taxable real property within the District, without limitation as to rate or amount (subject to certain statutory limitations imposed by Chapter 97 of the 2011 Laws of New York). The faith and credit of the District are hereby irrevocably pledged for the payment of the principal of and interest on such obligations, and provision shall be made annually in the budget of the District by appropriation for (1) the amortization and redemption of any such obligations to mature in such year and (2) the payment of interest on any such obligations to be due and payable in such year.

Section 8. The President of the Board is further authorized to take such actions and execute such documents as may be necessary to ensure the continued status of the interest on the obligations authorized by this resolution, and any notes issued in anticipation thereof, as excludable from gross income for federal income tax purposes pursuant to Section

103 of the Internal Revenue Code of 1986, as amended (the "Code") and may designate the obligations authorized by this resolution, and any notes issued in anticipation thereof, as "qualified tax-exempt obligations" in accordance with Section 265(b)(3) of the Code.				
Section 9. The President of the Board is further authorized to enter into a continuing disclosur agreement with the initial purchaser of the obligations authorized hereunder (or any notes issued in anticipation of the sale of such obligations), containing provisions that are satisfactory to such purchaser in compliance with the provisions of Rule 15c2 12, as promulgated by the Securities and Exchange Commission pursuant to the Securities Exchange Act of 1934, as amended.				

The President of the Board is further authorized to call in and redeem any outstanding obligations that were issued pursuant to this resolution (at such times and in such amounts and maturities as may be deemed appropriate after consultation with District officials and the District's municipal advisor), to approve any related notice of redemption, and to take such actions and execute such documents as may be necessary to effectuate any such call(s) for redemption pursuant to Section 53.00 of the Local Finance Law, with the understanding that no such call(s) for redemption will be made unless such notice of redemption shall have first been filed with the District Clerk.

In the absence or unavailability of the President of the Board, the Vice President of the Board is hereby specifically authorized to exercise the powers delegated to the President of the Board in this resolution.

Section 12. The District Clerk is hereby authorized and instructed to publish this resolution, or a summary thereof, together with a notice in substantially the form provided by Section 81.00 of the Local Finance Law, in the District's official newspaper(s). The validity of the obligations authorized hereby, or of any bond anticipation notes issued in anticipation of the sale of such obligations, may be contested only if:

- such obligations are authorized for an object or purpose for which the District is not (1) (a) authorized to expend money, or
- the provisions of law which should be complied with at the date of publication of this resolution (or a summary thereof) are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within 20 days after the date of such publication; or
 - such obligations are authorized in violation of the provisions of the Constitution of New York.

	Section 13. Board as an official action of the		s effective immedia	ately and shall be p	laced in the official minutes of the
		*	******	***	
		Vote:	Aye	Nay	Accepted / Rejected
5.3		soconded by		to approve th	o MOA with the Relfact
	Motion by Teachers' Association to recommended by the sur	address travel be			
	, ,	Vote:	Aye	Nay	Accepted / Rejected
5.0	PERSONNEL				
5.1	Motion by,	seconded by	, to app	rove the follow	ving personnel motions, as
	recommended by the Su	-			, , , , , , , , , , , , , , , , , , ,
	•		Aye	Nay	Accepted / Rejected
	a. To appoint Linda Keys	s to the position o	f school bus dri	ver for a probation	onary period of one year. The

- probationary period will commence on November 14, 2022 and ends on November 14, 2023. The applicable hourly rate shall be \$18.80, in accordance with the Collective Bargaining Agreement between the Belfast Central School District and the Belfast School Related Personnel Association. Ms. Keys will be granted thirteen years driving experience.
- b. To approve the following coaches for the Winter 2022-23 season
 - 1. Don Baker- boys' modified basketball

- 2. Kyle Dougherty- boys' modified basketball
- 3. Jennifer Nurse- volunteer bowling assistant
- 4. Devin Cline volunteer with the boys' varsity volleyball team
- c. To approve the following athletic positions for the Winter 2022-23 season
 - 1. Jill Tomlinson- girls' modified basketball bookkeeper
 - 2. Justine Tallman- boys' JV basketball bookkeeper
 - 3. Liz Hamer- modified boys' basketball bookkeeper
- d. To approve the following substitutes for the 2022-23 school year:
 - 1. Emma Sullivan
 - 2. Haley Unverdorben (Certified- Childhood (1-6))
 - 3. Alexa Robbins
 - 4. Kayla Loomis (Certified- Childhood (1-6))
 - 5. Esther Cox
 - 6. Keith Weaver
- e. To approve Jasmine Shephard as an Odyssey of the Mind coach for the 22-23 school year.
- f. To appoint Jacqueline Elliott-White who holds a Professional NYS Certificate permitting her to teach in grades PK-6, to the position of Elementary AIS Education Teacher in the elementary education tenure area for a probationary period of four years, to commence January 17, 2023, and to end January 16, 2027. Eligibility for tenure at the end of the probationary period is dependent on Mrs. Elliott-White receiving APPR ratings of Effective or Highly Effective in 3 of 4 preceding years and no ineffective composite or overall ratings in the final year.
- g. To accept the resignation of Meredith Preston effective January 6, 2023.

7.0 EXECUTIVE SESSION					
Motion by	tion by, seconded by		, to move into executive session at		
am/pm to discuss personnel or legal matters for purposes specified in the open meeting law.					
	Vote: Aye	Nay	Accepted / Rejected		
Motion by	Motion by, seconded by		, to move out of executive session at		
am/pm to discuss personnel or legal matters for purposes specified in the open meeting law.					
	Vote: Aye	Nay	Accepted / Rejected		
8.0 ADJOURNMENT					
Motion by	Motion by, seconded by		to adjourn the meeting at		
-	Vote: Aye		Accepted / Rejected		