CITY OF PORT REPUBLIC BOARD OF EDUCATION

AUDITOR'S MANAGEMENT REPORT ON ADMINISTRATIVE FINDINGS FINANCIAL, COMPLIANCE AND PERFORMANCE

June 30, 2023

AUDITORS' MANAGEMENT REPORT ON ADMINISTRATIVE FINDINGS FINANCIAL, COMPLIANCE AND PERFORMANCE

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CERTIFIED PUBLIC ACCOUNTANTS

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REPORT OF INDEPENDENT AUDITORS

Honorable President and Members of the Board of Education City of Port Republic School District County of Atlantic, New Jersey

We have audited, in accordance with generally accepted audit standards and <u>Government Auditing</u> <u>Standards</u> issued by the Comptroller General of the United States, the basic financial statements of the Board of Education of the City of Port Republic School District in the County of Atlantic for the year ended June 30, 2023, and have issued our report thereon dated November 10, 2023.

As part of our audit, we performed procedures required by the New Jersey Department of Education, and the findings and results thereof are disclosed on the following pages, as listed in the accompanying table of contents.

This report is intended solely for the information and use of the City of Port Republic Board of Education's management and the New Jersey Department of Education. However, this report is a matter of public record and its distribution is not limited.

Very truly yours,

Ford, Scott & Associates, L.L.C.

FORD, SCOTT & ASSOCIATES, L.L.C. CERTIFIED PUBLIC ACCOUNTANTS

Nancy Sbrolla

Nancy Sbrolla Certified Public Accountant Licensed Public School Accountant No. 2426

November 10, 2023

ADMINISTRATIVE FINDINGS - FINANCIAL COMPLIANCE AND PERFORMANCE

Scope of Audit

The audit covered the financial transactions of the Board Secretary/School Business Administrator and the Chief School Administrator, the activities of the Board of Education, the records of the various funds under the auspices of the Board of Education.

Administrative Practices and Procedures

Insurance

Fire insurance coverage was carried in the amounts as detailed on Exhibit J-20, Insurance Schedule contained in the district's ACFR.

Official Bonds (N.J.S.A. 18A:17-26, 18A:17-32)

Name	Position	Amount
Mr. Todd D'Anna	Board Secretary/ School Business Administrator	\$150,000.00

Our audit procedures included an inquiry and subsequent review of health benefit data required per N.J.S.A. 18A:16-13.3 (Chapter 44) submitted for the year on audit. The Chapter 44 summary report was reviewed for reasonableness and timeliness.

The data submitted did include all health benefit plans offered by the school district.

The school district data certification was completed by the chief school administrator. The school district Chapter 44 was submitted timely.

Tuition Charges

A comparison of tentative tuition charges and actual certified tuition charges was made. The actual costs were less than estimated costs. The Board made a proper adjustment to the billing of its receiving district for the decrease in per pupil costs in accordance with NJAC 6A:23A-17.1(f)3.

Financial Planning, Accounting and Reporting

Examination of Claims

An examination of claims paid during the period under review did not indicate any discrepancies with respect to signatures, certification or supporting documentation.

Payroll Account

The net salaries of all employees of the Board were deposited in the Payroll Account. Employees' payroll deductions and employer's share of fringe benefits were deposited in the Payroll Agency Account.

All payrolls were approved by the Superintendent and were certified by the President of the Board.

Finding 2023-1

The Board Secretary/Business Administrator did not certify the payrolls as required.

Recommendation:

The Board Secretary/Business Administrator should ensure that all required certifications for payrolls for each pay period, including the Superintendent, Board President, and the Board Secretary.

Salary withholdings were promptly remitted to the proper agencies, including health benefits withholding due to the general fund.

Payrolls were delivered to the secretary of the board who then deposited with warrants in separate bank accounts for net payroll and withholdings.

Reserve for Encumbrances and Accounts Payable

A review of outstanding issued purchase orders was made as of June 30 for proper classification of orders as reserve for encumbrances and accounts payable.

Classification of Expenditures

The coding of expenditures was tested for proper classification in accordance with NJAC 6A:23A-16.2(f) as part of our test of transactions of randomly selected expenditures items. We also reviewed the coding of all expenditures included in our compliance and single audit testing procedures. In addition to randomly selecting a test sample, our sample selection specifically targeted administrative coding classifications to determine overall reliability and compliance with NJAC 6A:23A-8.3. As a result of the procedures performed, a transaction error rate of 0.00% was noted and no additional procedures were deemed necessary to test the propriety of expenditure classification.

Board Secretary's Records

The records of the board secretary were in satisfactory condition.

<u>Elementary and Secondary Education Act (E.S.E.A.) as amended by the Every Student Succeeds</u> <u>Act (ESSA)</u>

The E.S.E.A./NCLB financial exhibits are contained within the Special Revenue Section of the ACFR. This section of the ACFR documents the financial position pertaining to the projects under Titles I and VI of the Elementary and Secondary Education Act as amended and reauthorized.

The study of compliance for E.S.E.A. indicated no areas of noncompliance and/or questionable costs.

Other Special Federal and/or State Projects

The district's Special Projects were approved as listed on Schedule A and Schedule B located in the ACFR.

Our audit of the federal and state funds on a test basis, indicated that obligations and expenditures were incurred during the fiscal year or project period for which the project was approved.

The financial exhibits are contained within the Special Revenue Section of the ACFR. This section of the ACFR documents the financial position pertaining to the aforementioned special projects.

The study of compliance for special projects indicated no areas of noncompliance and/or questionable costs.

T.P.A.F. Reimbursement

Our audit procedures included a test of the biweekly reimbursements filed with the Department of Education for district employees who are members of the Teachers Pension and Annuity Fund. No exceptions were noted.

TPAF Reimbursement to the State for Federal Salary Expenditures

The amount of the expenditure charged to the current year's Final Report(s) for all federal awards for the school district to reimburse the State for the TPAF/FICA payments made by the State on-behalf of the school district (or charter school or renaissance school project) for those employees whose salaries are identified as being paid from federal funds was made prior to the end of the 60 day grant liquidation period required by the Office of Grants Management. The expenditure was reviewed subsequent to the reimbursement and no exceptions were noted.

School Purchasing Programs

Contracts and Agreements Requiring Advertisement for Bids

N.J.S.A. 18A:18A-3 states:

- a. When the cost or price of any contract awarded by the purchasing agent in the aggregate, does not exceed in a contract year the total sum of \$32,000, the contract may be awarded by a purchasing agent when so authorized by resolution of the board of education without public advertising for bids and bidding therefore, except that the board of education may adopt a resolution to set a lower threshold for the receipt of public bids or the solicitation of competitive quotations. If the purchasing agent is qualified pursuant to subsection b. (pending C.40A:11-9) the board of education may establish that the bid threshold may be up to \$44,000. Such authorization may be granted for each contract or by a general delegation of the power to negotiate and award such contracts pursuant to the section.
- b. Commencing in the fifth year after the year in which P.L. 1999, c.440 takes effect, and every five years thereafter, the Governor, in consultation with the Department of Treasury, shall adjust the threshold amount and the higher threshold amount which the board of education is permitted to establish as set forth in subsection a. of this section or the threshold amount resulting from any adjustment under this subsection, in direct proportion to the rise or fall of the index rat as that term is defined in NJS 18A:18A-2, and shall round the adjustment to the nearest \$1,000. The Governor shall notify all local school districts of the adjustment no later than June 1 of every fifth year. The adjustment shall become effective on July 1 of the year in which it is made. Any contract made pursuant to this section may be awarded for a period of 24 consecutive months, except that contracts for professional services pursuant to paragraph (1) of subsection a. of NJSA 18A:18A-5 may be awarded for a period not exceeding 12 consecutive months.

N.J.S.A. 18A:18A-4 states, "Every contract for the provision or performance of any goods or services, the cost of which in the aggregate exceeds the bid threshold, shall be awarded only by resolution of the board of education to the lowest responsible bidder after public advertising for bids and bidding therefore, except as is provided otherwise in this chapter or specifically by any other.

The board of education may, by resolution approved by a majority of the board of education and subject to subsections b. and c. of this section, disqualify a bidder who would otherwise be determined to be the lowest responsible bidder, if the board of education finds that it has had prior negative experience with the bidder."

The bid thresholds in accordance with *N.J.S.A.* 18A:18A-2 and 18A:18A-3(a) are \$44,000 (with a Qualified Purchasing Agent) and \$32,000 (without a Qualified Purchasing Agent), respectively. The law

regulating bidding for public school transportation contracts under *N.J.S.A.* 18A:39-3 is \$19,600 for 2021-22.

The district board of education has the responsibility of determining whether the expenditures in any category will exceed the statutory thresholds within the contract year. Where question arises as to whether any contract or agreement might result in violation of the statute, the Solicitor's opinion should be sought before a commitment is made.

Inasmuch as the system of records did not provide for an accumulation of payments for categories for the performance of any work or goods or services, the results of such an accumulation could not reasonably be ascertained. Disbursements were reviewed, however, to determine if any clear-cut violations existed.

Based on the results of my examination, I did not note any individual payments, contracts, or agreements made for the performance of any work or goods or services, in excess of the statutory thresholds where there had been no advertising for bids in accordance with the provision of *N.J.S.A.* 18A:18A-4, as amended.

Resolutions were adopted authorizing the awarding of contracts or agreements for "Professional Services" per *N.J.S.A.* 18A:18A-5.

The system of records did not provide for an accumulation of purchases for which the school board used contracts entered into by the State Department of Purchase and Property pursuant to Ch. 114, P.L. 1977, therefore, the extent of such purchases could not reasonably be ascertained. My examination did not reveal any purchases made through the use of State contracts.

School Food Service

SFAs were authorized to solicit and award emergency noncompetitive procurements and contracts with Food Service Management Companies in accordance with 2 CFR 200.320 and N.J.S.A.18A:18A-7. The SFAs were also authorized to submit contract modifications to their existing Cost Reimbursable or Fixed Price contracts as necessary to ensure the feeding of Free and Reduced Price meal eligible students.

SFAs were notified of the requirement to maintain and report separate meal count records and financial records of all applicable costs incurred in providing meals to all free and reduced price meal eligible students during the emergency.

The school food service program was not selected as a major federal and/or State program. However, the program expenditures exceeded \$100,000 in federal and/or State support. Accordingly, we inquired of school management, or appropriate school food service personnel, as to whether the School Food Authority (SFA) had any Child Nutrition Program reimbursement overclaims or underclaims. Exceptions were not noted.

We also inquired of school management, or appropriate school food service personnel, as to whether the SFA's expenditures of school food service revenues were limited to allowable direct and indirect costs. Exceptions were not noted.

The Statement of Revenues, Expenses, and Changes in Fund Net Assets (ACFR Schedule B-5) does separate program and non-program revenue and program and non-program cost of goods sold.

We also inquired of management about the emergency COVID-19 procedures/practices that the SFA instituted to provide meals to eligible students, maintenance of all applicable production records; meal counts; noncompetitive procurements; modification of existing contracts and applicable financial records to document the specific costs applicable to the emergency operations.

The Schedule of Meal Count Activity is not a required presentation where the School Food Service Program has not been audited as a major program.

Student Body Activities

The records of the student activity funds were maintained in accordance with board policies. The records were maintained in satisfactory condition.

Application for State School Aid

Our audit procedures included a test of information reported in the October 14, 2022 Application for State School Aid (A.S.S.A.) for on-roll, private schools for the handicapped, low-income, and bilingual. We also performed a review of the district procedures related to its completion. The information on the A.S.S.A. was compared to the district workpapers without exception. The results of our procedures are presented in the Schedule of Audited Enrollments.

The district maintained workpapers on the prescribed state forms or their equivalent.

The district has adequate written procedures for the recording of student enrollment data.

Pupil Transportation

Our audit procedures included a test of on roll status reported in the 2022-2023 District Report of Transported Students (DRTRS). The information that was included on the DRTRS was verified to the DRTRS Eligibility Summary Report without exception. The results of our procedures are presented in the Schedule of Audited Enrollments.

Our procedures also included a review of transportation related contracts and purchases. Based on our review, the district complied with proper bidding procedures and award of contracts. No exceptions were noted in our review of transportation related purchases of goods and services.

Follow-up on Prior Years' Findings

In accordance with government auditing standards, our procedures included a review of all prior year recommendations. No recommendations were reported in the prior year.

Acknowledgment

We received the complete cooperation of all the officials of the school district and I greatly appreciate the courtesies extended to the members of the audit team.

SCHEDULE OF AUDITED ENROLLMENTS

CITY OF PORT REPUBLIC SCHOOL DISTRICT APPLICATION FOR STATE SCHOOL AID SUMMARY ENROLLMENT AS OF OCTOBER 14, 2022

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CITY OF PORT REPUBLIC SCHOOL DISTRICT APPLICATION FOR STATE SCHOOL AID SUMMARY ENROLLMENT AS OF OCTOBER 14, 2022

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CITY OF PORT REPUBLIC SCHOOL DISTRICT APPLICATION FOR STATE SCHOOL AID SUMMARY ENROLLMENT AS OF OCTOBER 14, 2022

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		•	Reg-Public Schools	Non-Public	Reg-Special Ed	Spec Ed-Special Needs	Totals	Percentage Error

Re-Calculated 7.5

> Reported 7.5

7.5 3.2

7.5 3.2

Avg. Mileage-Reg. including Grade PK students Avg. Mileage-Reg. excluding Grade PK students

Ave. Mileage-Spec Ed with Special Needs

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EXCESS SURPLUS CALCULATION

EXCESS SURPLUS CALCULATION

SECTION 1

Calculation A: 4 Percent of Excess Surplus

2022-2023 Total General Fund Expenditures Reported on Exhibit C-	\$ 3,476,638	(B)		
Increased by: Transfer from Capital Outlay to Capital Projects Fund Transfer from Capital Reserve to Capital Projects Fun	-	(B1b) (B1c)		
Decreased by On-behalf TPAF Pension & Social Security Assets Acquired Under Capital Lease:	(516,965)	<u>`</u>		
Adjusted 2022-23 General Fund Expenditures [(B)+(B1s)-(B2s) Applicable Excess Surplus Percentage	2,959,673 2%	(B3)		
2% of Adjusted 2022-23 General Fund Expenditure: Greater of (A) or \$250,000 Increased by: Allowable Adjustment *	59,193 250,000 \$34,788	(A) (B5) (K)		
Maximum Unassigned/Undesignated-Unreserved Fund Balance [(B5)+(K		_	284,788	(M)
SECTION 2				
Total General Fund - Fund Balances @ 6-30-2: (Per ACFR Budgetary Comparison Schedule C-1 Decreased by	399,855	С		
Year-End Encumbrances Legally Restricted - Designated for Subsequent Year's Expenditure Legally Restricted - Excess Surplus - Designate	(11,372) -	(C1) (C2)		
for Subsequent Year's Expenditures * Other Restricted Fund Balances ** Assigned Fund Balance - Unreserved - Designate	(67,217) (629)	(C3) (C4)		
for Subsequent Year's Expenditure:	(169,086)	(C5)		
Total Unassigned Fund Balance		_	151,551	(U1)
SECTION 3				
Restricted Fund Balance - Excess Surplus***[(U1)-(M)] IF NEGATIVE ENTER -0		=	-	(E)
Recapitulation of Excess Surplus as of June 30, 2023				
Reserved Excess Surplus - Designated for Subsequer Year's Expenditures (Audsum line 10025 Reserved Excess Surplus (Audsum line 10024			67,217	(C3) (E)
Total Excess Surplus	\$	=	67,217	(D)

Allowable adjustment to expenditures of line K must be detailed as follows: This adjustment line (a detailed below) is to be utilized when applicable for

- (H) Federal Impact Aid. The passage of P.L. 2015, c. 46 amended NJSA 18A:7F-41 to permit board of education to appropriate federal impact aid funds to establish or supplement a feder impact aid legal reserve in the general fund. Accordingly, effective for the year ending June 30, 201 the Federal Impact Aid adjustment to expenditures is limited to the portion of Federal Impact Air Section 8002 and Section 8003 received during the fiscal year and recognized as revel on the General Fund Budgetary Comparison Schedule but not transferred to the Federal Impa-Aid Reserve - General (8002 or 8003) by board resolution during June 1 to June 30 of the fiscyear under audit. Amounts transferred to the reserve are captured on line (C4
- (I) Sale and Lease-back
- (J1) Extraordinary Aid;

*

- (J2) Additional Nonpublic School Transportation Aid
- (J3) Recognized current year School Bud Advertising Revenue; an
- (J4) Family Crisis Transportation Aic

Detail of Allowable Adjustments		
Impact Aid		(H)
Sale & Lease-back		(I)
Extraordinary Aid	29,172	(J1)
Additional Nonpublic School Transportation Aic	5,616	(J2)
Current Year School Bus Advertising Revenue Recognize		(J3)
Family Crisis Transportation Aic		(J4)
Total Adjustments [(H)+(I)+J1)+(J2)+(J3)+(J4)]	\$34,788	(K)

- ** This amount represents the June 30, 2023 Excess Surplus (C3 above) and must be included in th Audit Summary Worksheet Line 90031.
- *** Amounts must agree to the June 30, 2023 ACFR and must agree to Audit Summary Line 90030
- **** Amount for Other Restricted Fund Balances must be detailed for each source. Use in the exces surplus calculation of any legal reserve that is not state mandated or that is not legally imposed by a other type of government, such as the judicial branch of government, must have departmenta approval. District requests should be submitted to the Division of Administration and Finance pric to September 30.

Detail of Other Reserved Fund Balance: None

RECOMMENDATIONS

Administrative Practices and Procedures None

Financial Planning, Accounting and Reporting

The Board Secretary/Business Administrator should ensure that all required certifications for payrolls for each pay period, including the Superintendent, Board President, and the Board Secretary.

<u>School Purchasing Program</u> None

School Food Service None

Student Body Activities None

Application for State School Aid None

Transportation None

Miscellaneous None

A corrective action plan, which outlines actions the Board of Education will take to correct any findings that are listed above, will be prepared in accordance with federal and state requirements. A copy of it will be placed on file and made available for public inspection in the Office of the Board Secretary of the Port Republic Board of Education within 30 days of this notice.