

TO: Dr. Mike Riggle
 FROM: Rosanne Williamson
 RE: FOIA Requests
 DATE: March 7, 2012

Attached you will find FOIA requests received by the district and our response.

Received From	Request	Received Request	Date Replied	Responded within required deadline	How response was sent
Spears, Scott	<ul style="list-style-type: none"> Any settlement agreement or other instrument entered in or about October 1984, that resolved litigation involving the Village of Golf and Glen Oak Acres detaching from Niles Township High School District 219 and annexing into Northfield Township High School District No. 225 (now known as Glenbrook High Schools District 225). 	02.21.12	03.01.12	Yes	email
Please find our response attached. The documents above have been made available online. These items were not copied for the Board packet.					
Jesser, Sara	<ul style="list-style-type: none"> record from the original build of the school building in the 1952.... to determine what equipment went into the school before the steam trap switch out in 1982 	02.22.12	02.27.12	Yes	email
Please find our response attached.					
Murtha, Wendy	<ul style="list-style-type: none"> A copy of the current contract and rates your district has with its providers of related services (Occupational Therapy, Physical Therapy, Speech Language Pathology, School Psychology, and School Social Work) for your students. 	02.23.12	02.24.12	Yes	email
Please find our response attached.					

Geallis, Elaine

From: Scott Spears [sspears@ameritech.net]
Sent: Saturday, February 18, 2012 3:17 PM
To: FOIA
Subject: Freedom of Information Act Request
Attachments: FOIA to District 225.pdf

Dr. Williamson:

Please see the attached request.

sds

Jennifer L. Barton
Todd A. Bickel
Vincent T. Borst
Marshall K. Brown
William A. Castle, Jr.
Catherine A. Cooke
Kimberly A. Doucas

Richard H. Fimoff
Andrés J. Gallegos
Richard L. Gayle
Barry Glazer
Howard S. Golden
R. Kymn Harp
Crystal L. Kontny

Andrew W. Lapin
James M. Mainzer
Eric G. Patt
Stephen P. Patt
Nathaniel J. Pomrenze
Diana H. Psarras

Arthur F. Radke
Andrew M. Sachs
Paul T. Saharack
Edward S. Salomon
Daniel C. Shapiro
Donna M. Shaw
Caroline S. Smith

Scott D. Spears
Richard Lee Stavins
Tracy E. Stevenson
Robert J. Trizna
Robert McKenna Winter
Alan J. Wolf
Larry N. Woodard

ROBBINS, SALOMON & PATT, LTD.

Attorneys at Law

February 18, 2012

VIA E-Mail (foia@glenbrook225.org)

Dr. Rosanne Williamson
Glenbrook High Schools District 225
3801 West Lake Avenue, Suite 203
Glenview, Illinois 60026

RE: Request Made Pursuant to the Illinois Freedom of Information Act

Dear Dr. Williamson:

Pursuant to the Illinois Freedom of Information Act, 5 ILCS 140/1, *et seq.*, the undersigned requests the following public records:

Any settlement agreement or other instrument entered in or about October 1984, that resolved litigation involving the Village of Golf and Glen Oak Acres detaching from Niles Township High School District 219 and annexing into Northfield Township High School District No. 225 (now known as Glenbrook High Schools District 225).

I further request that the response be sent to sspears@rsplaw.com in PDF format.

Please do not hesitate to contact me if you have questions or need further information.

Very truly yours,

Scott D. Spears

Scott D. Spears

Geallis, Elaine

From: Williamson, Rosanne Marie
Sent: Thursday, March 01, 2012 2:32 PM
To: sspears@ameritech.net
Subject: FOIA.Spears.02.18.22
Attachments: IntergovernmentalAgreement.pdf

Dear Mr. Spears,

Please find attached the records you have requested, pursuant to the Illinois Freedom of Information Act, 5 ILCS 140/1 et seq.:

- Any settlement agreement or other instrument entered in or about October 1984, that resolved litigation involving the Village of Golf and Glen Oak Acres detaching from Niles Township High School District 219 and annexing into Northfield Township High School District No. 225 (now known as Glenbrook High Schools District 225).

The District was unable to fill your request dated February 18, 2012 within five (5) business days, and additional time was required to respond (as per our email dated February 28, 2012) for the following reasons:

1. The requested information is stored at a different location;
2. The request requires an extensive search;
3. The requested records have not been located and require additional effort to find;

The records have been located and are attached.

Sincerely,
Rosanne Williamson, Ed.D.
Secretary, Board of Education
Assistant Superintendent for Educational Services
Glenbrook High School District 225
3801 West Lake Avenue
Glenview, IL 60026

RESOLUTION AUTHORIZING EXECUTION OF INTERGOVERNMENTAL
AGREEMENT AND PETITION FOR ANNEXATION OF TERRITORY

WHEREAS, there has been a proposal to detach certain territory known as Central Park in Glenview from Niles Township High School District No. 219 (hereinafter "District 219") pursuant to findings of the North Cook Reorganizational Committee and to annex the same to Northfield Township High School District No. 225 (hereinafter "District 225"); and

WHEREAS, this Board of Education wishes to enter into an Agreement as a part of the detachment and annexation proposal to make certain attendance election provisions available to students who will be residing in the proposed detachment territory effective July 1, 1987; and

WHEREAS, there has been presented to and reviewed by this Board an Intergovernmental Agreement between District 219 and District 225 relating to such change in boundaries and a Petition for Detachment and Change of Boundaries for submission to the Regional Board of School Trustees relating to the aforesaid property.

NOW, THEREFORE, BE IT RESOLVED by the Board of Education of Township High School District No. 225, Cook County, Illinois, as follows:

1. This Board does hereby approve the proposed Intergovernmental Agreement between District 219 and District 225, as above referred to, and does hereby authorize the execution of said Agreement in substantially the form attached hereto as

Exhibit A.

2. After the execution of the aforesaid Agreement by District 219 and District 225, the President and Secretary of this Board of Education are authorized and directed to execute the Petition for Detachment and Change in Boundaries in substantially the form attached hereto as Exhibit B.

Upon motion made by Member McConachie and seconded by Member Firfer that said resolution be adopted, the roll was called and the members voted as follows:

AYE: Baer, Braverman, Firfer, McConachie, Rodman, Winton

NAY: None

The President declared the Motion duly carried.

RES/SD219

A12

INTERGOVERNMENTAL AGREEMENT

WHEREAS, school districts may contract or otherwise associate among themselves to obtain or share services and to exercise, combine or transfer any power or function in any manner not prohibited by law, pursuant to the Constitution of Illinois, Article VII, Section 10; and

WHEREAS, the State encourages intergovernmental cooperation pursuant to the Constitution of Illinois; and

WHEREAS, school boards have the power to admit nonresident pupils when it can be done without prejudice to the rights of resident pupils and to fix the rates of tuition therefor pursuant to the Illinois School Code, Ill. Rev. Stat. ch. 122, pars. 10-22.5 and 10-20.12(a); and

WHEREAS, the Boards of Education of School Districts 219 and 225 wish to accommodate the educational preferences of the residents of certain territory which has been the subject of school district boundary changes; and

WHEREAS, the aforementioned Boards of Education believe it to be in the best interests of the schools of its Districts to enter into an Intergovernmental Agreement effectuating such intent;

NOW, THEREFORE, BE IT RESOLVED, by the Boards of Education of Niles Township High School District No. 219 and Northfield Township High School District No. 225 as follows:

1. Interdistrict Attendance. For attendance purposes for the school years beginning July 1, 1987 and ending June 30, 1999, any students residing within the Glenview detachment area, the territory of which is more fully described in paragraph 2 below, who wish to attend the schools of the other District which is a party to this Agreement, although not a resident of such District, may do so upon the giving of written notice to the Board of Education of the District of residence and the Board of Education of the proposed District of attendance. Upon receipt of such notice, the District of residence shall verify that said student is a bona fide resident of the District and shall forward such certification to the District of proposed attendance. Upon receipt of such certification, the District of proposed attendance shall enroll the student and shall forward a written statement of tuition due and owing for such nonresident student. The rate of tuition shall be based upon the statutory per capita tuition rate.

In the event that a nonresident student is enrolled after the beginning of the school year or withdraws from the District of attendance after the beginning of the school year, a pro rata reduction in the amount of tuition payable by the District of residence shall be made by the District of attendance. In all

other cases, tuition shall be paid in two installments with the first installment due on or about the first day of the first semester of each school year. The second installment shall be due on or about the first day of the second semester of each school year and shall be paid promptly, and the District of attendance shall not be required to send additional statements of tuition due.

2. Territory to be Covered. It is the intention of the parties hereto that this Agreement shall cover students residing in the territory which will be the subject of a detachment petition to be filed by District 219 and District 225 in the form attached hereto as Exhibit A. The area is known as Central Park in Glenview, within the boundaries between the northern boundaries of the Kraft property on the South, Waukegan Road on the East, Harlem Avenue on the West and Central Avenue on the North.

3. Special Education Students. It is the intention of the parties that this Agreement shall apply to regular education students and special education students who can be educated within the public schools at no additional cost to the District of residence. In the event that any student from the detachment area is in need of special education services, the Superintendent of the District of attendance shall promptly notify the Superintendent of the District of residence of the identity of such student. For any such student, the representatives of the District of residence and the District of attendance shall

jointly obtain the appropriate evaluations and shall jointly propose the appropriate services to be delivered. In all such cases the Executive Director of the Niles Township Department of Special Education and the Superintendent of the Northern Suburban Special Education District shall be signatory parties to the Individualized Education Program (I.E.P.).

In the event that any special education services are required to be provided to a resident of the detachment area, which services would require payment of an extraordinary cost above and beyond the statutory rate of per capita tuition for the District of attendance, the District of residence shall be responsible for such extraordinary cost and shall have the right to provide said services through its own District's services. The District of attendance shall not have the authority to bind the District of residence for the payment of any extraordinary services for special education. Said obligation may only be incurred through the specific approval given by the District of residence through its Superintendent or designee.

4. Changes of Attendance. For purposes of continuity, a child in the detachment area may elect to attend school in a District of nonresidence only once during grades 9 through 12. The election must be made in writing not later than thirty days prior to the beginning of the school year in which a child first becomes eligible to change Districts of attendance. In the case of children who move into the District during the school year,

the election must be made within thirty days of moving into the District which is a party to this Agreement.

If a child elects to attend a District of nonresidence during a period of attendance at high school, and subsequently elects to return to his or her District of residence, that child shall be precluded from making said election again during his or her period of attendance in high school.

5. Contractual Obligations. It is the intention of the parties that the terms of this Agreement shall constitute a contractual obligation and shall be implemented July 1, 1987 upon the detachment of the territory from Niles Township High School District No. 219 by the Cook County Regional Board of School Trustees. Any of the parties hereto may execute a counterpart signature page which shall be attached to this Intergovernmental Agreement and shall be given full force and effect as if included in the original document.

6. Legislative Reorganization. In the event that any school district boundary changes are legislatively mandated or effectuated pursuant to a legislatively authorized committee, the parties hereto shall be relieved of their obligations hereunder to the extent that the provisions of this Agreement conflict or are inconsistent with such school district boundary changes.

7. Entire Agreement. The parties agree that this Intergovernmental Agreement sets forth the entire agreement between the parties and supersedes any written or oral understanding, promise or agreement directly or indirectly related to it which is not referred to and incorporated herein. The parties further covenant and agree that this Intergovernmental Agreement shall be binding upon the parties, their successors and assigns as to all past, present or future disputes which may have existed, exist now or may exist in the future between them relating to the detachment of territory commonly known as Central Park in Glenview and the school attendance of students residing therein. The parties further agree that any changes in this Intergovernmental Agreement, whether by additions, deletions, waivers, amendments or modifications may only be made in writing signed by the parties through their authorized agents.

8. Ratification. This Agreement shall be final and binding upon all of the parties thereto, subject only to ratification by each of the Boards of Education which are signatory parties hereto.

9. Effective Date of Agreement. This Agreement and the provisions contained herein shall become effective and implemented on July 1, 1987. In the event that the boundary change is not approved by the Cook County Regional Board of School Trustees by July 1, 1987, this Agreement shall automatically terminate.

Signed this 27 day of October, 1986.

NILES TOWNSHIP HIGH SCHOOL
DISTRICT NO. 219

By Martin Tierney
President, Board of Education

Attest:

John M. Hub
Secretary

NORTHFIELD TOWNSHIP HIGH SCHOOL
DISTRICT NO. 225

By William M. Palmer
President, Board of Education

Attest:

James W. Winer
Secretary

STATE OF ILLINOIS)
)
COUNTY OF COOK) SS

PETITION FOR DETACHMENT AND CHANGE OF BOUNDARIES

TO: Regional Board of School Trustees
 Educational Service Region
 Cook County, Illinois

The undersigned Petitioners, the Board of Education of Niles Township High School District No. 219 and the Board of Education of Northfield Township High School District No. 225, both in Cook County, Illinois (hereinafter referred to as the "Petitioners"), do hereby petition and request the detachment of the territory described in Exhibit 1, attached hereto and made part hereof (hereinafter the "territory") from Niles Township High School District No. 219, Cook County, Illinois, and annexation of same to Northfield Township High School District No. 225, Cook County, Illinois, pursuant to the provisions of Article 7 of The School Code (Ill. Rev. Stat., ch. 122, Secs. 7-1 et seq.).

In support of this Petition, Petitioners hereby state as follows:

1. That the territory proposed to be detached is described in Exhibit 1, attached hereto and made part hereof.

2. That the proposed detachment of the territory from Niles Township High School District No. 219 and annexation of same to Northfield Township High School District No. 225 is in the best interests of the schools of the area and the educational welfare of the pupils.

3. That no non-high school territory will result from the granting of the Petition.

4. That the territory and the school districts whose boundaries are affected by the granting of this petition shall be compact and contiguous after the granting of this petition and all of said territory is located in Cook County, Illinois.

5. That after the change of boundaries no district shall have less population or assessed valuation than required for the creation of a district of like type.

6. That the respective Boards of Education have authorized this Petition.

7. That for the purposes of administration of schools and attendance, the detachment be made effective on July 1, 1989, and the detachment order shall be filed with the County Clerk in such a manner as to effect the following results:

1. The tax bills for the 1988 tax levy and preceding years for such territory being payable to Niles Township High School District No. 219, and
2. The tax bills for the 1989 tax levy and subsequent years for such territory being payable to Northfield Township High School District No. 225.

8. That all other things be done as required by law to carry out the request of the Petitioners.

WHEREFORE, the Petitioners pray for detachment of territory described in Exhibit 1 from Niles Township High School District No. 219, Cook County, Illinois and annexation thereof to

Northfield Township High School District No. 225, Cook County,
Illinois.

Dated this 27 day of October, 1986.

NILES TOWNSHIP HIGH SCHOOL
DISTRICT NO. 219

By Martin Tierney
President

Attest:

James M. Mark
Secretary

NORTHFIELD TOWNSHIP HIGH SCHOOL
DISTRICT NO. 225

By William M. Rodman
President

Attest:

James M. Wisner
Secretary

EXHIBIT 1

TERRITORY - BOUNDARY DESCRIPTION

PARCEL "A" (CENTRAL PARK)

THAT PART OF THE NORTHWEST FRACTIONAL 1/4 AND THE SOUTHWEST FRACTIONAL 1/4 OF SECTION 7, TOWNSHIP 41 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN BOUNDED AND DESCRIBED AS FOLLOWS:

COMMENCING AT THE POINT OF INTERSECTION OF THE CENTER LINE OF CENTRAL ROAD AND HARLEM AVENUE; THENCE SOUTHERLY ALONG AFORESAID CENTER LINE OF HARLEM AVENUE, A DISTANCE OF 2221.52 FEET, MORE OR LESS, TO THE NORTHWEST CORNER OF KRAFTCO CORPORATION'S SUBDIVISION OF PART OF THE AFORESAID SOUTHWEST FRACTIONAL 1/4 OF SECTION 7, THE PLAT OF SAID KRAFTCO CORPORATION'S SUBDIVISION REGISTERED IN THE OFFICE OF THE REGISTRAR OF DEEDS OF COOK COUNTY, ILLINOIS ON APRIL 23, 1971 AS L. R. 2553471; THENCE EASTERLY ALONG THE NORTHERLY LINE AND SAID NORTHERLY LINE EXTENDED EASTERLY OF AFORESAID KRAFTCO CORPORATION'S SUBDIVISION A DISTANCE OF 1722.22 FEET, MORE OR LESS, TO ITS INTERSECTION WITH THE CENTER LINE OF WAUKEGAN ROAD; THENCE NORTHERLY ALONG THE SAID CENTER LINE OF WAUKEGAN ROAD TO ITS INTERSECTION WITH THE CENTER LINE, EXTENDED EASTERLY, OF CENTRAL AVENUE; THENCE WESTERLY ALONG THE SAID EXTENDED CENTER LINE AND THE CENTER LINE OF CENTRAL AVENUE TO THE POINT OF BEGINNING, COOK COUNTY, ILLINOIS.

RESOLUTION AUTHORIZING EXECUTION OF INTERGOVERNMENTAL
AGREEMENT AND PETITION FOR ANNEXATION OF TERRITORY

WHEREAS, there has been a proposal to detach certain territory known as Central Park in Glenview from Niles Township High School District No. 219 (hereinafter "District 219") pursuant to findings of the North Cook Reorganizational Committee and to annex the same to Northfield Township High School District No. 225 (hereinafter "District 225"); and

WHEREAS, this Board of Education wishes to enter into an Agreement as a part of the detachment and annexation proposal to make certain attendance election provisions available to students who will be residing in the proposed detachment territory effective July 1, 1987; and

WHEREAS, there has been presented to and reviewed by this Board an Intergovernmental Agreement between District 219 and District 225 relating to such change in boundaries and a Petition for Detachment and Change of Boundaries for submission to the Regional Board of School Trustees relating to the aforesaid property.

NOW, THEREFORE, BE IT RESOLVED by the Board of Education of Township High School District No. 225, Cook County, Illinois, as follows:

1. This Board does hereby approve the proposed Intergovernmental Agreement between District 219 and District 225, as above referred to, and does hereby authorize the execution of said Agreement in substantially the form attached hereto as

Exhibit A.

2. After the execution of the aforesaid Agreement by District 219 and District 225, the President and Secretary of this Board of Education are authorized and directed to execute the Petition for Detachment and Change in Boundaries in substantially the form attached hereto as Exhibit B.

Upon motion made by Member _____ and seconded by Member _____ that said resolution be adopted, the roll was called and the members voted as follows:

AYE:

NAY:

The President declared the Motion duly carried.

RES/SD219

A12

From: sjesser@hinshawlaw.com
To: [Geallis, Elaine;](#)
Subject: RE: FOIA REQUEST
Date: Wednesday, February 22, 2012 1:49:38 PM

Per our telephone call I am looking for the record from the original build of the school building in the 1952. I need to determine what equipment went into the school before the steam trap switch out in 1982.

Thanks

Sara B. Jesser
Paralegal
Hinshaw & Culbertson LLP
222 N. LaSalle St.
Chicago, IL 60601
312-704-3015

Thank you. I have left a voice message for Ms. Geallis.

Sara B. Jesser
Paralegal
Hinshaw & Culbertson LLP
222 N. LaSalle St.
Chicago, IL 60601
312-704-3015

"Williamson, Rosanne Marie"
<rwilliamson@glenbrook225.org>

02/22/2012 12:38 PM

To "sjesser@hinshawlaw.com"
<sjesser@hinshawlaw.com>
cc "Geallis, Elaine" <egeallis@glenbrook225.org>, "Ptak, Kimberly"
<kptak@glenbrook225.org>

Subject RE: FOIA REQUEST

Sara,

I have been out the last two days with foot surgery. You may contact my assistant, Elaine Geallis (847-486-4703), with questions and/or Dr. Kim Ptak, Director of Operations, who assisted in obtaining the initial information that we provided.

Rosanne

From: sjesser@hinshawlaw.com [sjesser@hinshawlaw.com]
Sent: Wednesday, February 22, 2012 10:52 AM
To: Williamson, Rosanne Marie
Cc: cliljestrاند@hinshawlaw.com
Subject: FOIA REQUEST

Ms. Williamson, I left you a voice message about this FOIA. I have additional questions after speaking to the legal department of the Illinois Capital Development Board. Please contact me by phone so we can discuss. Thank you.

Sara B. Jesser
Paralegal
Hinshaw & Culbertson LLP
222 N. LaSalle St.
Chicago, IL 60601
312-704-3015

Please see attached FOIA request and contact me by telephone or e-mail at your earliest convenience.

Thank you.

Sara B. Jesser
Paralegal
Hinshaw & Culbertson LLP
222 N. LaSalle St.
Chicago, IL 60601
312-704-3015

Hinshaw & Culbertson LLP is an Illinois registered limited liability partnership that has elected to be governed by the Illinois Uniform Partnership Act (1997).

The contents of this e-mail message and any attachments are intended solely for the addressee(s) named in this message. This communication is intended to be and to remain confidential and may be subject to applicable attorney/client and/or work product privileges. If you are not the intended recipient of this message, or if this message has been addressed to you in error, please immediately alert the sender by reply e-mail and then delete this message and its attachments. Do not deliver, distribute or copy this message and/or any attachments and if you are not the intended recipient, do not disclose the contents or take any action in reliance upon the information contained in this communication or any attachments.

Geallis, Elaine

From: Williamson, Rosanne Marie
Sent: Monday, February 27, 2012 8:21 AM
To: sjesser@hinshawlaw.com
Subject: FOIA.02.22.12

Dear Ms. Jesser,

On 2/22/12 you requested the following information pursuant to the Illinois Freedom of Information Act, 5 ILCS 140/1 et seq.:

- the record from the original build of the school building in the 1952. ... to determine what equipment went into the school before the steam trap switch out in 1982.

Original blue prints of Glenbrook North are available, but are exempt from disclosure under section 7(1)(k) of FOIA. **However, these drawings do not include any as-built drawings that would identify the manufacturer of the original equipment in question.**

Section 7(1)(k) exempts architect's plans, engineer's technical submissions, and other construction related technical documents for projects constructed or developed with public funds, including all government owned, operated or occupied buildings, to the extent that disclosure would compromise security. Disclosure of construction blueprints, plans, specifications, microfilms, photographs, architectural designs, proposed architectural designs, plans and materials lists for school buildings would compromise security.

The request for the record from the original build of the school building in the 1952 is denied.

Sincerely,
Rosanne Williamson, Ed.D.
Secretary, Board of Education
Assistant Superintendent for Educational Services
Glenbrook High School District 225
3801 West Lake Avenue
Glenview, IL 60026

From: sjesser@hinshawlaw.com [<mailto:sjesser@hinshawlaw.com>]
Sent: Wednesday, February 22, 2012 1:49 PM
To: Geallis, Elaine
Subject: RE: FOIA REQUEST

Per our telephone call I am looking for the record from the original build of the school building in the 1952. I need to determine what equipment went into the school before the steam trap switch out in 1982.

Thanks

Sara B. Jesser
Paralegal
Hinshaw & Culbertson LLP
222 N. LaSalle St.

Chicago, IL 60601
312-704-3015

Thank you. I have left a voice message for Ms. Geallis.

Sara B. Jesser
Paralegal
Hinshaw & Culbertson LLP
222 N. LaSalle St.
Chicago, IL 60601
312-704-3015

"Williamson, Rosanne Marie"
<rwilliamson@glenbrook225.org>

02/22/2012 12:38 PM

To "sjesser@hinshawlaw.com" <sjesser@hinshawlaw.com>
cc "Geallis, Elaine" <egeallis@glenbrook225.org>, "Ptak, Kimberly"
<kptak@glenbrook225.org>

Subject RE: FOIA REQUEST

Sara,

I have been out the last two days with foot surgery. You may contact my assistant, Elaine Geallis (847-486-4703), with questions and/or Dr. Kim Ptak, Director of Operations, who assisted in obtaining the initial information that we provided.

Rosanne

From: sjesser@hinshawlaw.com [sjesser@hinshawlaw.com]
Sent: Wednesday, February 22, 2012 10:52 AM
To: Williamson, Rosanne Marie
Cc: cliljestrand@hinshawlaw.com
Subject: FOIA REQUEST

Ms. Williamson, I left you a voice message about this FOIA. I have additional questions after speaking to the legal department of the Illinois Capital Development Board. Please contact me by phone so we can discuss. Thank you.

Sara B. Jesser
Paralegal
Hinshaw & Culbertson LLP
222 N. LaSalle St.
Chicago, IL 60601

From: [Wendy Murtha](#)
Subject: FOIA
Date: Thursday, February 23, 2012 10:32:38 AM
Attachments: [FOIA Letter.doc](#)

Please find attached a request for rates.

Thank you,

Wendy Murtha

Marketing Coordinator

www.invohealthcare.com

1780 Kendarbren Dr | Jamison, PA | 18929

Phone: 800.434.4686 | Fax: 215.489.8766

February 23, 2012

To Whom It May Concern,

In accordance with the Freedom of Information Act, I am requesting the following information:

A copy of the current contract and rates your district has with its providers of related services (Occupational Therapy, Physical Therapy, Speech Language Pathology, School Psychology, and School Social Work) for your students.

INVO is the #1 provider of related services, including occupational and physical therapy, speech and language pathology, school psychology, and school social work, in the country. We are a group practice of therapists providing service delivery exclusively to the educational arena. We are proud of the fact that we have more than 20 years of experience in service delivery and contract management. The rates you provide will assist us in quoting the best market rates possible to our clients.

Please do not hesitate to call me at (800) 434-4686 extension 5994, or email me at wmurtha@invohealthcare.com if you have any questions with regard to my request.

Sincerely,

Wendy Murtha

Marketing Coordinator

www.invohealthcare.com

1780 Kendarbren Dr | Jamison, PA | 18929

Phone: 800.434.4686 | Fax: 215.489.8766

From: Williamson, Rosanne Marie
To: Wendy Murtha;
Subject: RE: FOIA
Date: Friday, February 24, 2012 12:57:26 PM
Attachments: FOIA Request re OT-PT docx (3).doc

Northfield Township High School District 225 is a member the Northern Suburban Special Education District (NSSSED), a cooperative consisting of 18 school districts and formed to share special education services. Currently, Northfield Township H.S. District 225 employs our own Speech Language Pathology, School Psychology, and School Social Work staff. Occupational Therapy and Physical Therapy services are provided through NSSSED.

Northfield Township H.S. District 225 does not contract for any of these services outside of the cooperative.

Please confirm that this satisfies your Freedom of Information Act request.

Rosanne Williamson, Ed.D.
Assistant Superintendent for Educational Services
Glenbrook H.S. District 225
3801 West Lake Avenue
Glenview, IL 60026
847-486-4701

From: Wendy Murtha [mailto:WMurtha@invohealthcare.com]
Sent: Thursday, February 23, 2012 1:54 PM
To: Williamson, Rosanne Marie
Subject: RE: FOIA

Dear Dr. Williamson,

Thank you for your prompt response.

Yes, our FOIA request is for commercial purposes.

Have a great day.

Wendy

From: Williamson, Rosanne Marie [<mailto:rwilliamson@glenbrook225.org>]
Sent: Thursday, February 23, 2012 2:48 PM
To: Wendy Murtha
Cc: Geallis, Elaine
Subject: RE: FOIA

Wendy,

Please confirm that your FOIA request is for commercial purposes. In this case we have twenty-one (21) days to respond; however, we intend to respond as soon as possible.

Thank you,

Rosanne Williamson, Ed.D.
Assistant Superintendent for Educational Services
Glenbrook H.S. District 225
3801 West Lake Avenue
Glenview, IL 60026
847-486-4701

From: Wendy Murtha [<mailto:WMurtha@invohealthcare.com>]
Sent: Thursday, February 23, 2012 10:33 AM
Subject: FOIA

Please find attached a request for rates.

Thank you,

Wendy Murtha
Marketing Coordinator
www.invohealthcare.com
1780 Kendarbren Dr | Jamison, PA | 18929
Phone: 800.434.4686 | Fax: 215.489.8766



Cost development for Occupational and Physical Therapies is based on the all the providers' salary and benefits, administrative costs, less personnel reimbursement for an average cost. NSSED Occupational and Physical Therapist have an average of 20 years experience. Occupational and Physical Therapists are billed on an FTE (Full Time Equivalency) based on districts' needs. For the 2011-2012 school year, the cost for a 1.0 FTE is \$119,193.00