DDA 125062822

Central Bank of Lake of the Ozarks

CAMDENTON RIII SCHOOL DISTRICT

3848 Highway 54

Osage Beach, MO 65065

Acct Title: Pell Grant

44-6004944

(Federal Tax I.D. Number)

The undersigned representative(s) (whether one or more, the "Representative") of the below name depositor (the "Depositor") hereby certifies to the above-named financial institution (the "Bank") on behalf of Depositor that the following certification and directive have been approved by the authorized governing body or individuals within Depositor in accordance with the organization documents of Depositor, and that such certification and directive have not been amended, modified or revoked as of the date of this Certification and Directive.

Certification

- 1. Depositor is, and at all times shall be, duly organized and validly existing under the laws of the state of its origin and the state where Bank is located.
- 2. Depositor has the full power and authority to maintain deposit accounts at Bank and to authorize the persons designated herein to transact business on behalf of Depositor in connection with such deposit accounts.
- 3. Depositor has duly authorized the Representative to complete the Certification and Directive on behalf of Depositor.
- 4. Depositor will promptly notify Bank in writing at the address first given above (or such other address as bank may designate from time to time) prior to: (a) any change in Depositor's name; (b) any change in Depositor's assumed business name; (c) any modification or rescission of the directive below; or (d) any change in any other aspect of Depositor that directly or indirectly relates to any agreements between Depositor and Bank.
- 5. Depositor has received and/or has access to the terms, condition and disclosures applicable to the Bank's Account.

Directive

6. Bank is designated as a depository of Depositor's funds in the Account subject to the terms, conditions, rules and regulations of the Bank governing the Account from time to time, and Depositor's agreement with such terms, conditions, rules and regulations shall be conclusively determined by Depositor's use of the Account. To the extent that Depositor utilizes banking services offered by the Bank in connection with the Account including, without limitation, wire transfer, ACH, electronic banking, positive pay, and remote deposit, Depositor agrees that such banking services are subject to the terms and conditions of the separate agreements governing such services, if any, and to the terms, condition, rules and regulations of Bank governing such services from time to time, and Depositor's agreement with such terms, conditions, rules and regulations shall be conclusively determined by Depositor's use of such services.

7. Any lunus of Depositor deposited in the	e Account are subject to withdrawai by ch	necks, draits, or other instruments or orders for payment of money when signed, drawing
made, or accepted on behalf of Deposito	or by any (2) of the following person	the "Authorized Persons"):
2:	A CIGN	
Signature		Facsimile Signature (if used)

Contractive and an activation	CAGO HERA	,
SELYNN M S BARBOUR	STORE STORE	
NANCY ANN MASTERSON	S G N	
CHRISTOPHER C MCELYEA	MARIE	,

- 8. Bank is authorized and directed to pay any instrument signed or otherwise authorized by any of the Authorized Persons and to charge the Account, without any duty of inquiry as to the circumstances of issue or of disposition of the proceeds, even if payable to cash or to the individual order of an Authorized Person.
- 9. Any of the Authorized Persons or any of the undersigned or any agent of Depositor is authorized to endorse for deposit or negotiation or for any cash and all checks, drafts, or other instruments or orders for payment of money either belonging to or coming into the possession of Depositor, and to deposit, negotiate or reduce to cash any such instrument so signed or endorsed, as well as to deduct from and receive cash back from any deposit. Endorsements may be written or stamped endorsement of Depositor without designation of the person making the endorsement
- 10. If at any time there is any dispute as to the authority of any Authorized Persons, or as to the authority of any other person with respect to the Account, then the Bank may refuse to release any funds from the Account until such dispute is resolved to the satisfaction of the Bank, without liability of the Bank to the Depositor or to any other person, including without limitation, returning any checks or drafts drawn against the Account. In addition to any other rights of the Bank, the Bank may interplead such funds with a court designated by the Bank and the Bank may recover its costs in such proceeding, including attorney fees.
- 11. Any and all acts authorized pursuant to the Certification and Directive or performed prior to this Certification and Directive are hereby ratified and approved. This Certification and Directive shall remain in full force and effect and Bank may rely upon it until written notice of its modification or revocation by either the undersigned Representative or a subsequently appointed representative designated by Depositor shall have been delivered to, received, and acknowledged by Bank. Any such notice shall not affect any of the Depositor's agreements or commitments in effect at the time such notice.

IN WITNESS WHEREOF, the foregoing Certification and Directive is signed and

une , 20 14

Chris

Encore! OrgCertandDirective

CSR: JOHNA STANFIELD

Date: 06/19/2014

Page 1 of 1

Resolution 03-05

ORGANIZATIONAL CERTIFICATION AND DIRECTIVE

CAMDENTON RIII SCHOOL DISTRICT

Central Bank of Lake of the Ozarks 3848 Highway 54

Osage Beach, MO 65065

Acct. Title: Flex Acct.

4-6004944	ļ
-----------	---

(Federal Tax I.D. Number)

ks, drafts, or other instruments or orders for payment of money when signed, drawn.

The undersigned representative(s) (whether one or more, the "Representative") of the below name depositor (the "Depositor") hereby certifies to the above-named financial institution (the "Bank") on behalf of Depositor that the following certification and directive have been approved by the authorized governing body or individuals within Depositor in accordance with the organization documents of Depositor, and that such certification and directive have not been amended, modified or revoked as of the date of this Certification and Directive.

Certification

- 1. Depositor is, and at all times shall be, duly organized and validly existing under the laws of the state of its origin and the state where Bank is located.
- 2. Depositor has the full power and authority to maintain deposit accounts at Bank and to authorize the persons designated herein to transact business on behalf of Depositor in connection with such deposit accounts.
- 3. Depositor has duly authorized the Representative to complete the Certification and Directive on behalf of Depositor.
- 4. Depositor will promptly notify Bank in writing at the address first given above (or such other address as bank may designate from time to time) prior to: (a) any change in Depositor's name; (b) any change in Depositor's assumed business name; (c) any modification or rescission of the directive below; or (d) any change in any other aspect of Depositor that directly or indirectly relates to any agreements between Depositor and Bank.
- 5. Depositor has received and/or has access to the terms, condition and disclosures applicable to the Bank's Account.

Directive

6. Bank is designated as a depository of Depositor's funds in the Account subject to the terms, conditions, rules and regulations of the Bank governing the Account from time to time, and Depositor's agreement with such terms, conditions, rules and regulations shall be conclusively determined by Depositor's use of the Account. To the extent that Depositor utilizes banking services offered by the Bank in connection with the Account including, without limitation, wire transfer, ACH, electronic banking, positive pay, and remote deposit, Depositor agrees that such banking services are subject to the terms and conditions of the separate agreements governing such services, if any, and to the terms, condition, rules and regulations of Bank governing such services from time to time, and Depositor's agreement with such terms, conditions, rules and regulations shall be conclusively determined by Depositor's use of such services.

made, or accepted on behalf of Depositor by any control of the "Author of the Author of the Country of the Coun	thorized Persons"):
Signature	Facsimile Signature (if used)
SELYNN M S BARBOUR	
NANCY ANN MASTERSON	
CHRISTOPHER C MCELYEA	

- 8. Bank is authorized and directed to pay any instrument signed or otherwise authorized by any of the Authorized Persons and to charge the Account, without any duty of inquiry as to the circumstances of issue or of disposition of the proceeds, even if payable to cash or to the individual order of an Authorized Person.
- 9. Any of the Authorized Persons or any of the undersigned or any agent of Depositor is authorized to endorse for deposit or negotiation or for any cash and all checks, drafts, or other instruments or orders for payment of money either belonging to or coming into the possession of Depositor, and to deposit, negotiate or reduce to cash any such instrument so signed or endorsed, as well as to deduct from and receive cash back from any deposit. Endorsements may be written or stamped endorsement of Depositor without designation of the person making the endorsement
- 10. If at any time there is any dispute as to the authority of any Authorized Persons, or as to the authority of any other person with respect to the Account, then the Bank may refuse to release any funds from the Account until such dispute is resolved to the satisfaction of the Bank, without liability of the Bank to the Depositor or to any other person, including without limitation, returning any checks or drafts drawn against the Account. In addition to any other rights of the Bank, the Bank may interplead such funds with a court designated by the Bank and the Bank may recover its costs in such proceeding, including attorney fees.
- 11. Any and all acts authorized pursuant to the Certification and Directive or performed prior to this Certification and Directive are hereby ratified and approved. This Certification and Directive shall remain in full force and effect and Bank may rely upon it until the project of its modification or revocation by either the undersigned Representative or a subsequently appointed representative designated by Depositor shall have the project of its modification or revocation by either the undersigned Representative or a subsequently appointed representative designated by Depositor shall have the project of its modification or revocation by either the undersigned Representative or a subsequently appointed representative designated by Depositor shall have the project of its modification or revocation by either the undersigned Representative or a subsequently appointed representative designated by Depositor shall have the project of its modification or revocation by either the undersigned Representative or a subsequently appointed representative designated by Depositor shall have the project of its modification or revocation by either the undersigned Representative or a subsequently appointed representative designated by Depositor shall have the project of its modification or revocation by either the undersigned Representative designated by Depositor shall have the project of its modification or revocation by either the undersigned Representative or a subsequently appointed representative designated by Depositor shall have the project of the pr

IN WITNESS WHEREOF, the foregoing Certification and Directive is signed

7. Any funds of Depositor deposited in the Account are subject to withdraw

day of June , 20 14.

Date: 06/19/2014

Page 1 of 1

ORGANIZATIONAL CERTIFICATION AND DIRECTIVE

CAMDENTON RIII SCHOOL DISTRICT

3848 Highway 54

Osage Beach, MO 65065

Central Bank of Lake of the Ozarks

Acct Title: Credit Card

14-6004944

Federal Tax L.D. Number)

The undersigned representative(s) (whether one or more, the "Representative") of the below name depositor (the "Depositor") hereby certifies to the above-named financial institution (the "Bank") on behalf of Depositor that the following certification and directive have been approved by the authorized governing body or individuals within Depositor in accordance with the organization documents of Depositor, and that such certification and directive have not been amended, modified or revoked as of the date of this Certification and Directive.

Certification

- 1. Depositor is, and at all times shall be, duly organized and validly existing under the laws of the state of its origin and the state where Bank is located.
- 2. Depositor has the full power and authority to maintain deposit accounts at Bank and to authorize the persons designated herein to transact business on behalf of Depositor in connection with such deposit accounts.
- 3. Depositor has duly authorized the Representative to complete the Certification and Directive on behalf of Depositor.
- 4. Depositor will promptly notify Bank in writing at the address first given above (or such other address as bank may designate from time to time) prior to: (a) any change in Depositor's name; (b) any change in Depositor's assumed business name; (c) any modification or rescission of the directive below; or (d) any change in any other aspect of Depositor that directly or indirectly relates to any agreements between Depositor and Bank.
- 5. Depositor has received and/or has access to the terms, condition and disclosures applicable to the Bank's Account.

Directive

6. Bank is designated as a depository of Depositor's funds in the Account subject to the terms, conditions, rules and regulations of the Bank governing the Account from time to time, and Depositor's agreement with such terms, conditions, rules and regulations shall be conclusively determined by Depositor's use of the Account. To the extent that Depositor utilizes banking services offered by the Bank in connection with the Account including, without limitation, wire transfer, ACH, electronic banking, positive pay, and remote deposit, Depositor agrees that such banking services are subject to the terms and conditions of the separate agreements governing such services, if any, and to the terms, condition, rules and regulations of Bank governing such services from time to time, and Depositor's agreement with such terms, conditions, rules and regulations shall be conclusively determined by Depositor's use of such services.

7. Any funds of Depositor deposited in the Account are subject to withdraws ecks, drafts, or other instruments or orders for payment of money when signed, drawn,

made, or accepted on behalf of Depositor by any	zed Persons"):
Signature	Facsimile Signature (if used)
SELYNN M S BARBOUR	
NANCY ANN MASTERSON	
CHRISTOPHER C MCELYEA	
	·

- 8. Bank is authorized and directed to pay any instrument signed or otherwise authorized by any of the Authorized Persons and to charge the Account, without any duty of inquiry as to the circumstances of issue or of disposition of the proceeds, even if payable to cash or to the individual order of an Authorized Person.
- 9. Any of the Authorized Persons or any of the undersigned or any agent of Depositor is authorized to endorse for deposit or negotiation or for any cash and all checks, drafts, or other instruments or orders for payment of money either belonging to or coming into the possession of Depositor, and to deposit, negotiate or reduce to cash any such instrument so signed or endorsed, as well as to deduct from and receive cash back from any deposit. Endorsements may be written or stamped endorsement of Depositor without designation of the person making the endorsement
- 10. If at any time there is any dispute as to the authority of any Authorized Persons, or as to the authority of any other person with respect to the Account, then the Bank may refuse to release any funds from the Account until such dispute is resolved to the satisfaction of the Bank, without liability of the Bank to the Depositor or to any other person, including without limitation, returning any checks or drafts drawn against the Account. In addition to any other rights of the Bank, the Bank may interplead such funds with a court designated by the Bank and the Bank may recover its costs in such proceeding, including attorney fees.
- 11. Any and all acts authorized pursuant to the Certification and Directive or performed prior to this Certification and Directive are hereby ratified and approved. This Certification and Directive shall remain in full force and effect and Bank may rely upon it until written notice of its modification or revocation by either the undersigned Representative or a subsequently appointed representative designated by Depositor shall have been defined and acknowledged by Bank. Any such notice shall not affect any of the Depositor's agreements or commitments in effect at the time such notice.

IN WITNESS WHEREOF, the foregoing Certification and Directive is signed and delivered in the control of the con

CSR: JOHNA STANFIELD