COUNCIL OF THE DISTRICT OF COLUMBIA

20 DCSTAT 1825

D.C. Act 20-129, effective July 26, 2013 (Expiration date October 24, 2013)

AN ACT

Bill 20-377

Emergency Declaration Res. 20-257 20 DCStat 2122

Not Codified

To approve, on an emergency basis, the base year and Option Year One of Contract No. GAGA-2011-C-0137 with Wireless Generation, Inc., on behalf of the District of Columbia Public Schools, Office of Contracts and Acquisitions to support the continuation of test development and delivery and

administration of assessments aligned to the Common Core State Standards, scoring and reporting services for paced interim assessments in English language arts (up to 5 each in grades 2 through 10) and mathematics (up to 5 each in grades 2 through 8), and to authorize payment for

the services received and to be received under this contract.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Contract No. GAGA-2011-C-0137 Base Year and Option Year One Approval and Payment Authorization Emergency Act of 2013".

Contract No. GAGA-2011-C-0137 Base Year and Option Year One Approval and Payment Authorization Emergency Act of 2013

- Sec. 2. Notwithstanding section 902 of the Procurement Practices Reform Act of 2010, effective April 8, 2011 (D.C. Law 18-371; D.C. Official Code § 2-359.02), and section 27-2425.9 of the District of Columbia Municipal Regulations (27 DCMR § 2425.9), the Council ratifies the base year of Contract No. GAGA-2011-C-0137.
- Sec. 3. Pursuant to section 451 of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 803; D.C. Official Code § 1-204.51), and notwithstanding the requirements of section 202 of the Procurement Practices Reform Act of 2010, effective April 8, 2011 (D.C. Law 18-371; D.C. Official Code §§ 2-352.02), the Council approves Option Year One of Contract No. GAGA-2011-C-0137 for the support of test development, delivery, and administration of assessments aligned to the Common Core State Standards, and scoring and reporting services, and authorizes payment not to exceed \$1,206,967.40 for Option Year One for services received and to be received under the contract.

Sec. 4. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Chief Financial Officer as the fiscal impact statement required by section 602(c)(3) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(3)).

Sec. 5. Effective date.

This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), and shall remain in effect for no longer than

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90 days, as provided for emergency acts of the Council of the District of Columbia in section 412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788; D.C. Official Code § 1-204.12(a)).