

GOVERNMENT OF THE DISTRICT OF COLUMBIA
CONTRACT APPEALS BOARD

APPEALS OF:

SCHOOL FOR CONTEMPORARY EDUCATION)	CAB No. D-913
THE IVYMOUNT SCHOOL, INC.)	CAB NO. D-916
ACCOTINK ACADEMY, INC.)	CAB No. D-919
)	(Consolidated)
Under Contract Nos. C10045, C10028,)	
C10042)	

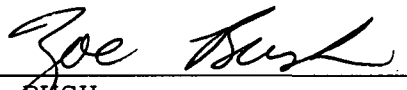
ORDER

At the evidentiary hearing held on Thursday, February 25, 1993, in the above-captioned proceeding, counsel for Accotink Academy, Inc. (Accotink) stated that a settlement had been reached with regard to the appeal in CAB No. D-919 and that therefore Accotink wished to withdraw its appeal. Accotink's request was **GRANTED** at the hearing.

WHEREFORE, pursuant to Board Rule 121, 36 DCR 2697, Accotink's appeal is hereby **DISMISSED**, with prejudice.

So **ORDERED**.

DATE: March 1, 1993



ZOE BUSH
Chief Administrative Judge

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