The Commissioners of the Chicago Housing Authority held its Regular Meeting on Tuesday, April 15, 2008, at 8:30 a.m. at the Lorraine Hansberry Apartments at 5670 West Lake Street in Chicago, Illinois.

Chairperson Nesbitt called the meeting to order, and upon roll call, those present and absent were as follows:

Present: Martin Nesbitt  
Hallie Amey  
Dr. Mildred Harris  
Samuel Mendenhall  
Carlos Ponce  
Mary Wiggins  

Absent: Michael Ivers  
Bridget O’Keefe  
Sandra Young  

Also present were Lewis Jordan, Chief Executive Officer; Adrienne Minley, Chief-of-Staff; Jorge Cazares, General Counsel; Chicago Housing Authority Staff Members and the General Public.

There being a quorum present, the meeting duly convened and business was transacted as follows:

Lewis Jordan, Chief Executive Officer, then presented his monthly report. Mr. Jordan informed the Commissioners and public at-large of the scheduled opening of the Wait List for the Housing Choice Voucher Program. Mr. Jordan explained the selection process, outreach and advertising strategy. Mr. Jordan continued by extending an open invitation to the ribbon cutting ceremony for Parkside Old Town Development which will be attended by Mayor Daley and Senator Durbin. The CEO concluded his report by congratulating the ten CHA youths that were presented Certificates of Achievement for Academic Excellence at the Bulls Game on Sunday, April 13th.

The Chairperson then convened the Public Hearing portion of the meeting by inviting residents and the public at large to address the Board.

Immediately following the Public Hearing portion of the meeting, a Motion was introduced and seconded to adjourn to Executive Session. The Chairperson announced that pursuant to the Open Meetings Act, 5 ILCS 120/2, the Board would adjourn for approximately one (1) hour to discuss pending, probable or imminent litigation, collective negotiating matters, security and personnel matters.

Upon return from Executive Session and in accordance with Section 2.06(d) of the Open Meetings Act, the Chairman announced that a review of the Minutes of all Closed Sessions from January 2004 through February 2008 was conducted in order to determine whether the need for confidentiality still exists as to all or part of those Minutes. The Minutes or portions thereof no longer requiring confidential treatment will be made available for public inspection.
Upon Motion made and properly seconded the Minutes for the Regular Board Meeting and Executive Session Meeting of March 18, 2008 were unanimously approved.

Chairman Nesbitt, thereupon introduced the Resolutions discussed in Executive Session.

Commissioner Mendenhall presented a Motion to approve the following resolutions for Executive Session Items 1 and 2:

**Executive Session Item 1**

**RESOLUTION NO. 2008-CHA-32**

WHEREAS, the Board of Commissioners of the Chicago Housing Authority has reviewed the Board Letter dated April 2, 2008, requesting that the Board of Commissioners approves the Personnel Actions Report for March 2008.

THEREFORE, BE IT RESOLVED BY THE CHICAGO HOUSING AUTHORITY

THAT, the Board of Commissioners hereby approves the Personnel Actions Report for March 2008.

**Executive Session Item 2**

**RESOLUTION NO. 2008-CHA-33**

WHEREAS, the Chicago Housing Authority (“CHA”) is a housing authority of the city of Chicago, as defined by the Illinois Housing Authorities Act, 310 ILCS 10/1, et seq.; and

WHEREAS, as a housing authority under the Illinois Housing Authorities Act, the CHA is an Illinois municipal corporation under the laws of the State of Illinois, and as such, is subject to the requirements of the Open Meetings Act, 5 ILCS 120/1, et seq.; and

WHEREAS, the Open Meetings Act, 5 ILCS 120/2.06, requires the CHA to keep a verbatim record of all of its closed Executive Sessions; and

WHEREAS, the Open Meetings Act authorizes the Board of Commissioners of the CHA (the “Board”) to destroy the verbatim records of its closed Executive Sessions no less than 18 months after the completion of said closed Executive Sessions.

THEREFORE, BE IT RESOLVED BY THE CHICAGO HOUSING AUTHORITY

THAT The Custodian and Keeper of Records and Official Documents, or his or her designee, is hereby authorized to destroy the verbatim records of those closed Executive Sessions for which:

1. The Board has approved the minutes of the closed Executive Session, regardless of whether the minutes have been released for public review;
2. More than 18 months have elapsed since the date of the closed Executive Session;
3. There is no court order requiring the preservation of such verbatim record; and
4. The Board has not passed a motion requiring the preservation of the verbatim record of that meeting.

The Motion to adopt resolutions for Executive Session Item 1 and 2 was seconded by Commissioner Ponce and the voting was as follows:

Ayes: Martin Nesbitt
      Hallie Amey
      Dr. Mildred Harris
The Chairperson, thereupon, declared said Motion carried and said Resolutions adopted.

In the absence of Committee Chair Sandra Young, Commissioner Wiggins presented the monthly report for the Tenant Services Committee. Per Commissioner Wiggins, the Tenant Services Committee meeting was held on Wednesday, April 9, 2008 at 1:00 p.m. at the 60 East Van Buren Corporate Offices. Donna Dixon, Director of Senior Services, presented the Committee with an update on Senior Programs.

Commissioner Wiggins then introduced an Omnibus Motion for the adoption of the Resolutions for Items A1 through A3 discussed, voted and recommended for Board approval by the Tenant Services Committee.

(Item A1)
The resolution for Item A1 approves award of contract to Heartland Human Care Services. In January 2008, the CHA advertised a Request For Proposal for employment, clinical, supportive case management, and relocation services for the Cabrini Green Community in area newspapers and on CHA’s website. The CHA also directly solicited fifty-two vendors. Of the four proposal received, two vendors were determined to be within the competitive range and were invited to participate in oral discussions. After the second evaluation was completed, it was determined that Heartland Human Care Services (HHCS) best met CHA’s needs. Under the proposed agreement, HHCS will utilize the CabriniWorks model to address the range of service needs of the population through a team approach to case management, consisting of outreach specialists, housing case managers, employment specialists, and clinical case managers. The primary objective of the services provided by HHCS is to assist Cabrini residents in securing employment, to prepare families to meet the site based requirements for their permanent housing choice, and to increase the self-sufficiency of Cabrini families. In reference to the workforce component of the model, HHCS will implement its Transitional Jobs program, with an objective of providing job readiness training and securing employment for 100 Cabrini residents. In addition, HHCS will work with CHA’s Office of the General Council and Resident Services Department to manage the Cabrini Lottery List that consists of over 1,400 families who are covered by the Cabrini Consent Decree, and will work with property management at various Cabrini replacement housing sites to assist families in transitioning from traditional public housing to their permanent housing choice.

RESOLUTION NO. 2008-CHA-34
WHEREAS, the Board of Commissioners has reviewed Board Letter dated April 9, 2008 entitled “AUTHORIZATION TO EXECUTE A CONTRACT WITH HEARTLAND HUMAN CARE SERVICES FOR EMPLOYMENT, CLINICAL, SUPPORTIVE CASE MANAGEMENT, RELOCATION, AND LOTTERY LIST MANAGEMENT SERVICES FOR THE CABRINI GREEN COMMUNITY”;

THEREFORE, BE IT RESOLVED BY THE CHICAGO HOUSING AUTHORITY

THAT, the Board of Commissioners authorizes the Chief Executive Officer or his designee to enter into a contract with Heartland Human Care Services, Inc. for a twenty-two (22) month base contract term in an amount not-to-exceed $5,296,504.40, with two (2) one-year extension options, to provide employment, clinical supportive case management, relocation, and Lottery list management services for the Cabrini Green Community.

(Item A2)
The CHA approved an Intergovernmental agreement (IGA) in February 2002, between the CHA and participating housing agencies to establish the Regional Housing Initiative (RHI). RHI was created in order to stimulate the supply of rental housing across the metropolitan region for low-income families by pooling together Housing Choice Vouchers to establish project-based developments. Accordingly, the resolution for Item A2 approves the recommendation of RHI to
provide Project Based Voucher Assistance to the Casa Morelos Affordable Housing Development Project for nine units. Casa Morelos is a 45 unit Low Income Tax Credit new construction project located at 2013-19 S. Morgan in the Pilsen neighborhood. It will consist of 12 one-bedroom units, 24 two-bedroom units and 9 three-bedroom units. The developer and owner of the land is The Resurrection Project (TRP), a non-profit housing development corporation located in the Pilsen community. TRP has rehabilitated or newly constructed 156 units of low income housing in 12 developments in the Pilsen/Little Village communities, all of which they still own and manage. The total development cost for this project will be approximately $14,283,621 and will be funded by mix of public and private sources. The only cost to CHA toward this development will be the project-based rental subsidy. Project-Based Voucher statutes and regulations and the RHI’s policies will be followed in leasing the 9 Project-Based Voucher assisted units

RESOLUTION NO. 2008-CHA-35

WHEREAS: the Board of Commissioners of the Chicago Housing Authority has reviewed the Board letter dated April 9, 2008 entitled “Authorization to 1.) Approve the recommendation of the Regional Housing Initiative (RHI) to provide Project-Based Voucher assistance to the Casa Morelos affordable housing development project for 9 units, and 2.) Execute all documents as may be necessary or appropriate to implement the foregoing.

THEREFORE, BE IT RESOLVED BY THE CHICAGO HOUSING AUTHORITY

THAT: the Board of Commissioners authorizes the Chief Executive Officer or his designee to 1.) Approve the recommendation of the Regional Housing Initiative (RHI) to provide Project-Based Voucher assistance to the Casa Morelos affordable housing development project for 9 units, and 2.) Execute all documents as may be necessary or appropriate to implement the foregoing.

RESOLUTION NO. 2008-CHA-36

WHEREAS: the Board of Commissioners of the Chicago Housing Authority has reviewed the Board letter dated April 15, 2008 entitled “Authorization to 1.) Enter into an Agreement to enter into a Housing Assistance Payment Contract (AHAP) to provide Project-Based Voucher assistance for 35 units at the G&A Senior Residence at Eastgate Village, a low-income senior housing development and 2.) Execute all other documents as may be necessary or appropriate to implement the foregoing.

THEREFORE, BE IT RESOLVED BY THE CHICAGO HOUSING AUTHORITY

THAT, the Board of Commissioners authorizes the Chief Executive Officer, or his designee to 1.) Enter into an Agreement to enter into a Housing Assistance Payment Contract (AHAP) to provide Project-Based Voucher assistance for 35 units at the G & A Senior Residence at Eastgate Village, a low-income senior housing development and 2.) Execute all other documents as may be necessary or appropriate to implement the foregoing.
The Omnibus Motion to adopt resolutions for Items A1 thru A3 was seconded by Commissioner Harris and the voting was as follows:

Ayes: Martin Nesbitt
      Hallie Amey
      Dr. Mildred Harris
      Samuel Mendenhall
      Carlos Ponce
      Mary Wiggins

Nays: None

There being no questions or discussion, the Chairperson, thereupon, declared said Motion carried and said resolutions adopted. The Tenant Services Committee report was also accepted in total.

Commissioner Ponce, Chairman of the Operations and Facilities Committee, then presented his monthly report. Per Commissioner Ponce, the Operations and Facilities Committee meeting was held on Wednesday, April 9, 2008 at 1:45 p.m. at the 60 East Van Buren Corporate Offices. Commissioner Ponce then introduced an Omnibus Motion for adoption of the Resolutions for Items B1 through B8, discussed, voted and recommended for Board approval by the Operations and Facilities Committee.

(Item B1)
The resolution for Item B1 approves contract Modification No. 01 for Guajardo REC Architects in the amount of $395,718.00. As part of the Capital Improvement Program, Contract No. 0637 was executed between the CHA and Guajardo REC Architects (GREC), LLC. for Prime Design Consultant services at Cabrini. During contract execution in 2005, it was anticipated that the renovation of Cabrini homes would be accomplished through the award of a single contract to a single General Contractor, and the renovation work was expected to be finished by the beginning of 2007. Due to difficulties encountered with relocating the residents of all 586 units at once, the renovation work has been separated into seven (7) phases, and the completion date has been extended out to 2013. The services GREC expected to perform for one phase of construction will now be performed in multiple phases over a much longer time period. After careful analysis of GREC’s projected additional costs and extensive negotiations, staff believes that an equitable adjustment to the contract is justified. This amount includes $395,718.00 for additional services and an increase of $61,430.00 for reimbursables.

RESOLUTION NO. 2008-CHA-37
WHEREAS, the Board of Commissioners has reviewed Board Letter dated April 9, 2008, entitled “AUTHORIZATION TO EXECUTE MODIFICATION NO. 01 TO CONTRACT NO. 0637 WITH GUAJARDO REC ARCHITECTS LLC FOR THE PROVISION OF ADDITIONAL PRIME DESIGN CONSULTANT SERVICES AND REIMBURSABLE EXPENDITURES AT FRANCES CABRINI HOMES”;

THEREFORE, BE IT RESOLVED BY THE CHICAGO HOUSING AUTHORITY

THAT, the Board of Commissioners authorizes the Chief Executive Officer or his designee to approve Modification No. 01 for the provision of additional prime design consultant services at Frances Cabrini Homes in the amount of $395,718.00, and to increase the funding for reimbursable expenses by $61,430.00, totaling $457,148.00. The new total contract value of Contract No. 0637 is $3,035,548.00. This modification is subject to the Contractor’s compliance with CHA’s MBE/WBE/DBE, Section 3 resident hiring, and insurance requirements.

(Item B2)
The resolution for Item B2 approves submission of a Demolition Application to HUD for the demolition of the following five Scattered Sites Buildings: 334 W. 42nd Street, 313 W. 42nd Street, 5259 S. Emerald Avenue, 1639 W. 56th Street/5600 S. Marshfield and 5719 S. Carpenter. Because of the deteriorated conditions of these buildings, it has been determined that the architectural and rehabilitation costs needed to make the buildings viable for habitation exceed the Total Development Costs (TDC) allowed by HUD for these types of structures. Per HUD regulations at 24 CFR Part 970.8, permission to demolish all or a portion of a development must
be requested via submission of HUD form 52860, and must include a copy of a resolution by the Authority’s Board of Commissioners approving the application.

RESOLUTION NO. 2008-CHA-38
WHEREAS, the Board of Commissioners has reviewed the Board Letter dated April 9, 2008, entitled “REQUEST FOR AUTHORIZATION TO SUBMIT A DEMOLITION APPLICATION TO THE U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (HUD) FOR THE DEMOLITION OF FIVE (5) SCATTERED SITES BUILDINGS AND TO DEMOLISH SAID PROPERTIES”;

THEREFORE, BE IT RESOLVED BY THE CHICAGO HOUSING AUTHORITY

THAT, the Board of Commissioners hereby authorizes the Chief Executive Officer or his designee to submit a demolition application to the U.S. Department of Housing and Urban Development (HUD) for the demolition of a one (1) unit building at 334 W. 42nd Street, a one (1) unit building at 313 W. 42nd Street, a two (2) unit building at 5259 S. Emerald Avenue, a six (6) unit building at 1639 W. 56th Street/5600 S. Marshfield (one structure), and a one (1) unit building at 5719 S. Carpenter, and to commence demolition upon receipt of approval from HUD.

(Item B3)
In order to foster the health and safety of CHA residents and the general public, professional environmental remediation services are needed by the CHA to address environmental hazards such as lead, mold and asbestos throughout the CHA as they occur in developments not currently under renovation. However, there are many situations in which the CHA must be able to quickly respond to environmental hazards that are highly time sensitive whenever they are discovered in CHA developments that are not currently scheduled for renovation or demolition. Accordingly, a Request for Proposal was issued to solicit firms that would be on call to address such time sensitive demands for remediation. The RFP was advertised in area newspapers and on the CHA Buy Speed system. Of the three proposals received and evaluated, two firms were determined to be within the competitive range. Discussions were then held with each of these firms, after which they were asked to submit best and final fee proposals. The resolution for Item B3 approves award of contracts to Enviroplus, Inc. and Tecnica Environmental Services, Inc. for Authority-wide environmental services.

RESOLUTION NO. 2008-CHA-39
WHEREAS, the Board of Commissioners has reviewed the Board Letter dated April 9, 2008, entitled “AUTHORIZATION TO EXECUTE CONTRACTS WITH ENVIROPLUS, INC. AND TECNICA ENVIRONMENTAL SERVICE, INC. FOR AUTHORITY-WIDE ENVIRONMENTAL REMEDIATION SERVICES”;

THEREFORE, BE IT RESOLVED BY THE CHICAGO HOUSING AUTHORITY

THAT, the Board of Commissioners authorizes the Chief Executive Officer or his designee to execute two (2) indefinite quantity contracts, each with a minimum amount of $100,000.00, for Authority-wide environmental remediation services with Enviroplus, Inc. for an amount not-to-exceed $2,080,000.00 and Tecnica Environmental Services, Inc. for an amount not-to-exceed $1,920,000.00, for a total aggregate amount not-to-exceed $4,000,000.00. Each contract will have a base term of two (2) years and two (2) one (1) year renewal options. This award is subject to each Contractor’s compliance with the CHA’s MBE/WBE/DBE, Section 3 resident hiring, and bonding and insurance requirements.

(Item B4)
As part of the Capital Improvement Program, the CHA requires the services of qualified professional firms to provide necessary facade inspection services. These inspections are needed to meet the requirements of the City of Chicago generally, and specifically the City of Chicago Department of Buildings Exterior Wall Ordinance. The CHA advertised Request for Proposal in December 2007 in area newspapers and on the CHA website. The CHA also directly solicited 15 firms, including 4 MBE/WBE/DBE firms. All of the four proposals received were found to be in the competitive range and above and were, therefore, requested to make presentations. Upon further consideration Globetrotters was recommended for an award of a contract for projects categorized in Groups I and II and Wiss Janney was recommended for an award of a
contract for projects categorized in Group III. Accordingly, the resolution for Item B4 approves award of contract to Globetrotters and Wiss Janney.

RESOLUTION NO. 2008-CHA-40

WHEREAS, the Board of Commissioners has reviewed Board Letter dated April 9, 2008 entitled “AUTHORIZATION TO ENTER INTO CONTRACTS WITH GLOBETROTTERS ENGINEERING CORPORATION AND WISS JANNEY ELSTNER ASSOCIATES, INC. TO PROVIDE AUTHORITY-WIDE FAÇADE INSPECTION SERVICES FOR YEAR 2008”;  

THEREFORE, BE IT RESOLVED BY THE CHICAGO HOUSING AUTHORITY

THAT, the Board of Commissioners authorizes the Chief Executive Officer or his designee to execute contracts with Globetrotters Engineering Corporation (“Globetrotters”) in an amount not-to-exceed $446,350.00 and Wiss, Janney, Elstner Associates, Inc. (“Wiss Janney”) in an amount not-to-exceed $317,800.00 for Authority-wide façade inspection services for a combined amount not-to-exceed $764,150.00 for a term of one (1) year from the date set forth in the Notice to Proceed; and if repairs are needed, to provide Prime Design Consultant services, subject to negotiations, the Chicago Housing Authority’s acceptance of Globetrotters’ and Wiss Janney’s written proposals, and the issuance of a contract modification based upon the hourly rates submitted with Globetrotters’ and Wiss Janney’s Best and Final Offers. These awards are subject to each Contractor’s compliance with the CHA’s MBE/WBE/DBE, Section 3 resident hiring, and insurance requirements.

(Item B5)
The resolution for Item B5 ratifies payment of $286,336.03 to Digby Security for protective services at various CHA Administrative Sites and ratifies the Non-competitive Contract Agreement for extended services in the amount of $220,000.00. Contract No. 5000 with Digby’s was originally entered into in December, 2004 for a two-year base term. The Contract was extended for the option year in December 2006 and was due to expire effective December 31, 2007. However, due to delays in CHA’s administrative building consolidation, additional security service hours were required during the term of the option year and for several months following the expiration date of the option term. The CHA continues to need security services at its headquarters and administrative locations. To prevent an interruption in the delivery of services, the contract with Digby will be extended for additional services and for an extended term through July 2008, while the procurement process for a new security services solicitation is completed.

RESOLUTION NO. 2008-CHA-41

WHEREAS, The Board of Commissioners of the Chicago Housing Authority has reviewed the Board Letter dated April 9, 2008 entitled, “AUTHORIZATION TO RATIFY AN EXTENSION OF CONTRACT NO. 5000 WITH DIGBY’S DETECTIVE AND SECURITY AGENCY, INC. FOR PROTECTIVE SERVICES AT VARIOUS CHA ADMINISTRATIVE SITES”;  

THEREFORE, BE IT RESOLVED BY THE CHICAGO HOUSING AUTHORITY

THAT, the Board of Commissioners hereby ratifies the extension of Contract No. 5000 for additional services and for an extended term of seven (7) months, effective from January 1, 2008 through July 31, 2008, in the amount of $506,336.03, for the provision of protective services at various CHA Administrative Sites. The Contractor’s total aggregate compensation under the extended Contract shall be in the not-to-exceed amount of $3,504,114.03.

(Item B6)
Following a competitive procurement process initiated by the Request for Qualifications and Proposals for Master Network Administrator, the Public Building Commission entered into a contract with International Business Machines (IBM) for an extensive turnkey program to enhance public safety and security by providing a unified surveillance network of cameras, fiber network systems and other integral elements, including equipment, software and services. The surveillance network and its various component elements are to be deployed throughout the City
of Chicago under an initiative, which includes the City of Chicago and its various municipal departments and sister agencies, and is commonly known as Operation Virtual Shield (OVS). Based on CHA’s desires to augment its own facilities and infrastructure and to participate in the OVS initiative by deploying cameras and other surveillance resources at strategic locations within its residential portfolio the resolution for Item B6 approves an Intergovernmental Agreement between CHA and the Public Building Commission. In cooperation with the CHA, PBC will provide project management for the design, installation, construction and maintenance of the surveillance systems at designated CHA properties.

Commissioner Ponce abstained from voting on Item B6.

RESOLUTION NO. 2008-CHA-42

WHEREAS, the Board of Commissioners has reviewed Board Letter dated April 9, 2008, requesting “Authorization To Enter Into An Intergovernmental Agreement With The Public Buildings Commission For The Design, Supply, Installation And Maintenance Of Surveillance Systems At Various CHA Residential Locations

THEREFORE, BE IT RESOLVED BY THE CHICAGO HOUSING AUTHORITY

THAT, the Board of Commissioners authorizes the Chief Executive Officer or his designee to enter into an intergovernmental agreement with the City of Chicago’s Public Building Commission in an amount not to exceed $2,500,000.00 for a two year base period.

(Item B7)
The resolution for Item B7 approves issuance of CHA Multi-Family Housing Revenue Bonds, Series 2008A and Series 2008B (Britton Budd Project); submit a Mixed Finance Proposal, Evidentiaries and Disposition Application to HUD; execute a Ground Lease, sell the Project Building and Finance the Sale through Seller Financing to Surf Senior Housing Limited Partnership. The Britton Budd Apartments Project is a mixed-finance renovation of an eleven story building located at 501 W. Surf, Chicago, Illinois. It was constructed in 1917 and acquired by the CHA in the 1950’s. The Property is located in the Lakeview Historic District, which is registered as a National Register Historic District. This senior-designated apartment building currently contains one hundred seventy-three public housing units and the proposed unit mix includes 36 studios and 137 one bedroom units. To facilitate the financing of the renovation of Britton Budd, a multi-tiered financing approach will be utilized. The CHA will transfer the Britton Budd property to a tax-credit limited partnership known as Surf Senior Housing Limited Partnership, an Illinois limited partnership. The General Partner of the Owner is an Illinois limited liability company known as Surf Housing Development, LLC. The sole member of the General Partner is the CHA. The General Partner is also the developer of the Project and will manage the day to day affairs of the Owner. The CHA will lease the land underlying the building to the Owner pursuant to a 99-year ground lease. The CHA will sell the building to the Owner and will finance the sale of the building through seller financing. Pursuant to a Regulatory and Operating Agreement between CHA and the Owner, the CHA will provide operating subsidy to pay the reasonable expenses of operating the units. All of the units will be public housing units and will be subject to low-income housing tax credit restrictions. Additionally, 104 units will be reserved for households earning no more than 50% of AMI and 69 units will be reserved for households earning no more than 60% of AMI. By Board Resolution 2006-CHA-65, adopted May 16, 2006, the Board of Commissioners approved a financing plan and related financing documents needed to close the transaction for the rehabilitation of Britton Budd Apartments as a Project Based Section 8 project. The financing plan has been restructured to close the Project as 100% public housing. The direct costs for the renovation of the 173 public housing rental units of the Britton Budd Apartments development total an estimated $36,416,396. The Bonds will be issued in two series pursuant to one or more Indentures of Trust and the proceeds thereof will be loaned to the Owner, pursuant to one or more Loan Agreements. Bank of America or an affiliated entity will purchase the Series 2008A and 2008B Bonds in principal amounts of approximately $8,757,780 and $10,493,202, respectively. The Authority will provide permanent financing through its loan of capital or other funds sufficient to retire the Series 2008A Bonds (in return for the agreement of the Borrower to rent 172 units at the Project to public housing eligible tenants plus one manager’s unit). The Bonds are not a debt of any city, village, incorporated town or county, or the State of Illinois or any political subdivision thereof, other than the Authority. The Bonds are special limited obligations of the Authority payable solely
from the revenues of the Project and the other sources specified in the Indenture.

Commissioner Mendenhall abstained from voting on this item.

RESOLUTION NO. 2008-CHA-43

WHEREAS, the Chicago Housing Authority, a municipal corporation and a body politic and corporate duly organized and validly existing under and by virtue of the laws of the State of Illinois (the “Authority”), including without limitation the Housing Authorities Act, 310 ILCS 10/1 et seq., and all laws amendatory and supplemental thereto, including in particular the Local Government Debt Reform Act, 30 ILCS 350/1 et seq. (the “Act”), is authorized by the laws of the State of Illinois (the “State”), including without limitation in the Act, to issue its revenue bonds for the purposes set forth in the Act and to permit the expenditure of the proceeds thereof to finance the cost of the development and construction of multifamily rental housing located in the jurisdiction of the Authority; and

WHEREAS, Surf Senior Housing Limited Partnership, an Illinois limited partnership (the “Borrower”), proposes to rehabilitate the “Britton Budd Apartments” Project consisting of the renovation of 173 rental units of public housing in Chicago, Illinois (the “Project”); and

WHEREAS, a portion of the costs of the Project will be financed through the issuance by the Authority of its Multi-Family Housing Revenue Bonds, Series 2008A (Britton Budd Project) (the “Series 2008A Bonds”) and its Multi-Family Housing Revenue Bonds, Series 2008B (Britton Budd Project) (the “Series 2008B Bonds”) (collectively, the “Bonds”); and

WHEREAS, the proceeds of the Bonds will be loaned to Borrower; and

WHEREAS, the General Partner of Borrower is Surf Housing Development, LLC, an Illinois limited liability company (the “General Partner”); and

WHEREAS, the sole member of the General Partner is the Authority; and

WHEREAS, a determination has been made by the Authority that the Project constitutes “multifamily rental housing” within the meaning of the Act and that the financing thereof will meet the public purposes of the Act; and

WHEREAS, pursuant to and in accordance with the provisions of the Act, the Authority is now prepared to proceed with the financing of a portion of the costs of the Project through the issuance and sale of the Bonds pursuant to one or more Indentures of Trust (the “Indenture”) between the Authority and a corporate trustee to be determined, as Trustee (the “Trustee”); and

WHEREAS, the proceeds of the Bonds will be loaned by the Authority to the Borrower pursuant to one or more Loan Agreements between the Authority and the Borrower (the “Loan Agreement”) and the obligations of the Borrower to pay debt service under the Loan Agreement will be evidenced by one or more Notes (the “Note”) from the Borrower to the Authority which will be assigned by the Authority to the Trustee; and

WHEREAS, certain income and other rental restrictions required by Section 42 of the Internal Revenue Code of 1986, as amended (the “Code”) will be specified in one or more Regulatory Agreements and Declarations of Restrictive Covenants (the “Regulatory Agreement”) among the Authority, the Borrower and the Trustee; and

WHEREAS, certain arbitrage requirements of Section 148 and related provisions of the Code will be specified in one or more Tax Exemption Certificate and Agreements (the “Tax Agreement”) among the Authority, the Borrower and the Trustee; and

WHEREAS, both series of Bonds will be sold by private placement to Bank of America or an
affiliated entity (the “Bond Purchaser”) pursuant to one or more Bond Purchase Agreements (the “Bond Purchase Agreement”) among the Authority, the Borrower and the Bond Purchaser; and

WHEREAS, the Borrower’s obligations under the Note will be secured by one or more mortgages, security agreements and/or collateral assignments with respect to the Project (the “Collateral Documents”) from the Borrower to the Authority or the Trustee and, if to the Authority, the rights of the Authority to such instruments and, as applicable, the Note will be assigned to the Trustee pursuant to an assignment (an “Assignment”) from the Authority; and

WHEREAS, the Authority will lease the site of the Project to the Borrower pursuant to a 99-year ground lease (the “Ground Lease”);

WHEREAS, the Authority will sell the building of the Project to the Borrower and will finance the sale of the building through seller financing for the approximate price of $4,000,000, the amount to be determined by an independent third party appraisal.

WHEREAS, the Series 2008A Bonds will be secured by and payable from certain Capital Funds (“Capital Funds”) received by the Authority and deposited into escrow, and such Capital Funds, upon withdrawal from such escrow, will constitute a loan from the Authority to the Borrower pursuant to a loan agreement (the “Capital Funds Loan Agreement”) with the Borrower; and

WHEREAS, the Borrower will be required to operate 172 housing units within the Project for the use and occupancy of public housing eligible individuals plus one manager’s unit and, in connection therewith, the Borrower will enter into a Regulatory and Operating agreement with the Authority, a Declaration of Restrictive Covenants with the Authority and HUD, and a mortgage and other collateral documents and related agreements and instruments (collectively, and together with the Capital Funds Loan Agreement, the “Capital Funds Borrower Agreements”); and

WHEREAS, other sources of funding for costs of the Project will be provided pursuant to equity contributions and other sources; and

WHEREAS, the proceeds of the Bonds and the other funding sources may be disbursed pursuant to a disbursement or construction agreement (the “Disbursement Agreement”); and

WHEREAS, all or a portion of the expenditures relating to the Project (the “Expenditures”) (i) have been paid within the sixty days prior to the passage of this Resolution or (ii) will be paid on or after the passage of this Resolution; and

WHEREAS, the Authority reasonably expects (based upon information supplied by the Borrower, upon which it is reasonable and prudent for the Authority to rely) to reimburse the Borrower for the Expenditures with proceeds of the Bonds; and

WHEREAS, the City Council of the City of Chicago (the “City”) has approved (or is expected to approve) the transfer to the Authority of a portion of the City’s available unused volume cap for calendar years 2008 and or 2009 pursuant to Section 146 of the Code for use by the Authority in connection with the issuance of the Bonds, and the City and the Authority may enter into a volume cap transfer agreement (the “Cap Transfer Agreement”) to reflect such transfer; and

WHEREAS, the Authority will enter into a Mixed-Finance Amendment to the Annual Contributions Contract with HUD; and

WHEREAS, the Indenture, the Loan Agreement, the Bonds, the Note, the Regulatory Agreement, the Bond Purchase Agreement, the Tax Agreement, any Assignment, the Disbursement Agreement, the Ground Lease, the Collateral Documents, the Cap Transfer Agreement and the Capital Funds Borrower Agreements are referred to collectively herein as the “Authority Agreements”; and
WHEREAS, in lieu of Bonds being issued pursuant to an Indenture of Trust between the Authority and the Trustee, Bonds may be styled as "Multi-Family Housing Revenue Notes, Series 2008[A][B]" (the "Notes") and issued pursuant to a Note Issuance Agreement between the Authority and Bank of America, N.A. (or an affiliate) as purchaser of the Notes (the "Note Purchaser") and as fiscal agent, without the necessity for a Trustee, with the Authority's rights assigned to the Note Purchaser under an Assignment and Security Agreement (the "Assignment"), and in such event, all references herein to the "Bonds", the "Indenture", the "Trustee" and the "Bond Purchaser" shall be deemed to refer to the Notes, the Note Issuance Agreement, and the Note Purchaser, respectively, and all such agreements and instruments shall be included within the definition of "Authority Agreements" approved by this Resolution.

THEREFORE, BE IT RESOLVED BY THE CHICAGO HOUSING AUTHORITY

THAT, Section 1. The Authority is authorized to submit a Mixed Finance Proposal and amended Disposition Application to HUD in connection with the Britton Budd Apartments project, to sell the building of the Project and to finance the sale price through seller financing; and to enter into the Authority Agreements with the other party or parties thereto in substantially the same forms now before the Authority. The forms, terms and provisions of the Authority Agreements be, and they hereby are, in all respects approved. The Chairman, the Chief Executive Officer or the Chief Financial Officer of the Authority be, and each of them hereby is, authorized, empowered and directed to execute and deliver, and, where necessary, the Chief Executive Officer, the Secretary or any Assistant Secretary of the Authority be and each of them hereby is, authorized, empowered and directed to attest and to affix the official seal of the Authority to, the Authority Agreements in the name, for and on behalf of the Authority, and thereupon to cause the Authority Agreements to be executed, acknowledged and delivered to the other party or parties thereto, in substantially the forms now before the Authority or with such changes therein as the individual executing the Authority Agreements on behalf of the Authority shall approve, his or her execution thereof to constitute conclusive evidence of such approval of any and all changes or revisions therein from the forms of Authority Agreements now before the Authority. When the Authority Agreements are executed, attested, sealed and delivered on behalf of the Authority as hereinabove provided, they shall be binding on the Authority. From and after the execution and delivery of the Authority Agreements, the officers, employees and agents of the Authority are hereby authorized, empowered and directed to do all such acts and things and to execute all such documents as may be necessary to carry out and comply with the provisions of the Authority Agreements as executed. The Authority Agreements shall constitute, and hereby are made, a part of this Resolution, and copies of the executed Authority Agreements shall be placed in the official records of the Authority, and shall be available for public inspection at the office of the Authority.

Section 2. The Bonds shall be issued in fully registered form, in an aggregate principal amount not to exceed $25,000,000, in authorized denominations as provided in the Indenture. The Bonds shall bear interest at a variable rate of interest as shall be set forth in the Indenture, as executed, in no event to exceed the greater of 9% per annum or 125% of the rate for the most recent date shown in the 20 G.O. Bonds Index of average municipal bond yields as published in the most recent edition of the Bond Buyer (or any successor publication or index); provided, however, the Indenture may provide a lower maximum rate. The Bonds shall mature on such date or dates as shall be set forth in the Indenture, as executed, in no event later than 4 years following the date of their initial issuance and delivery to the initial purchasers thereof. The Bonds shall be subject to redemption prior to maturity as provided in the Indenture, as executed.

Section 3. The Bonds and the interest thereon will be special, limited obligations of the Authority, payable solely from the payments to be made by the Borrower under the Loan Agreement or from the other sources specified or
referred to in the Indenture, which shall be specifically assigned and pledged to such purposes in the manner and to the extent provided therein. The Bonds and all other obligations of the Authority in connection therewith shall not be a debt of the City or any other city, village, incorporated town or county, the State of Illinois or any political subdivision thereof and neither the City, nor any other city, village, incorporated town or county, nor the State of Illinois or any political subdivision thereof shall be liable thereon, nor in any event shall the Bonds or such obligations be payable out of any funds or properties other than those pledged under the Indenture or those other agreements specifically securing the Bonds. The Bonds shall not constitute an indebtedness within the meaning of any constitutional or statutory debt limitation or restriction.

Section 4. The forms of the Bonds set forth in the Indenture, subject to appropriate insertions and revisions in order to comply with the provisions of the Indenture (as executed and delivered) be, and the same hereby are approved. The Bonds shall be executed in the name, for and on behalf of the Authority with the manual or facsimile signature of its Chairman (or such other officer authorized by law to execute the Bonds on behalf of the Authority) and attested with the manual or facsimile signature of its Secretary or Assistant Secretary (or such other officer authorized by law to execute the Bonds on behalf of the Authority) and the seal of the Authority shall be impressed or imprinted thereon. The officers of the Authority shall cause the Bonds, as so executed and attested, to be delivered to the Trustee for authentication. When the Bonds shall be executed on behalf of the Authority in the manner contemplated by the Indenture and this Resolution, they shall represent the approved forms of Bonds of the Authority.

Section 5. The sale of the Bonds to the Bond Purchaser at a purchase price of not less than 98% of the aggregate principal amount thereof plus accrued interest, if any, to the date of delivery, is hereby approved.

Section 6. The Chairman, Chief Executive Officer, Chief Financial Officer, the Secretary and any Assistant Secretary of the Authority be, and each of them hereby is, authorized to execute and deliver such documents, certificates, and undertakings of the Authority (including, without limitation, environmental remediation agreements, investment agreements, book-entry registration agreements, intercreditor agreements and other agreements pertaining to the security of the Bonds) and to take such other actions as may be required or desirable in connection with the execution, delivery and performance of the Authority Agreements, the financing of costs of the Project, the Capital Funds and the issuance, sale and delivery of the Bonds. In addition, subsequent to the issuance of the Bonds, any of the foregoing officers of the Authority are hereby authorized to enter into amendments to the Authority Agreements or other agreements or instruments entered into by the Authority in connection with the Bonds (without the necessity of obtaining approval by the Board of Commissioners of the Authority to such action) which are not inconsistent with the parameters set forth in this Resolution and which, in the judgment of the officers executing the same, are not materially adverse to the interests of the Authority.

Section 7. All acts of the officers, employees and agents of the Authority that are in conformity with the purposes and intent of this Resolution be, and the same hereby are, in all respects, approved and confirmed.

Section 8. The publication on behalf of the Authority of the notice of public hearing pursuant to Section 147(f) of the Code and the conduct of such public hearing by and on behalf of the Authority with respect to the issuance of the Bonds is hereby ratified, authorized and approved.

Section 9. The Authority hereby allocates to the Bonds the “volume cap” reallocated or to be reallocated by the City to the Authority in an amount equal to the aggregate principal amount of the Bonds actually to be issued.

Section 10. The Authority reasonably expects (based upon information
supplied by the Borrower, upon which it is reasonable and prudent for the Authority to rely) to reimburse the Expenditures with proceeds of the Bonds.

Section 11. The Bonds, or any one or more series thereof, may be initially issued in book-entry form and registered in the name of The Depository Trust Company, New York, New York (“DTC”), or its nominee, as securities depository.

Section 12. The provisions of this Resolution are hereby declared to be separable and if any section, phrase or provision hereof shall for any reason be declared to be invalid, such declaration shall not affect the validity of the remainder of the sections, phrases and provisions of this Resolution.

Section 13. All resolutions and orders, or parts thereof, in conflict herewith are hereby superseded to the extent of such conflict.

Section 14. This Resolution shall be in full force and effect immediately upon its passage, as by law provided.

(Item B8)
In January 2008, the CHA released an IFB for the renovation of the Britton Budd Apartments. Flyers were faxed to fifty-nine contractors, including twenty M/W/DBE firms. The IFB was advertised in area newspapers and on the CHA Website. Five bids were received and opened and reviewed for responsiveness. One firm was deemed non-responsive for not submitting a bid bond, as required by the IFB. A pre-award survey was conducted with the two lowest bidders for the purpose of clarifying and qualifying their bids. While both bidders were determined to be responsible and both bids were responsive to the IFB, the IFB allowed for the selection of a responsible bidder based on price and price related factors. In this case, where the project is funded in part by private tax credit equity, the time frame to deliver units directly impacts the amount of private equity that will be provided by the investor. A longer construction time frame reduces the amount of equity and increases the amount of CHA funding. Accordingly, the resolution for Item B8 approves award to Walsh Construction, the second lowest bidder, for the general contractor services at Britton Budd Apartments.

Commissioner Mendenhall abstained from voting on this item.

RESOLUTION NO. 2008-CHA-44
WHEREAS, the Board of Commissioners has reviewed the Board Letter dated April 9, 2008, entitled “AUTHORIZATION TO 1) AWARD A CONTRACT WITH WALSH CONSTRUCTION COMPANY FOR GENERAL CONTRACTOR SERVICES AT BRITTON BUDD APARTMENTS (IL2-048) AND 2) ASSIGN THE CONTRACT TO SURF SENIOR HOUSING LIMITED PARTNERSHIP”;

THEREFORE, BE IT RESOLVED BY THE CHICAGO HOUSING AUTHORITY

THAT, the Board of Commissioners authorizes the Chief Executive Officer or his designee to 1) award a contract to Walsh Construction Company in the amount of $22,984,000.00 for General Contractor services at Britton Budd Apartments (IL2-048), a Senior Housing building located at 501 West Surf Street, for a term of 13 months from the date set forth in the Notice to Proceed, and 2) assign the contract to Surf Senior Housing Limited Partnership. This award is subject to the Contractor’s compliance with the CHA’s MBE/WBE/DBE, Section 3 resident hiring, and bonding and insurance requirements.

The Omnibus Motion to adopt resolutions for Items B1 thru B8 was seconded by Commissioner Wiggins and the voting was as follows:

Ayes: Martin Nesbitt
      Hallie Amey
      Dr. Mildred Harris
      Samuel Mendenhall (Abstained from voting on Item B7 & B8)
      Carlos Ponce (Abstained from voting on Item B6)
      Mary Wiggins

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Nays: None

There being no questions or discussion, the Chairperson, thereupon, declared said Motion carried and said resolutions adopted. The Operations and Facilities Committee report was also accepted in total.

In the absence of Committee Chair O’Keefe, Commissioner Mendenhall presented the report for the Finance and Audit Committee. Per Commissioner Mendenhall the Finance & Audit Committee held its regular meeting on Wednesday, April 9 at approximately 2:30 p.m. at the 60 East Van Buren Corporate offices. Miroslava Mejia-Krug, Chief Financial Officer, and staff presented the Committee with the Treasury and Cash Flow Report for the month of March 2008 and an update on Project Based Accounting.

Commissioner Mendenhall then introduced a motion for the adoption of the resolution for Item C1 that was deferred by the Finance and Audit Committee for further discussion.

(Item C1)
The resolution for Item C1 approves the 1st Quarter Revised 2008 Comprehensive Budget. The CHA is required to submit for approval by the Board, a balanced annual Comprehensive Budget detailing Funding Programs, and the use for these funds. The FY2008 budgeted expenditures have been revised from $922,503,086 to $915,520,920, resulting in a $6,982,166 decrease. The major changes by funding source are as follows: General Fund: total revenues and associated expenditures decreased by $7,483,070 for a fund total of $842,483,885. The decrease primarily reflects a reduction in the proposed number of units leased for Housing Assistance Payments; Section 8 Non-MTW Fund: total revenues and associated expenditures increased by $487,272 for a fund total of $5,729,370. This is due to an increase in the number of vouchers and an increase in the average cost per voucher. Hope VI: total revenues and associated expenditures increased by $1,780,697 for a fund total of $50,640,483. The increase is due to a change in the sources of funds between Other Funding and Hope VI; City/State: budget remained unchanged at $1,049,390 and Other Funding: the total revenues and associated expenditures decreased by $1,767,065 for a fund total of $15,617,792. The decrease is due to a change in the sources of funds between Other Funding and Hope VI.

RESOLUTION NO. 2008-CHA-45

WHEREAS, the Board of Commissioners has reviewed the Board letter dated April 9, 2008, entitled “APPROVAL OF THE REVISED 2008 COMPREHENSIVE BUDGET”;

THEREFORE, BE IT RESOLVED BY THE CHICAGO HOUSING AUTHORITY

THAT, the Board of Commissioners, hereby approves the attached budget amendments, “THE FY2008 COMPREHENSIVE BUDGET AMENDMENT #1”, and finds with respect to said Budget:

1. that the proposed expenditures are necessary for the efficient and economical operation of the Chicago Housing Authority for the purpose of serving low-income families;
2. that the financial plan is reasonable in that it indicates funding sources adequate to cover all proposed expenditures, and does not provide for use of Federal funding in excess of that payable under the provisions of the applicable Federal regulations; and
3. that all proposed rental charges and expenditures will be consistent with provisions of law and the Annual Contributions Contract in accordance with the Moving To Work Demonstration Agreement of the Chicago Housing Authority with the U.S. Department of Housing and Urban Development.

THAT, the Chief Executive Officer and Chief Financial Officer are authorized to execute and forward to the U.S. Department of Housing and Urban Development all necessary budget documents and supporting information when applicable.
The Motion to adopt resolution for Item C1 was seconded by Commissioner Ponce and the voting was as follows:

Ayes:  Martin Nesbitt  
        Hallie Amey  
        Dr. Mildred Harris  
        Samuel Mendenhall  
        Carlos Ponce  
        Mary Wiggins  

Nays:  None

There being no questions or discussion, the Chairperson, thereupon, declared said Motion carried and said resolution adopted.

Commissioner Mendenhall then introduced an Omnibus Motion for the adoption of the Resolutions for Items C2 thru C5, discussed, voted and recommended for Board approval by the Finance and Audit Committee.

(Item C2)
The CHA’s information technology infrastructure is critical to daily operations in its ability to support planned and existing application systems. The Authority utilizes Sun hardware and software to support internal/external communications and the Authority’s essential operating functions. Every CHA computer is linked together via Sun hardware and software components. Critical core applications would be adversely affected should the Sun components cease to be operational, and the Authority unable to execute a timely recovery as a result. Accordingly, the resolution for Item C2 approves the first one-year option of contract with Fastech, Inc., for Sun Maintenance Services.

RESOLUTION NO. 2008-CHA-46
WHEREAS,  the Board of Commissioners has reviewed the Board Letter dated April 9, 2008, “AUTHORIZATION TO EXERCISE THE FIRST OPTION OF CONTRACT NO. 6035 WITH FASTECH, INC. FOR SUN MAINTENANCE SERVICES”.

THEREFORE, BE IT RESOLVED BY THE CHICAGO HOUSING AUTHORITY

THAT  The Board of Commissioners authorizes the Chief Executive Officer or his designee to enter into the first one (1) year extension option with Fastech, Inc., for Sun Maintenance Services in the amount of $128,181.22.

(Item C3)
The Office of Information Technology Services is responsible for assuring the Authority’s technical infrastructure and essential applications are continuously maintained to support the agency’s operations. Prudent business practices dictate having maintenance and service agreements in place to ensure critical business functions are maintained in good working order on an ongoing basis and restored quickly and efficiently in the event of any disruption or other impact. Accordingly, the resolution for Item C3 approves the first one-year option of contract with Sentinel Technologies for Cisco Equipment Maintenance Services.

RESOLUTION NO. 2008-CHA-47
WHEREAS,  the Board of Commissioners has reviewed the Board Letter dated April 9, 2008, “AUTHORIZATION TO EXERCISE THE FIRST OPTION OF CONTRACT NO. 6036 WITH SENTINEL TECHNOLOGIES FOR CISCO EQUIPMENT MAINTENANCE”.

THEREFORE, BE IT RESOLVED BY THE CHICAGO HOUSING AUTHORITY

THAT  The Board of Commissioners authorizes the Chief Executive Officer or his designee to enter into the first one (1) year extension option with Sentinel Technologies for Cisco Equipment Maintenance Services, in the amount of $208,736.00.
(Item C4)
In 2004 the CHA replaced its existing system applications for finance, human resources, payroll and purchasing with an Enterprise Resource Planning (ERP) system and selected Lawson Software’s ERP platform and its included systems, applications and software, as the CHA’s core ERP platform. In order for the Lawson System to continue to serve and suit the agency’s needs for the anticipated base life cycle of between seven to ten years maintenance for the Lawson System was secured from Lawson Software for a minimum base term of five years, with escalation caps for future maintenance terms. Lawson Software recently provided notice to its customer base that the core Lawson ERP software had been improved and was available for current customers to upgrade to through a migration to Lawson System Foundation 9.0. Although upgrades are optional for users to deploy, the CHA has determined that the benefits of upgrading the current environment to a higher performing platform justified the CHA’s migration to LSF 9. Therefore, in October 2007, a Request for Proposal was advertised for Lawson Systems Upgrade and Implementation. The RFP was advertised in area newspapers and on the CHA website. The CHA also directly solicited ten vendors. Of the three proposals received and opened two were determined to be in the competitive range. Based on the recommendation of the evaluation committee, Blue Horseshoe was determined to be the lowest responsive, responsible respondent in the amount of $347,320.00. Accordingly, the resolution for Item C4 awards contract to Blue Horseshoe to implement Lawson System Foundation upgrades.

RESOLUTION NO. 2008-CHA-48
WHEREAS, the Board of Commissioners has reviewed the Board Letter dated April 9, 2008, entitled, “AUTHORIZATION TO ENTER INTO A CONTRACT WITH BLUE HORSESHOE SOLUTIONS, INC. FOR PROFESSIONAL SERVICES TO IMPLEMENT THE LAWSON SYSTEM FOUNDATION UPGRADES.”

THEREFORE, BE IT RESOLVED BY THE CHICAGO HOUSING AUTHORITY

THAT It is recommended that the Board of Commissioners authorizes the Chief Executive Officer or his designee to enter into a contract with Blue Horseshoe Solutions, Inc. for professional services to implement upgrades to the Lawson System Foundation, in an amount not-to-exceed $347,320.00.

(Item C5)
The CHA evaluated its current mailroom services and projected mailroom service needs including, but not limited to: customer service, postage mail rates, mail sort, equipment and software upgrades. A decision was made by CHA Management to combine mailroom services for CHA, Section 8 Moderate Rehabilitation and Housing Choice Voucher Programs. The CHA advertised a Request For Proposal for mailroom management services in February 2008 in area newspapers and on the CHA’s web site. Of the four proposals received, three were deemed responsive. Pitney Bowes proposal and best and final offer established that it best met the CHA’s needs to provide industry standard mailroom services at industry rates. Accordingly, the resolution for Item C5 approves award of contract to Pitney Bowes for mailroom management services for CHA and CHAC.

RESOLUTION NO. 2008-CHA-49
WHEREAS, The Board of Commissioners of the Chicago Housing Authority has reviewed the memorandum dated April 9, 2008, entitled “AUTHORIZATION TO ENTER INTO A CONTRACT WITH PITNEY BOWES MANAGEMENT SERVICES FOR MAILROOM MANAGEMENT SERVICES FOR THE CHA AND CHA’S ADMINISTRATORS OF ITS SECTION 8 MODERATE REHABILITATION AND HOUSING CHOICE VOUCHER PROGRAMS”.

THEREFORE, BE IT RESOLVED BY THE CHICAGO HOUSING AUTHORITY

THAT, the Board of Commissioners authorizes the Chief Executive Officer or his designee to enter into a contract with Pitney Bowes Management Services, Inc. for mailroom management services for the Chicago Housing Authority and the CHA’s administrators of the Section 8 Moderate Rehabilitation and Housing
Choice Voucher Programs for a base term of two (2) years in an amount not to exceed $270,000.00, with three (3), one (1) year options.

The Omnibus Motion to adopt resolutions for Items C2 thru C5 was seconded by Commissioner Wiggins and the voting was as follows:

Ayes:   Martin Nesbitt  
        Hallie Amey    
        Dr. Mildred Harris  
        Samuel Mendenhall  
        Carlos Ponce   
        Mary Wiggins  

Nays:    None  

There being no questions or discussion, the Chairperson, thereupon, declared said Motion carried and said resolutions adopted. The Finance and Audit Committee report was also accepted in total.

There being no further business to come before the Commissioners, upon Motion made, seconded and carried, the meeting of the Board of Commissioners was adjourned.

s/b: Martin Nesbitt  
     Chairperson  

s/b: Lee Gill, Custodian and  
     Keeper of Records