Dear LSC Candidate and Parents of Student LSC Candidates to the Local School Council,

The Illinois School Code requires that each person submitting a nomination packet disclose if they have been convicted of certain criminal convictions. This requirement extends to student representatives serving on the Local School Council. To ensure compliance with the requirement under the School Code, all candidates must complete Criminal Conviction Form (2-25). Please be aware that the Criminal Conviction Form (2-25) references criminal acts of a sexual and violent nature.

If the candidate has not been convicted of any crime, you can check the box on the first page next to the statement "No, the candidate has not been convicted of any crime." Or if the candidate was arrested and adjudicated delinquent in juvenile court, or, if the charges were dropped, dismissed, or resulted in a non-conviction in adult court, the candidate may check "NO" in the form that begins on the next page.

If the candidate has been convicted of a crime in adult court, please follow the general information and instructions on page 2.

For the student candidate, both the student and the parent/guardian must sign the last page. Please see below for an explanation as to what is considered a conviction and non-conviction.

Non-Conviction:

- Finding of Not Guilty
- Nolle Prosequi
- Stricken from the Docket with Leave to Reinstate (SOL)
- Non-suit
- Released without charging
- Supervision (if completed satisfactorily)
- Qualified Probations (if completed satisfactorily) including 710, 1410, TASC (must be vacated), Second Chance Probation, First Offender Gun Probation, Offender Initiative Programs (such as deferred prosecution and Child Endangerment Probation)

Conviction:

- Jail
- Prison
- Bootcamp
- Probation
- Conditional Discharge
- Time Considered Served
- Fines
- Supervisions that terminate unsatisfactorily
- Qualified Probations that terminate unsatisfactorily (see above "Non-Conviction" list for examples)

Month Date YEAR White/Caucasian African-American Hispanic/ Latino(a) Asian/Asian-American Native American/Alaskan Hawaiian/Pacific Islander Candidate Type: Candidate Type: Parent/Legal Guardian Community Resident Date of Filing: STREET CITY STATE Gender: Male Female Other School: MONTH DATE YEAR	
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NO, I have not been convicted of any crime. (sign below) VERIFICATION The undersigned verifies the information above is true and correct. The undersigned verifies that they are the candidate named on this form.	stigatio

<u>If the candidate has been convicted of a crime, follow the general information and instructions listed</u> <u>below.</u>

GENERAL INFORMATION

- Any candidate seeking appointment or election to a Local School Council must complete this form.
 Instructions are below. Failure to complete this form will result in a candidate's automatic disqualification from election or appointment.
- Any candidate that is elected or appointed to serve on a Local School Council will be required to submit to a criminal background investigation, which includes a fingerprint-based check of the Illinois State Police and Federal Bureau of Investigation databases prior to taking office.
- If, after conducting a criminal background investigation, regardless of prior disclosure, it is determined
 the candidate was convicted of a disqualifying offense, which can be reviewed via the attached "Local
 School Council Enumerated Offenses in Illinois School Code," the Board will seek the applicant's
 removal via a hearing.

INSTRUCTIONS

- Candidates must file the completed form with the school in which the candidate is running for office by February 7, 2025 by 3 PM. Mailed, e-mailed, faxed or copied forms will not be accepted.
- If the candidate is under 18 years of age, a parent or guardian must consent to the disclosure of convictions.
- Under Section 34-2.1(f) of the Illinois School Code, candidates for a Local School Council are required to disclose the criminal convictions listed below.
- To see the list of the disqualifying offenses, see Required Disclosures and Disqualifying Convictions for Local School Council Enumerated Offenses in Illinois School Code.
- Failure to disclose conviction for any of the offenses listed below will prevent a candidate from appearing on a ballot and, if elected or appointed, the Board seeking the candidate's removal.
- Candidates must disclose the criminal conviction(s) regardless of when the conviction(s) occurred, unless specified otherwise in the "Disclosures" section below.
- Candidates must disclose conviction(s) of the same, similar or substantially similar offense in another state, which can be described in no. 37 below.
- Please note: Candidates are not required to disclose a juvenile record. However, regardless of age at time of arrest/conviction, if the matter was adjudicated in adult court and is a conviction that appears in the list of offenses below, this conviction must be disclosed.
- In order to determine if an applicant was convicted of a disqualifying conviction, the applicant may be required to submit official documentation, at the candidate's cost, to the Board for review. Please see the attached document titled, "Local School Council Enumerated Convictions in Illinois School Code" for a list of disqualifying convictions.

DISCLOSURES

Pursuant to Section 34-2.1(f) of the Illinois School Code, each person nominated who runs as a candidate must disclose if he, she or they has ever been convicted of any of the offenses outlined in Section 34-18.5(c) of the Illinois School Code, with the exception of juvenile records. **Indicate if you have been convicted of committing OR attempting to commit any of the offenses listed below**. Please check all that apply.

- 1. YES Any offense defined in the Cannabis Control Act, except those defined in Sections 4(a), 4(b), 4(c), 5(a) and 5(b) and any offense for which an individual receives Section 10 probation, provided that the terms and conditions of Section 10 probation are successfully fulfilled (720 ILCS 550/1 et seq., except those defined in 720 ILCS 550/4(a), 4(b) and 4(c), and 720 ILCS 550/5(a) and 5(b), and successful completion of probation under 720 ILCS 550/10). (NOTE: Pursuant to Section 5/21B-80, you must disclose only if the current calendar year is within seven (7) years following the end of the sentence for the criminal offense);
- 2. YES Any offense defined in the Illinois Controlled Substances Act, except any offense for which an individual receives Section 410 probation, provided that the terms and conditions of Section 410 probation are successfully fulfilled (720 ILCS 570/100 et seq., except successful completion of probation under 720 ILCS

570/410) (NOTE: Pursuant to Section 5/21B-80, you must disclose only if the current calendar year is within seven (7) years following the end of the sentence for the criminal offense);
3. YES Any offense defined in the Methamphetamine Control and Community Protection Act, except any offense for which an individual receives Section 70 probation, provided that the terms and conditions of Section 70 probation are successfully fulfilled (720 ILCS 646/1 et seq., except successful completion of probation under 720 ILCS 646/70] (NOTE: Pursuant to Section 5/21B-80, you must disclose only if the current calendar year is within seven (7) years following the end of the sentence for the criminal offense); 4. YES Any attempt to commit any of the offenses listed in items (1) through (3) above. Please specify:
5. YES Any offense defined in Section 9 (720 ILCS 5/9.1 = first degree murder; 720 ILCS 5/9-1.2 = intentional homicide of an unborn child; 720 ILCS 5/9-2 = second degree murder; 720 ILCS 5/9-2.1 voluntary manslaughter of an unborn child; 720 ILCS 5/9-3 = involuntary manslaughter and reckless homicide; 720 ILCS 5/9-3.1 (renumbered as 720 ILCS 5/9-3.4) = concealment of homicidal death; 720 ILCS 5/9-3-1.5 (renumbered as 720 ILCS 5/9-3.5) = concealment of death; 720 ILCS 5/9-3.2 = involuntary manslaughter and reckless homicide of an unborn child; 720 ILCS 5/9-3.3 = drug-induced homicide);
6. YES Any offense defined in Section 10-5.1 (720 ILCS 5/10-5.1 = luring of a minor);
7. YES \square Any offense defined in Section 10-9(c) (720 ILCS 10-9(c) = Trafficking in persons, involuntary servitude, and related offenses);
8. YES Any offense defined in Section 11-1.20 (formerly 5/12-13) (720 ILCS 5/11-1.20 = criminal sexual assault);
9. YES Any offense defined in Section 11-1.30 (formerly 5/12-14) (720 ILCS 5/11-1.30 = aggravated criminal sexual assault);
10. YES Any offense defined in Section 11-1.40 (formerly 5/12-14.1) (720 ILCS 5/11-1.40 = predatory criminal sexual assault);
11. YES Any offense defined in Section 11-1.50 (formerly 5/12-15) (720 ILCS 5/11-1.50 = criminal sexual abuse);
12. YES Any offense defined in Section 11-1.60 (formerly 5/12-16) (720 ILCS 5/11-1.60 = aggravated criminal sexual abuse);
13. YES \square Any offense defined in Section 11-6 (720 ILCS 5/11-6 = indecent solicitation of a child;;
14. YES Any offense Section 11-6.6 (720 ILCS 5/11-6.6 = solicitation to meet a child);
15. YES Any offense defined in Sections 11-9 (11-9 renumbered as Section 11-30) through 11-9.5, inclusive (720 ILCS 5/11-9.1 = sexual exploitation of a child; 11-9.1A = permitting sexual abuse of a child; 11-9.1B = failure to report sexual abuse of a child; 11-9.2 = custodial sexual misconduct; 11-9.3 = presence within school zone by child sex offenders prohibited; approaching, contacting, residing with, or communicating with a child within certain places by child sex offenders; 11-9.4-1 = sexual predator and child sex offender; presence or loitering in or near public parks); 11-9.5 = sexual misconduct with a person with a disability;

16. YES \square Any offense defined in Section 11-11 (720 ILCS 5/11-11 = sexual relations within families);
Any offense defined in Sections 11-14.1 through 11-21, inclusive (720 ILCS 5/11-14.1 = solicitation of sexual act; 11-14.3(a)(2) = promoting prostitution by profiting from prostitution; 11-14.4 = promoting juvenile prostitution; 11-15 = soliciting for a prostitute (repealed eff. 7/1/11); 11-16 = pandering (repealed eff. 7/1/11); 11-17 = keeping a place of prostitution (repealed eff. 7/1/11); 11-17.1 = keeping a place of juvenile prostitution (repealed eff. 7/1/11); 11-18 = patronizing a prostitute; 11-18.1 = patronizing a minor engaged in prostitution; 11-19 = pimping (repealed 7/1/11); 11-19.1 = juvenile pimping or aggravated juvenile pimping (repealed eff. 7/1/11); 11-19.2 = exploitation of a child (repealed eff. 7/1/11) 11-20 = obscenity; 11-20.1 = child pornography; 11-20.1B = aggravated child pornography (repealed eff. 1/1/13) 11-20.2 = duty of film and print processors to report sexual depiction of children; 11-20.3 = aggravated child pornography (renumbered as 11-20.1B); 11-21 = harmful material (prurient interests);
18. YES Any offense defined in Section 11-23 (if punished as a Class 3 felony) (720 ILCS 5/11-23 = posting of identifying or graphic information on a pornographic Internet site or possessing graphic information with pornographic material);
19. YES \square Any offense defined in Section 11-24 (720 ILCS 5/11-24 = child photography by a sex offender);
20. YES Any offense defined in Section 11-25 (720 ILCS 5/11-25 = grooming);
21. YES \square Any offense defined in Section 11-26 (720 ILCS 5/11-26 = traveling to meet a minor);
22. YES \square Any offense defined in Section 11-30 (if punished as a Class 4 felony) (720 ILCS 5/11-30 = public indecency, third or fourth violation);
23. YES \square Any offense defined in Section 12-3.05 (720 ILCS 5/12-3.05 = aggravated battery);
24. YES \square Any offense defined in Section 12-3.3 (720 ILCS 5/12-3.3 = aggravated domestic battery);
25. YES \square Any offense defined in Section 12C-45 (Section 12-4.9 renumbered as Section 12C-45) = drug induced infliction of harm to a child athlete);
26. YES \square Any offense defined in 12-6.4 (720 ILCS 5/12-6.4 = criminal street gang recruitment on school grounds or public property adjacent to school grounds and criminal street gang recruitment of minor);
27. YES □ Any offense defined in 12-7.1 (720 ILCS 5/12-7.1 = hate crime);
28. YES Any offense defined in Section 12-32 (720 ILCS 5/12-32 = ritual mutilation);
29. YES Any offense defined in Section 12-33 (720 ILCS 5/12-33 = ritualized abuse of a child);
30. YES Any offense defined in 12-34 (720 ILCS 5/12-34 = female genital mutilation);
31. YES \square Any offense defined in 12-34.5 (720 ILCS 5/12-34/5 = inducement to committ suicide);
32. YES \square Any offense defined in 12-35 (720 ILCS 5/12-35 = sexual conduct or sexual contact with an animal);

5/2	YES \square Any offense defined in Section 26-4 if punished pursuant to (d)(4) or (d)(5) of the Section (720 ILC 26-4 = unauthorized video recording and live video transmission);
	YES Perpetrator of sexual or physical abuse of any minor under 18 years of age pursuant to proceeding der Article II of the Juvenile Court Act of 1987 (705 ILCS 405/2-1, et seq.);
35	YES Class X felony :
	. YES Any <u>attempt to commit, conspiring to commit, or soliciting to commit</u> any of the offenses listed in ms (5) through (35) above. Please specify:;
	. YES Same, similar or substantially similar out-of-state offense to any of the foregoing offenses . Please ecify:
	NO, I have not been convicted of any of the offenses listed above.
	NO, I have not been convicted of any of the offenses listed above. Verification
1.	VERIFICATION
	VERIFICATION The undersigned verifies the information above is true and correct.
1.	VERIFICATION The undersigned verifies the information above is true and correct. The undersigned verifies that he/she is the candidate named on this form.
1. 2. 3.	VERIFICATION The undersigned verifies the information above is true and correct. The undersigned verifies that he/she is the candidate named on this form.
1. 2. 3.	VERIFICATION The undersigned verifies the information above is true and correct. The undersigned verifies that he/she is the candidate named on this form. The undersigned authorizes the Chicago Public Schools to perform a criminal background investigation.