Return two copies with original signatures as needed to:

Office of Education Facilities Florida Department of Education 325 West Gaines Street 1054 Turlington Building Tallahassee, Florida 32399-0400 Phone (850) 245-0494 Fax (850) 245-9243

FLORIDA DEPARTMENT OF EDUCATION Office of Educational Facilities

CAPITAL OUTLAY BOND ISSUE (COBI) AMENDMENT

(Districts)

AMENDMENT NO:						
BOND SERIES:						

A RESOLUTION AMENDING SECTION 1(b) OF A RESOLUTION ENTITLED: "A RESOLUTION OF THE SCHOOL BOARD OF COUNTY, FLORIDA, REQUESTING THE ISSUANCE BY THE STATE BOARD OF EDUCATION OF FLORIDA OF \$ CAPITAL OUTLAY BONDS FOR AND ON BEHALF OF SUCH BOARD FOR THE PURPOSES HEREINAFTER STATED," HERETOFORE ADOPTED.
WHEREAS, pursuant to Section 9(d), Article XII, of the Constitution of the State of Florida, as amended (referred to as the School Capital Outlay Amendment), the State Board of Education of Florida is authorized to issue bonds payable to both principal and interest from the funds provided for in said Capital Outlay Amendment for the purpose of financing capital outlay projects in the manner provided therein upon the application of the School Board of any School District in the State of Florida; and
WHEREAS, this School Board of County, Florida, has heretofore adopted the resolution referred to by title above, requesting the State Board of Education of Florida to issue \$ Capital Outlay Bonds for and on behalf of the Board pursuant to the School Capital Outlay Amendment for the purpose of financing the cost of capital outlay projects described in Section 1(b) of said resolution; and
WHEREAS, subsequent to the adoption of said resolution it has become necessary and in the best interest of this Board to change the projects set forth in said Section 1(b) of said resolution, now, therefore,
BE IT RESOLVED BY THE SCHOOL BOARD OF COUNTY, FLORIDA:
BETT RESOLVED BY THE SCHOOL BOARD OF
SECTION 1. That Section 1(b) of the resolution heretofore adopted on the day of, 20, and entitled:
SECTION 1. That Section 1(b) of the resolution heretofore adopted on the day of,
SECTION 1. That Section 1(b) of the resolution heretofore adopted on the day of

CAPITAL OUTLAY BOND ISSUE (COBI) AMENDMENT (Districts)

Amendment No		Page _ of _	Bond Series				
Project Priority Number	Name of School Center or Description of Location		Description of Project and List of Facilities Included				

OEF 216PS Rule 6A-2.0010, FAC

CAPITAL OUTLAY BOND ISSUE (COBI) AMENDMENT (Districts)

AMENDMENT NO:	Page _ of _ BOND SERIES:
STATE OF FLORIDA	Amount of Bond \$
COUNTY OF	<u> </u>
I, the undersigned Secretary of the School Board of that the foregoing constitutes a true and correct copy of a meeting held on the day of	County, Florida, do hereby certify esolution duly adopted and entered in the minutes of said Board at a, 20
IN WITNESS WHEREOF, I have hereunto set my si 20	ignature and official seal this day of,
Si	igned:
	Secretary of the School Board of
	County, Florida
(SEAL)	
Review of amendatory resolution shows all projects included	to be eligible for expenditure of CO&DS and COBI Funds.
Date:	
By: Office of Educational Facilities Planning	

PUBLIC SCHOOL DISTRICT INSTRUCTIONS FOR PREPARING LIST OF PROJECTS DESCRIBED IN SECTION 1(b) OF CAPITAL OUTLAY BOND ISSUE (COBI) AMENDMENT (Form OEF 216PS) "A RESOLUTION AMENDING SECTION 1(b) OF A RESOLUTION ENTITLED...."

PLEASE NOTE: Funds accruing under the provisions of Section 9(d), Article XII, of the Constitution of the State of Florida, as amended, are referred to by a variety of names (a) COBI - Capital Outlay Bond Issue; (b) CO&DS - Capital Outlay and Debt Service; (c) SBE bond - State Board of Education bond; and (d) SCOA - School Capital Outlay Amendment funds. The terms often are used interchangeably.

Form OEF 216	PS is use	ed to amer	nd the list	of projec	ts desci	ribed in	Sectio	n 1(b) ເ	of Form	SCOA-	1, "A
RESOLUTION	OF THE	SCHOOL E	BOARD O	F				(COUNTY	, FLOR	RIDA,
REQUESTING	THE IS	SUANCE	BY THE	STATE	BOAR	D OF	EDUC.	ATION	OF FL	ORIDA	OF
\$	CAPITAL	OUTLAY	BONDS	FOR AN	ID ON	BEHALF	OF	SUCH	BOARD	FOR	THE
PURPOSE HER	REINAFTE	R STATED)."								

Initially, a Florida School Board adopts and submits a "COBI bond resolution" (Form SCOA-1) in order to request that the State Board of Education issue capital outlay bonds, for and on behalf of the Board, pursuant to the "School Capital Outlay Amendment," Section 9(d), Article XII, of the Constitution of the State of Florida, as amended, for the purpose of financing certain capital outlay projects for school purposes.

The projects for which the Board intends to expend the bond proceeds are listed and described in Section 1(b) of the original "COBI bond resolution." CO&DS funds may be spent only on projects that meet certain criteria. The projects included in Section 1(b) are limited to those that are:

- (1) Recommended by the current district educational plant survey, conducted in accordance with Section 1013.31(1), Florida Statutes. The specific survey recommendations that comprise a project are cited verbatim in the project description.
- (2) Listed on the current district project priority list (PPL) amendment, submitted on electronically through EFIS and approved by the Commissioner for the State Board of Education, as provided in Sections 2.1(2)(a) and 2.1(5)(d), State Requirements for Educational Facilities (SREF). The same project number is used to identify a given project on both the PPL and the bond resolution.
- (3) Rated as established by SREF, Section 2.1(5)(e).

Subsequent to validation of the bonds, the Board may find it necessary to revise the list of projects included in Section 1(b) of the original resolution. To do so, the Board adopts and submits an amendatory resolution to change the original list of projects, on Form OEF 216PS Capital Outlay Bond Issue (COBI) Amendment, "A Resolution Amending Section 1(b) of a Resolution Entitled...." The amended list of projects becomes effective when the Commissioner approves and signs the amendment.

Any new projects included in Section 1(b) of the COBI bond resolution amendment must satisfy the same criteria listed in items (1), (2), and (3), above. In addition, the list of projects reported in the

amendment must account for all the projects previously approved in Section 1(b) of the original resolution.

- (4) When a project included on the original resolution has had no expenditure of CO&DS funds and the Board no longer intends to expend bond proceeds on it, it may be deleted from the list. Such a project is accounted for by listing the project number followed by the word "Deleted" and the statement "No expenditure of CO&DS funds."
- (5) When a project included on the original resolution has had any expenditure of CO&DS funds and has been completed, it remains on the list. Such a project is accounted for by listing the project number followed by the word "Completed," the date of completion, and the amount of CO&DS funds spent on it.
- (6) When a project included on the original resolution has had any expenditure of CO&DS funds and has not been completed, it remains on the list. Such a project is accounted for by listing and describing it the same way as on the original resolution.
- (7) When a project included on the original resolution has had any expenditure of CO&DS funds and has not been completed, but the contents of the project have been changed in accordance with survey recommendations and in compliance with a PPL Amendment approved by the Office, the project remains on the list. Such a project is accounted for by listing the project number followed by the word "Modified" and describing it pursuant to items (1), (2), and (3) above.

Please direct questions to:

Office of Educational Facilities Florida Department of Education 325 West Gaines Street 1054 Turlington Building Tallahassee, Florida 32399-0400

PLEASE REMEMBER: In accordance with the Federal Internal Revenue Service "Rule of 1986," recipient districts are to expend bond proceeds on approved projects within 36 months of delivery.

Phone: (850) 245-0494