

Resolution No: 2014-15 571

By Member of the Board Commissioner Powell

WHEREAS, on February 3, 2015, the Rochester City School District received the Opinion and Award of an Arbitrator involving the question of retiree health insurance in the Matter of the Arbitration between the Association of Supervisors and Administrators of Rochester and the Rochester City School District, PERB Case # A2013-517 (the “Opinion and Award”), and

WHEREAS, after reviewing the Arbitrator’s Decision and Award, the Board of Education desires to appeal the Decision and Award to the New York State Supreme Court and seek to vacate or modify the Appeal and Decision, therefore be it

RESOLVED, that the Board of Education hereby approves the appeal of the Decision and Award to the New York State Supreme Court and all such further legal action required in order to vacate or modify the Decision and Award as deemed appropriate by the General Counsel of the Rochester City School District.

Seconded by Member of the Board Vice President Elliott
Adopted 5-0 with Commissioner Campos and Commissioner Evans absent