IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

ROBERT L. ADAMS, JR. et al. § § § Plaintiffs, § § UNITED STATES OF AMERICA,

§ § Plaintiff-Intervenor, Civil Action No. 6:04-cv-00291-LED

§

§ CHARLES F. MATHEWS, et al.,

§

Defendants.

<u>ORDER</u>

ON THIS DAY the Court considered the Defendant Longview Independent School District's ("LISD") Motion to Modify Final Consent Decree (Docket No. 85). The United States filed a response stating that it did not oppose the requested relief. Docket No. 86. Accordingly, the Court finds that the motion should be GRANTED.

IT IS THEREFORE ORDERED that LISD shall be permitted to implement new magnet and/or charter programs as specified in the Motion at the following schools:

SCHOOL	PROGRAM	GRADES	DESIGNATION
East Texas Montessori	Montessori early	PK-K	Charter/Magnet
Prep Academy	education program.		
East Texas Montessori	Montessori elementary	1-5	Charter/Magnet
Academy	program.		
Ned E. Williams	STEAM	1-5	Magnet
Elementary	programming.		
Bramlette Elementary	STEAM	1-5	Charter
(to be renamed	programming.		
"Longview			
Elementary STEAM			
Academy")			
Judson Middle School	STEAM	6-8	Charter
(to be renamed	programming.		
"Longview Middle			
School STEAM			
Academy")			

IT IS FURTHER ORDERED that LISD shall be permitted to expand upon the existing programs at the following schools:

SCHOOL	PROGRAM	GRADES	DESIGNATION
Forest Park Middle School	Expanded International Baccalaureate	6-8	Magnet
Longview High School	Expanded IB, Early College, AP/Dual Credit	9-12	Magnet

All provisions of the Final Consent Decree of this Court that do not conflict with this Order shall remain in full force and effect.

So ORDERED and SIGNED this 18th day of May, 2017.

Robert W Filmoeden ROBERT W. SCHROEDER III UNITED STATES DISTRICT JUDGE