Form 144 Filer Information UNITED STATES
SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Form 144

FORM 144

NOTICE OF PROPOSED SALE OF SECURITIES

PURSUANT TO RULE 144 UNDER THE SECURITIES ACT OF 1933

144: Filer Information

Filer CIK 0001680619
Filer CCC XXXXXXXX
Is this a LIVE or TEST Filing? • LIVE • TEST

Submission Contact Information

Name

Phone

E-Mail Address

144: Issuer Information

Name of Issuer LINCOLN EDUCATIONAL SERVICES CORP

SEC File Number 000-51371

14 Sylvan Way, Suite A

Address of Issuer

Parsippany
NEW JERSEY

07054

Phone 973-736-9340

See the definition of "person" in paragraph (a) of Rule 144. Information is to be given not only as to the person for whose account the securities are to be sold but also as to all other persons included in that definition. In addition, information shall be given as to sales by all persons whose sales are required by paragraph (e) of Rule 144 to be aggregated with sales for the account of the person filing this notice.

Relationship to Issuer 10% Shareholder

144: Securities Information

Title of the Class of Securities To Be Sold	Name and Address of the Broker	Number of Shares or Other Units To Be Sold	Aggregate Market Value			Sacilititiae
Common Shares	CF Secured, LLC 110 East 59th Street 21st Floor New York NY 10022	250000	2462500.00	31759322	03/06/2024	NASDAQ

Furnish the following information with respect to the acquisition of the securities to be sold and with respect to the payment of all or any part of the purchase price or other consideration therefor:

144: Securities To Be Sold

Title of the	Date you	Nature of	Name of	Is	Date	Amount of	Date of	Nature of
Class	Acquired	Acquisition	Person from	this	Donor	Securities	Payment	Payment *
	_	Transaction			Acquired	Acquired		

Whom a Acquired Gift?

Common Shares Private Issuance and Sale of Series 11/14/2019 A Convertible

Preferred Shares(3)

Issuer

3262714

11/14/2019 Cash

Amount of

* If the securities were purchased and full payment therefor was not made in cash at the time of purchase, explain in the table or in a note thereto the nature of the consideration given. If the consideration consisted of any note or other obligation, or if payment was made in installments describe the arrangement and state when the note or other obligation was discharged in full or the last installment paid.

Furnish the following information as to all securities of the issuer sold during the past 3 months by the person for whose account the securities are to be sold.

144: Securities Sold During The Past 3 Months

Name and Address of Seller	Title of Securities Sold	Date of Securities Sale Sold	Gross Proceeds
Juniper Targeted Opportunities, L.P. 555 Madison Avenue 24th Floor New York NY 10022	Common Shares	02/27/2024 169592	1718320.05
Juniper Targeted Opportunities, L.P. 555 Madison Avenue 24th Floor New York NY 10022	Common Shares	02/28/2024 70000	738898.30
Juniper Targeted Opportunities, L.P. 555 Madison Avenue 24th Floor New York NY 10022	Common Shares	02/29/2024 73241	715143.94
Juniper Targeted Opportunities, L.P. 555 Madison Avenue 24th Floor New York NY 10022	Common Shares	03/01/2024 6423	64305.68
Juniper Targeted Opportunities, L.P. 555 Madison Avenue 24th Floor New York NY 10022	Common Shares	03/04/2024 2331	23318.12
Juniper Targeted Opportunities, L.P. 555 Madison Avenue 24th Floor New York NY 10022	Common Shares	03/05/2024 828	8280.00
Juniper Targeted Opportunities, L.P. 555 Madison Avenue 24th Floor New York NY 10022	Common Shares	03/06/2024 250000	2487500.00
Juniper Targeted Opportunities, L.P. 555 Madison Avenue 24th Floor New York NY 10022	Common Shares	03/06/2024 36997	373748.71

144: Remarks and Signature

Remarks R#1 Line 3(d) is based on \$9.85 the closing per share price on March 5, 2024. R#2 Line 3(e) represents shares outstanding as of February 29, 2024, as reported on the Issuer's Quarterly report on Form 10-K filed March 5, 2024. R#3 The "Nature of Acquisition of Transaction" on November 14, 2019, Juniper Targeted Opportunities, L.P. ("Juniper Opportunities") and its affiliate, Juniper Targeted Opportunity Fund, L.P. ("Juniper Fund") purchased from

the issuer an aggregate of 11,200 shares of the Issuer's Series A Convertible Preferred Stock, no par value ("Series A Shares") for at a purchase price of \$1,000 per share. Each Series A Share was convertible into 423,729 shares of Common Stock, no par value per share ("Common Shares"). On November 30, 2022, the Issuer converted each of its Series A Share into 423,729 Common Shares ("Conversion"). R#4 The "Amount of Securities Acquired" represents the number of Common Shares received by Juniper Opportunities as a result of the Conversion.

Date of Notice

03/06/2024

ATTENTION:

The person for whose account the securities to which this notice relates are to be sold hereby represents by signing this notice that he does not know any material adverse information in regard to the current and prospective operations of the Issuer of the securities to be sold which has not been publicly disclosed. If such person has adopted a written trading plan or given trading instructions to satisfy Rule 10b5-1 under the Exchange Act, by signing the form and indicating the date that the plan was adopted or the instruction given, that person makes such representation as of the plan adoption or instruction date.

Signature /s/ John A. Bartholdson for JUNIPER TARGETED OPPORTUNITIES, L.P. By: Juniper Targeted Opportunity Investors, LLC, its General Partner

ATTENTION: Intentional misstatements or omission of facts constitute Federal Criminal Violations (See 18 U.S.C. 1001)