List of Amendments to the Second Amended Interlocal Agreement for Public School Facility Planning

ILA Section	Summary of Existing Provision	Proposed Change
Introduction	N/A	 Rename Agreement to Third Amended and Restated ILA (and throughout the Agreement) New Whereas Clauses to explain amendment
Article 3	Includes a schedule to begin implementation of public school concurrency and other hard dates for sharing information required by the Agreement	Deletes schedule because 1. Hard dates for initial implementation of PSC have passed 2. Agreement already includes provisions that govern timeframes for specific requirements
3.1	Requires annual update of County- wide projections and student enrollment projections	Substitutes "regularly" with "annually" to provide more flexibility because County no longer updates projections each year
4.3	Requires Staff Working Group assistance with Educational Plant Survey	Inserts that this requirement is only necessary upon request by the School District
7.3	Defines a maximum 45-Day review period for comprehensive plan amendments and rezoning applications	Shortens maximum review timeframe to 30 days, consistent with School Board practice
7.8 8.3 (b)(d)&(e) 8.13(g) 18.7	Acknowledges only permanent school capacity	Deletes "permanent"
7.10 (a)(1)	Refers to capacity as "gross" until the end of the 2018/19 school year and commencing 2019/20 school year as "permanent"	Deletes the distinction between "gross" and "permanent" as it relates to school capacity in District development review comments
8.2(c)(3)	Refers to October 15, 2009 and annually thereafter as the deadline for District to provide the County and Municipalities with annual data and analysis	Establishes annually by October 31 as new deadline to enable sufficient time to School District to generate data
8.5(b)	Requires amendments to District Educational Facilities (DEFP) plan to be accomplished by ordinance	Removes requirement since Municipalities opted to adopt the DEFP by reference into their Capital Improvements Element

ILA Section	Summary of Existing Provision	Proposed Change
8.10	Establishes the Level of Service Standard (LOS) as 100% of gross capacity (with relocatable classrooms) until the end of the 2018/19 school year; and commencing at the 2019/20 school year, 110% of the permanent Florida Inventory of School Houses (FISH) capacity as the LOS	Establishes two school types for the purpose of establishing a uniform, district wide LOS 1. School Type A is a bounded elementary, middle or high school that has the equivalent of at least 10% of its permanent FISH capacity available onsite in relocatables. The LOS for School Type A shall be 100% gross capacity. 2. School Type B is a bounded elementary, middle or high school that has less than the equivalent of 10% of its permanent FISH capacity available onsite in relocatables. The LOS for School Type B shall be 110% permanent FISH capacity.
8.10 (e)	Prescribes how student enrollment projections are adjusted when a charter schools closes	Removes statement to enable the District flexibility to react appropriately to school choice
8.13(f)(2)(i()	Refers to Twentieth Day Enrollment	Substitutes Benchmark Day to reflect District enrollment data practices
8.13(g)(6)	Requires notice to School District to prevent expiration of a Final School Capacity Determination (SCAD) Letter	Removes requirement for notice since Final SCAD letters remain valid concurrent with the underlying approval

NOTE: Minor amendments to correct scrivener's errors and obsolete statutes are not reflected in the matrix above.

Prepared by: The School Board of Broward County, Florida, Facility Planning and Real Estate Department