

**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 | <ol style="list-style-type: none"> 1. Rename Agreement to Third Amended and Restated ILA (and throughout the Agreement) 2. 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 <ol style="list-style-type: none"> 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 |

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| 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 <ol style="list-style-type: none"> 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