

Business Operations
Ofelia San Pedro, Deputy Superintendent

SUBJECT: REQUEST FOR APPROVAL OF MEMORANDUM OF UNDERSTANDING (MOU) MODIFYING PROVISIONS OF THE LABOR CONTRACT BETWEEN MIAMI-DADE COUNTY PUBLIC SCHOOLS (M-DCPS) AND THE UNITED TEACHERS OF DADE (UTD) RELATING TO THE IMPLEMENTATION OF ASSISTANCE AND INTERVENTION PLANS FOR SENIOR HIGH SCHOOLS DESIGNATED WITHIN THE SCHOOL IMPROVEMENT ZONE

COMMITTEE: SCHOOL SUPPORT ACCOUNTABILITY

The School Improvement Zone Enhancement Program is a component of the M-DCPS Assistance Plus Initiative that has been created to promote and support student achievement. This initiative comprises a multifaceted approach designed to coordinate and redirect resources to create a comprehensive system at school sites that targets the improvement of mathematics. The negotiated changes to provisions of the M-DCPS/UTD labor contract provide the flexibility necessary to implement the instructional and programmatic components of this plan.

Florida Statutes, Section 1008.33 - Authority to Enforce Public School Improvement - directs school districts to create assistance and intervention plans intended to improve educational services to students in low performing schools. This proposed MOU will facilitate the implementation of the required Assistance and Intervention Plan at each of the identified senior high schools by providing for standardized mathematics curriculum and additional compensation for qualified mathematics coaches.

Accordingly, the parties have agreed to the attached MOU to implement the M-DCPS School Improvement Zone Enhancement Program created to improve student achievement.

RECOMMENDED: That The School Board of Miami-Dade County, Florida, approve the proposed Memorandum of Understanding (MOU) modifying provisions of the M-DCPS/UTD labor contract to facilitate the implementation of the M-DCPS School Improvement Zone Enhancement Program.

OSP:jmg

**MEMORANDUM OF UNDERSTANDING
Contract Modification/Implementation**

School Improvement Zone Enhancement Program

Pursuant to applicable Florida law and the current labor contract between Miami-Dade County Public Schools (M-DCPS) and the United Teachers of Dade (UTD), the Superintendent of Schools (or designee) and the UTD President (or designee) have met to discuss providing assistance to three senior high schools designated by the Florida Department of Education to be under corrective action within the established School Improvement Zone as mandated by Section 1008.33, F. S. Accordingly, the parties have negotiated and agreed to the modification/implementation of the following M-DCPS/UTD Contract provisions: Article IX, Article XII, Article XX, Section 3(A) and Article XXVI, Section 40.

WHEREAS, Section 1008.33, Florida Statutes, Comprehensive Revision of Florida's School Improvement and Educational Accountability, requires, in part, that districts institute measures to enforce performance improvements. Miami-Dade County Public Schools (hereinafter "M-DCPS") has identified eligible low performing senior high schools which have been designated as School Improvement Zone Enhancement schools to receive assistance and support to attain adequate improvement.

WHEREAS, M-DCPS and the United Teachers of Dade (hereinafter "UTD") have met to negotiate all the impacts resulting from the implementation of assistance and support plans for designated schools and have amicably resolved the impact issues; and

WHEREAS in an effort to eliminate low achievement in students and low performance at identified schools, while emphasizing strategies to promote achievement for all learners, M-DCPS and UTD in compliance with Florida Statutes and State Board Rule for Continuous Improvement and Intervention has established the District "School Improvement Zone" (hereinafter "SIZ");

WHEREAS the "SIZ" will consist of 39 low performing schools which includes three senior high schools (Miami Jackson, Miami Central and Miami Edison Senior High Schools) designated by the Florida Department of Education to be under corrective action that will be the recipients of the provisions of this Agreement;

WHEREAS, M-DCPS and UTD desire to memorialize their agreement regarding the resolution of the impact issues by entering into this Memorandum of Understanding (hereinafter "MOU").

NOW THEREFORE, the parties agree as follows regarding the resolution of the impact issues resulting from the assistance and intervention plans:

1. Mathematics Coaches who meet the qualifications, are certified/endorsed in Mathematics (9-12) and are working in the designated School Improvement Zone corrective action senior high schools for the 2006-2007 school year will receive a \$9,000 program supplement. In addition, those Mathematics Coaches in schools where at least 50% of the students in the lowest quartile in the school make minimal developmental score gains will receive a \$1000 incentive payment for the 2006-2007 school year. The \$9,000 will be prorated on an annual basis as

long as the Mathematics Coach is performing the duties of the position. Mathematics Coaches will be hired pursuant to the applicable provisions of Article XII and announced selection procedures.

2. Mathematics Coaches applying for vacant positions must show proof of meeting the qualification requirements and selection criteria in order to qualify for the position and the \$9,000 supplement. All applicants and those subsequently selected must complete and submit a School Improvement Zone Enhancement Program Verification Form before being placed as a Mathematics Coach.
3. National Board for Professional Teaching Standards (NBPTS) teachers will be encouraged to transfer to School Improvement Zone senior high schools to fill these open positions.
4. UTD agrees not to file a grievance, an unfair labor practice charge, or initiate any other type of litigation as a result of the implementation of this MOU. The aforementioned shall not constitute a waiver of the UTD's right to initiate litigation in the appropriate forum in the event the UTD alleges that a provision of this MOU is being violated.
5. The parties agree that the terms outlined in this MOU shall constitute a one time agreement and shall not be construed as precedent setting.
6. The parties agree that this MOU constitutes and memorializes the entire agreement between the parties.
7. No modifications of this MOU shall have any effect unless it is in writing and signed by the parties.
8. The parties assert that their respective representatives reviewed this MOU prior to execution.
9. The parties assert that they have read and understand the provisions of this MOU, and that they will fully comply with the conditions outlined herein. Any copy of this MOU, once fully executed, shall have the full force and effect of law as if it were an original.
10. If any provision of this MOU or the application of such provision, is rendered or declared invalid by any court action, state agency, or by reason of any existing or subsequently enacted legislation, the remaining provisions of this MOU shall remain in full force and effect.
11. This MOU will remain in effect until the last day of school for the School Improvement Zone in the 2006-2007 school year.

DATED at Miami, Florida this ____ day of _____, 2007.

**THE SCHOOL BOARD OF MIAMI-
DADE COUNTY, FLORIDA**

UNITED TEACHERS OF DADE

Agustin J. Barrera Date
Chair

Karen Aronowitz Date
President

Dr. Martin Karp Date
Vice Chair

Rudolph F. Crew Date
Superintendent of Schools

APPROVED AS TO FORM

School Board Attorney