MEMORANDUM OF UNDERSTANDING BETWEEN
LOS ANGELES UNIFIED SCHOOL DISTRICT AND
UNITED TEACHERS LOS ANGELES

BELMONT PILOT SCHOOLS AGREEMENT

FEBRUARY 22, 2007

Introduction: The Los Angeles Unified School District (LAUSD) and the United Teachers Los Angeles (UTLA) are sponsoring the establishment of innovative pilot schools within LAUSD. The purpose of establishing pilot schools is to provide models of educational excellence that will help to foster widespread educational reform throughout the Los Angeles Unified School District. The Pilot Schools Network of teacher empowerment, parent engagement, and student achievement is a voluntary model. The parties hope to improve dramatically the educational learning environment and thereby improve student performance. Pilot schools will be open to students in accordance with the LAUSD student assignment plan.

I. Scope: There will be established up to ten (10) pilot schools in the Belmont Pilot Schools Network by September 2010, unless the parties agree in writing to establish more, and/or to a different timeline for the establishment of the agreed upon number of Pilot Schools.

II. Status of LAUSD Employees Who Work In Pilot Schools: All UTLA bargaining unit members who elect to work in Pilot Schools shall maintain their full status as members of the UTLA Bargaining unit and as employees of the District.

A. These employees shall continue to receive, at a minimum, the salary and all health and welfare benefits set forth in the negotiated Agreement between the District and UTLA ("Agreement"). The parties agree this constitutes authority to establish non-uniform salaries pursuant to Government code 3543.2(e).

B. These employees shall continue to be subject to the rights, protections, obligations and duties applicable to certificated employees under the California Education Code, including, but not limited to, the membership in the State Teachers Retirement System. These employees shall continue to accrue seniority as provided in the California Education Code.

C. These employees shall continue to attain and maintain "status and classification" as set forth in the California Education Code (e.g., temporary, probationary, permanent, substitute, intern, etc.).

III. Working Conditions in Pilot Schools: All employees shall work in Pilot Schools on a voluntary basis and may request a voluntary transfer to another district school at the end of any school year. If a teacher is released from a Pilot School (e.g. due to programmatic changes at the school site) during the
district school at the end of any school year. If a teacher is released from a Pilot School (e.g. due to programmatic changes at the school site) during the term of this agreement, the teacher shall be transferred to a vacancy for which that teacher is qualified at a school within the geographic area in which the Pilot School is located, or if no such vacancy exists, shall be transferred to another geographic area. Pilot schools shall continue to follow state and federal laws and regulations, but shall otherwise strive for a model of collaboration and shared decision-making at the school site, embodying freedoms from locally imposed constraints. To that end, Pilot Schools shall be exempt from all Board Rules and District policies and shall likewise be exempt from the provision of the Agreement except as is specified below. No UTLA member may be laid off as a result of the existence of Pilot Schools.

A. As expressly set forth below, certain provisions of the LAUSD-UTLA collective bargaining agreement shall remain in full force and effect at all times during this agreement. In addition to those referred to in section II above, the following provisions of the Agreement, however, cannot be waived or in any way modified by the Governing School Council, and shall continue to apply with full force to unit members who work in Pilot Schools:

- Leaves (Article XII)
- Reduction in Force (Article XIII)
- Evaluation (Article X), Peer Evaluation (Article XXVII, Section 3.2(e)) and Discipline (Article X)
- Peer Assistance and Review (Article X-A)
- Dues Deduction (Article IV-A)
- Safety (Article XXXVIII)
- Holidays (Article XVII) (9 legal holidays, 8 winter recess holidays and 5 spring recess holidays)
- Election of Chapter Chair (Article IV, Section 8.0(a) through (c))

B. The foregoing Articles shall continue to be subject to the Grievance provisions of the Agreement. All other matters shall not be subject to the contractual Grievance provisions and, instead, are subject to review, etc. exclusively through the Internal Appeals Process set forth below.

C. The Provisions of this Belmont Pilot Schools Agreement are not intended to narrow or expand the rights of the District or UTLA to be less or greater than that provided by law, except as specifically set forth in this Memorandum of Understanding (“MOU”). If there is a conflict between a specific provision of this MOU and legal requirements, all other non-conflicting sections of this MOU shall remain in full force and effect.

IV. **Work Year, Workday, etc.**

A. The matters set forth in III above shall be reduced to writing in an “Election to Work Agreement” that shall be provided to each Pilot School employee at the inception of his/her employment at the Pilot School and no later than April 15 annually thereafter. All employees are required to sign such document as a condition of working or continuing to work at the Pilot School. This document shall include the following information:
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1. The length of the instructional day, school day and workday.
2. The length of the instructional year and work year and school calendars.
3. The amount of time an employee is required to render service beyond the instructional/school/work year or day set forth in the Agreement.
4. Any additional required duty time, such as during summers, school breaks, etc.
5. Any additional teacher evaluation measure which enhances the pilot school.

B. The Governing School Council shall establish the length of the unit member work year, the length of the instructional and duty day, the school calendar, the amount of professional development to be provided in and outside of school, and summer work. These matters shall be part of the RFP submitted for approval/modification as set forth above.

C. Notwithstanding the provisions of this section, Pilot Schools shall, at a minimum provide at least the number of student instructional days and the amount of instructional minutes as other District schools.

D. Employees in Pilot Schools will be required to work the full workday/work year (or the proportionate amount required by their less than full-time assignment), and to perform and render service as prescribed by the terms of the approved Pilot School RFP (subject to modification as set forth above).

E. The parties agree that the Election to Work Agreement (including length of work year, length of work day, professional development time in and out of school, summer work), shall be created by the Governing School Council and shall be given to affected staff no later than February 15 of the previous school year. By a 66 2/3% vote, affected UTLA Bargaining Unit staff may vote to override the Election to Work Agreement, sending it back to the Governing School Council for possible re-working. If the Election to Work Agreement for an upcoming school year has not been approved by March 15 the previous year’s Election to Work Agreement shall remain in place.

V. Governance of Pilot Schools: Each Pilot School shall be governed by a Governing School Council, the composition of which shall comply with the School Site Council Model as established in the approved RFP. The responsibilities of the Governing School Council are as follows: set the school vision, approve the annual budget, approve the annual election-to-work agreement, and recommend the selection of the school leader (with the Superintendent having final authority). The Governing School Council also is responsible for managing the Internal Appeal Process. Refer to District Bulletin 1231 Advisory Committees and School Site Councils, dated September 15, 2004 for complete information regarding policies and state guidelines related to the composition of School Site Councils. (An example of a School Site Council membership at a secondary school, with a council of
VI. Establishment of Pilot Schools
   A. Establishment of Pilot schools shall be accomplished through an RFP process.

   1. The RFP process will be developed by LAUSD and administered by the Steering Committee, the composition and operation of which are set forth below.
   2. Completed RFPs will be reviewed by the Steering Committee, which shall thereafter determine which proposals are approved.
   3. No Pilot School shall be established without the approval of the Steering Committee and the LAUSD School Board as set forth herein.
   4. Pursuant to California Department of Education regulation and policy, the Board of Education must authorize the formation of a new school through the CDS code approval process.

   B. Modification of RFP: Any modification to the terms and conditions of the approved RFP shall be valid only if approved through the process set forth in section VI A, 2 and 3 above.

VII. Pilot Schools Steering Committee: This Committee is charged with reviewing and approving all initial RFPs to establish Pilot Schools, and all proposals to later modify initial RFPs.

   A. The Committee shall contain representatives from the following organizations:

   1. Los Angeles Unified School District: 2 *
   2. United Teachers Los Angeles: 2
   3. Belmont Education Collaborative: 2
   4. Associated Administrators Los Angeles: 1

   *The Belmont Pilot Schools Director shall be one of the LAUSD representatives.

   The Committee shall conduct its business according to rules and procedures adopted by the Committee.

VIII. Funding of Pilot Schools: Pilot schools shall be funded through a lump sum per-pupil budget, as well as central and local discretionary services, plus a start-up supplement.

IX. Internal Appeals Process
   A. The Governing School Council of each Pilot School shall develop an Internal Appeals Process ("IAP") which may be utilized by unit members at Pilot schools to allege a violation or misapplication of the terms and conditions governing the Pilot School.
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B. A complaint under the IAP is limited to allegations that the written terms and conditions governing the Pilot School as specifically set forth in the RFP and/or written decisions of the local Governing School Council have been violated or misapplied.

C. Each Pilot School's IAP must be submitted to the Steering Committee for approval.

D. If a Pilot School cannot agree on an IAP, the process set forth in section IXG below shall be deemed to be the IAP at that School. Such IAP shall also apply if the Steering Committee rejects a locally developed IAP and the Pilot School does not agree to a revised procedure, or if the Steering Committee rejects a revised procedure.

E. Every Pilot School employee shall receive a written copy of the IAP.

F. Every locally developed IAP shall provide that if a complaint cannot be satisfactorily resolved at the Pilot School level, a final decision will be made jointly by the Superintendent of Schools/designee and the President of UTLA/designee.

G. This IAP shall be used at Pilot Schools only under the circumstances stated in section IXD above. A "complaint" for purposes of this IAP is defined as set forth in section IXB above. A "day", for purposes of the timelines of this IAP is defined as any day of the calendar year except Saturdays, Sundays, legal or school holidays, or District-unassigned days (e.g., Day after Thanksgiving). The time limits of this IAP are intentionally expedited to achieve early resolution, and are expected to be adhered to by all parties. Time limits may be extended or waived, but only by mutual written agreement.

The Steps of this IAP are as follows:

1. Informal Meeting Between the Grievant and School Leader: Within five (5) days after the aggrieved employee became aware (or should have become aware) of the occurrence of the event(s) upon which the grievance complaint is based, the aggrieved employee must request an informal meeting with the school leader (and the department chair if the matter involves the department chair), to discuss the matter and attempt in good faith to resolve it. That meeting shall be conducted within five (5) days of the request.

2. Second Meeting, With Chapter Chair Included: If the dispute has not been resolved within five (5) days of the above-described Informal Meeting, the employee shall have up to an additional five (5) days in which to request a second meeting, this one to include the persons from the Informal Meeting, and also the chapter chair for the site, and may also include a designee of the school leader. The purpose of this meeting is for the school leader and the chapter chair to attempt in good faith to resolve the dispute. This meeting
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shall be conducted within five (5) days of the request. If the matter
is not resolved within five (5) days of the Second Meeting, then this
step is deemed completed. Provided, however that if the chapter
chair may be personally affected by the outcome, and there is no
designated co-chair, the matter shall automatically proceed to the
next step.

3. Third Meeting: Governing School Council: If the dispute has not
been resolved within five (5) days of the above-described Second
Meeting, the employee shall have up to an additional five (5) days
in which to request a meeting with the Governing School Council.
This meeting shall be conducted within five (5) days of the request.
If the dispute has not been resolved within five (5) days of this
meeting, the employee may submit the claim to the Alternate Claim
Panel set forth below.

4. Submission to Alternate Claim Panel: If the aggrieved employee
and the chapter chair wish to pursue the matter further, the chapter
chair shall have five (5) days to submit the claim to the school
leader, with copies to the Office of Staff Relations and to UTLA's
Director of Staff Services. This filing shall cause the dispute to be
referred to a two-member Joint Panel (see Section 5 below) for final
resolution. The assigned members of the Joint Panel shall convene
the parties to learn the facts and hear the parties' contentions, and
then shall use all of their best mutual efforts to reach agreement
upon the appropriate final decision. It is anticipated that they will be
able to do so. However, in the event that they are deadlocked, Staff
Relations and UTLA shall designate one of the Panel Members as
the designated decision maker (and the other as advisory), based
upon the principle of alternating between the District designee and
the UTLA designee for succeeding deadlocked panels on a District-
wide basis. (The members of the particular Joint Panel shall not be
advised as to which would be so designated until such time as it
becomes necessary to make the designation.) Joint Panel decisions
are final and binding, but shall be applicable solely to the specific
dispute, and shall be non-precedent setting.

5. Joint Panels: The District and UTLA shall each designate an
equal number of retired District employees to serve as a pool of Joint
Panel members. Such appointments shall be made each March for
the ensuing school year. The total number of such appointees shall
be determined by the District and UTLA each year based on
anticipated needs, but shall not be fewer than eight (four each). The
District and UTLA shall each make all reasonable good faith efforts
to select their designees on the basis of perceived school
experience, reputation for fairness and judicious character. Such
appointees shall then be divided into two-member teams to serve
together on an ongoing basis as a Joint Panel.
X. **Monitoring and intervention**: In order to ensure continuing accountability, each school will undertake a Quality Review Process in year three, and every five years thereafter. The Quality Review Process will be established by the Steering Committee, with final accountability to the Superintendent. The RFP process for establishing pilot schools will contain metrics for student achievement to be measured in the Quality Review Process.

A. Either party to this Agreement may at any time request an "intervention" from the Steering Committee or its designated monitor.

B. Procedures for establishing an intervention, including written requests, etc., shall be established by the Steering Committee.

XI. **Duration of MOU**:

A. This MOU shall take effect immediately upon approval by the District and UTLA and shall remain in effect through June 30, 2012.

B. Thereafter, this MOU shall automatically continue in effect subject to section XI C below.

C. Either party wishing to modify or terminate this MOU after June 30, 2012, may cause negotiations to commence over this matter by notifying the other party in writing by December 1 of the year prior to the year in which such modifications or termination is sought.

D. The parties agree that any negotiations conducted under this paragraph XI shall be subject to the public notice and impasse procedures of the Educational Employment Relations Act (Government Code sections 3547 through and including 3548.3.)

Date of Agreement 2/22/07

Los Angeles Unified School District:  

By: Linda Del Cueto  
Linda Del Cueto, Assistant Superintendent  
Office of Staff Relations  

United Teachers Los Angeles:  

By: A. J. Duffy, President  
United Teachers Los Angeles  

Adopted and approved by the Board of Education on February 27, 2007.  

By: Marlène Canter  
Marlène Canter, President  
Board of Education