

## Miami-Dade County Public Schools

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Superintendent of Schools Alberto M. Carvalho

School Board Attorney Walter J. Harvey

November 5, 2019

Miami-Dade County School Board
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Claudia Llado, Clerk Division of Administrative Hearings 1230 Apalachee Parkway Tallahassee, Florida 32399-3060

Re: The School Board of Miami-Dade County, Florida v. Elvia Hernandez

DOAH Case No. 14-0687

Dear Ms. Llado:

We are in receipt of the letter from Director and Chief Judge John MacIver to Miami-Dade County School Board Attorney Walter J. Harvey, requesting that the School Board of Miami-Dade County, Florida ("School Board") file a copy of the School Board's Final Order with the Division of Administrative Hearings, in accordance with §120.57, Florida Statutes.

In response to this request, please be advised that the parties in the above-referenced matter entered into a "Settlement Agreement" in lieu of a final order on August 18, 2014, which the School Board approved on September 3, 2014. There will, therefore, be no entry of a final order and we have closed our file in this case.

Thank you for your attention to this matter.

Regards,

CRISTINA RIVERA CORREA
Assistant School Board Attorney

CRC/cn enclosure

CC:

John MacIver, Director and Chief Judge Mark Herdman, Esq. Walter J. Harvey, Esq. Joyce Castro Celia Rubio

1 See attached board item.

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Office of School Board Attorney
Walter J. Harvey, School Board Attorney

SUBJECT: SETTLEMENT AGREEMENT: <u>THE SCHOOL BOARD OF MIAMI-DADE COUNTY</u>, <u>FLORIDA v. ELVIA HERNANDEZ</u> - DOAH CASE NO. 14-0687TTS

On February 12, 2014, the School Board took action to suspend Elvia Hernandez ("Respondent") without pay and initiate dismissal proceedings against her for just cause, including, but not limited to: misconduct in office; violation of School Board Policy 3210, Standards of Ethical Conduct; violation of School Board Policy 3210.01, Code of Ethics; and violation of School Board Policy 5630, Corporal Punishment and Use of Reasonable Force. Respondent timely requested an administrative hearing, which was held on May 2, 2014, before Administrative Law Judge, Robert E. Meale, of the Division of Administrative Hearings ("DOAH").

The Administrative Law Judge issued his Recommended Order on July 29, 2014, finding that just cause did not exist for Respondent's suspension and termination from employment. Consequently, the ALJ recommended that Respondent be reinstated to her teaching position and be awarded back pay.

Exceptions to the Recommended Order were timely filed on behalf of the Superintendent. The Exceptions sought to have portions of the ALJ's Recommended Order rejected and to have Respondent dismissed from further employment with the School Board. After the Exceptions were filed the parties were able to reach an amicable resolution to this matter.

The parties have now reached a tentative Settlement Agreement which will obviate the need for any further legal action by the School Board in this case. The essential terms of the Settlement Agreement (provided to the Board under separate cover) are as follows:

The Respondent shall be reinstated to her position as a teacher with the Miami-Dade County Public Schools, effective as of September 4, 2014. Respondent's suspension from employment from February 12, 2014 through September 3, 2014, shall constitute a suspension for time-served, and Respondent shall receive no compensation or backpay for the period of her suspension from employment.

Upon consultation with administration, it is recommended that the proposed Settlement Agreement be accepted as achieving the objective sought by the School Board in this case. Acceptance of the Settlement Agreement is in the School Board's best interests and will obviate the need for further legal action by the School Board.

RECOMMENDED: That The School Board of Miami-Dade County, Florida approve the proposed Settlement Agreement in the case of The School Board of Miami-Dade County, Florida v. Elvia Hernandez, DOAH Case No. 14-0687, suspending Respondent, without pay, for the period of her suspension, which she already served, and reinstating her to her position as a teacher with the School Board, as specified in the Settlement Agreement.