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**MAY 24 2018**

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**PREVIOUS PROPOSALS/RESPONSES:**

09/15/17 – UTLA Initial Proposal

11/2/17 – District Response

01/12/18 – District Response

02/15/18 – UTLA Counter

**LOS ANGELES UNIFIED SCHOOL DISTRICT  
RESPONSE TO UNITED TEACHERS LOS ANGELES  
PUBLIC SCHOOL ACCOUNTABILITY PROPOSAL OF JANUARY 12, 2018**

**MAY 24, 2018**

**STATEMENT OF INTENT**

As laid out in its November 2, 2017 response, the District believes UTLA's School Accountability proposal falls outside the scope of bargaining. Further, the District believes the parts of the proposal related to school authorization and co-location are not compliant with state law. While maintaining its position that the entire proposal falls outside the scope of bargaining, the District makes the following statement of intent:

The District, as part of its current oversight processes and its commitment to transparency, obtains the following information from LAUSD-authorized charter school operators:

- Number of student suspensions;
- Number of students based on race/ethnicity, gender, age, grade level, free/reduced meal status, disability status, ELL students and foster children;
- Total number of students enrolled per grade and per class;
- Average daily classroom attendance per grade per class.

Upon request, the District shall provide to UTLA on an annual basis the above listed information as received from its authorized charter operators.

Specifically, UTLA's proposal appears to state that co-locations should not happen if there is a negative impact on the District. As discussed during the April 12, 2018 meeting between the District and UTLA, this is not the state of the law. Education Code section 47614, the implementing regulations adopted by the State Board of Education, and California case law set forth the legal parameters governing a school district's obligation to share its facilities with charter schools.