

**ADDENDUM TO INTERGOVERNMENTAL AGREEMENT BETWEEN
J. Sterling Morton School District 201 and Cicero School District 99
Regarding the Teaching Education Pathway Program**

This Addendum is made part of the Intergovernmental Agreement (hereafter "Agreement") between the BOARD OF EDUCATION OF J. STERLING MORTON SCHOOL DISTRICT 201 (hereafter "J.S. Morton") and the BOARD OF EDUCATION OF CICERO SCHOOL DISTRICT 99 (hereafter "District 99"), and collectively referred to as the "Parties":

WHEREAS, J.S. Morton and District 99 have entered into the aforementioned Intergovernmental Agreement to create a partnership that enables J.S. Morton students attending Morton East High School to participate in work-based learning opportunities at the primary and middle school level in District 99;

WHEREAS, the Agreement took effect on August 6, 2025;

WHEREAS, the Parties wish to modify the Agreement to include the terms outlined in this Addendum as though fully incorporated into the Agreement;

NOW, THEREFORE, in exchange for the promises, covenants, and agreements set forth herein and in the Agreement, the Parties agree as follows.

1. As a part of and in furtherance of the goals, intent, and mission of the Teaching Education Pathway Program (hereafter "Program"), J.S. Morton wishes to provide a job shadow day to future participants/applicants of the Program.
2. The objective of the shadow day is to allow J.S. Morton students (hereafter "Morton Students") who seek to be part of the Program to observe and analyze teaching practices, classroom management, instructional strategies, and student engagement to better understand the responsibilities and realities of a classroom teacher.
3. District 99 agrees to host the Morton Students in a classroom with an assigned Host Teacher for the respective shadow day.
4. The date and timeframe for the shadow day shall be mutually agreed upon by the Parties and the schedule of the particular shadow day shall be dependent upon teacher sign up.

5. At all times while Morton Students are on-site at their designated classroom, Supervising Chaperone's selected by J.S. Morton will be responsible for supervision of the Morton Students. J.S. Morton shall provide two (2) Supervising Chaperones to accompany eleven (11) students on the shadow day. In the event more than eleven (11) students attend the job shadow day, J.S. Morton will provide additional Supervising Chaperones. Under no circumstances will more than six (6) students be assigned to a Supervising Chaperone at a given time. Any limit on the total number of Morton Students permitted to attend the job shadow day shall be determined by mutual agreement between the parties.
6. While on-site at District 99, Morton Students and Supervising Chaperone(s) will be expected to adhere to the rules and policies of the location, including but not limited to those of the school and/or District 99 and to adhere to District 99's policies, rules, and student record confidentiality requirements.
7. Morton Students shall refrain and are prohibited from taking photographs, videos, or using audio recordings of any students, teachers, or classrooms while on District 99 property.
8. J.S. Morton shall provide transportation to the Morton Students.
9. J.S. Morton shall indemnify District 99 for any damages resulting from the conduct of Morton East High School students who are shadowing at District 99 and from the conduct of the J.S. Morton Supervising Chaperone(s) in connection with the shadow day pursuant to the terms provided in paragraphs 12 and 13 of the Agreement.
10. District 99 shall indemnify J.S. Morton for any damages resulting from the conduct of District 99 and its agents, employees, volunteers, and assigns in connection with the shadow day pursuant to the terms provided in paragraphs 12 and 13 of the Agreement.
11. This Addendum is intended to modify the Agreement solely as to provide for the Job Shadow Day and per the terms outlined herein, and said modification is made pursuant to subparagraph 17.5 of the Agreement upon full execution by the parties.

12. This Addendum shall be deemed fully executed and effective when it has been signed by all of the Parties on the date reflected below. If the dates differ, the latter date shall be considered the effective date of this Addendum.
13. WHEREFORE, the Parties have caused their authorized representatives to execute this Agreement on the dates set forth below.

[SIGNATURE PAGE FOLLOWS]

**BOARD OF EDUCATION OF
J. STERLING MORTON SCHOOL
DISTRICT NO. 201**

By: _____

President

Attest: _____

Secretary

Date: _____

**BOARD OF EDUCATION OF
CICERO SCHOOL DISTRICT NO 99**

By: _____

President

Attest: _____

Secretary

Date: _____