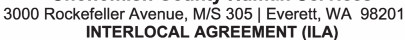
# **Snohomish County Human Services**





၂ ည တ	ILA Number:		EL-21-80-08-390	Maximum	n ILA Amount: \$8	88,000
TRA CIFIC	Title of Project / Se	rvice:	Puget Sound Taxpaye	r Accountability A	ccount	
CONTRACT SPECIFICS	Start Date: 09/01/2021		End Date:	08/31/2035	Status Determination	Subrecipient
UTION OF EDUCATION	Name:	Washi	ngton State University I	Everett		
NO [A]	Address:	915 No	orth Broadway			
INSTITUTION OF	City, State & Zip:	Everet	t, WA, 98201	IR	S Tax No. / EIN:	91-6001108
INSTIT	Contact Person:	Randy	Bolerjack	Uı	nique Entity Identifier:	041485301
HG ≥	Telephone:	425-40	05-1600	Email Address	: randy.bolerjack@ws	su.edu
FUNDING SPECIFICS	Funding Authority: CFDA No. & Title:	RCW N/A	43.79.520			
PEC	Funding Specifics:	Puget	Sound Taxpayer Acco	untability Account	t	
<sup>-</sup>	Federal Agency: N/			ard ID No: N/A		Award Date: N/A
→	Program Division		Contact	Person	Contact Email	Contact Phone
COUNTY	Early Learning		Nicole M		icole.McMurray@snoco	
Addition	Early Learning		Nicole M	cMurray Ni	icole.McMurray@snoco	org 425-293-8298
Addition Basic Te	Early Learning		Nicole M	cMurray Ni	icole.McMurray@snoco	org 425-293-8298
Addition  Basic Te	Early Learning nal terms of this ILA are	D-2018-2	Nicole Months of the Nicole Mon	cMurray Ni	icole.McMurray@snoco	org 425-293-8298
Addition  Basic Te  Specific  Statemer  Approve	Early Learning  nal terms of this ILA are  erms and Conditions HSI  Terms and Conditions	D-2018-2	Nicole Months of the Attached as Exhibit A	cMurray Ni	icole.McMurray@snoco	org 425-293-8298
Addition  Basic Te  Specific  Statemer  Approve  Services  In the e  appropria	Early Learning  Terms and Conditions HSI  Terms and Conditions  Tof Work/Project Descrit Contract Budget  and Expenditure Plan  vent of any inconsister ate provisions of state ar	D-2018-2	Nicole Months in and governed by the 292-390, maintained on for a Attached as Exhibit A Attached as Exhibit B Attached as Exhibit C Attached as Exhibit D anis ILA, the inconsistence all law, (b) Specific Terms	e following, which ile at the Human Se	are incorporated herein ervices Department:	by reference:  in the following order: (a) ons, (d) Business Associate
Addition  Basic Te  Specific  Statemer  Approve  Services  In the e appropria Agreeme  THE INSTITU HEREBY REQUIR	Early Learning  Terms and Conditions HSI  Terms and Conditions  Tof Work/Project Descrit Contract Budget  and Expenditure Plan  vent of any inconsister ate provisions of state are ent, (e) other attachment  INSTITUTION OF HI TION OF HIGHER ED ACKNOWLEDGE ARED BELOW. BY S	ription  acy in the decrease incorporate GHER UCATION ACIGNING	Attached as Exhibit A Attached as Exhibit B Attached as Exhibit C Attached as Exhibit D  nis ILA, the inconsistence al law, (b) Specific Terms orated by reference, and (  EDUCATION IDENTION), AND SNOHOMIS BREE TO THE TERMS	y shall be resolved and Conditions, (c) f) other documents  FIED ABOVE SH COUNTY (HIS OF THIS ILL CERTIFYING THA	d by giving precedence Basic Terms and Condition incorporated by reference  (HEREINAFTER REFERRA A. SIGNATURES FOR	in the following order: (a) ons, (d) Business Associate order.

9/30/2021

(Date)

(Signature) Heather Davison, Associate Manager (Title) Real Estate and Business Operations

Lacey Harper Digitally signed by Lacey Harper Date: 2021.09.23 16:53:04 Date:

**COUNCIL USE ONLY** Approved 9/22/2021 2021-0675 ECAF#\_ Ord 21-067 MOT/ORD \_

#### **EXHIBIT A**

# SPECIFIC TERMS AND CONDITIONS

# PUGET SOUND TAXPAYER ACCOUNTABILITY ACCOUNT FUNDS

This INTERLOCAL AGREEMENT (the "ILA") is entered into pursuant to the provisions of RCW Chapter 39.34 by and between SNOHOMISH COUNTY, hereinafter the "County" and the Institution of Higher Education identified on the Face Page of this ILA, (hereinafter the "IHE"), a public agency. The obligations of this agreement are related only to the Washington State University Everett campus. The County and the IHE (collectively, the "Parties") hereby agree as follows:

#### I. PURPOSE

The purpose of this ILA is to set forth the duties between the County and the IHE regarding the distribution of Puget Sound Taxpayer Accountability Account (PSTAA) funds. The PSTAA was created as an amendment to the 2015 State Transportation Revenue Package by the Washington State Legislature and is funded by a percentage of sales and use taxes collected from Sound Transit construction projects. PSTAA funds are to be distributed to King, Pierce, and Snohomish counties proportionally based on the population of each county that lives within Sound Transit's jurisdictional boundaries.

Pursuant to RCW 43.79.520, counties may use distributions from the PSTAA account only to improve educational outcomes in early learning, K-12, and higher education including, but not limited to, for facilities and programs for children and youth that are low-income, homeless, or in foster care, or other vulnerable populations; and to start endowments to provide support for improving educational outcomes in early learning, K-12, and higher education. Snohomish County Council outlined additional guidance for use of PSTAA funds collected in the Snohomish County subarea in its Motion 20-553, and updated guidance in its Amended Motion 21-089.

#### II. TERMS AND CONDITIONS

As provided by RCW 39.34.040, this ILA shall not take effect unless and until it has (i) been duly executed by both parties, and (ii) either filed with the County Auditor or posted on the County or IHE's Interlocal Agreements website ("Effective Date"). The ILA shall continue in effect until terminated by either party according to the termination provisions of the Basic Terms and Conditions. Notwithstanding the Effective Date of this ILA, all activities described in the ILA that are performed on or after the start date on the Face Page of the ILA shall be governed by the terms of this Agreement.

# A. Compliance with Specific Laws, Regulations, and Agreements

- 1. Contingent upon allocation of PSTAA funds by the State, the IHE expressly agrees to undertake projects and programs consistent with Puget Sound Taxpayers Accountability Account Act RCW 43.79.520, Snohomish County Council Amended Motion 21-089, and any additional requirements that may be imposed by the Washington State Legislature or the County Council provided such additional requirements by the County Council are not inconsistent with the IHE's duties and responsibilities under existing law.
- 2. Administrative expenses paid with PSTAA funds under this ILA may not exceed more than 10% of the total annual PSTAA allocation.
- 3. The IHE shall ensure compliance with all applicable sections of the Revised Code of Washington (RCW) and Washington Administrative Code (WAC) and any RCW and WAC requirements as amended.
- 4. The IHE also agrees to comply with all other applicable federal and state statutes, regulations, and executive orders.

# B. Appropriation of Funds

All funds shall be available only in strict accordance with the provisions of this ILA, the Basic Terms and Conditions referenced on the ILA Face Pageand the following:

- 1. RCW 43.79.520, entitled Puget Sound taxpayer accountability account;
- 2. Central Puget Sound Regional Transit Authority Schedule of Sources and Uses of Funds by Subarea year ending December 31, 2019;
- 3. Other applicable federal, State, and local laws, regulations, and policies governing the funds provided in this ILA.

PSTAA funds will be allocated on an annual basis, at the direction of Snohomish County Council, from 2021 through 2036 or until PSTAA funds have been entirely allocated per RCW 81.112.360; or until either party terminates this ILA, whichever is earlier. It is expressly agreed and understood that the total amount to be paid by the County under this ILA shall not exceed the total funds appropriated to the IHE each year and included in an amendment signed by Parties. Annually by June 30, the parties will submit an agreed-upon Services and Expenditure Plan for the upcoming year, for approval by motion by County Council. Upon approval by motion, the Services and Expenditure plan becomes an enforceable part of this ILA.

C. The PSTAA is created in the state treasury. Moneys in the account may be

spent only after appropriation.

- IHEs shall expend funds in compliance with the PSTAA and any additional requirements that may be imposed by the County Council or the State Legislature, provided such additional requirements by the County Council are not inconsistent with the IHE's duties and responsibilities under existing law.
- 2. Funding under this ILA is subject to appropriation by both the State Legislature and the County Council.
- The County will not provide funding to continue programs or projects when appropriations from the State Legislature are not made, including when funding ends.
- 4. Appropriation percentages, which are based on population, may be revised by the County following the 2020 and 2030 censuses.
- 5. In order to allocate PSTAA funds to efforts, programs and/or projects demonstrating the highest level of success in improving educational outcomes, the Snohomish County Council may choose to adjust, on an annual basis, the allocation percentages for distribution based on the fund recipients' performance. The County Council shall provide the IHE advance notice of any planned adjustments affecting the IHE's allocation percentages by no later than May 31 of each year or thirty days before the IHE's annual PSTAA Services and Expenditure Plan (Exhibit D) is due to the County, whichever is earlier.
- 6. Within two years of the State Legislature's appropriation of PSTAA funds, unused funds may be re-allocated by the Snohomish County Council to the remaining Institutions of Higher Education.
- 7. PSTAA funds are intended to benefit residents of the RTA and shall be used accordingly as outlined in Exhibit B Statement of Work.
- 8. PSTAA funds shall be used in accordance with RCW 43.79.520 and any future additional direction of the County Council and the State Legislature, as outlined in the Statement of Work (Exhibit B).
- 9. The IHE will submit annually to the County a plan for the upcoming year's expenditures, as outlined in the Statement of Work (Exhibit B).
- 10. The IHE will submit annually to the County a report of the prior year's outcomes and overall program outcomes, as outlined in the Statement of Work (Exhibit B).

#### D. Definitions

For purposes of this ILA, the following terms shall have the following meanings in addition to definitions incorporated by reference:

- 1. Early learning programs: Those programs serving children from birth through the third grade.
- 2. Regional Transit Authority (RTA): Also known as the Sound Transit District, is the area where RTA taxes are collected and used for to provide Sound Transit services. The RTA includes the urban areas of Snohomish, King and Pierce Counties.
- 3. Participant: An individual or family who is assisted with PSTAA funds.

#### III. FISCAL MANAGEMENT

The IHE shall not use funds available under this ILA to supplant funds otherwise available.

# A. Accounting for Funds

In order to ensure and to provide documentation that the funds are used only as provided in this ILA, the IHE shall account for all funds under this ILA in a separate account or fund.

# B. Repayment of Funds to County

The IHE is solely responsible for seeking repayment from any subcontractor in conformance with its debt collection policy.

# C. State Prevailing Wage Requirements

Use of funds to reimburse costs associated with labor performed for any type of maintenance, repair, rehabilitation, construction, etc. may trigger Davis-Bacon and Related Acts (DBRA) wage requirements and/or State Prevailing Wage requirements per RCW Chapter 39.12. Projects that include construction costs will require performance and payment bonds from the prime contractor.

# D. Cost Reimbursement

Reimbursement for services delivered under this ILA shall be on a costreimbursement basis. Reimbursement shall be provided for services provided pursuant to the Statement of Work (Exhibit B). The IHE shall submit, in a format prescribed by the County, an invoice detailing, on a monthly basis, all costs associated with the program based on the Approved ILA Budget (Exhibit C). Use of funds available under this ILA will be reviewed monthly.

# IV. SUBCONTRACTING

The Subcontract provisions contained in Section IV of the Basic Terms and Conditions must be incorporated into every subcontract entered into by the IHE under this ILA. Subcontracts shall be in writing, with word changes where appropriate to properly identify the parties to the subcontract.

# V. PARTICIPANT INFORMATION AND CONFIDENTIALITY

- A. The IHE understands that Participant information collected under programs and projects funded by this ILA is private and the use or disclosure of such information, when not directly connected with the administration of the County's or IHE's responsibilities with respect to services provided under this ILA, may be prohibited by federal, State, and local laws regarding privacy and obligations of confidentiality, unless written consent is obtained from such person receiving service and, in the case of a minor, that of a responsible parent or guardian.
- B. In compliance with state law and the Family Educational Rights and Privacy Act ("FERPA, the County, its employees, and agents will comply with the provisions of state law and FERPA. Nothing in this ILA may be construed to allow the County to maintain, use, disclose, or share student data in a manner not allowed under federal or state law or regulation or this ILA. Information on FERPA regulations can be found on the U.S. Department of Education website: https://www2.ed.gov/policy/gen/guid/fpco/ferpa/index.html.

#### VI. CAPTIONS

The section headings and subheadings contained in this ILA are included for convenience of reference only and shall in no way define, limit, or otherwise affect the terms, scope, or intent of this ILA.

#### VII. ENTIRE ILA

This ILA constitutes the entire agreement between the parties as to the subject matter hereof and supersedes all prior discussions and understandings between them.

# VIII. TIME OF THE ESSENCE

Time is of the essence in the performance of each party's obligations under this ILA. Each party will carry out its obligations under this ILA diligently and in good faith.

# IX. MISCELLANEOUS

- A. No Separate Entity Necessary/Created. The parties agree that no separate legal or administrative entities are necessary to carry out this ILA.
- B. Administrators. Each party to this Agreement shall designate an individual (an "Administrator"), which may be designated by title or position, to oversee and administer such party's participation in this ILA. The parties' initial Administrators are identified on the Face Page of this ILA.
  - Either party may change its Administrator at any time by delivering written notice of such party's new Administrator to the other party.
- C. Interpretation. This ILA shall be governed by and enforced in accordance with the laws of the State of Washington. This ILA and each of the terms and provisions of it are deemed to have been explicitly negotiated by the parties, and the language in all parts of this ILA shall, in all cases, be construed according to its fair meaning and not strictly for or against either of the parties hereto. This ILA shall be construed so that wherever applicable the use of the singular number shall include the plural number, and vice versa, and the use of any gender shall be applicable to all genders.
- D. Severability. If any provision of this ILA or the application thereof to any person or circumstance shall, for any reason and to any extent, be found invalid or unenforceable, the remainder of this ILA and the application of that provision to other persons or circumstances shall not be affected thereby, but shall instead continue in full force and effect, to the extent permitted by law.
- E. No Third-Party Beneficiaries. This ILA is made and entered into for the sole benefit of the IHE and the County. No third party shall be deemed to have any rights under this ILA; there are no third-party beneficiaries to this ILA.

# **EXHIBIT B**

# STATEMENT OF WORK

# PUGET SOUND TAXPAYER ACCOUNTABILITY ACCOUNT

# I. DESCRIPTION

Puget Sound Taxpayer Accountability Account (PSTAA) funding is being allocated to the Institution of Higher Education (IHE) for development of educational programs and projects pursuant to RCW 43.79.520 and the terms and conditions herein.

# II. ELIGIBILITY REQUIREMENTS

- A. Expenditure of PSTAA funds are intended to benefit residents of the RTA.
  - 1. Expenditure of these funds must prioritize services to individuals residing within the RTA to the greatest extent practicable.
  - 2. Funds expended for the direct benefit of individuals must be awarded to only those Participants who reside within the boundaries of the RTA at the time of fund expenditure.
- B. The IHE shall verify and maintain records regarding Participants' residency requirements.

#### III. FUNDING

- A. Funds shall be used in accordance with RCW 43.79.520 and the terms and conditions herein.
  - 1. One hundred percent (100%) of PSTAA funds allocated to the IHE must be solely expended on improving educational outcomes in early learning, K-12, and higher education.
  - 2. At least ten percent (10%) of PSTAA funds allocated to IHE must be expended through sub-contracts with community-based early learning programs.
  - 3. A portion of PSTAA funds allocated to the IHE must be used for new programs that will foster collaboration and innovation.

4. No more than twenty-five percent (25%) of the annual allocation may be used to establish and contribute to an Endowment established for future expenditures consistent with this ILA.

#### IV. REPORTS

- A. The IHE shall submit to the County an annual PSTAA Services and Expenditure Plan (Exhibit D) by June 30 for the following program year's expenditures. For the purposes of this Agreement, a program year is deemed to begin on September 1 and conclude on August 31 of the following calendar year. This plan must include:
  - 1. A description of the proposed use of funds.
  - 2. A description of the target population: low-income, homeless, in foster care, or other vulnerable population(s).
  - 3. Identification of one or more community-based early learning program subcontractor(s).
  - 4. The percentage or amount of allocated funds designated for new and/or innovative early learning programs.
  - 5. Proposed metrics to measure impact on educational outcomes.
  - 6. An annual budget detailing IHE expenditures of allocated PSTAA funding.
- B. The IHE shall submit to the County an annual report detailing the use and effectiveness of PSTAA funds based on metrics identified in the Services and Expenditure Plan (Exhibit D).

The IHE shall submit the annual report by October 30 following the program year in which the funds were expended.

# V. FISCAL MANAGEMENT

- A. The IHE shall seek reimbursement for approved expenditures, including subcontracts, included in the Approved ILA Budget (Exhibit C).
- B. The IHE shall assure that accurate and appropriate documentation is maintained to support the provision of each incurred expense.

C.	The IHE shall submit an approved invoice by the 10 <sup>th</sup> of the month following the month services were provided.

# **EXHIBIT C**

# CONTRACT BUDGET - COST REIMBURSEMENT PUGET SOUND TAXPAYERS ACCOUNTABILITY ACCOUNT

AGENCY NAME:	CY NAME: Washington State University Everett					
CONTRACT PERIOD:	9/1/2021	to	8/31/2022			
	ITDAGT					
FUNDS AWARDED UNDER COM	NIRACI:					
REVENUE SOURCE	FUNDING PERI	OD	AMOUNT	AMENDMENT	TOTA	L AMOUNT
Puget Sound Taxpayers Accountability Account	9/1/2021-8/31/2022	2	\$88,000.00		\$	88,000
						-
						-
	TOTAL FUNDS AWAR	DED:	\$ 88,000	\$ -	\$	88,000
MATCH REQUIREMENTS	FOR CONTRACT:	T(	OTAL MATCHING	G RESOURCES: AMOUNT:	\$	
	TOR CONTRACT.	/0		AWOUNT.		
OTHER PROGRAM RESOURCE	S (Identify):					
SOUR	CE		FUNDING	PERIOD	Al	MOUNT
			TOTAL OTHER	RESOURCES:	\$	

# **EXPENDITURES**

CATEGORY	PSTAA	TOTAL	MATCHING RESOURCES	OTHER RESOURCES
Salaries/Wages		\$ -		
Benefits		-		
Supplies/Minor Equip.		-		
Prof. Services	\$8,800	8,800		
Postage		-		
Telephone		-		
Mileage/Fares		-		
Meals		-		
Lodging		-		
Advertising		-		
Leases/Rentals		-		
Insurance		-		
Utilities		-		
Repairs/Maint.		-		
Client Flex Funds	\$79,200	79,200		
Client Rent		-		
Printing		-		
Dues/Subscrip.		-		
Regis./Tuition		-		
Machinery/Equip.		-		
Administration		-		
Indirect		-		
Occupancy		-		
Miscellaneous		-		
Misc. Construction		-		
Acquisition		-		
Relocation		-		
		-		
TOTAL	\$ 88,000	\$ 88,000	\$ -	\$ -

# **EXPENDITURE NARRATIVE**

AMOUNT	CATEGORY	NARRATIVE (provide justification describing each category supported with funds awarded under this contract)
8,800	Prof. Services	\$5,800 subcontract with ChildStrive co-operative childcare program; \$3,000 subcontract with United Washington of Snohomish County to establish a contract for strategic planning.
79,200	Client Flex Funds	\$79,200 directly to undergraduate student scholarships and barrier-free access to education program. All recipients must currently reside within the Snohomish County subarea of the Sound Transit taxing district.
88,000	TOTAL	

# **DETAIL SALARIES / WAGES**

POSITION	FUND SOURCE	% OF TIME TO FUND SOURCE	TOTAL MONTHLY	MONTHLY CHARGE TO FUND SOURCE	# OF MONTHS	TOTAL CHARGE TO FUND SOURCE
N/A						
					TOTAL:	\$0

NOTE: Above figures may reflect rounding

#### **EXHIBIT D**

# SERVICES AND EXPENDITURE PLAN

#### 2021 - 2022 INSTITUTION OF HIGHER EDUCATION

Institutions of Higher Education (IHE) awarded may use distributions from PSTAA only to improve educational outcomes in early learning, K-12, and higher education, including, but not limited to, for facilities and programs for children and youth that are low-income, homeless, or in foster care, or other vulnerable populations to start endowments to provide support for improving educational outcomes in early learning, K-12, and higher education. At least ten percent (10%) of funds must be expended through sub-contracts with community-based early learning programs. PSTAA fund recipients must expend a portion of their PSTAA funds on new programs that will foster collaboration and innovation, and to leverage partnerships with community based early learning organizations and agencies in order to increase the likelihood of improving early learning outcomes.

Institution of Higher Education	Total 2021-2022 Allocation	Minus 10% Admin
Washington State University	\$88,000	\$88,000 (no admin taken)
Everett		

Proposed allocation:	Subcontracting	Direct Service
	\$8,800	\$79,200
	10%	90%

Amount of total allocation that will support new and/or innovative early learning program(s): By percent: 10% and/or Dollar amount: \$8,800

#### FUNDS DESIGNATED FOR THE SERVICES

# Target educational outcome(s)

□ Access □ Retention □ Completion

# Target population(s)

- Running Start/College in the High School participants; community college transfer students; K-12 students highlighted by high school counselors as needing/deserving of this opportunity
- First generation college students
- Low income based on PELL Grant eligibility
- Underrepresented demographics in higher education, including: low-income, homeless, in foster care, women in STEM, or other vulnerable populations.

# Year one:

# Focus: Access

# Barrier-free access to higher education

Research shows that waiving college application fees increases college matriculation (particularly for students at under-resourced high schools and community colleges receiving college counseling) and induces high-achieving students from low-income backgrounds to apply and be admitted to more selective institutions. College application fees can even be obstacles for students from higher-income backgrounds.

Washington State University Everett will eliminate these barriers for local students through a series of new targeted waivers, scholarships and hardship expenses like childcare.

Application fee waiver (\$70 per application, or \$35 per re-application) Confirmation fee scholarship (\$200 per confirmed student)

From 2018-2020, WSU Everett averaged 187 applications from academically prepared prospective students. Initially targeting a goal of 145 students, the barrier-free application program will save students about **\$39,200**, eliminating a major barrier and providing a platform from which to launch their futures in Snohomish County.

# **Scholarships**

College is expensive; no one will deny that. <u>According to CollegeBoard</u>, in the past decade alone (2007-2017), tuition rates rose 37% at public four-year colleges. That rate jumps to 213% when comparing current tuition with that of just 30 years ago, accounting for inflation. With no end in sight to the continual increase in the cost of an education, low- and middle-income students are facing more difficult choices than ever.

We have a unique opportunity to support Snohomish County students within the Sound Transit Regional Taxing Authority, particularly for families with young children.

Based on financial need and academic achievement, WSU Everett will offer current-use scholarships during the 2021-22 academic year in these amounts:

- (4) \$5,000
- (6) \$2,500
- (5) \$1,000

A total of about <u>\$40,000</u> will be disbursed as scholarships for students in financial need, those who have demonstrated academic achievement at their community college and shown community involvement through work and

volunteerism. In some case, funds will used to reduce the tuition obligation of students who may have academic registration blocks for past-due tuition, thereby allowing them the opportunity to complete their degree when they would otherwise be unable.

# Focus: Retention and Completion

Proactive advising leads to gains in retention and completion, <u>according to studies</u>. But a <u>report from the Center for Community College Student Engagement</u> shows that effective advising may have a larger impact on returning students and thus colleges' persistence and graduation rates.

The report highlights that 78% of returning students reported meeting with an advisor, compared to 62% of entering students. According to CCCSE, that detail is significant because less than 50% of first-time-in-college students return to the same institution the following fall, indicating that early advising leads to increases in retention.

Participants in our new barrier-free access to higher education program will be required to complete specific learning during their studies, including mandatory advising and new College Success seminars that will provide students with the tools they need to succeed, stay in school, and complete a degree.

All recipients must currently reside within the Snohomish County subarea of the Sound Transit taxing district.

# **Proposed performance indicators for educational outcome(s):**

**Access:** Increase the number of students able to access a college education thanks to the financial supports of the Puget Sound Taxpayer Accountability Account.

**Retention:** Increase the number of students who have continued or returned to their studies thanks to support of the Puget Sound Taxpayer Accountability Account.

**Completion:** Increase the number of students benefiting from the Puget Sound Taxpayer Accountability Account who earn their degree.

# **FUNDS DESIGNATED FOR SUBCONTRACTS**

Community-Based Early Learning Providers

Subcontractor Organization: ChildStrive Funding Amount \$5,800
Target educational outcome(s)
☑ Social-emotional ☑ Physical ☑ Cognitive ☑ Language ☑ Literacy ☑ Math
☑ Family Engagement ☑ Racial Equity
Target population(s)
☑ Other vulnerable population(s), please list: Immigrants whose primary language
isn't English including minority communities of color

# **Description of proposed use of funds:**

ChildStrive will provide a co-op childcare program for children ages 12 months to five years to support adult education classes being provided by EvCC and Goodwill through Connect Casino Road at the Village on Casino Road.

The classes being offered include ESL levels 3, 4, and 5 and GED in Spanish provided by EvCC and ESL levels 1 and 2 provided by Goodwill. These classes take place in Building A at the Village through the Connect Casino Road program. We are anticipating that between 150 and 170 adult students will participate in the 2021/22 school year. Our experience is that approximately 70% of students need childcare which equates to 105 – 119 children in childcare. The childcare will be held in Building D of the complex which is a large 668 square foot room with a door that leads directly to the partially covered outdoor play space. The space will easily accommodate two groups of children when that is needed. We will use the Early Childhood Environmental Rating Scale (ECERS) and the book, All About the ECERS-R to set up the classroom to ensure a developmentally appropriate environment for the play-based program. One or two Lead Teachers will facilitate the play of the children with the assistance of family participants. Families accessing the childcare will be required to have a family member work in the classroom or in an out-of-class activity as well as participate in a monthly parent education component. The Lead Teacher will assign activities to the family classroom participants.

Training will be provided by Deb Walrath and the Lead Teacher to family members working in the classroom. In-the-moment coaching will be provided to family members working in the classroom by the Lead Teacher. The parent engagement component of the program will also provide information that will help family members working in the classroom. We will utilize Ready Rosie to provide a play-based program.

We will use the Conscious Discipline Parent Education Curriculum and ECERS/All About ECERS as foundational texts for the Parent Engagement component. Conscious Discipline topics for parent education include Relationships, Composure, Assertiveness, Encouragement, Choices, Empathy, Positive Intent, and

Consequences. The curriculum includes 60-90 minute classes with mini-sessions, make and takes, posters, handouts, and other resource tools.

In addition to the required monthly parent meetings, in-the-moment coaching will be provided by the Lead Teacher for parents who work in the classroom. We will also use Ready Rosie content to support the Parent Engagement component. Ready Rosie is part of "Teaching Strategies" and it and Conscious Discipline are used by Early Childhood Education and Assistance Program (ECEAP) and Head Start. This will provide some continuity for families who go on to one of these programs in the future.

We will complete the Ages and Stages Questionnaire screening tools with parent permission if there are red flags regarding children's development. If deficits are noted we will make appropriate referrals to Early Support for Infants and Toddlers for children under three years of age and to School Districts for children over three years of age. We will provide support for completing the screening tool in the parent's primary language.

# Proposed performance indicators for educational outcome(s):

We will use an observational approach for planning and assessment of individual child progress. We will use the product "Ready Rosie" to perform play-based observation of children in all areas of development indicated above at regular intervals. This will provide indicators in each developmental area. This approach is preferable to something more in-depth like Teaching Strategies Gold (used in ECEAP) for this drop-in program where some children will be in the class only 4.5 hours per week. This assessment will also provide guidance regarding curriculum.

For the Parent Engagement component, we will document attendance, and use reflective practice techniques to provide anecdotal evidence of transformation. Dr. Becky Bailey in the Conscious Discipline Parent Education book states, "Conscious Discipline provides evidence based, systematic change in the way adults and children perceive behavior, rather than simply targeting specific behaviors as if they occur in a vacuum devoid of outside influences. This perceptual shift allows us to access the higher center of the brain for skills like problem solving, empathy, teaching and learning. Adults are able to see the need underlying a child's behavior and then address the deficiency." We will document progress in these areas for each parent. We will also use Ready Rosie – including interactive family workshops and home learning videos. The Ready Rosie SHARE System allows 2-way communication so our Co-op classroom teacher can curate and send tailored home learning content to families and families can use the app to find topics of interest. The home learning videos are available in English and Spanish and other languages through subtitles.

Additional Subcontractor Next Page

Subcontractor Organization: United Way of Snohomish County Funding Amount \$3,000
Target educational outcome(s)
□ Social-emotional □ Physical □ Cognitive □ Language □ Literacy □ Math ⊠ Family
Engagement □Equity
Target population(s)
□ Low-income   □ Homeless   □ In foster-care
☑ Other vulnerable population(s), please list: BIPOC, Latinx, Immigrants, Refugees,
Migrants whose primary language may not be English
Description of proposed use of funds:
To shift systems steeped in racism and support equitable opportunities for all young children, we must do things differently. Thoughtful collaboration and planning will increase the lasting impact PSTAA funds will have. To this end, we have collaboratively developed the following proposal:
PSTAA dollars will be pooled from interested PSTAA funded school districts and higher education institutions to hire a contract facilitator to create a five-year strategic plan. This plan will be informed and co-created by input from families from the target populations listed above. The goal of the plan is to use PSTAA funds to create an equitable early learning system that supports kindergarten readiness for the populations listed above who have traditionally been left behind.
The plan will include the following:
o Mission
o Vision
o Goals
<ul> <li>Objectives</li> </ul>
o Actions
o Timelines
o Responsibilities
<ul> <li>Lead point of contact for each action</li> </ul>
The strategic plan will:
Center racial equity.
<ul> <li>Focus on dismantling existing systems that create inequitable outcomes for</li> </ul>
young children and their families.
Be developed collaboratively
Be accountable and have clear data to demonstrate impact
Serve communities of color impacted by any of the following:  o from communities of color

o limited income

experiencing homelessness,engaged with child welfare (foster care),

- o child with a disability and/or special needs,
- o linguistically or culturally isolated,
- o English language learners,
- o Immigrant communities, including undocumented

The strategic plan will include goals focused on improving the early learning outcomes of targeted populations of children in the RTA district resulting in improved educational outcomes for the most vulnerable children.

In addition to the Strategic Plan, a job description for a project manager to serve as backbone to these efforts will be created.

Criteria for choosing the organization/contractor include the following:

- Have experience working with BIPOC (Black, Latinx, Refugees, Immigrants, and Migrants) and economically and socially disadvantaged populations
- Be racialized trauma informed
- Use a model similar to the Creative Democracy model of the Pomegranate Center's Creative Democracy that centers the end users in the design
- Demonstrated success in similar work

A list of potential contractors has been drafted, though to ensure an equitable process a Request For Proposals (RFP) will be used to determine the best qualified for the work.

# Proposed performance indicators for educational outcome(s):

The funds will generate the following outcomes:

- 1) RFP for the identification of a contractor to lead the collective through the following:
- a) A 5-year Strategic Plan
- b) A job description for a Project Manager to lead this work outlined in the Strategic Plan for the life of the PSTAA funding.

# BASIC TERMS AND CONDITIONS BETWEEN

**SNOHOMISH COUNTY** 

AND

**WASHINGTON STATE UNIVERSITY EVERETT** 

# **TABLE OF CONTENTS**

I.	PURPOSE	1
II.	DEFINITIONS	1
III.	ASSIGNMENT AND DELEGATION	3
IV.	SUBCONTRACTING	3
V.	DUPLICATION OF EFFORT	5
VI.	RELATIONSHIPS OF PARTIES	5
VII.	DEBARMENT AND SUSPENSION	5
VIII.	CONFLICTS OF INTEREST AND KICKBACKS	6
IX.	COVENANT AGAINST CONTINGENT FEES	7
X.	NONWAIVER OF COUNTY RIGHTS	7
XI.	PERFORMANCE STANDARDS, LICENSING AND REGISTRATION	7
XII.	SERVICES PROVIDED IN ACCORDANCE WITH LAW	8
XIII.	PUBLIC RECORDS	8
XIV.	COMPLIANCE WITH FUNDING SOURCE REQUIREMENTS	8
XV.	PROPRIETARY SOFTWARE APPLICATIONS	8
XVI.	COMPLIANCE WITH SNOHOMISH COUNTY HUMAN RIGHTS ORDINANCE	8
XVII.	NONDISCRIMINATION AND AFFIRMATIVE ACTION	g
XVIII.	NONCOMPLIANCE WITH NONDISCRIMINATION PLAN	
XIX.	CLIENT GRIEVANCES	10
XX.	CONFIDENTIALITY	11
XXI.	BACKGROUND CHECKS	12
XXII.	TREATMENT OF CLIENT ASSETS	12
XXIII.	REPORTS	
XXIV.	MAINTENANCE OF RECORDS	12
XXV.	RIGHTS IN DATA	13
XXVI.	OWNERSHIP OF MATERIAL	14
XXVII.	OWNERSHIP OF REAL PROPERTY, EQUIPMENT AND SUPPLIES	14
XXVIII.	RIGHT OF INSPECTION AND ACCESS	14
XXIX.	TREATMENT OF ASSETS	15
XXX.	PROCUREMENT STANDARDS	16
XXXI.	FISCAL ACCOUNTABILITY STANDARDS	
XXXII.	REIMBURSEMENT PROCEDURES	17

XXXIII.	BUDGET REVISIONS	. 18
XXXIV.	AUDIT REQUIREMENTS	. 18
XXXV.	OVERPAYMENTS AND ASSERTION OF LIEN	. 21
XXXVI.	INSURANCE	. 21
XXXVII.	INDEMNIFICATION	. 23
XXXVIII.	DISPUTES	. 24
XXXIX.	RESPONSIBILITY	. 25
XL.	COUNTY AUTHORITY	. 25
XLI.	DRUG-FREE WORKPLACE	. 25
XLII.	CHANGES AND MODIFICATIONS	. 25
XLIII.	TERMINATION OR SUSPENSION OF ANY CONTRACT	. 25
XLIV.	SEVERABILITY	. 28
XLV.	CONTRACT CLOSE-OUT PROCEDURES	. 28
XLVI.	LOBBYING AND CERTIFICATION	. 28
XLVII.	VENUE STIPULATION	. 29
XLVIII.	NOTICES	. 29
XLIX.	ACCEPTABLE FORM OF SIGNATURE	. 29
L.	SIGNATURE AUTHORIZATION FORMS	. 30
LI.	SURVIVABILITY	. 30
LII.	ENTIRE AGREEMENT	. 30
LIII.	ORDER OF PRECEDENCE	. 30
LIV.	WAIVER	. 30
LV.	EFFECTIVE DATE AND EFFECTIVENESS OF THIS AGREEMENT	. 30

# BASIC TERMS AND CONDITIONS

THIS DOCUMENT of Basic Terms and Conditions, hereinafter referred to as the "Agreement," is entered into by and between Snohomish County, a political subdivision of the State of Washington, on behalf of its Human Services Department, hereinafter referred to as "County," and Washington State University Everett, hereinafter referred to as "Agency." Washington State University enters into this Agreement solely on behalf of its Everett Campus.

#### I. PURPOSE

It is the purpose of this document to establish appropriate basic terms and conditions which may be incorporated by reference into subsequent contracts between the County and the Agency for social and health services funded in whole or in part by or through the County. This document has no independent force or effect.

# II. DEFINITIONS

As used throughout this Agreement and any Contract incorporating this Agreement, unless specified otherwise, the following terms shall have the meanings set forth below:

- A. "Acquisition costs" shall mean that amount expended for property, excluding interest, plus, in the case of property acquired with a trade-in, the book value (acquisition cost less the amount depreciated through the date of trade-in) of the property traded in. Property which was expended when acquired has a book value of zero when traded in.
- B. "Agency" shall mean the entity that is a party to this Agreement, and includes the Agency's officers, directors, trustees, employees and/or agents unless otherwise stated in this Agreement. For purposes of this Agreement, neither the Agency nor its officers, directors, trustees, employees or agents shall be considered an employee of the County.
- C. "Assignment" shall mean the act of transferring the rights and obligations of a party under this Agreement or any Contract to another not party to this Agreement or any Contract.
- D. "BARS" shall mean the "Budgeting, Accounting, and Reporting System for Counties and Cities and Other Local Governments," as now or hereafter amended, issued by the Office of the State Auditor, State of Washington, and the BARS Manual Supplements issued by state agencies.
- E. "CFR" shall mean the Code of Federal Regulations. All references in this Agreement or any Contract to the CFR shall include any successor, amended, or replacement regulation.
- F. "Client" shall mean an individual who is eligible for or receiving services provided by the Agency in connection with any Contract.
- G. "Confidential Information" shall mean information that is exempt from disclosure to the public or other unauthorized persons under Chapter 42.56 RCW or other federal or state laws. Confidential Information includes, but is not limited to, Personal Information.

- H. "Contract" shall mean any agreement between the County and the Agency that incorporates this Agreement by reference.
- "Contractor" shall mean an entity that agrees to provide the amount and kind of services requested; provides services only for those determined to be eligible; and provides services on a fee-for-service and/or per-unit basis with contractual penalties if it fails to meet program performance standards.
- J. "Debarment" shall mean an action taken by a federal official to exclude a person or business entity from participating in transactions involving certain federal funds.
- K. "Director" shall mean the Director of the Snohomish County Human Services Department and/or the delegate authorized in writing to act on the Director's behalf.
- L. "Equipment" shall mean an article of nonexpendable, tangible personal property or information technology systems and software having a useful life of more than one (1) year and an acquisition cost of \$5,000 or more per unit.
- M. "HIPAA" shall mean the Health Insurance Portability and Accountability Act of 1996 (Pub. L. No. 104-191, 79 Stat. 1936), as codified at 42 U.S.C. §§ 1320d-d8, and its implementing regulations set forth at 45 CFR Parts 160 and 164.
- N. "Nonexpendable personal property" shall mean tangible personal property having a useful life of more than one (1) year and an acquisition cost of \$500 or more per unit.
- O. "OMB" shall mean the federal Office of Management and Budget.
- P. "OMB Uniform Guidance" shall refer to 2 CFR Part 200 Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards.
- Q. "Personal Information" shall mean information identifiable to any person, including, but not limited to, information that relates to a person's name, health, finances, education, business, use or receipt of governmental services or other activities, addresses, telephone numbers, social security numbers, driver license numbers, other identifying numbers, and any financial identifiers.
- R. "Personal property" shall mean property of any kind except real property.
- S. "RCW" shall mean the Revised Code of Washington. All references to RCW chapters or sections shall include any successor, amended, or replacement statute. Pertinent RCW chapters and sections can be accessed at http://slc.leg.wa.gov/.
- T. "Real property" shall mean any interest in land, including land improvements, structures, and appurtenances thereto, excluding movable machinery and equipment.
- U. "Regulation" shall mean any federal, state, or local regulation, rule, or ordinance.
- V. "Secure Area" shall mean an area to which only authorized representatives of the entity possessing the Personal Information have access. Secured Areas may include buildings, rooms, or locked storage containers (such as filing cabinets) within a room, as long as access to the Personal Information is not available to unauthorized personnel.
- W. "Subcontract" shall mean any separate agreement or contract between the Agency and a Subagency to perform all or a portion of the duties and obligations that the Agency is obligated to perform pursuant to this Agreement or any Contract.

- X. "Subagency" shall mean any person, partnership, corporation, association, or organization, not in the employment of the Agency, who is performing under contract with the Agency in any tier, all or part of any services under any Contract incorporating this Agreement.
- Y. "Subrecipient" shall mean a non-federal entity that expends federal awards received from a pass-through entity to carry out a federal program, but does not include an individual who is a beneficiary of such a program. A Subrecipient may also be a recipient of other federal awards directly from a federal awarding agency.
- Z. "Supplies" shall mean all tangible personal property other than equipment.
- AA. "Trusted System" includes only the following methods of physical delivery:
  - 1. Hand-delivery by a person authorized to have access to the Confidential Information with written acknowledgement of receipt;
  - United States Postal Service (USPS) first class mail, or USPS delivery services that include Tracking, such as Certified Mail, Express Mail or Registered Mail; and
  - 3. Commercial delivery services (e.g., FedEx, UPS, DHL) which offer tracking and receipt confirmation.
- BB. "Useful life" of property shall mean its useful life as based on the U.S. Department of Treasury, Internal Revenue Service, policies and regulations on depreciation for federal tax purposes, unless the Agency can document to the written satisfaction of the County some different period.
- CC. "WAC" shall mean the Washington Administrative Code. All references to WAC chapters or sections shall include any successor, amended or replacement regulation. Pertinent WAC chapters or sections can be accessed at http://slc.leg.wa.gov/.

# III. ASSIGNMENT AND DELEGATION

The Agency shall not subcontract, assign, or delegate any rights or obligations under this Agreement or any Contract, either in whole or in part, without the prior express written approval of the County and the written assumption of the Agency's obligations by the third party.

# IV. SUBCONTRACTING

- A. The Agency shall not subcontract work or services provided under any Contract without obtaining the prior express written authorization of the County.
- B. Subagencies are prohibited from subcontracting for direct client services without the prior express written approval of the County.
- C. The Agency shall be responsible for the acts and omissions of its Subagencies.
- D. At the County's request, the Agency will forward to the County copies of Subcontracts and fiscal, programmatic, and other material pertaining to Subcontracts.
- E. Every Subcontract entered into by the Agency under any Contract shall be in writing and incorporate the following clauses of this Agreement, with word changes where appropriate to properly identify the parties to the Subcontract:
  - 1. Definitions:

- 2. Assignment and delegation;
- 3. Subcontracting;
- 4. Duplication of effort;
- 5. Relationship of parties;
- 6. Debarment and suspension;
- 7. Conflicts of interest and kickbacks;
- 8. Covenant against contingent fees;
- 9. Performance standards, licensing and registration;
- 10. Services provided in accordance with law;
- 11. Compliance with funding source requirements;
- 12. Compliance with Snohomish County Human Rights Ordinance;
- 13. Nondiscrimination and affirmative action;
- 14. Noncompliance with nondiscrimination plan;
- 15. Client grievances;
- 16. Confidentiality;
- 17. Background checks;
- 18. Treatment of client assets;
- 19. Reports;
- 20. Maintenance of records;
- 21. Rights in data;
- 22. Ownership of material;
- 23. Ownership of real property, equipment and supplies;
- 24. Right of inspection and access;
- 25. Treatment of assets:
- 26. Procurement standards;
- 27. Fiscal accountability standards;
- 28. Audit requirements;
- 29. Insurance:
- 30. Indemnification;
- 31. Responsibility;
- 32. Drug-free workplace; and
- 33. Lobbying and certification.

- F. If the Agency delegates responsibility for determining service recipient eligibility to the Subagency, the Subcontract shall include:
  - 1. A provision acceptable to the County that specifies how eligibility will be determined;
  - 2. A provision acceptable to the County that specifies how service applicants and recipients will be informed of their right to a hearing in the case of:
    - a. Denial or termination of service; and/or
    - b. Failure to act upon a request for service with reasonable promptness; and
  - 3. A provision acceptable to the County that states Subcontract termination shall not be grounds for a fair hearing for the service applicant or recipient under the terms of this section if:
    - a. Similar services are immediately available in the County; or
    - b. Termination was the result of termination under the clause of this Agreement captioned "Termination for Lack of Funding."
- G. The obligations, which shall be set forth in any Subcontract, include:
  - 1. Performance of the Agency's obligations under the Subcontract;
  - 2. Only subcontracting with entities or persons that maintain appropriate license, certification or government approvals when required;
  - Responsibility for Subagency compliance with the Subcontract terms, including reporting procedures; and
  - 4. Seeking appropriate administrative, contractual, or legal remedies for Subagency breach of Contract terms.

# V. DUPLICATION OF EFFORT

The Agency certifies that work to be performed under any Contract will not duplicate any work to be charged against any other contract, subcontract, or other source.

# VI. RELATIONSHIPS OF PARTIES

The Agency will perform the services under this Agreement and any Contract as an independent contractor and not as an agent, employee, or servant of the County or any state or federal agency. The Agency, its agents and employees are not entitled to any benefits or rights enjoyed by employees of the County or any state or federal agency. The Agency shall direct and control Agency's own activities in providing services under this Agreement, any Contract, and any Subcontract approved by the County. The County shall only have the right to ensure performance. Nothing in this Agreement or any Contract shall be construed to render the parties' partners or joint ventures.

# VII. DEBARMENT AND SUSPENSION

All Contracts awarding federal resources are subject to the provisions of federal Executive Order 12549 and federal Executive Order 12689, "Debarment and Suspension," including any amendments, as follows:

- A. Agencies and Subagencies must not make any award or permit any award (contract or subcontract) at any tier to any party which is debarred or suspended or is otherwise excluded from or ineligible for participation in federal assistance programs under federal Executive Order 12549 and federal Executive Order 12689, "Debarment and Suspension." Agencies shall consult and require their Subagencies at any tier, when charged as direct cost, to consult the consolidated list of "Parties Excluded from Federal Procurement and/or Nonprocurement Programs" to assure that they do not award federal grant funds to listed parties in violation of the federal Executive Orders.
- B. If an Agency believes that there are compelling reasons for making an award to a debarred, suspended, or voluntarily excluded person in a particular case, the Agency may apply for a waiver from this requirement, pursuant to federal Executive Order 12549. Such waivers will be granted only in unusual circumstances upon the written determination, by an authorized federal agency official, of the compelling reasons justifying the participation.
- C. The Agency, by signature to this Agreement and to each Contract into which this Agreement is incorporated, certifies that the Agency is not now or then presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participating in any Contract by any federal department or agency.
- D. The Agency also agrees to include the following required language in all Subcontracts into which it enters, resulting directly from the Agency's duty to provide services under any Contract:

# LOWER TIER COVERED TRANSACTIONS

- The lower tier subagency certifies, by signing this contract, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- 2. When the lower tier subagency is unable to certify to any of the statements in the contract, such subagency shall attach an explanation to the contract.
- E. The Agency shall notify the County as soon as reasonably practicable but in no event longer than within ten (10) business days of any debarment proceedings brought against it or any of its Subcontractors.

# VIII. CONFLICTS OF INTEREST AND KICKBACKS

- A. The Agency's employees, subagencies, and board or committee members shall not use, or give the appearance of using, their positions for the personal gain of themselves or those with whom they have family, business, or other ties.
- B. The Agency's employees, subagencies, and board or committee members shall not have or acquire any interest, direct or indirect, which would conflict with the performance of services under any Contract. The Agency shall not employ or subcontract with persons who have conflicts of interest, nor appoint them as members of its governing board or advisory committee(s).
- C. Personnel and governing board or advisory committee policies of the Agency shall include written standards of conduct governing conflict of interest and kickbacks.

- D. Gratuities in the form of entertainment, gifts, or otherwise offered by the Agency or an agent or representative of the Agency to any officer or employee of the County, with a view towards securing any Contract or securing favorable treatment with respect to the awarding, amending, or the making of any determination, will render any Contract voidable at the option of the County.
- E. The County may, by written notice to the Agency, suspend or terminate any Contract in whole or in part if it is found that any of the following laws, or their successors, have been violated in obtaining this Agreement or any Contract, or in securing favorable treatment with respect to the awarding, amending, or the making of any determinations with respect to this Agreement, any Contract or any Contracts or Subcontracts entered by the Agency or agencies contracting with the Agency under authority of this Agreement:
  - 1. Misconduct of Public Officers, Chapter 42.20 RCW;
  - 2. Ethics in Public Service, Chapter 42.52 RCW;
  - 3. Kickbacks from Public Works Employees, 18 U.S.C. § 874.
- F. Additionally, the County may, by written notice, suspend or terminate any Contract in whole or in part with an Agency that is a local governmental entity if it is found that the Agency has violated the Code of Ethics for Municipal Officers Contract Interests, Chapter 42.23 RCW.

# IX. COVENANT AGAINST CONTINGENT FEES

The Agency warrants that no person or agency has been employed or retained on a contingent fee for the purpose of seeking or obtaining this Agreement or any Contract. This does not apply to legitimate employees or an established commercial or selling agency maintained by the Agency for the purpose of securing business. In the event of breach of this clause by the Agency, the County may at its discretion:

- A. Terminate this Agreement and any Contract under the procedures discussed in Section XLIII without any liability;
- B. Deduct from the Contract price or consideration, or otherwise recover, the full amount of any such contingent fee; and
- C. Seek such other remedies as are legally available.

#### X. NONWAIVER OF COUNTY RIGHTS

The County's failure to insist upon the strict performance of any provision of this Agreement or any Contract, its failure to exercise any right based upon a breach thereof, or its acceptance of any defective performance shall not constitute a waiver of any rights under this Agreement or any Contract, unless stated to be such in writing signed by an authorized representative of the County and attached to the original Agreement or Contract.

# XI. PERFORMANCE STANDARDS, LICENSING AND REGISTRATION

A. The Agency shall comply with all applicable local, state, and federal licensing and accrediting requirements/standards and any other standards or criteria established by

the County to assure the quality of services necessary for the performance of any Contract.

B. The Agency shall maintain registration with the Washington State Office of the Secretary of State.

# XII. SERVICES PROVIDED IN ACCORDANCE WITH LAW

The Agency and the County shall comply with all applicable laws, rules, ordinances, codes, and regulations of local, state, and federal governments, as now existing or hereafter enacted or amended in the performance of any Contract.

# XIII. PUBLIC RECORDS

This Agreement and any Contract shall be considered a public document and will be available for inspection and copying by the public in accordance with the Public Records Act, chapter 42.56 RCW (the "Act").

# XIV. COMPLIANCE WITH FUNDING SOURCE REQUIREMENTS

The Agency shall comply with all conditions, terms and requirements of any funding source that wholly or partially funds the Agency's work under any Contract.

# XV. PROPRIETARY SOFTWARE APPLICATIONS

In the event the Agency accesses the County's proprietary software applications to perform any work under any Contract, the Agency shall read and agree to the terms and conditions of the software license agreement, and shall not violate the terms and conditions of the software license agreement including, but not limited to:

- A. Restricting the use of the software application to employees or subcontractors;
- B. Not "pirating" or reverse engineering the software application; and/or
- C. Otherwise using the application in any way that may harm the County or violate the terms and conditions of the software license agreement.

#### XVI. COMPLIANCE WITH SNOHOMISH COUNTY HUMAN RIGHTS ORDINANCE

It is the policy of the County to reject discrimination which denies equal treatment to any individual because of his or her race, creed, color, national origin, families with children, sex, marital status, sexual orientation, age, honorably discharged veteran or military status, or the presence of any sensory, mental, or physical disability or the use of a trained dog guide or service animal by a person with a disability as provided in Washington's Law against Discrimination, Chapter 49.60 RCW, and the Snohomish County Human Rights Ordinance, Chapter 2.460 SCC. These laws protect against specific forms of discrimination in employment, credit transactions, public accommodation, housing, county facilities and services, and county contracts.

The Agency shall comply with the substantive requirements of Chapter 2.460 SCC, which are incorporated herein by this reference. Execution of this Agreement constitutes a certification by the Agency of the Agency's compliance with the requirements of Chapter 2.460 SCC. If the Agency is found to have violated this provision, or to have furnished false or misleading information in an investigation or proceeding conducted pursuant to this Agreement or Chapter 2.460 SCC, this Agreement may be subject to a declaration

of default and termination at the County's discretion. This provision shall not affect the Agency's obligations under other federal, state, or local laws against discrimination.

# XVII. NONDISCRIMINATION AND AFFIRMATIVE ACTION

During the performance of any Contract, the Agency and its Subagencies, if any, shall comply with federal and state laws against discrimination including, where applicable, the state funding agency's nondiscrimination plan. Nondiscrimination requirements include, but are not limited to:

# A. Nondiscrimination in Employment:

- 1. The Agency and its Subagencies, if any, shall not discriminate against any employee or applicant for employment on the basis of race, color, sex, sexual orientation, religion, national origin, creed, marital status, age, Vietnam era or other veterans' status, or mental or physical handicap.
- 2. The Agency and its Subagencies, if any, shall take affirmative action to ensure that employees are treated without discrimination on the basis of race, color, sex, sexual orientation, religion or national origin, creed, marital status, age, Vietnam era or other veterans' status, or mental or physical handicap. Such action shall include, but not be limited to, the following: promotion, demotion, transfer, termination, recruitment, advertising, training, apprenticeships, and rates of pay or other forms of compensation and benefits.
- The Agency and its Subagencies, if any, shall agree to post in a conspicuous place available to employees and applicants, employment notices provided by the County setting forth the provisions of this nondiscrimination clause.
- 4. As applicable, all solicitations, advertisements, or announcements for employees, volunteers, and board or advisory committee members will include reference to the Agency's policy of nondiscrimination and affirmative action. Classified advertisements shall include the initials "EEOC/AA." All other solicitations, advertisements, or announcements shall include the following statement:

All qualified applicants will receive consideration without regard to race, color, sex, sexual orientation, religion or national origin, creed, marital status, age, Vietnam era or other veterans' status, or mental or physical handicap.

- 5. All Subcontracts awarded in excess of \$10,000 by the Agency or any Subagency shall contain a provision requiring compliance with federal Executive Order 11246 entitled "Equal Employment Opportunity," as amended by federal Executive Order 11375, and supplemented by 41 CFR Chapter 60.
- 6. Agencies with fifty (50) or more employees and government contracts of \$50,000 or more in federal funds are required by Executive Order 11246 to develop and implement a written affirmative action program.

# B. Nondiscrimination in Client Services:

1. The Agency and its Subagencies, if any, shall not on the grounds of race, color, sex, sexual orientation, religion, creed, national origin, marital status, age, Vietnam era or other veterans' status, or mental or physical handicap:

- Deny, restrict, limit, or treat differently qualified individuals for the purposes of the participation in and the delivery of services and/or benefits made available to others; or
- Employ criteria or methods of selection of recipients, individually or as a class, or administering services and/or benefits that have the effect of subjecting qualified individuals to discrimination or unequal treatment.
- 2. The Agency and its Subagencies, if any, shall abide by all provisions of Section 504 of the Rehabilitation Act of 1973 (Pub. L. 93-112, 87 Stat. 355) (the "Rehabilitation Act"), and the Americans with Disabilities Act of 1990 (Pub. L. 101-336, 104 Stat. 327, codified at 42 U.S.C. § 12101 et seq.) (the "ADA"), and any amendments, prohibiting discrimination against handicapped persons.
- 3. If subcontracting has been authorized by the County, the terms required in this Agreement and any additional appropriate safeguards against discrimination shall be included in the Subcontract and shall be binding upon the Subagency in order to prohibit discrimination or unequal treatment. The Agency shall ensure full compliance with the provisions of this clause.

#### XVIII. NONCOMPLIANCE WITH NONDISCRIMINATION PLAN

In the event of the Agency's noncompliance or refusal to comply with the nondiscrimination provisions in this Agreement, the County may rescind, cancel, suspend, or terminate any Contract, as described in Section XLIII of this Agreement, in whole or in part, and declare the Agency ineligible for further Contracts with the County. The County may, however, give the Agency a reasonable time to cure the noncompliance, at the County's discretion.

# XIX. CLIENT GRIEVANCES

- A. The Agency shall establish procedures through which applicants for and recipients of services under any Contract may present grievances concerning the activities of the Agency or any Subagencies related to service delivery. The procedures shall be written and submitted to the County for approval. The Agency shall record and maintain in writing all grievances and actions taken to resolve them.
- B. The grievance procedures shall provide applicants and recipients with a review of the Agency's decision before representatives of the Agency. Applicants for, and recipients of, services described in the Statement of Work in any Contract shall be informed of these grievance procedures and their right to seek reconsideration from the Agency or the Division Manager for the Snohomish County Human Services Department in the case of denial or termination of services and/or failure to act upon a request for services with reasonable promptness.
- C. If an applicant or recipient is dissatisfied with a response to a complaint by the Agency or Division Manager for the Snohomish County Human Services Department, the applicant or recipient may request a review by the Director of the Snohomish County Human Services Department.

# XX. CONFIDENTIALITY

- A. The parties may use Personal Information and other information gained by reason of any Contract only for the purpose of the Contract. The County and Agency shall not disclose, transfer, or sell any such information to any other party, except as provided by law or, in the case of Personal Information, with the prior written consent of the person or personal representative of the person to whom the Personal Information pertains.
- B. The Agency shall protect and maintain all Confidential Information gained by reason of any Contract against unauthorized use, access, disclosure, modification or loss. This duty requires the Agency to employ reasonable security measures, which include restricting access to the Confidential Information by:
  - 1. Allowing access only to staff that have an authorized business requirement to view the Confidential Information;
  - 2. Physically securing any computers, documents, or other media containing the Confidential Information;
  - Ensuring the security of Confidential Information transmitted via fax (facsimile) by verifying the recipient phone number to prevent accidental transmittal of Confidential Information to unauthorized persons;
  - 4. When transporting records containing Confidential Information outside of a Secure Area, do one or more of the following as appropriate:
    - a. Use a Trusted System; and
    - b. Encrypt the Confidential Information, including:
      - (i) Email and/or email attachments; and
      - (ii) Confidential Information when it is stored on portable devices or media, including, but not limited to laptop computers and flash memory devices; and
  - 5. Sending paper documents containing Confidential Information via a Trusted System.
- C. To the extent allowed by law, at the end of any Contract term, or when no longer needed, the parties shall return Confidential Information or certify in writing the destruction of Confidential Information upon written request by the other party.
- D. Paper documents with Confidential Information may be recycled through a contracted firm, provided the contract with the recycler specifies that the confidentiality of information will be protected, and the Confidential Information destroyed through the recycling process. Paper documents containing Confidential Information require special handling (e.g., protected health information) must be destroyed through shredding, pulping or incinerations.
- E. The compromise or potential compromise of Confidential Information must be reported to the County contact designated on any Contract within five (5) business days of discovery for breaches of less than 500 persons' protected data, and three (3) business days of discovery for breaches of 500 or more persons' protected data. The

parties must also take actions to mitigate the risk of loss and comply with any notification or other requirements imposed by law.

F. The Agency may be required to provide additional safeguards and acknowledgment of recipient rights under HIPAA, in accordance with the Agency's independent HIPAA obligations or those required by any Contract.

# XXI. BACKGROUND CHECKS

- A. Any Agency which has a Contract to provide services, housing, or otherwise care for vulnerable adults, developmentally disabled persons, juveniles, or children, or provide child day care, early learning, or early childhood education services shall ensure all staff and volunteers have a background check on file as per RCW 43.43.830-43.43.845.
- B. A background check must be completed at the time of employment or commencement of volunteer duties.
- C. If circumstances arise that cause a provider to question the need for another background check, they are encouraged to implement another check. All persons convicted of crimes listed in RCW 43.43.830 and RCW 43.43.842 are prohibited from having access to program participants.

# XXII. TREATMENT OF CLIENT ASSETS

Unless otherwise provided in any Contract, the Agency shall ensure that any adult client receiving services from the Agency under any Contract has unrestricted access to the client's personal property. The Agency shall not interfere with any adult client's ownership, possession, or use of the client's property. The Agency shall provide clients under age eighteen (18) with reasonable access to their personal property that is appropriate to the client's age, development, and needs. Upon termination or expiration of any Contract, the Agency shall immediately release to the client and/or the client's guardian or custodian all of the client's personal property. This section does not prohibit the Agency from implementing such lawful and reasonable policies, procedures and practices as the Agency deems necessary for safe, appropriate, and effective service delivery (for example, appropriately restricting clients' access to, or possession or use of, lawful or unlawful weapons and drugs).

# XXIII. REPORTS

The Agency shall timely provide to the County and to any state or federal funding agency such financial, program, and other reports, in such formats as required by this Agreement or any Contract.

# XXIV. MAINTENANCE OF RECORDS

- A. The Agency shall retain for a period of six (6) years from the termination of any Contract unless required otherwise by law:
  - 1. All financial, statistical, participant, and other records (including medical and treatment records) and supporting documentation;
  - 2. All records for nonexpendable personal property;

- All records to document performance of all acts required by law, regulation, this Agreement or that Contract;
- All records to demonstrate accounting procedures and practices that sufficiently and properly document the Agency's invoices to the County under that Contract; and
- 5. All records sufficient to substantiate the Agency's statement of its organization's structure, tax status, capabilities, and performance.
- B. If any litigation or audit is initiated, or if a claim is instituted involving this Agreement or any Contract, or a Subcontract entered pursuant to any Contract, the Agency shall retain all related records until the litigation, audit, or claim has been finally resolved.

#### XXV. RIGHTS IN DATA

All documents, program materials, books, manuals, films, reports, fiscal, and other data developed by the Agency under any Contract shall be for the common use of the Agency, the County, and the entity providing the funds for any Contract, subject to the limitations herein or by further agreement of the parties, including the following:

- A. The Agency shall not seek patent rights, or produce inventions, original books, manuals, films, or other patentable or copyrighted materials created or developed with funds provided by any Contract without the approval of the County. As to the latter, the Agency acknowledges the County's rights to ownership and protection of the public interest in such intellectual property and to negotiate agreements for reasonable royalty fees, administration, and protection of existing and future rights. The Agency shall not affix any restrictive markings upon any data produced with funds from any Contract, and if such markings are affixed, the County shall have the right to modify, remove, or ignore such markings.
- B. The County may duplicate, use, and disclose in any manner and for any purposes whatsoever, and have others so do, all data delivered under a Contract. If a Contract results in any copyrightable material or inventions, the County and the entity providing the funds for that Contract reserve the right to a royalty-free, non-exclusive and irrevocable license to reproduce, publish or otherwise use and to authorize others to use, the work or materials covered by copyright for governmental purposes, PROVIDED, that with respect to data not originated in the performance of the Contract, such license shall be only to the extent that the Agency has the right to grant such license without becoming liable to pay compensation to others because of such grant. The Agency shall exert all reasonable effort to advise the County, at the time of delivery of data furnished under a Contract, of all invasions of right or privacy contained therein and of all portions of such data copied from work not composed or produced in the performance of the Contract and not licensed under this clause. The Agency shall report to the County promptly and in written detail each notice or claim of copyright infringement received by the Agency with respect to all data delivered under a Contract.
- C. All books, informational pamphlets, press releases, research reports, articles, and similar public notices prepared and released by the Agency for the services provided by any Contract shall include the statement, "This project receives funding from the Snohomish County Department of Human Services." In addition, all such notices will

contain a statement acceptable to the County that the aforementioned project complies with Title VI of the Civil Rights Act of 1964, 42 U.S.C. §§ 2000d et seq., the ADA, and the Rehabilitation Act.

### XXVI. OWNERSHIP OF MATERIAL

Material created by the Agency and paid for by the County as a part of this Agreement or any Contract shall be owned by the County and shall be "work made for hire" as defined by 17 U.S.C. § 101. This material includes, but is not limited to: books; computer programs; documents; films; pamphlets; reports; sound reproductions; studies; surveys; tapes; and/or training materials. Material which the Agency uses to perform this Agreement or any Contract, but is not created for or paid for by the County is owned by the Agency and is not "work made for hire"; however, the County shall have a perpetual license to use this material for the County's internal purposes at no charge to the County, provided that such license shall be limited to the extent which the Agency has a right to grant such a license.

# XXVII. OWNERSHIP OF REAL PROPERTY, EQUIPMENT AND SUPPLIES

# A. Purchased by the Agency:

- 1. Title to all property, equipment and supplies purchased by the Agency with funds from any Contract shall vest in the Agency. When real property, or equipment is no longer needed for the purpose of carrying out any Contract, or any Contract is terminated or expired and will not be renewed, the Agency shall dispose of any such real property or equipment in accordance with applicable Agency policies and requirements imposed on Agency by Washington State laws pertaining to surplus property.
- 2. When supplies are no longer needed for the purpose of carrying out any Contract, or any Contract is terminated or expired and will not be renewed, the Agency shall dispose of any such real property or equipment in accordance with applicable Agency policies and requirements imposed on Agency by Washington State laws pertaining to surplus property.
- 3. Disposition and maintenance of property shall be in accordance with 45 CFR Parts 74 and 92.

# B. Purchased by the County:

Title to property, equipment or supplies purchased by the County and provided to the Agency to carry out the activities of any Contract shall remain with the County. When real property, equipment or supplies are no longer needed for the purpose of carrying out any Contract, or any Contract is terminated or expired and will not be renewed, the Agency shall request disposition instructions from the County.

### XXVIII. RIGHT OF INSPECTION AND ACCESS

The Agency shall provide access to its records, facilities, and personnel at all reasonable times in order to monitor and/or evaluate performance, compliance, and quality assurance under this Agreement or any Contract. Access and assistance shall be given to the County, any state, federal, or other funding agency, the State Auditor, and to any other person authorized by law.

#### XXIX. TREATMENT OF ASSETS

- A. To secure the financial interest of the County in items purchased or developed with funds awarded through cost reimbursement under this Agreement or any Contract, the parties agree that:
  - 1. Title shall remain in the County; and
  - Title to such nonexpendable personal property, which is purchased, developed, or acquired by the Agency and which is claimed as an acquisition cost, shall pass to and vest in the County upon delivery of such property by the Agency and shall not be rented, loaned, or transferred without the prior express written approval of the County.
- B. Unless provided otherwise by agreement of the parties, if the Agency elects to capitalize and depreciate such nonexpendable personal property in lieu of claiming the acquisition cost, title to such property shall remain with the Agency. An election to capitalize and depreciate or claim acquisition cost as a direct cost shall be irrevocable and must be made at the time the asset is purchased, developed, or acquired.
- C. Such nonexpendable personal property shall only be used by the Agency or its Subagencies in the performance of this Agreement or any Contract, unless otherwise provided herein or approved by the County.
- D. As a condition precedent to reimbursement for the purchase or acquisition of nonexpendable personal property, the Agency agrees to execute security instruments and other documents that are necessary for the County, state, federal, or other funding agency to protect its interest in such property in accordance with Article 9A of the Uniform Commercial Code, as codified in Title 62A RCW, including, but not limited to, completion of UCC-1, UCC-2, and UCC-3 forms. The Agency also agrees to name the County (or funding agency) as lien holder(s) on certificates of title for all motor vehicles, purchased using County funding in connection with any Contract, in accordance with Title 46 RCW, unless otherwise approved by the County.
- E. The Agency shall submit completed certificates of title and applicable UCC forms for equipment and fixtures to the County with the claim for reimbursement on which they are claimed. The security interest shall be retained beyond the term of any Contract for the serviceable life of the property, beginning on the date of purchase, to ensure its continued use for the purpose intended.
- F. The Agency shall maintain records, perform inventories, and maintain control systems to prevent loss, damage, or theft of County property. The Agency shall be responsible for:
  - Performing an annual physical inventory of all nonexpendable personal property
    of the County in its possession or control and requiring such inventories of any
    Subagency that is in possession of such property provided under a Subcontract to
    any Contract, at the end of the Agency's fiscal year during any Contract;
  - Loss, damage and expenses, which result from negligence on the part of the Agency or Subagencies including but not limited to negligence on the part of the

Agency or Subagencies to maintain and administer the property in accordance with sound management practices;

- 3. Ensuring that the property will be returned to the County in like condition as furnished to or acquired by the Agency, reasonable wear and tear excepted; and
- 4. Notifying the County of loss, destruction, or damage to any County property and taking all reasonable steps to protect that property from further damage.
- G. The Agency and any Subagency shall surrender to the County all property of the County within thirty (30) calendar days after rescission, termination, cancellation, or expiration of this Agreement, or any Contract, unless otherwise mutually agreed between the Agency or Subagency and the County.
- H. County approval is required prior to all purchases of non-expendable personal property.

# XXX. PROCUREMENT STANDARDS

Agencies under a cost reimbursement Contract must establish policies and procedures for all purchases of nonexpendable property with an acquisition cost in excess of \$500 per unit unless stated differently in the specific terms of the Contract. The procurement system should include, but is not limited to, the following:

- A. A code or standard of conduct that shall govern the performance of its officers, employees, and/or agents engaged in the awarding of contracts using awarded funding.
- B. Provisions that ensure all procurement transactions shall be conducted in a manner to provide, to the maximum extent practical, open and free competition.
- C. Procedural requirements are as follows:
  - 1. A procedure to assure the avoidance of purchasing unnecessary or duplicative items;
  - 2. Solicitations based upon a clear and accurate description of the technical requirements of the procured items;
  - 3. Positive efforts to utilize small and minority owned businesses;
  - 4. A procuring instrument appropriate for the particular procurement and for promoting the best interest of the program involved;
  - Contracts made only with reasonable vendors who possess the potential ability to perform successfully under the terms and conditions of the proposed procurement;
  - 6. Some form of price or cost analysis performed in connection with every procurement action; and
  - 7. A system for Contract administration to ensure vendor conformance with terms, conditions, and specifications of the Contract and to ensure adequate and timely follow-up of all purchases.
- D. Procurement records and files for purchases shall include:
  - 1. Evidence of vendor selection or rejection;

- 2. The basis for the cost or price; and
- 3. Justification for lack of competitive bids if not obtained.
- E. Agencies and Subagencies under this Agreement, or any Contract, must obtain prior approval from the County to enter into, in connection with any Contract, any sole source contracts or contracts where only one bid or proposal is received when the acquisition cost exceeds \$5,000. Requests for prior approval must include a copy of the proposed contract(s) and any related procurement documents and justifications for noncompetitive procurement, if applicable.
- F. Agencies shall procure all materials, property, supplies or services in a manner that balances fiscal and environmental stewardship in accordance with the requirements of the Snohomish County Environmentally Preferable Purchasing and Utilization Policy Statement available for review and download on <a href="mailto:the county website">the County website</a>.

### XXXI. FISCAL ACCOUNTABILITY STANDARDS

- A. During the Contract period, the Agency agrees to maintain financial systems which will assure the following for this Agreement and any Contract:
  - 1. Accurate, current, and complete disclosure of all direct and indirect costs;
  - 2. Records that identify all sources and application of funds;
  - 3. Control and accountability for all funds, property, and other assets;
  - 4. Procedures that ensure comparison of actual costs with approved budgets;
  - 5. Procedures to assure timely disbursement of funds received by the Agency from the County:
  - 6. Procedures to assure all costs are allowable, reasonable, and are properly allocated to each funding source;
  - 7. Source documentation that supports all accounting records; and
  - 8. Procedures for timely and appropriate resolution of audit findings and recommendations.
- B. All fiscal books, records, documents, reports, and other data relating to this Agreement and any Contract shall be maintained and reported in a manner consistent with BARS.
- C. The Agency agrees that any County, state, federal, or other funding agency; any local, state, or federal regulatory body; and the Office of State Auditor shall have full access to and right to examine any fiscal books, records, documents, and other materials relevant to this Agreement and any Contract at all reasonable times.

# XXXII. REIMBURSEMENT PROCEDURES

- A. No payment shall be made for any goods, materials, or services purchased unless the goods, materials, or services are expressly detailed within the approved Budget and Statement of Work set forth under any Contract.
- B. The Agency will submit monthly written claims for reimbursement for services rendered under any Contract by the tenth calendar day of the month following the month services were provided. Written claims for reimbursement received after the

- tenth calendar day of the month may not be processed until the following month. The County will process claims after all supporting documentation is provided in correct and proper form.
- C. If written claims for reimbursement are not submitted within ninety (90) calendar days of the close of the month of service provision, those claims may not be processed or paid.
- D. The Agency shall be notified each December by the County when final request for reimbursements for expenses incurred in that calendar year must be submitted. Billing received after that date may not be processed.
- E. The County reserves the right to withhold payment for services required to be performed under any Contract until required reports and/or other documents have been received.
- F. The Agency shall not bill the County, and the County shall not pay the Agency, if the Agency has charged or will charge the County or any other party under any other contract or agreement for the same services.

# XXXIII. BUDGET REVISIONS

The Agency may request budget revisions which shall be in writing in a format prescribed by the County.

- A. Line item shifts less than ten percent (10%) of the total Contract budget do not require prior County approval.
- B. The following revisions require prior written approval by the County:
  - 1. Line item shifts greater than ten percent (10%) of the total Contract budget; and
  - 2. Line items shifts that occur during the Contract period that are cumulatively greater than ten percent (10%) of the total Contract budget.
- C. Budget revisions that increase Administration categories are not allowable.
- D. Proposed changes to the Contact budget that increase or decrease the total Contract amount or change the Statement of Work shall necessitate a written amendment to the Contract.

### XXXIV. AUDIT REQUIREMENTS

- A. Agencies are to procure audit services based on the following guidelines:
  - The Agency shall maintain its records and accounts so as to facilitate the County's audit requirement and shall ensure that Subagencies also maintain auditable records.
  - 2. The Agency is responsible for any audit exceptions incurred by its own organization or that of its Subagencies.
  - 3. The County reserves the right to recover from the Agency all disallowed costs resulting from the audit.
  - 4. As applicable, the Agency required to have an audit must ensure the audits are performed in accordance with Generally Accepted Auditing Standards (GAAS),

- Government Auditing Standards (the Revised Yellow Book) developed by the Comptroller General, and the OMB Compliance Supplement for Single Audits of Educational Institutions and Other Nonprofit Organizations.
- Responses to any unresolved management findings and disallowed or questioned costs shall be included with the audit report. The Agency must respond to County requests for information or corrective action concerning audit issues within thirty (30) calendar days of the date of request.

### B. OMB Audits

- 1. The Agency shall follow OMB Uniform Guidance: Cost Principles, Audit, and Administrative Requirements for Federal Awards.
- 2. If the Agency is a subrecipient of federal awards as defined by OMB, the Agency shall maintain records that identify all federal funds received and expended by Catalog of Federal Domestic Assistance (CFDA) title and number, award number and year, name of the federal agency, and name of the pass-through entity. The Agency shall make its records available for review or audit by officials of the federal awarding agency, the General Accounting Office, and the County. The Agency shall incorporate OMB audit requirements into all Contracts between the Agency and its Subagencies that are subrecipients. The Agency shall comply with any future amendments to OMB Uniform Guidance and any successor or replacement circular or regulation.
- 3. The Agency shall maintain internal controls that provide reasonable assurance that the Agency is managing federal awards in compliance with laws, regulations, and provisions of contracts or grant agreements that could have a material effect on each of its federal programs.
- 4. The Agency shall comply with the Omnibus Crime Control and Safe Streets Act of 1968 (Pub. L. 90-351, 84 Stat. 197); Title VI of the Civil Rights Act of 1964 (Pub. L. 86-449, 47 Stat. 634); the Rehabilitation Act of 1973; Title II of the ADA; Title IX of the Education Amendments of 1972 (Pub. L. 92-318, 86 Stat. 235); the Age Discrimination Act of 1975 (Pub. L. 94-135, 89 Stat. 728, codified at 42 U.S.C. § 6101 et seq.); and The Department of Justice Non-Discrimination Regulations, 28 CFR Part 42, Subparts C, D, E, and G, and 28 CFR Parts 35 and 39.
- 5. If the subrecipient Agency expends \$750,000 or more in federal awards from any and/or all sources, the Agency shall procure and pay for a single or program-specific audit for that year. This requirement also applies when a subrecipient Agency has received a federal loan with continuing compliance requirements, regardless of when the loan originally occurred. Upon completion of each audit, the Agency shall submit to the Federal Audit Clearinghouse the data collection form and reporting package specified in OMB Uniform Guidance. This documentation shall be submitted on the earlier of thirty (30) calendar days after receipt of the auditor's report(s) or nine (9) months after the end of the audit period unless a longer period is agreed to in writing and in advance by the cognizant or oversight agency for audit.

A copy of the audit report (including any management letters) shall also be sent to:

Administrative Services Division Manager Human Services Department 3000 Rockefeller Avenue, M/S 305 Everett, WA 98201

Or emailed to: HSD.Fiscal@snoco.org

- The Agency shall follow up on and develop corrective action plans for all audit findings, in accordance with OMB Uniform Guidance, and prepare a "Summary Schedule of Prior Audit Findings."
- 7. If the Agency is a state or local government entity, the audit shall be conducted by the Office of the State Auditor, or designee of the State Auditor. Audits of non-profit organizations are to be conducted by a certified public accountant selected by the Agency in accordance with OMB Uniform Guidance.

#### C. Other Audits

- Agencies that expend less than \$750,000 in federal awards, Agencies that are private for-profit agencies, Agencies that are solely state funded and/or Agencies that are identified as Contractors currently do not fall under the requirements of the Single Audit Act and shall have a financial audit performed by a licensed CPA, as defined by Government Auditing Standards (The Revised Yellow Book) and according to Generally Accepted Auditing Standards (GAAS).
- 2. The Agency must send a copy of the audit report no later than nine (9) months after the end of the Agency's fiscal year(s) to:

Administrative Services Division Manager Snohomish County Human Services Department 3000 Rockefeller Avenue, M/S 305 Everett, WA 98201

Or emailed to: <a href="https://>HSD.Fiscal@snoco.org">HSD.Fiscal@snoco.org</a>

- The financial audit requirement may be waived for small Agencies, at the County's sole discretion.
  - A written request shall be mailed or emailed to the address above, detailing the justification for the waiver request.
  - b. Within 10 working days upon receipt of the waiver request, the County will notify the Agency of its decision. If the County grants a waiver, the County will also inform the Agency of the documentation required in lieu of the financial audit.
  - c. Should review of the required documentation raise questions or concerns, the County reserves the right to require an audit described in C.1 above.

XXXV. RESERVED

#### XXXVI. INSURANCE

Agency is covered by State of Washington Self-Insurance Liability Program (RCW 43.19.766 et seq.) and the Tort Claims Act (RCW 4.92.060 et seq.). Claims against the Agency and its employees, officers, and agents in the performance of their duties under this Agreement will be paid from the tort claims liability account as provided in Chapter 4.92 RCW.

### XXXVII. INDEMNIFICATION

- A. To the fullest extent permitted by and within the scope of coverage afforded by the State of Washington Self-Insurance Program (RCW 43.19.766 et seq.) and the Tort Claims Act (RCW 4.92.060 et seq.), the Agency shall protect, defend, indemnify and hold harmless Snohomish County, its officers, elected officials, agents, employees, and any state, federal, or other funding agency from and against any and all claims, suits, actions, liability, loss, expenses, damages, and judgments of any nature whatsoever for damage to any property or business and/or any death, injury, sickness or disability to any person, including without limitation any employee of the Agency or its Subagencies, caused by or arising out of or suffered in connection with the negligent acts or omissions of the Agency, its officers, employees, agents, or registered volunteers acting in the scope of their official duties in the performance of this Agreement or any Contract. Notwithstanding anything in this Agreement or any Contract to the contrary, Agency will only provide a defense to the County if the Office of the Attorney General of the State of Washington determines that:
  - Coverage for the costs of the same are within the scope of the coverage afforded to the Agency by the State of Washington Self-Insurance Liability Program and the Tort Claims Act; or
  - 2. Notwithstanding a lack of coverage for such defense costs, it is appropriate and advantageous to the Agency and the State of Washington to do so.
- B. Each party to any Contract incorporating this Agreement will be responsible for the negligent acts or omissions of its own employees, officers, or agents in the performance of any Contract. Neither party will be considered the agent of the other and neither party assumes any responsibility to the other party for the consequences of any act or omission of any person, firm, or corporation not a party to a Contract.

# C. Reserved

D. The Agency's obligations hereunder shall include, but are not limited to, investigating, adjusting, and defending all claims alleging loss from negligent action, omission or breach of any common law, statutory or other delegated duty by the Agency, Agency's officers, agents, employees, or registered volunteers.

### XXXVIII. DISPUTES

In the event that a dispute arises under this Agreement or any Contract, that the parties cannot resolve, they shall allow the dispute to be decided by a Dispute Panel in the following manner: each party to this Agreement or any Contract shall appoint one member to the Dispute Panel, and the members so appointed shall jointly appoint an

additional member to the Dispute Panel. The Dispute Panel shall review the facts, contract terms, and applicable statutes and rules and make a determination of the dispute. The determination of the Dispute Panel shall be final and binding on the parties hereto. The parties shall equally share the costs, if any, for the services of the Dispute Panel.

#### XXXIX. RESPONSIBILITY

Each party to this Agreement shall be responsible for the negligence of its officers, employees, agents, and registered volunteers in the performance of this Agreement and any Contract. Except to the extent that it meets its obligations to perform this Agreement or any Contract through a Subagency, no party to this Agreement shall be responsible for the acts and/or omissions of entities or individuals not a party to this Agreement or any Contract. The County and the Agency shall cooperate in the defense of tort lawsuits, when possible. Both parties agree and understand that this provision may not be feasible in all circumstances. The County and the Agency agree to notify the attorneys of record in any tort lawsuit where both are parties if either County or the Agency enters into settlement negotiations. It is understood that the notice shall occur prior to any negotiations, or as soon as possible, and the notice may be either written or oral.

### XL. RESERVED

# XLI. DRUG-FREE WORKPLACE

The Agency shall maintain a workplace free from alcohol and drug abuse as required by the Drug-Free Workplace Act of 1998, Pub. L. No. 105-277, 112 Stat. 2681, as amended.

### XLII. CHANGES AND MODIFICATIONS

- A. Either party may request changes, amendments, or additions to any portion of this Agreement or any Contract. Except as provided in Section XLII-B below, no such changes, amendments, or additions to any portion of this Agreement or any Contract shall be valid or binding upon either party unless it is in writing and executed by both parties. Only personnel authorized to bind each of the parties shall sign an amendment. All amendments shall be attached to, and made part of, the amended Agreement or Contract.
- B. This Agreement and any Contract may be unilaterally amended by the County Executive or his/her designee to reflect changes in state or federal laws, rules, policies, or regulations governing their content, provided however, the County shall provide written notice to Agency of any such unilateral changes no later than fifteen (15) business days prior to said changes taking effect.

# XLIII. TERMINATION OR SUSPENSION OF ANY CONTRACT

### A. Termination for Convenience:

- 1. The County or Agency may terminate any Contract, in whole or in part, upon thirty (30) calendar days' advance written notice to the other party.
- 2. In the event of termination under this clause, the County shall be liable only for payment in accordance with the terms of the Contract for services rendered prior

to the effective date of termination. The County may pay an amount mutually agreed by the parties for partially completed work and services, if work products are useful to or usable by the County.

# B. Suspension or Termination for Lack of Funding:

- The County may suspend or terminate any Contract, in whole or in part, upon five (5) business days' written notice in the event expected or actual funding from a state, federal, or other source is withdrawn, reduced, or limited in any way prior to Contract expiration. The suspension or termination shall be effective on the date specified in the written notice.
- 2. In the event of suspension under this clause, the County shall provide the Agency written notice stating when services may be resumed. The County shall be liable only for payment in accordance with the terms of the Contract for services rendered prior to the effective date of suspension and after the date that services may be resumed.
- 3. In the event of termination under this clause, the County shall be liable only for payment in accordance with the terms of the Contract for services rendered prior to the effective date of termination. The County may pay an amount mutually agreed by the parties for partially completed work and services, if work products are useful to or usable by the County.

# C. Suspension or Termination for Lack of Performance:

- 1. In the event the County determines the Agency has failed to meet or maintain any requirement for contracting with the County, to comply with the terms or conditions of this Agreement or any Contract in a timely manner, or has otherwise breached any provision or condition of this Agreement or any Contract, the County has the right to suspend or terminate any Contract upon a 24-hour prior written notice.
- 2. The County may suspend all or any part of any Contract, and withhold further payments or prohibit the Agency from incurring additional obligations thereunder, during investigation of suspected noncompliance. The County may also take these actions pending corrective action by the Agency or pending a decision by the County to terminate any Contract.
- 3. Before the County may terminate any Contract for lack of performance, the County shall provide the Agency with written notice of the Agency's noncompliance and provide the Agency a reasonable opportunity to correct the Agency's noncompliance. If the Agency does not correct the Agency's noncompliance within the period of time specified in the written notice of noncompliance, the County may then terminate the Contract. The County may terminate the Contract for lack of performance without such written notice and without opportunity for correction if the County has a reasonable basis to believe that a client's health or safety is in jeopardy.
- 4. The rights and remedies of the County provided in this Agreement are not exclusive and are in addition to any other rights and remedies provided by law.
- D. Suspension or Termination for Fraud, Abuse, Violation of Law

The County reserves the right to suspend or terminate all or part of any Contract, to withhold further payments, or to prohibit the Agency from incurring additional obligations of funds, if the County has reason to believe that fraud, abuse, or violation of law has occurred on the part of the Agency in the performance of any Contract.

# E. Suspension or Termination Procedures

Suspension or Termination by County

Upon receipt of the notice of suspension or termination of any Contract, unless otherwise directed by the County in writing, the Agency shall:

- a. Stop work under the Contract on the date, and to the extent, specified in the notice;
- b. Place no further orders or subcontracts for materials, services, or facilities under that portion of the Contract that has been suspended or terminated;
- c. Complete performance of that part of the Contract, if any, which has not been suspended or terminated;
- d. Take such action as may be necessary for the protection and preservation of the property related to the Contract which is in the possession of the Agency and in which the County has or may acquire an interest; and
- e. Transfer title to the County of any property that was purchased with County funds awarded under any Contract.

# 2. Termination by Agency

- a. The Agency may terminate any Contract for default, in whole or in part, by written notice to the County, if the Agency has a reasonable basis to believe that the County has:
  - (i) Failed to meet or maintain any requirement for contracting with the Agency;
  - (ii) Failed to perform under any provision of this Agreement or any Contract;
  - (iii) Violated any law, regulation, rule, or ordinance applicable to this Agreement or any Contract; or
  - (iv) Otherwise breached any provision or condition of this Agreement or any Contract.
- b. Before the Agency may terminate any Contract for lack of County performance, the Agency shall provide the County with written notice of the County's noncompliance with the Agreement or the Contract and provide the County a reasonable opportunity to correct the County's noncompliance. If the County does not correct the County's noncompliance within the period of time specified in the written notice of noncompliance, the Agency may then terminate the Contract.
- Delivery and Preservation of County Assets; Recovery of Costs

Upon termination of a Contract by either party, the Agency shall promptly deliver to the County all County assets (property) in the Agency's possession, including any material created under any Contract. Upon failure to return County property

within ten (10) business days of the Contract termination, the Agency shall be charged with all reasonable costs of recovery, including transportation. The Agency shall take reasonable steps to protect and preserve any property of the County that is in the possession of the Agency pending return to the County.

### 4. Remedies

- a. If the County terminates any Contract for lack of performance, the County may withhold a sum from the final payment to the Agency that the County determines is necessary to protect the County against loss or additional liability. The County shall be entitled to all remedies available at law, in equity, or under this Agreement.
- b. The Agency shall be entitled to all remedies available at law, in equity, or under this Agreement if either:
  - (i) The County terminated a Contract for lack of performance and it is later determined that the Agency was not at default for lack of performance; or
  - (ii) If the Agency terminated a Contract for lack of County performance.

### XLIV. SEVERABILITY

- A. The provisions of this Agreement are severable. If any part, term, or provision of this Agreement or any Contract is determined to be invalid, the remaining provisions shall not be affected thereby, and the rights and obligations of the parties shall be construed and enforced as if this Agreement or any Contract did not contain the particular provision held to be invalid.
- B. If it should appear that any part, term, or provision is in conflict with any constitutional or statutory provision of the State of Washington, the part, term, or provision shall be deemed modified to conform to such constitutional or statutory provision.

# XLV. CONTRACT CLOSE-OUT PROCEDURES

- A. The Agency shall submit within thirty (30) calendar days after the date of expiration of any Contract all financial, performance, and other reports required by the Contract and, in addition, shall cooperate in a program or other audit by the County or its designee if the County determines that a program or other audit is necessary.
- B. If a financial audit of any Contract is conducted, the County retains the right to withhold a just and reasonable sum from the final payment to the Agency after fully considering the results of the final audit.

### XLVI. LOBBYING AND CERTIFICATION

- A. The requirements of 31 U.S.C. § 1352, entitled "Limitation on use of appropriated funds to influence certain Federal contracting and financial transactions," and related subsections of the Code of Federal Regulations implemented for funding authorities, apply to federal contracts, grants and cooperative agreements exceeding \$100,000 in total costs (see 45 CFR § 93.110(a)(1)), and loans exceeding \$150,000 (see 45 CFR § 93.110(a)(2)).
- B. No federal funds awarded under any Contract may be used to provide assistance in connection with any election or any voter registration activity. No federal funds may

be used for working for or against ballot measures, or for or against the candidacy of any person for public office.

- C. The Agency certifies to the best of its knowledge and belief that no federal appropriated funds have been paid or will be paid, by or on behalf of the Agency, to any person for influencing or attempting to influence an officer or employee of a federal agency or a member of Congress in connection with the awarding of any federal contract, the making of any federal grant, the making of any federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment or modification of any federal contract, grant, loan or cooperative agreement. If any funds other than federal appropriated funds have or will be paid for the purposes stated above, the Agency must file a disclosure form in accordance with 45 CFR § 93.110.
- D. The Agency shall include a clause in all Subcontracts restricting Subagencies from lobbying in accordance with this section and requiring Subagencies to certify and disclose accordingly.

# XLVII. VENUE STIPULATION

This Agreement and any Contract has been and shall be construed and interpreted in accordance with the laws of the State of Washington. The venue of any action brought hereunder shall be Snohomish County.

# XLVIII. NOTICES

A. Unless otherwise directed in writing, notices, reports, and payments to the County shall be delivered to the following address:

Administrative Services Division Snohomish County Human Services Department 3000 Rockefeller Avenue, M/S 305 Everett, WA 98201

B. Unless otherwise directed in writing, notices, reports, and payments to the Agency shall be delivered to the following address:

Washington State University 915 N Broadway Everett, WA 98201

C. Notices mailed by the County shall be deemed given on the date mailed. Notices received by the County shall be deemed given on the date received. Either party may change its address for receipt of reports, notices, or payments by giving the other written notice of not less than fifteen (15) calendar days prior to the effective date.

### XLIX. ACCEPTABLE FORM OF SIGNATURE

Both parties agree handwritten signatures executed to electronic records shall be considered equivalent to handwritten signatures executed on paper. Scanned copies of signed contract documents will be considered original signatures, unless specified in a Contract that an original signature is required. Contract documents include, but are not limited to, contracts, amendments, certifications, budget revision forms, invoices, and reports.



### L. SIGNATURE AUTHORIZATION FORMS

The Agency shall submit a Signature Authorization Form annually and upon request from the County. The Signature Authorization Form shall require original signatures and shall reflect the authorized signatory(ies) of the Agency for applications, contracts, amendments, and monthly expenditures reports and requests for reimbursement. The Signature Authorization Form shall also designate the email address for the authorized recipient(s) of contracts and amendments from the County. Changes to signature authority of the Agency shall require that an updated Signature Authorization Form be submitted to the County.

### LI. SURVIVABILITY

The terms and conditions contained in this Agreement which by their sense and context are intended to survive the expiration or termination of the Agreement or a Contract shall survive. Surviving terms include, but are not limited to: Confidentiality, Disputes, Inspection, Maintenance of Records, Ownership of Material, Responsibility, Termination for Lack of Performance, Termination Procedure, and Treatment of Assets.

### LII. ENTIRE AGREEMENT

These provisions represent the entire and integrated Basic Terms and Conditions of the parties and may not be modified or amended except as provided herein.

### LIII. ORDER OF PRECEDENCE

In the event of an inconsistency between the terms of this Agreement and any Contract, the conflict shall be resolved by giving precedence to the Specific Terms and Conditions of the Contract.

### LIV. WAIVER

Waiver of any breach or default on any occasion shall not be deemed to be a waiver of any subsequent breach or default. Any waiver shall not be construed to be a modification of the terms and conditions of this Agreement or any Contract into which it is incorporated unless amended as set forth in Section XLII, Changes and Modifications.

### LV. EFFECTIVE DATE AND EFFECTIVENESS OF THIS AGREEMENT

This Agreement becomes effective only upon incorporation by reference into a Contract between the County and the Agency. Prior Basic Terms and Conditions between the parties incorporated by reference into contracts existing prior to the execution of these Basic Terms and Conditions shall remain in effect as to those contracts. To that extent, prior Basic Terms and Conditions shall not be superseded by these Basic Terms and Conditions.

SNOHOMISH COUNTY:

By: Alary Jane Brell Vujovic, Director (Date

Human Services Department

AGENCY:

Signature 9/14/2021

Heather Davison, Associate Manager Real Estate and Business Operations

> Basic Terms and Conditions Agreement Washington State University HSD-2018-292-390 Page 27 of 27