2019-2020

INTERDISTRICT COOPERATIVE AGREEMENT FOR EDUCATION SERVICES FOR STUDENTS WITH DISABILITES WITH EDMONDS SCHOOL DISTRICT NO. 15 AS SERVING DISTRICT

FEE SCHEDULE

ESTIMATED TUITION RATES FOR 2019-20

SERVICE LEVE	TYPICAL PROGRAM EXAMPLES OF EDUCATIONAL SERVICES FOR	COST MONTHLY RATE	ANNUAL RATE (X10)
LEVEL 1	DEAF / HARD OF HEARING PART TIME	\$3,800	\$38,000
LEVEL 2	DEAF / HARD OF HEARING FULL TIME	\$5,000	\$50,000
LEVEL 3	DEAF / MULTIPLE SERVICES	\$5,500	\$55,000
LEVEL 4	VISUALLY HANDICAPPED	\$6,000	\$60,000
	LEVEL PROVIDED		

NOTE

*COSTS FOR 1:1 SUPPORT, MATERIALS, AND EQUIPMENT WILL BE ADDED TO THE ABOVE CHARGES. RATES ARE ESTIMATED, AND MAY BE REVISED BASED ON ACTUAL DATA IF REQUIRED.

PLEASE ADDRESS PURCHASE ORDERS FOR SERVICES TO:

EDMONDS SCHOOL DISTRICT ATTN: BO ZHAO 20420 68TH AVE W LYNNWOOD, WA 98036

^{*} STARTING 19-20 SCHOOL YEAR, WE WILL BILL A FLAT-RATE PER MONTH FOR 10 MONTHS PER YEAR.

INTERLOCAL COOPERATION AGREEMENT FOR EDUCATIONAL SERVICES TO SPECIAL NEEDS CHILDREN

This interlocal cooperation agreement (hereinafter referred to as "Agreement") is hereby entered into by and between Edmonds School District No. 15, Snohomish County, Washington, hereinafter referred to as the "serving district" and the following Washington State school district(s), each hereinafter referred to as the "resident district", and collectively as "Cooperative":

<u>Arlington</u>	School District No.	<u>016,</u>	Snohomish	County
Bainbridge Island	School District No.	<u>303,</u>	<u>Kitsap</u>	County
Bellevue	School District No.	<u>405,</u>	King	County
<u>Bellingham</u>	School District No.	<u>501,</u>	<u>Whatcom</u>	County
Burlington-Edison	School District No.	<u>100,</u>	Skagit	County
Central Kitsap	School District No.	<u>401,</u>	<u>Kitsap</u>	County
<u>Chimacum</u>	School District No.	<u>430,</u>	<u>Jefferson</u>	County
<u>Coupeville</u>	School District No.	<u>204,</u>	Island	County
<u>Everett</u>	School District No.	<u>002,</u>	<u>Snohomish</u>	County
Granite Falls	School District No.	<u>332,</u>	<u>Snohomish</u>	County
<u>Index</u>	School District No.	<u>063,</u>	<u>Snohomish</u>	County
<u>Issaquah</u>	School District No.	<u>411,</u>	King	County
LaConner	School District No.	<u>411,</u>	Skagit	County
Lake Stevens	School District No.	<u>004,</u>	<u>Snohomish</u>	County
Lake Washington	School District No.	<u>414,</u>	King	County
Lakewood	School District No.	<u>306,</u>	Snohomish	County
<u>Marysville</u>	School District No.	<u>025,</u>	<u>Snohomish</u>	County
Mercer Island	School District No.	<u>400,</u>	<u>King</u>	County
<u>Monroe</u>	School District No.	<u>103,</u>	Snohomish	County
Mt. Vernon	School District No.	<u>320,</u>	Skagit	County
<u>Mukilteo</u>	School District No.	<u>006,</u>	Snohomish	County
North Kitsap	School District No.	400.	Kitsap	County
Northshore	School District No.	<u>417,</u>	King	County
Oak Harbor	School District No.	<u>201,</u>	Island	County
Port Townsend	School District No.	<u>050,</u>	<u>Jefferson</u>	County
Renton	School District No.	<u>403,</u>	King	County
Riverview	School District No.	<u>407,</u>	King	County
<u>Seattle</u>	School District No.	<u>001,</u>	King	County
Sedro Woolley	School District No.	<u>101,</u>	Skagit	County
Shoreline	School District No.	<u>412,</u>	King	County
Snohomish	School District No.	<u>201,</u>	<u>Snohomish</u>	County
Snoqualmie Valley	School District No.	<u>410,</u>	King	County
South Kitsap	School District No.	402,	<u>Kitsap</u>	_County
South Whidbey	School District No.	<u>206,</u>	Island	County

Stanwood-Camano School District No. 401, Island/Sno. County
Sultan School District No. 311, Snohomish County

WITNESSETH

WHEREAS, RCW 39.34, the Interlocal Cooperation Act, provides for interlocal cooperation between governmental agencies, and

WHEREAS, each school in the State of Washington is required by RCW 28A.155.010 to ensure that all handicapped children residing within its boundaries shall have the opportunity for an appropriate education at public expense, and

WHEREAS, each school district is authorized by RCW 28A.155.020 to participate in an Agreement to secure such appropriate educational opportunity for its resident handicapped children, and

WHEREAS, each resident district has within its boundaries resident handicapped children as described in Chapter 392-172A WAC, and

WHEREAS, each resident district has determined that certain such children can most appropriately be served through an Agreement pursuant to RCW 39.34, RCW 28A.155.090 and RCW 28A.225.250.

NOW THEREFORE, BE IT RESOLVED that the parties hereto agree as follows:

- 1. That an Agreement be continued with Edmonds School District No. 15 as the serving district. The general purpose of such Agreement shall be to provide special education programs and services to handicapped students of the parties to the Cooperative.
- 2. The administration of the Cooperative, including filing such documents and obtaining such approvals as are necessary to receive appropriate state funding, is vested in the serving district and the policies and procedures adopted by the serving district's Board of Directors.
- 3. This Agreement is for the regularly scheduled school program year, as scheduled by the school building in which each child attends classes, and may include extended school year services as determined by each child's Individual Education Program (IEP).
- 4. All program staff and facilities for the Cooperative shall be employed by and situated within the boundaries of the serving district.
- 5. The Cooperative, as of April 2019, serves 2,811 children: 2,774 from the serving district, and 37 from the following resident districts:

2 from <u>Arlington</u>	School District,	Snohomish_County
<u>0</u> from <u>Bainbridge IslaInd</u>	School District,	KitsapCounty
_2 from <u>Bellevue</u>	School District,	King County
0 from <u>Bellingham</u>	School District,	Whatcom County
0 from Burlington-Edison	School District,	Skagit County
0 from Central Kitsap	School District,	KitsapCounty
0 from Chimacum	School District	<u>Jefferson</u> County
_0_from Coupeville	School District,	Island County
_ 5_ from <u>Everett</u>	School District,	Snohomish County
1 from <u>Granite Falls</u>	School District,	Snohomish County
_0_from <u>Index</u>	School District,	Snohomish County
_1 from <u>Issaquah</u>	School District,	King County
1_from <u>LaConner</u>	School District,	Skagit County
0 from Lake Stevens	School District,	Snohomish County

0 from Lake Washington	School District,	King County
0 from Lakewood	School District,	Snohomish County
3 from Marysville	School District,	Snohomish County
0 from Mercer Island	School District,	King County
1_from Monroe	School District,	Snohomish County
0 from Mt. Vernon	School District,	Skagit County
<u>0</u> from <u>Mukilteo</u>	School District,	Snohomish County
2 from North Kitsap	School District,	Kitsap County
2 from Northshore	School District,	King County
0 from <u>Oak Harbor</u>	School District,	Island County
0 from <u>Port Townsend</u>	School District,	<u>Jefferson</u> County
3 from Renton	School District,	King County
0 from <u>Riverview</u>	School District,	King County
_3_from <u>Seattle</u>	School District,	King County
0 from <u>Sedro Woolley</u>	School District,	Skagit County
5 from Shoreline	School District,	King County
5 from Snohomish	School District,	<u>Snohomish</u> County
1 from <u>Snoqualmie Valley</u>	School District,	King County
0 from <u>South Kitsap</u>	School District,	Kitsap County
0 from South Whidbey	School District,	<u>Island</u> County
0 from <u>Stanwood-Camano</u>	School District,	Island/Sno. County
0 from <u>Sultan</u>	School District,	Snohomish County

Consistent with Section 5 of the 2018-19 state Enrollment Reporting Handbook, the serving district will report all eligible students served by the Cooperative on the appropriate state and federal count reports for the purpose of crediting the special education apportionment funds to the appropriate resident district. ("Eligible students" is inclusive of those students in the cooperative who are attending classes outside their resident school district boundaries.) The serving district will report on Form P-223 all students who are attending classes within its boundaries for the purpose of receiving basic education apportionment funds. The serving district shall be designated as the WA primary district in CEDARS reporting.

- 6. Each resident district retains responsibility for providing transportation services to and from each child's home and place of learning inside or outside the child's resident district. Each resident district agrees to pay its share of actual costs for any transportation provided by the serving district from one place of learning to another place of learning during the school day (e.g., field trips).
- 7. Each resident district agrees to reimburse the serving district for any excess cost of their students' programs.

The excess costs for serving students from participating districts will determine the student's service level fee. The service levels will be described on a Fee Schedule, which will be revised for each year of the Agreement.

Each resident district agrees to pay the full cost of any individualized support, materials, or equipment supplemental to the students' service level fee.

Billings are to be sent to participating districts as soon as is possible after the end of each month in order to be paid from current budget accounts which close August 31. District will be billed for the full amount of the monthly fee regardless of student's arrangement or attendance. Payment shall be considered timely if made by the district within thirty (30) days after the receipt of properly completed invoices.

In the event that a student could either enter or withdraw from the serving district program during the course of this Agreement, the monthly fee will not be prorated. The billing will be discontinued after the withdrawal month.

Each resident district is responsible to immediately notify the serving district of a student's resident district change to ensure the correct billing.

To determine excess costs, the serving district will calculate:

Expenditures:

12111

Budget Expense – Special Education Program Costs with indirect costs applied not to exceed the district unrestricted indirect rate.

Less

Revenue:

Basic Education Apportionment – for students not mainstreamed, ages 5-21.

8. Each party to this Agreement acknowledges that their entering into this Agreement may result in financial commitments by other parties to this Agreement, and therefore, agree they will not terminate this Agreement without the consent of the serving district and any other party to this Agreement that would suffer financially thereby.

In the event of such unilateral termination without consent, the terminating party agrees to indemnify and pay other parties that have not agreed thereto for any financial loss which results from such termination. Any party to this Agreement may request that the Superintendent of Public Instruction appoint an arbiter, if necessary, to resolve disputes related to premature termination and all parties agree to accept the findings of such arbitration.

- 9. All assets acquired by the serving district and placed in service for the Cooperative during this Agreement shall remain the property of the serving district. Any asset acquired by a resident district and used in the program, because a program component is situated within the resident district, will remain the property of the resident district unless the value of the asset is applied to the amount owed to the serving district, in which case the asset will become the property of the serving district.
- Each party to this Agreement acknowledges that while this Agreement is for five school years, program development is continuous and long-range planning a requisite; that their entering into this Agreement may carry implications for succeeding school years. Therefore, each party agrees to announce their participation intentions for the succeeding school year no later than <u>April 15</u>. While such arrangement is not binding, such notification of intent is to be considered carefully and not thereafter modified except for good cause.
- 11. Each of the parties agrees that this Agreement is necessary and desirable for the following reasons:
 - a. The effect on program operations is to provide educational programs not otherwise available.
 - b. The effect on costs and funding is to avoid unnecessary duplication of specialized or unusually expensive program or facilities.
- 12. Each party to this Agreement acknowledges that Chapter 28A.155 RCW and Chapter 392-172A WAC impose responsibilities on each resident district and that those responsibilities are not extinguished by delegation, in part or in total, under this Agreement. Hence, the serving district agrees that each resident district will be provided sufficient data to enable the resident district to evaluate the extent to which its responsibilities retained by the individual parties to this Agreement shall include but not be limited to the responsibility to assure that their particular students are receiving an appropriate education and to conduct student/parent appeals, all as required by Chapter 28A.155 RCW and Chapter 392-172A WAC.
- 13. Each party to this Agreement certifies that to the best of their knowledge/belief that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded for the award of contracts by any Federal governmental agency or department.

This Agreement is for a five-year period, from September 1, 2019 through August 31, 2024 and will be approved by each respective board of directors as a prerequisite for membership in the Cooperative. Signed copies of

each respective school district board minutes or resolution approving the Agreemer	nt are	available	for i	nspection
at each respective school district administration office.	A to Condition	tig eye	35	

IN WITNESS WHEREOF, this Agreement is executed pursuant to resolution by district Board of Directors as of the date set forth below.

EDMONDS SCHOOL DISTRICT NO. 15 7/2/19 (Date)

School District

(Date)

By:

(Name)