INTERLOCAL AGREEMENT (NON-RENEWING)
FISCAL YEAR 2019-2020

EDUCATIONAL SERVICE DISTRICT NO 112
2500 NE 65th Avenue
Vancouver WA 98661-6812

Parties to the Agreement:
Educational Service District No. 112, hereinafter referred to as “ESD112”, and Washington State University-Vancouver, 14204 NE Salmon Creek Avenue, Vancouver WA 98686-9600, hereinafter referred to as the “University”.

IN WITNESS WHEREOF, the University and ESD112 (the Parties) have executed this Agreement on the date and year indicated below. Signed versions of this Agreement transmitted by facsimile copy or electronic mail shall be the equivalent of original signatures on original versions.

WASHINGTON STATE UNIVERSITY-VANCOUVER
AUTHORIZED SIGNATURE: [Signature]
DATE: 12/10/2019

EDUCATIONAL SERVICE DISTRICT NO 112
AUTHORIZED SIGNATURE: [Signature]
DATE: 12/11/19

Summary Statement-Agreement Purpose
SOUTHWEST WASHINGTON STEM LEARNING NETWORK PARTNERSHIP
To provide support for the STEM collaborative to further science, technology, engineering and math learning and innovation.

Agreement Number: 20106-311
Financial Terms: Payments under this Agreement shall not exceed $25,000.00.

Agreement Period
Initial Term Start: September 1, 2019
Initial Term End Date: August 31, 2020
Invoice Schedule: To be billed in full August 2020.

Attachments: This Agreement consists of this signature page and the following exhibits, which constitute the entire understanding of the Parties.

Exhibit A: Terms for Services Provided
Exhibit B: General Terms & Conditions

ESD112 INFORMATION
REV ACCT NO: 2408 83 0230
DEPT APPROVAL: MN
BUDGET APPROVAL: AA
BUS SVC APPROVAL

IF OPTING OUT OF ELECTRONIC SIGNATURE:
Send scanned copy of Agreement with executed signature by email to:
districtcontracts@esd112.org
EXHIBIT A
TERMS FOR SERVICES PROVIDED

1. **Purpose.**
   1.1 ESD112 and the University are entering into this Agreement for the purpose of support for the Southwest Washington STEM Learning Network Partnership. STEM is a collaborative effort of K-12, higher education, business and non-profits to further science, technology, engineering and math learning and innovation.
   1.2 The provision of educational, instructional or specialized services in accordance with this Agreement will improve student learning or achievement.

2. **Term.** This Agreement shall be effective September 1, 2019 and continue until the earlier of the date both Parties have satisfied their obligations set forth in this Agreement, the date the Agreement is terminated in accordance with Exhibit B, Section 4, or August 31, 2020.

3. **Finance, Budget and Property.**
   3.1 **Agreement Amount.** The University shall pay ESD112 an amount of $25,000.00 for services provided under this Agreement as described in Section 1.1 above and Section 4 below.
   3.2 **Invoicing.** ESD112 shall invoice the University in full August 2020.
   3.3 **Budget.** A separate budget for services under this Agreement is not necessary and therefore is not being prepared. Expenses and revenues shall be addressed in the University and ESD112's budget.
   3.4 **Property.** All personal property and assets acquired or received in connection with the obligations under this Agreement, including but not limited to equipment, materials, supplies and funds, shall be owned and retained by ESD112, both during the term of this Agreement and after the Agreement is terminated, partially or completely. Real property shall not be acquired.

4. **Scope of Services and Parties’ Obligations.** The Parties agree to fulfill the following obligations for delivery of services under this Agreement:
   4.1 **Responsibilities of ESD112.** ESD112 shall:
      4.1.1 Create and oversee operations for STEM as mutually deemed acceptable to the University. Services provided pursuant to this Agreement shall include:
         4.1.1.1 Employing the STEM Network Director.
         4.1.1.2 Providing support staff for the STEM Network Director.
         4.1.1.3 Providing office space for the STEM Network Director.
      4.1.2 Notify the University of any services that are required to create and oversee operations for STEM that are beyond the scope of this Agreement. The scope of services may be changed by amendment in accordance with Exhibit B, Section 3.
      4.1.3 Invoice the University in accordance with Section 3 above.
4.2 Responsibilities of the University. The University shall:

4.2.1 Assign a liaison to work with the STEM Network Director and the Southwest Washington STEM Learning Network Partnership governing board.

4.2.2 Discuss any additional services that are needed that are beyond the scope of the Agreement and have the additional services and the amount addressed in a signed Agreement amendment in accordance with Exhibit B, Section 3.

4.2.3 Pay ESD112 in accordance with Section 3 above.

5. Agreement Contacts.

<table>
<thead>
<tr>
<th>THE UNIVERSITY</th>
<th>ESD 112</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>SIGNATURE AUTHORITY / NOTICE CONTACT</strong>-Required</td>
<td></td>
</tr>
<tr>
<td>Name: Sharon Kruse</td>
<td>Tim Merlino</td>
</tr>
<tr>
<td>Position: Director, College of Education</td>
<td>Superintendent</td>
</tr>
<tr>
<td>Phone: 360.546.9670</td>
<td>360.750.7500</td>
</tr>
<tr>
<td>Email: <a href="mailto:Sharon.kruse@wsu.edu">Sharon.kruse@wsu.edu</a></td>
<td><a href="mailto:tim.merlino@esd112.org">tim.merlino@esd112.org</a></td>
</tr>
</tbody>
</table>

**PROGRAM CONTACTS**

| Name: Sharon Kruse | Vickei Hrdina |
| Position: same as above | STEM Director |
| Phone: | 360.952.3427 |
| Email: | Vickei.hrdina@esd112.org |

**FISCAL / BUDGET CONTACTS**

| Name: Lynn Valenter | Angel Almendarez |
| Position: Vice Chancellor | Budget Analyst |
| Phone: 360.546.9560 | 360.952.3437 |
| Email: lvalenter@wsu.edu | Angel.almendarez@esd112.org |

**ACCOUNTING / BILLING CONTACTS**

| Name: Lynn Valenter | Christy Stalcup |
| Position: same as above | AR Specialist II |
| Phone: | 360.952.3490 |
| Email: | christy.stalcup@esd112.org |
EXHIBIT B
GENERAL TERMS & CONDITIONS

1. Authority & Organization.
   1.1 This Agreement is entered into in accordance with the authority granted in the Interlocal Cooperation Act, RCW 39.34.030 and provisions that authorize educational service districts and the University to contract with each other for services, specifically 28A.310.010, 28A.310.180, 28A.310.200, 28A.320.080 and 28A.320.035.
   1.2 A separate legal entity is not being created. ESD112 shall administer the joint undertaking described in the terms of this Agreement.

2. General Responsibilities of the Parties. ESD112 and the University shall:
   2.1 Conduct background checks on any officials, employees, volunteers or agents who may perform obligations under this Agreement and who may have contact with children in a public school or ESD112 facility. No party/person who has plead guilty to, or been convicted of, a felony crime specified in RCW 28A.400.322 will be allowed to do work under this Agreement if they may have contact with children in a public school or ESD112 facility. Failure to comply with this provision is grounds for immediate termination.
   2.2 Comply with federal, state, and local laws in performing obligations under this Agreement, and any policies or regulations adopted by the Parties' boards of directors.
   2.3 Obtain and maintain general liability coverage, including contractual liability and automobile coverage in an amount not less than $1,000,000 per occurrence. The Parties shall, upon request, provide each other suitable evidence of coverage required.
   2.4 Obtain any licenses or permits required to perform their respective obligations under this Agreement.
   2.5 Maintain books, records, documents, data and other materials compiled and related to the performance of obligations under this Agreement for the time period required under law or any applicable grant agreement. Both Parties agree to provide access to and copies of any such books, records, documents, data or other materials to the other party upon request.
   2.6 Take all necessary steps to protect the confidentiality of educational records and shall not disclose such records or the information obtained from having access to such records without obtaining the consent of the other party and the parent of the student whom the record pertains to.

3. Amendment. Changes to the services ESD112 is obligated to provide or fees the University is obligated to pay shall be addressed in signed amendments to this Agreement, provided forty-five (45) days before the amendment is to take effect, unless otherwise mutually agreed.

4. Termination and Damages. This Agreement may be terminated by either party by providing the other party thirty (30) days written notice of intent to terminate. If this
5. **General Provisions.**

5.1 **Assignment.** Neither this Agreement nor any interest therein may be assigned by either party without the prior written consent of the other party.

5.2 **Attorneys' Fees and Costs.** In the event litigation arises out of this Agreement, each party shall bear its own attorney's fees and costs.

5.3 **Authority.** The terms and conditions of this Agreement to which the Parties agree are being entered into by appropriate resolutions or delegation of authority by the respective boards of directors of ESD 112 and the University.

5.4 **Captions.** Paragraph headings have been included for the convenience of the Parties and shall not be considered a part of this Agreement for any purpose relating to construction or interpretation of the terms of this Agreement.

5.5 **Conflict of Interest.** No person engaged in any activity associated with this Agreement has a personal financial interest, direct or indirect, in this Agreement. ESD 112 and the University warrant that neither party presently has interests, and will not acquire interests, directly or indirectly, which would create a conflict of interest in performing the obligations under this Agreement. Any direct or indirect conflict of interest must be disclosed.

5.6 **Force Majeure.** ESD 112 and the University shall not be liable for any failure to perform its obligations in this Agreement, and shall not be liable for the damages in Section 4, if the failure to perform or action that gave rise to damages is a result of any act of God, riot, war, civil unrest, flood, earthquake, or other cause beyond such party's reasonable control, such as changes to federal, state or local laws, but excluding failure caused by a party's financial condition or negligence.

5.7 **Governing Law and Venue.** This Agreement shall be governed by the laws of the State of Washington and any action or litigation undertaken to enforce the terms of this Agreement shall be conducted in Clark County, Washington.

5.8 **Indemnification.** Both Parties agree to protect, defend, indemnify and hold the other party, and its directors, officers, agents and employees harmless from any and all claims and losses that are caused by the indemnifying party, or the indemnifying party's directors', officers', agents' or employees' negligent or malicious acts or omissions.

5.9 **Intellectual Property.** Any materials ESD 112 produces shall be owned by ESD 112. ESD 112 shall be considered the author of such materials. To the extent materials being produced in connection with this Agreement are found to be "works for hire", the University hereby irrevocably assigns all right, title and interest in such materials, including intellectual property rights, to ESD 112 effective from the moment of creation. The University shall not use any materials produced for, or by, ESD 112 in connection with this Agreement without obtaining ESD 112's prior written consent.

5.10 **Non-Discrimination.** Per requirements of state, local and federal laws, including 13 CFR 145, ESD 112 and the University agree not to discriminate on the basis of race, color, creed, religion, national origin, age, sex, gender expression or identity,
5.11 Notice. Whenever notice is required under this Agreement, it shall be provided by emailing, with receipt confirmation, or mailing notice to the contacts designated in Exhibit A, Section 5. Notice shall be deemed effective upon the earlier of actual receipt or three (3) days after notice is deposited in the United States Postal Service mail, by certified mail, postage prepaid.

5.12 Severability. If any term of condition of this Agreement or application thereof to any person or circumstance is held invalid, such invalidity shall not affect other terms, conditions, or applications of this Agreement which can be given effect without the invalid term, condition, or application and, to this end, the terms and conditions of this Agreement are declared severable.

5.13 Waiver. No provision of this Agreement, or the right to receive reasonable performance of any act called for by its terms, including but not limited to the right of a performing party to notify a non-performing party there has been a unilateral early termination, shall be deemed waived by a party’s failure to enforce the provision or rights to performance in a particular transaction or occurrence. Any and all waivers shall be in writing and signed by the party waiving the provision or its rights to performance. Any waiver that is not in writing shall not be binding or effective.

5.14 Whole Agreement. The Parties agree that this Agreement, together with all appendices, if any, constitute the entire agreement between the Parties and supersedes all prior or existing written or oral agreements between the Parties and may not be amended other than in writing signed by the Parties.

6. Exclusion, Debarment and Suspension Certification. Per the requirements of Executive Order 12549, ESDI 12 and the University certify that neither they, nor their officers, directors, general managers or persons having primary management or supervisory responsibilities, are on the Excluded Parties List Report (web address: http://www.sam.gov) and that they are not presently debarred, suspended, proposed for debarment, or declared ineligible or voluntarily excluded for the award of contracts by any Federal governmental agency or department. ESDI 12 and the University shall provide immediate written notice to each other if, at any time during the term of this Agreement, including any renewals hereof, the Parties learn that this certification has become erroneous by reason of changed circumstances.