INTER-LOCAL AGREEMENT BETWEEN STANWOOD SCHOOL DISTRICT AND MOUNT VERNON SCHOOL DISTRICT 2018-2019

I. INTRODUCTION

WHEREAS, legislatively approved staffing ratios and available fiscal resources generally preclude the resident district of private school students from generating sufficient staff to meet the needs of the private school students who are eligible for Title IA services;

WHEREAS, cooperative staffing agreements among school districts provide a more efficient and economical basis for managing and implementing the private school Title IA program;

WHEREAS, the districts who are parties to this agreement have chosen to avoid unnecessary duplication of services and to provide resources for educational programs not otherwise available; and

WHEREAS, RCW 39.34 authorizes school districts to join together to engage in various activities and there exists an inter-local agreement signed by both parties for the purpose stated in the agreement;

Now THEREFORE:

The Sedro-Woolley School District, Burlington-Edison School District, Stanwood School District, and La Conner School District hereby enter into a cooperative arrangement with the Mount Vernon School District so as to secure Instructional Assistant time to provide additional instruction in reading and/or math for students eligible to receive Title IA support in private schools within the Mount Vernon School District boundaries, pursuant to the terms and conditions of this agreement.

II. PURPOSE

The purpose of this agreement is the formation of a cooperative to provide Title IA services to those private school students who qualify for additional instruction in reading and/or math according to Title IA guidelines.

III. MEMBERSHIP

Membership in this cooperative requires participating members to sign this inter-local agreement.

IV. FINANCING/COSTS/RATES

The Sedro-Woolley School District, Burlington-Edison School District, Stanwood School District, and La Conner School District shall each pay an amount sufficient to reimburse the Mount Vernon School District the hourly costs of the necessary Instructional position, at the classified employee's experience placement level according to the Mount Vernon School District classified employees' salary schedule, plus related benefits. This will be done in the following fashion:

The Sedro Woolley School District, Burlington-Edison School District, Stanwood School District, and La Conner School District will reimburse the Mount Vernon School District the cost of each District's projected eligible Private School students enrolling in Private Schools within the Mount Vernon School District boundaries. The amount payable by each District shall be calculated from the number of projected eligible Private School students enrolling in Private Schools within the Mount Vernon School District boundaries as of June 1 for the subsequent school year, multiplied by the Title IA Per Pupil Expenditure [PPE] calculation, as listed in each District's Title IA Application for 2018- 2019.

The projected 2018-2019 Title 1A funds are (\$TBD) for Sedro Woolley School District and (\$TBD) for Burlington-Edison School District and (\$TBD) for Stanwood School District and (\$TBD) for La Conner School District. The funds generated from each District will then be pooled together to provide services to eligible Private School students determined by (1) residence in a participating public school's attendance area, and (2) educational need.

V. RIGHTS & OBLIGATIONS OF THE DISTRICTS

Each District acknowledges that by entering into this inter-local agreement they are causing financial commitments to occur, and therefore they agree they will not terminate prior to the expiration provisions of part VII below without the consent of all parties to this agreement. In the event of unilateral termination without mutual consent, the terminating party agrees to indemnify and pay the parties that have not agreed to termination for any financial loss which results from such termination.

VI. DISPUTE RESOLUTION

Disputes arising out of this agreement shall be resolved in the following fashion:

The disputing parties may present their arguments to the Director of Categorical Programs of the providing district, for determination, or, if need be, to the Superintendent of the providing district. If no resolution is reached, then the dispute shall be submitted to the executive director of ESD 189 for resolution.

VII. TERM OF AGREEMENT/TERMINATION

This agreement begins with hiring of an Instructional Assistant for the 2018-2019 school year and shall be renewed each year based on available Title IA funding. The agreement is effective on the date of signature by all parties.

VIII. DISTRIBUTION OF ASSETS ON TERMINATION/DISSOLUTION

All assets acquired by Sedro-Woolley District, Burlington-Edison School District, Stanwood School District, and La Conner School District and placed in service for this cooperative during the term of this agreement shall remain the property of the Districts. Any asset acquired by a participating district and used in the program, but not billed to the cooperative, shall remain the property of the purchasing District.

IX. ASSIGNMENT/WAIVER/SEVERABILITY

No rights or responsibilities required or authorized by this agreement may be assigned by any party hereto unless otherwise agreed to in writing.

No provision of this agreement, or the right to receive reasonable performance or any act called for by its terms, shall be deemed waived by a breach thereof as to a particular transaction or occurrence.

If any term or 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; to this end the terms and conditions of this agreement are declared severable.

X. SUSPENSION, DEBARMENT

The parties to this agreement certify, and each relies thereon in execution of this agreement, that neither their District nor its employees or agents are presently debarred, suspended, proposed for debarment, or declared ineligible, or voluntarily excluded from the award of contracts by any Federal governmental agency or department.

XI. HEADINGS/SIGNATURES/APPROVAL

The headings of each section of this agreement are only provided to aid the reader. If there is any inconsistency between the headings and the content, the content will prevail.

By signing this agreement, the parties acknowledge that they have read and understand this agreement, including any supplements or attachments thereto, and do agree thereto in every particular. The parties further agree that this agreement, together with any attached appendices, constitutes the entire agreement between the parties and supersedes all communications, written or oral, heretofore related to the subject matter of this agreement.

By signing below, each party affirms that this agreement has been approved by his/her Board of Directors or that he/she has been given authority by such board to enter into

this agreement. If this approval is provided through a resolution, a copy of said resolution will be attached hereto.

Jean Shamate or Designee	12/4/18 Date
Superintendent Stanwood-Camano School District Stanwood, Snohomish County, Washington	
Dr. Carl Bruner or Designee	Date
Superintendent Mount Vernon School District	
Mount Vernon, Skagit County, Washington	