

**MODIFICATION #1
CONTRACT #2016-DD-24**

between

CLARK COUNTY

P.O. Box 5000, Vancouver, WA 98666

and

EDUCATIONAL SERVICE DISTRICT #112

2500 NE 65th Avenue, Vancouver, WA 98685

Program:	Early Intervention Services
Contract Period:	July 1, 2015 through June 30, 2016
Revised Total Contract Amount:	\$132,853.60
Funding Sources:	1953
DUNS Number:	091293175

CONTRACTOR CONTACT	COUNTY CONTACT
Carol Hall (360) 952-3514 carol.hall@esd112.org	Kristin Wade (360) 397-2075 ext 7830 kristin.wade@clark.wa.gov

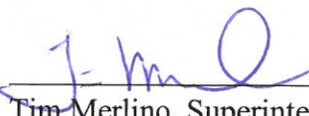
Clark County, hereinafter referred to as the "County," and Educational Service District #112, hereinafter referred to as the "Contractor," agree to the terms and conditions of the County Interagency Agreement and this Contract Modification by signing below:

FOR CLARK COUNTY:

FOR EDUCATIONAL SERVICE
DISTRICT #112:



Mark McCauley, Acting County Manager



Tim Merlino, Superintendent and CEO

2/29/16
Date

2/19/16
Date

APPROVAL AS TO FORM ONLY:



Deputy Prosecuting Attorney

BUDGET SUMMARY
CONTRACT #2016-DD-24.1
EDUCATION SERVICE DISTRICT #112

CONTRACT PERIOD
JULY 1, 2015 THROUGH JUNE 30, 2016

SERVICE CATEGORY	PAYMENT	REVENUE SOURCE	BUDGET
Early Intervention Services	Monthly Case Rate	Fund 1953	\$132,853.60

1. CONTRACT HISTORY

Contract Term	Action Amount	Total Contract Amount
Base Contract (12-months) 07/01/15 – 06/30/16	\$84,854.88	\$84,854.88
Amendment #1 Contract Increase	\$47,998.72	\$132,853.60

2. MODIFICATIONS

- 2.1. The total contract amount is increased by \$47,998.72 from \$84,854.88 to **\$132,853.60**.
- 2.2. All other terms and conditions of the original contract, as amended, remain the same.

3. ENTIRE CONTRACT

This modification incorporates the original Contract and any subsequent modifications by reference. The parties agree that the original Contract, subsequent modifications, and this modification are the complete expression of the terms hereto and any oral representations or understanding not incorporated herein are excluded. Further, any modifications of this Contract shall be in writing and signed by both parties. Failure to comply with any of the provisions stated herein shall constitute material breach of contract and cause for termination. Both parties recognize that time is of the essence in the performance of the provisions of this modified Contract.

4. DEBARMENT OR EXCLUSION

By signing this modification, the Contractor certifies that it is not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participating in any federally-funded program by any federal department or agency (Excluded Person) and that no owner, director, officer, or partner with an ownership or control interest in the Contractor is an Excluded Person. In addition, Contractor certifies that no employee or subcontractor of Contractor who will perform work (whether directly or indirectly) under this Contract is an Excluded Person.

5. CONTRACT MODIFICATIONS FOR BUDGET LINE ADJUSTMENTS

The Contractor agrees to allow the County to make adjustments to the individual budget lines of this Contract when necessary and in the interests of both parties. In the event that the County needs to adjust the stated budget amounts specified in the Statements of Work of this Contract, the Contractor grants the County the right to unilaterally modify said budget lines by issuing a contract amendment that, provided the total contract amount remains unchanged, will not require the signature of the Contractor.