

Agreement Number: 56498

DES Use Only

MASTER CONTRACT USAGE AGREEMENT

This Master Contract Usage Agreement (the "Agreement") is made pursuant to Chapter 39.34 of the Revised Code of Washington, and other applicable laws, by and between the state of Washington (the "State"), acting by and through the Department of Enterprise Services ("DES"), an agency of the State, and Northwest Center - Early Intervention

Organization Name

a state agency, local, federal agency or entity, or public benefit nonprofit corporation, or any tribe located in the State ("Buyer").

1. **Purpose:** The purpose of the Agreement is to establish the terms and conditions for when Buyer purchases or acquires goods and services for its direct use under contracts entered into by DES that permit such use ("Master Contracts").
2. **Duration:** This Agreement will become effective on date of execution, and will continue in full force and effect until 30 days following receipt of written notice from either party cancelling this Agreement.
3. **Agreement Contact Information:** Contact person to whom contract documents and related communications are to be e-mailed.

Organization Name: <u>Northwest Center - Early Intervention</u>		
Tax Identification Number: <u>91-0786790</u>		
Unified Business Identifier: <i>Required for Non-Profit:</i> <u>501(c)(3)</u>		
Contact Name: <u>Adrianna Williams</u>		
Title: <u>Business Operations Supervisor</u>		
Address: <u>7272 W Marginal Way S.</u>		
City: <u>Seattle</u>	State: <u>WA</u>	Zip: <u>98108</u>
Phone Number: <u>206-200-0383</u>		
Email Address: <u>amwilliams@nwcenter.org</u>		

4. **Cancellation of Agreement:** This agreement can be terminated by either party upon 30 days written notice provided to DES at:
Email to: mcua@des.wa.gov or **Mail to:** WA Dept. of Enterprise Services
Attn: Contracts Resource Center
P.O. Box 41411
Olympia, WA 98504-1411
5. **Financial Responsibility:** Buyer will deal directly with Master Contract contractor, supplier, or service supplier ("Contractor") for any purchases Buyer makes pursuant to this Agreement and under a Master Contract. DES does not accept any responsibility, financial or otherwise, for any purchase Buyer makes under a Master Contract.

Agreement Number: _____

DES Use Only

6. Compliance with Other Laws: Each of the parties will comply with all applicable federal, state, and local laws and regulations governing its own purchases.
7. Master Contract Audits: Buyer agrees to cooperate with DES, Office of the State Auditor, federal officials, or any third party authorized by law, rule, regulation or contract, in any audit conducted by such party related to any Master Contract(s) that Buyer has made purchases from pursuant to this Agreement, including providing records related to any purchase from a Master Contract. In addition, Buyer agrees to provide, upon request from DES, documentation to confirm its eligibility to use Master Contracts.
8. Dispute Resolution: If there are any disputes between Buyer and a Contractor, Buyer agrees to (a) provide DES written notice of the nature of the dispute; and (b) unless otherwise provided in the Master Contract or as set forth below, work in good faith with the Contractor to resolve the dispute without the involvement of DES. DES may, upon request, review and assist in the resolution of a dispute, and if DES chooses to do so, the Buyer will cooperate with DES in that resolution process.

In its sole discretion, DES may, but is not obligated to, upon written notice to Buyer, resolve disputes with a Contractor on behalf of Buyer and all other state, local, and federal agencies, local governments, and public benefit nonprofit corporations with similar or related disputes with such Contractor.

9. No Separate Entity: No separate legal or administrative entity is intended to be created by, or for the administration of, this Agreement.
10. Hold Harmless: Each party agrees to defend, indemnify, and hold the other party harmless from any claim arising from such party's sole negligent, reckless, or willful misconduct.
11. Entire Agreement: This Agreement sets forth the entire agreement between the parties, and supersedes any other prior written agreements between the parties, with respect to the subject matter hereof.

IN WITNESS WHEREOF the parties having read this Agreement, agree to it in each and every particular, and have executed it below.

APPROVED

**WASHINGTON STATE DEPARTMENT
OF ENTERPRISE SERVICES**

Name:

Assistant Director Signature:

Name/Title:

Date:

Jaime Rossman

Jaime Rossman, Int. A.D.

2.25.20

Organization Name:

Signature:

Name/Title:

Date:

Northwest Center Early Intervention

K. Alison Lombardi

K. Alison Lombardi, Clinical Director

2/24/2020

Internal Revenue Service**Date:** April 2, 2004

Northwest Center for Retarded, Inc.
% U.S. Naval Supply Depot
1600 W. Armory Way
Seattle, WA 98119-2730

Department of the Treasury
P. O. Box 2508
Cincinnati, OH 45201

Person to Contact:

Janet M. Duncan 31-07676
Customer Service Specialist

Toll Free Telephone Number:
8:00 a.m. to 6:30 p.m. EST
877-829-5500

Fax Number:
613-263-3756

Federal Identification Number:
91-0786790

Dear Sir or Madam:

This is in response to your request of April 2, 2004, regarding your organization's tax-exempt status.

In June 1966 we issued a determination letter that recognized your organization as exempt from federal income tax. Our records indicate that your organization is currently exempt under section 501(c)(3) of the Internal Revenue Code.

Based on information subsequently submitted, we classified your organization as one that is not a private foundation within the meaning of section 509(a) of the Code because it is an organization described in sections 509(a)(1) and 170(b)(1)(A)(vi).

This classification was based on the assumption that your organization's operations would continue as stated in the application. If your organization's sources of support, or its character, method of operations, or purposes have changed, please let us know so we can consider the effect of the change on the exempt status and foundation status of your organization.

Your organization is required to file Form 990, Return of Organization Exempt from Income Tax, only if its gross receipts each year are normally more than \$25,000. If a return is required, it must be filed by the 15th day of the fifth month after the end of the organization's annual accounting period. The law imposes a penalty of \$20 a day, up to a maximum of \$10,000, when a return is filed late, unless there is reasonable cause for the delay.

All exempt organizations (unless specifically excluded) are liable for taxes under the Federal Insurance Contributions Act (social security taxes) on remuneration of \$100 or more paid to each employee during a calendar year. Your organization is not liable for the tax imposed under the Federal Unemployment Tax Act (FUTA).

Organizations that are not private foundations are not subject to the excise taxes under Chapter 42 of the Code. However, these organizations are not automatically exempt from other federal excise taxes.

Donors may deduct contributions to your organization as provided in section 170 of the Code. Bequests, legacies, devises, transfers, or gifts to your organization or for its use are deductible for federal estate and gift tax purposes if they meet the applicable provisions of sections 2055, 2106, and 2522 of the Code.



U. S. TREASURY DEPARTMENT
INTERNAL REVENUE SERVICE

DISTRICT DIRECTOR
SIXTH AND LENORA BUILDING
SEATTLE, WASHINGTON 98121

IN REPLY REFER TO
Form L-178
Code 414:JVS
SEA:FO:66-163

JUN 26 1966

Northwest Center for
Retarded, Inc.
c/o U. S. Naval Supply Depot
Pier 91
Seattle, Washington 98119

Gentlemen:

PURPOSE Educational and Charitable	
ADDRESS INQUIRIES & FILE RETURNS WITH DISTRICT DIRECTOR OF INTERNAL REVENUE	
Seattle, Washington	
FORM 990-A RE- QUIRED	ACCOUNTING PERIOD ENDING
<input checked="" type="checkbox"/> YES <input type="checkbox"/> NO	June 30

On the basis of your stated purposes and the understanding that your operations will continue as evidenced to date or will conform to those proposed in your ruling application, we have concluded that you are exempt from Federal income tax as an organization described in section 501(c)(3) of the Internal Revenue Code. Any changes in operation from those described, or in your character or purposes, must be reported immediately to your District Director for consideration of their effect upon your exempt status. You must also report any change in your name or address.

You are not required to file Federal income tax returns so long as you retain an exempt status, unless you are subject to the tax on unrelated business income imposed by section 511 of the Code, in which event you are required to file Form 990-T. Our determination as to your liability for filing the annual information return, Form 990-A, is set forth above. That return, if required, must be filed on or before the 15th day of the fifth month after the close of your annual accounting period indicated above.

Contributions made to you are deductible by donors as provided in section 170 of the Code. Bequests, legacies, devises, transfers or gifts to or for your use are deductible for Federal estate and gift tax purposes under the provisions of section 2055, 2106 and 2522 of the Code.

You are not liable for the taxes imposed under the Federal Insurance Contributions Act (social security taxes) unless you file a waiver of exemption certificate as provided in such act. You are not liable for the tax imposed under the Federal Unemployment Tax Act. Inquiries about the waiver of exemption certificate for social security taxes should be addressed to this office, as should any questions concerning excise, employment or other Federal taxes.

This is a determination letter.

Very truly yours,

Neal S. Warren
Neal S. Warren
District Director



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Express PDF Certificate of Existence

Please review the information below and complete your Express PDF Certificate Of Existence.

BUSINESS INFORMATION

Business Name: **NORTHWEST CENTER**
 Business Type: **WA PUBLIC BENEFIT CORPORATION**
 Principal Office Street Address: **7272 W MARGINAL WAY S, SEATTLE, WA, 98108-4140, UNITED STATES**
 Expiration Date: **07/31/2020**
 Formation/Registration Date: **07/23/1985**
 Inactive Date:
 Nature of Business: **CHARITABLE**

UBI Number: **578 083 366**
 Business Status: **ACTIVE**
 Principal Office Mailing Address: **7272 W MARGINAL WAY S, SEATTLE, WA, 98108-4140, UNITED STATES**
 Jurisdiction: **UNITED STATES, WASHINGTON**
 Period of Duration: **PERPETUAL**

EXPRESS PDF CERTIFICATE OF EXISTENCE

Final Type
 CERTIFICATE OF EXISTENCE (SHORT FORM)
 Total **\$50.00**

TOTAL: \$50.00

BACK

Add To Cart

**SEATTLE PUBLIC SCHOOLS
 AMENDMENT NO. 1
 CONTRACT NO. RFQ02848-3
 BIRTH TO THREE INTERVENTION & ADMINISTRATION SERVICES**



THIS AMENDMENT is made between the Seattle School District no. 1, (hereinafter called “District”), and Northwest Center Kids (hereinafter called “Vendor”) regarding Contract No. RFQ02848-3, Birth to Three Intervention and Administration Services.

Whereas, the District and the Vendor entered into a contract dated August 7, 2018; and,

Whereas, the District and the Vendor acknowledge that the contract allows for up to two (2) annual contract renewals and wish to exercise its first option to renew and extend the term of the contract for one (1) additional year.

Whereas, to meet WAC 170-400-0140(4) requirements regarding Use of Funds, the District shall amend the allocated amount to issue ninety-five percent (95%) of the current BEA rate per Student to Vendor.

NOW, THEREFORE, District and Vendor agree as follows:

1. Contract Term. The term of the contract is extended from September 1, 2019 to August 31, 2020.
2. Contract Price. The contract amount shall be adjusted annually, whether increase or decrease, based on the current BEA Rate. The estimated adjusted contract amount for the 2019-2020 fiscal year is a total contract amount of TWO MILLION, TWO HUNDRED SIXTY-FOUR THOUSAND, FOUR HUNDRED TWENTY-TWO DOLLARS (\$2,264,422) based on the following calculation:

2018-2019 BEA Rate:	\$10,593.78
Vendor Allocated Amount (%):	95%
Vendor Allocated Amount per Student (\$):	\$10,064.10
Monthly Amount per Student (Paid October-July):	\$1,006.41
Estimated Number of Students:	225
TOTAL ESTIMATED CONTRACT AMOUNT FOR 2019-2020 (\$):	\$2,264,422

Payment is issued in ten (10) monthly installments from October through July for Services provided in September through June.

An audit will be conducted by the District at the end of the contract year to account for adjustments in the per child rate, as determined by the Basic Education Allocation (BEA) rate, if the fluctuation is more than 2%. Any reconciliation of funds will apply to either the District or the Vendor.

3. Any of the other provisions of the subject contract not modified in writing shall remain in full force and effect.

SEATTLE PUBLIC SCHOOLS CONTRACT AMENDMENT FORM

CONTRACTOR NAME AND ADDRESS (Legal Name – MUST match registered Name with Tax ID Number)	CONTRACT AMENDMENT MUST BE FULLY EXECUTED IN ADVANCE OF SERVICES	
PO Number (Ex: 7500000001):	Amendment Number: 1 of 2	RFP/RFQ/Contract Number: RFQ02848-3
Name: Northwest Center Kids	WA Business License (UBI#): 578 083 366	
DBA:	Phone: 206-286-2322	Fax: 206-764-8977
Address: 7272 W. Marginal Way	E-mail: lkneedler@nwcenter.org	
City/State/Zip: Seattle, WA 98108	Vendor Number: 200023	

This Contract Amendment is made between the Seattle School District (“the District”) and the above-named contractor (the “Contractor”) under the above-referenced PO Number. All terms and conditions in the above referenced contract shall apply.

District employees, other than personnel in the District Financial Services Department, are not authorized to make promises for contractual services, promises for a particular period of time or promises of a particular level of payment. Any verbal or written statements to that effect by District employees other than Financial Services personnel are null and void.

CHANGE to an existing Contract - Identify the nature of amendment (Check all that apply): <input checked="" type="checkbox"/> Extension of Time (1) <input checked="" type="checkbox"/> Dollar Amount Increase (3) <input type="checkbox"/> Dollar Amount Decrease (3) <input type="checkbox"/> Cost Center Revision (2) <input type="checkbox"/> Other (4):							
Explain the change in conditions since the initial contract and other applicable considerations that clearly justify the decision to amend the original contract or last approved amendment: Contract Extension 1 of 2 continuing Birth to Three Intervention services							
For sections 1-4 below, complete only what is relevant to the nature of your change noted above.							
1) Last Approved End of Service Date: 8/31/19 Revised End of Service Date: 8/31/20	2) Last Approved Cost Center: Revised Cost Center: <table border="1" style="width: 100%; border-collapse: collapse; margin-left: 20px;"> <thead> <tr> <th style="width: 80%;">Cost Center</th> <th style="width: 20%;">Amount (\$)</th> </tr> </thead> <tbody> <tr> <td>2020 1000 5E322273F0 7322</td> <td style="text-align: right;">2,264,422.00</td> </tr> <tr> <td> </td> <td> </td> </tr> </tbody> </table>	Cost Center	Amount (\$)	2020 1000 5E322273F0 7322	2,264,422.00		
Cost Center	Amount (\$)						
2020 1000 5E322273F0 7322	2,264,422.00						
3) Original Approved Contract Amount (\$): \$1,623,340 Total Amount Added From Previous Mods (\$): Amount of Increase/Decrease for this Mod (\$): \$641,082	4) Contract Language to Add or Revise (attach separate document(s), listing new exhibits, if needed): Amendment 1, Original contract, Approved Board Action,						
REVISED Total Contract Amount Not to Exceed (\$): \$2,264,422							

1. Capital funds may not be combined with grant or general funds; a separate Contract Amendment should be established.
2. If the modification is solely to revise budget coding, it is considered an administrative change and the contractor is not required to sign the amendment.
3. A certificate of insurance will be required if the revised total contract amount now exceeds \$50,000.

SEATTLE PUBLIC SCHOOLS CONTRACT AMENDMENT FORM

CONTRACTOR ACCEPTANCE:	
<u>Laura Kneedler</u> Signature	8/14/19 Date
<u>Laura Kneedler</u> Printed Name	<u>lkneedler@nwcenter.org</u> E-mail

DISTRICT USE ONLY

Except as specifically modified above, the original contract remains in force. This amendment becomes a part of the original contract when signed by the Contractor and the Seattle School District Accounting Director for amendments up to \$75,000, Chief Financial Officer (CFO) for amendments \$75,000 to \$100,000. Amendment amounts in excess of \$100,000 require the additional approval of the Superintendent. Amendments which exceed \$250,000 require the additional approval of the School Board. Amendments with an increase of more than 25% of original contract amount are required to be signed by the CFO.

CONTRACT ADMINISTRATOR:

Signature	Printed Name	Date
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ADDITIONAL DEPT. APPROVAL (if required):

Signature	Printed Name	Date
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ACCOUNTING DIRECTOR (All amendments):

Signature	Printed Name	Date
-----------	--------------	------

PROCUREMENT (Amendments more than \$20,000 or 25% greater than original contract amount):

Signature	Printed Name	Date
-----------	--------------	------

LEGAL (Amendments more than \$20,000 or 25% greater than original contract amount):

Signature	Printed Name	Date
-----------	--------------	------

CHIEF FINANCIAL OFFICER (Amendments more than \$20,000 or 25% greater than original contract amount up to \$100,000):

Signature	Printed Name	Date
-----------	--------------	------

SUPERINTENDENT (Over \$100,000)

Signature	Printed Name	Date
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BOARD APPROVAL DATE (Required if amendment is over \$250,000): _____ Date	BOARD COMMITTEE INFORM DATE (For amendments with a total aggregate that exceeds \$250,000): _____ Date
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FOR ACCOUNTING USE ONLY

Grant Review Approval: _____	Date: _____
Funds Encumbered (\$): _____	Date: _____ Accounting Initials: _____

JUSTIFICATION FOR CONTRACT AMENDMENT

This form is to be included if the contract amendment amount is greater than twenty-five percent (25%) of the original contract amount.

CONTRACT INFORMATION

Contractor Name: Northwest Center Kids	Purchase Order No./Amendment No.: 1 of 2
SPS Contract Owner: Beth Mills	SPS Contract Owner Phone/E-mail: 206-252-0807 eamills@seattleschools.org

JUSTIFICATION SUMMARY

1. **Amendment Purpose.** Describe the type of services that is to be included under this amendment. Amended services must align with the original contract's purpose and scope of work:

Extension 1 of 2 to continue Brith to Three Intervention

2. **Specific Problem or Need.** What is the business problem or need that requires this amendment?

None

3. **Contract Amendment.** State the rationale for amending an existing contract rather than competitively procuring the good and/or services and awarding a new contract.

Extension 1 of 2 on existing contract.

4. Are the proposed services under this amendment within the scope of the original contract? If the answer is "no", explain what conditions have changed since the original contract and other applicable information that clearly justifies the decision to amend the contract.

Yes.

APPROVED



SCHOOL BOARD ACTION REPORT

DATE: April 30, 2019
FROM: Denise Juneau, Superintendent
LEAD STAFF: Wyeth Jessee, Chief of Student Support Services,
rwjessee@seattleschools.org

For Introduction: May 29, 2019
For Action: June 12, 2019

1. TITLE

Contract approval for Early Support for Infants & Toddlers (Birth to 3 Intervention Service Providers)

2. PURPOSE

This Board Action Report authorizes the Superintendent to execute contracts totaling \$6,692,626 with the Experimental Education Unit (EEU), Wonderland Developmental Center, Northwest Center and Boyer Children's Clinic to ensure the provision of Early Intervention Services in accordance with Part C of the Individuals with Disabilities Education Act (IDEA).

3. RECOMMENDED MOTION

I move that the School Board authorize the Superintendent to execute contracts with the Experimental Education Unit (EEU) in the amount of \$301,923, Wonderland Developmental Center in the amount of \$905,769, Northwest Center in the amount of \$2,264,422 and Boyer Children's Clinic in the amount of \$3,220,512, to ensure the provision of Early Intervention services as defined in 34 C.F.R. 303 in accordance with Part C of the Individuals with Disabilities Education Act (IDEA), with any minor additions, deletions and modifications deemed necessary by the Superintendent; and to take any necessary actions to implement the contracts.

4. BACKGROUND INFORMATION

- a. **Background** Part C of Individuals with Disabilities Education Act requires States to maintain and implement statewide, comprehensive, interagency systems to make available early intervention services for all infants and toddlers with disabilities from birth to age three. Eligible infants, toddlers and their families are entitled to individualized, quality early intervention services in accordance with Federal law. Since 2009, Washington State has also required all school districts to provide services to infants and toddlers, the requirements of Part C regulations under IDEA.

Starting in January 2006, Seattle Public Schools has served our youngest and most vulnerable students in collaboration with local Birth-to-Three providers. Currently approximately 685 children are served through our Birth-to-Three program.

By providing the required services through these contracts, the District ensures service provision and fosters relationships with the community and families to serve infants and toddlers who have disabilities and/or developmental delays.

The providers in this motion responded to RFQ 02848, Early Support for Infants and Toddlers.

The amount contracted with each agency for 2018-19 is as follows:

- Experimental Education Unit: \$243,501
- Wonderland Developmental Center: \$405,835
- Northwest Center: \$1,623,340
- Boyer Children's Clinic: \$2,435,016

For the 2019-20 school year the following amounts are anticipated:

- Experimental Education Unit (EEU): \$301,923
- Wonderland Developmental Center: \$905,769
- Northwest Center: \$2,264,422
- Boyer Children's Clinic: \$3,220,512

These increases represent an increase in the Basic Education Allocation (BEA) rate and a change to Chapter 170-400 WAC: Early Support for Infants and Toddlers. This change requires that 95% of the funds received by the district must be passed through to the Early Intervention Providers. School year 2019-20 is the last year that SPS will be the pass through for this funding.

The 2018 Washington State Legislature adopted ESSB 6257 which provides for the development of a funding model for early intervention services for eligible children. Beginning in school year 2020-21, school districts will no longer serve as a flow through for this funding but will continue to be responsible for the transition of students to Part B Individuals with Disabilities Education Act services.

- b. **Alternatives** An alternative to contracting would be for the District to provide direct administration, subcontracting, billing, payment and compliance monitoring for infants, toddlers and their families who are eligible for Birth-to-Three services.

This option would require the district to hire staff and provide facilities, as well as implement complex/compliant tracking and monitoring of services provided.

- c. **Research** Provision of early intervention services to children and their families has been supported by research that indicates the school age achievement gap is often created by an early childhood preparation gap (e.g. National Early Intervention Longitudinal Study, 2007). Children who arrive at school behind their peers tend to stay behind. High quality, aligned early learning opportunities from birth can mitigate the impact of developmental delays, especially in an aligned system that creates continuity for children and their families.

The Early Head Start Research and Evaluation Longitudinal Follow-Up Group provided an abstract from their study. This study examined school readiness at kindergarten entry for low-income children whose disability indicators were identified before age 3. Children who had suspected developmental delays and did not receive Part C services had lower pre-academic skills scores at kindergarten entry than those who had no disability indicators. In contrast, the pre-academic skills at age 5 of children who received Part C services did not differ from those who had no disability indicators. A large portion of children who had suspected developmental delays and did not receive Part C services by age 3 received Part B services later. Results highlight the importance of early intervention for low income children who have suspected developmental delays to enhance their school readiness skills.

5. FISCAL IMPACT/REVENUE SOURCE

Fiscal impact to this action will be \$6,692,626 from the Special Education Infant and Toddler Birth-to-Three revenue funds allocated as follows:

- Experimental Education Unit: \$301,923
- Wonderland Developmental Center: \$905,769
- Northwest Center: \$2,264,422
- Boyer Children’s Clinic: \$3,220,512

The revenue source for this motion is State Apportionment.

Expenditure: One-time Annual Multi-Year N/A

Revenue: One-time Annual Multi-Year N/A

6. COMMUNITY ENGAGEMENT

With guidance from the District’s Community Engagement tool and through review of parent communication from agencies and parent determination of service provider, this action was determined to merit the following tier of community engagement:

- Not applicable
- Tier 1: Inform
- Tier 2: Consult/Involve
- Tier 3: Collaborate

Information will be provided on the district website, in brochures and from district staff about where early intervention services can be accessed for children residing within Seattle Public Schools. As a part of the original RFQ for these contracts, the ad for agencies to apply was publicized. Each provider engages their community.

7. EQUITY ANALYSIS

Qualified students will not be denied services due to their race, ethnicity, religion, English Language Learners status or ability to pay. Interpreters are provided for meetings and events so that non-English speaking families can participate. Services are provided in “natural setting,” most often in homes or childcare facilities. These occur throughout the city so no community is excluded. Information regarding the availability of translation services is provided to agencies, referral sources, and the SPS B-3 transition coordinator in order to support families accessing these services.

8. STUDENT BENEFIT

Students will receive early intervention services as prescribed by their Individualized Family Service Plan. By providing these services to students at an early age, their skills will improve so that they will need fewer or no special education services upon school entry.

9. WHY BOARD ACTION IS NECESSARY

- Amount of contract initial value or contract amendment exceeds \$250,000 (Policy No. 6220)
- Amount of grant exceeds \$250,000 in a single fiscal year (Policy No. 6114)
- Adopting, amending, or repealing a Board policy
- Formally accepting the completion of a public works project and closing out the contract
- Legal requirement for the School Board to take action on this matter
- Board Policy No. _____, [TITLE], provides the Board shall approve this item
- Other: _____

10. POLICY IMPLICATION

Policy No. 2161, Special Education, states, “It is the policy of the Seattle School Board to provide a free appropriate public education to all eligible students with disabilities from ages 3 until graduation.” As noted above, providing services earlier in life improves outcomes.

11. BOARD COMMITTEE RECOMMENDATION

This motion was discussed at the A & F Committee meeting on May 20, 2019. The Committee reviewed the motion and moved the item forward for consideration by the full Board.

12. TIMELINE FOR IMPLEMENTATION

Upon approval of this motion, the contracts will be executed with the Experimental Education Unit (EEU), Wonderland Developmental Center, Northwest Center and Boyer Children's Clinic for the 2019-20 school year.

13. ATTACHMENTS

N/A

