INTERLOCAL AGREEMENT AMONG
CLARK, COWLITZ, AND WAHKI AKUM COUNTIES
TO FORM THE SOUTHWEST WASHINGTON
WORKFORCE INVESTMENT AREA

WITNESSETH:

WHEREAS, the Workforce Innovation and Opportunity Act of 2014, hereinafter referred to as the “WIOA,” authorizes the Governor of the State of Washington to establish local workforce investment areas with local workforce investment boards to plan and set policy for a local workforce investment system; and

WHEREAS, the Revised Code of Washington, Chapter 39.34, titled “Interlocal Cooperation Act” authorizes the local governmental units to make the most efficient use of their powers by enabling them to cooperate with other localities on a basis of mutual advantage and thereby provide workforce development and related services in a manner that will accord best with geographic, economic, population, and other factors influencing the needs and development of local communities; and

WHEREAS, the political boundaries of Clark, Cowlitz, and Wahkiakum Counties have been designated a local workforce investment area by the Governor; and

WHEREAS, the WIOA requires the appointment of local workforce investment board members by local elected officials; and

WHEREAS, the WIOA requires local elected officials and the local workforce investment board to jointly approve the job training plans for the service delivery area; and

WHEREAS, in 2002 the undersigned parties created the Southwest Washington Executive Board of County Commissioners, hereinafter referred to as the “EBOCC,” for the purposes of establishing a process for fulfilling local elected officials’ responsibilities under the WIOA for the local workforce investment area; such purposes are to be accomplished and said common power exercised in a manner hereinafter set forth;

NOW, THEREFORE, in consideration of the mutual promises and covenants herein, the parties desire to amend and extend this agreement.

I. DURATION

This Agreement is made effective the 1st day of July 2021 and shall be in full force and effect until the 30th day of June 2025.
II. AMENDMENT

This Agreement may be amended at any time by written agreement signed by each of the parties.

III. TERMINATION

Any party to this Agreement may terminate this Agreement by giving at least 120 days advance written notice to each of the other parties of its intention to terminate this Agreement. This notice of termination shall be effective at the end of the program year in which notice of termination is given.

IV. ADMINISTRATIVE ENTITY

The Counties taking part in this Interlocal Agreement understand and agree that the Workforce Development Council of Southwest Washington (dba Workforce SW Washington or Workforce SW), hereinafter referred to as “Southwest Washington Workforce Development Council,” a private not-for-profit corporation, or any successor of Southwest Washington Workforce Development Council or other entity designated by the EBOCC, shall act as the administrative entity for funds allocated to the workforce investment area pursuant to the Workforce Innovation and Opportunity Act and related federal and state legislation. The Southwest Washington Workforce Development Council will indemnify each of the counties for claims or causes of action arising out of its administration of the grants program. Further, the Southwest Washington Workforce Development Council will obtain and/or retain insurance coverage for liability and/or damage claims.

As the administrative entity, the Southwest Washington Workforce Development Council’s authority shall include: the recruitment, selection, organization, and training of staff; the administration of the budget; monitoring of program operations and performance; grant and contract management; planning; evaluation; contract negotiation and compliance; grievance procedures; affirmative action; EEO; and other duties as deemed necessary by the EBOCC. Pursuant to the Workforce Innovation and Opportunity Act, and consistent with Chapter 42.23 Revised Code of Washington, no Council member or director shall cast a vote on the provision of services by that member or director (or any organization which that member represents) or vote on any matter which would provide direct or indirect financial benefit to that member or director (or to any agency or organization that member or director represents). To the extent possible, Council members and directors shall avoid the appearance of a conflict.

V. WIOA GRANT RECIPIENT

The Southwest Washington Workforce Development Council shall act as grant recipient.
VI. **FISCAL AGENT**

The Southwest Washington Workforce Development Council, through its Board of Directors, and with the consent of the EBOCC, shall either retain an independent private sector Certified Public Accountant or hire a Certified Public Accountant on its own staff to serve as its fiscal agent and Chief Financial Officer. The fiscal agent shall be responsible for receipt and disbursement of funds awarded the Southwest Washington Workforce Development Council, under the supervision of the Executive Director.

VII. **EXECUTIVE BOARD OF COUNTY COMMISSIONERS**

The undersigned parties delegate their authority in all matters requiring local elected official involvement under the Workforce Innovation and Opportunity Act or other workforce development legislation to the EBOCC. Any action requiring elected official representation in the development or approval of the workforce investment system plan shall involve the EBOCC as that representation.

The EBOCC shall consist of one (1) elected commissioner from each county. Each county shall be responsible for designating its representative.

The EBOCC shall meet quarterly and conduct business according to its own rules, which include operating by consensus. When consensus cannot be achieved and a vote must be taken, a majority vote is all that is needed to carry the vote. When a tie vote occurs, the tie will be broken in favor of the counties with the combined largest total population voting together on any particular issue.

Three absences by an EBOCC Member over the course of one year shall require the county represented by that EBOCC Member to select another appointee to represent that county on the EBOCC.

VIII. **CHIEF ELECTED OFFICIAL**

One member of the EBOCC representing the various counties shall serve as the chief elected official to represent the views and interests of local government to the Governor, the Department of Labor, the Workforce Development Council, and other stakeholders in all matters pursuant to the Workforce Innovation and Opportunity Act.

The Chief Elected Official shall be chosen at the first meeting held after January 1 of even numbered years. The Chief Elected Official shall serve for a term of two years. The Board of County Commissioners of the county where the Chief Elected Official serves shall appoint a replacement if the Chief Elected Official is unable to fulfill his/her term. The Chief Elected Official may be removed from the position for any reason by a vote of 66% of the members of the EBOCC.

WSW 2021-2025 Interlocal Agreement
IX. ADDITIONAL COMMISSIONER ASSIGNMENTS

The EBOCC member(s) serving as the Chief Local Elected Official and on the
WDC Executive Board shall be chosen at the first meeting held after January 1 on
even-numbered years to serve for a term of two years. If the member(s) is unable
to fulfill his/her term, a replacement shall be chosen. The member serving on the
WDC Board of Directors may be removed from such assignment for any reason
by a vote of 66% of the members of the EBOCC. All members of the EBOCC are
welcome to attend and participate in the Workforce Development Council’s
meetings and special events including retreats but will not be counted for quorum.

X. APPOINTMENT OF WORKFORCE DEVELOPMENT COUNCIL MEMBERS

Each county shall be responsible for the appointment of Workforce Development
Council members who will represent their county. Appointment shall be made
pursuant to the WIOA. The EBOCC shall establish the size of the Workforce
Development Council, geographic distribution of its membership, and its length
of terms.

The Workforce Development Council shall fulfill the responsibilities of a
Workforce Investment Board pursuant to the WIOA and any other such functions
as may be determined. The Workforce Development Council membership shall
meet at least quarterly. Additional meetings will be scheduled as needed. The
Workforce Development Council will maintain bylaws that specify, among other
matters, what are excused and unexcused absences, its process for selecting its
Board of Directors, and the authorities and functioning of its Executive Board.

XI. PROGRAM OVERSIGHT

The EBOCC shall approve strategic plans and significant changes in strategic
direction of the Southwest Washington Workforce Development Council. The
EBOCC shall also approve the annual allocation of funds between the Counties.

The Chief Elected Official may act on behalf of the EBOCC consistent with the
developed policy of the EBOCC governing the powers of the Chief Elected
Official. The Chief Elected Official may act for the EBOCC, when required, for
required programmatic oversight functions.

XII. LIABILITY

The Southwest Washington Workforce Development Council is an entity separate
and apart from the parties to this Interlocal agreement, and to the maximum extent
allowed by law, the debts, liabilities, and obligations incurred by the Southwest
Washington Workforce Development Council shall not pass through the counties.
Liability shall remain with the Southwest Washington Workforce Development Council and its contractors. All contractors entering into agreements with the Southwest Washington Workforce Development Council in order to perform part or all of the obligations created by the Workforce Innovation and Opportunity Act, or other revenue sources shall agree to indemnify and hold harmless the EBOCC, the individual elected officials, the counties, and county employees from any and all liability arising from the work performed.

The Southwest Washington Workforce Development Council and any contractors entering into agreements with the Southwest Washington Workforce Development Council shall demonstrate sufficient proof of insurance with the persons and entities named above listed as additional named insureds.

In the event that the Southwest Washington Workforce Development Council and the contractors incur liability over and above the combined total assets, any remaining liability that should flow through to the counties involved in this agreement shall be apportioned based upon funds expended on behalf of residents of the counties.
Approved as to Form:

Tony Golik, Prosecuting Attorney

ATTEST:

Rebecca Messinger, Clerk to the Council

BOARD OF COUNTY COMMISSIONERS
Clark County, Washington

Eileen Quiring O'Brien, Council Chair

Temple Lenz, Councilor

Karen Dill Bowerman, Councilor

Julie Olson, Councilor

Gary Medvigy, Councilor

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Approved as to Form:

BOARD OF COUNTY COMMISSIONERS
Cowlitz County, Washington

Ryan Jurvakainen, Prosecuting Attorney

Joe Gardner, Chairman

ATTEST:

Dennis Weber, Commissioner

Tiffany Ostrom, Clerk of the Board

Arne Mortensen, Commissioner

6-22-2021
Approved as to Form:

Daniel H. Bigelow, Prosecutor

ATTEST:

Beth Johnson, Clerk of the Board

BOARD OF COUNTY COMMISSIONERS
Wahkiakum County, Washington

Gene Strong, Chairperson

Lee Tischer, Commissioner

Daniel L. Cothren, Commissioner
Southwest Washington Workforce Investment Area Interlocal Agreement

The Southwest Washington Workforce Development Council acknowledges and agrees to perform those duties set forth in sections IV, V, VI and XII of this agreement.

Kevin Perkey
Kevin Perkey, Chief Executive Officer
Southwest Washington Workforce Development Council

WSW 2021-2025 Interlocal Agreement