WHATCOM COUNTY CONTRACT
INFORMATION SHEET

Originating Departmer	nt:			85 Health							
Division/Program: (i.e.	Dept. Divisio	on and Program)		8550 Human Se	rvices / 85	5060 Subs	stance Abus	se			
Contract or Grant Adm				Alyssa Pavitt							
	Contractor's / Agency Name: Island County										
				· · · · ·							
Is this a New Contrac				ewal to an Existing				Yes 🗆	No 🗆		
Yes 🖂 🛛 No 🗌		Amendment or F	Renewal, (per V	/CC 3.08.100 (a))	Original C	Contract #	:				
Does contract require		nroval?	/es 🖂 🛛 No [If No, include	WCC						
Already approved?							0.00.040.0.00		20)		
		oved Date.		(Exclusions see:	vvnatcom Co	ounty Codes	3.06.010, 3.08	3.090 and 3.08.10	<u>JU)</u>		
Is this a grant agreem	nent?										
Yes 🗆 🛛 No 🛛		If ves, grantor	agency contract	number(s):			CFDA#:				
Is this contract grant	funded?		<u> </u>								
Yes 🖂 🛛 No 🗆	7	If ves. Whatco	m County grant	contract number(s):		2022010	016				
							1				
Is this contract the re-						Contrac					
Yes 🗌 🛛 No 🖸	If yes	, RFP and Bid nu	mber(s):			Center:	6	77350			
Is this agreement exc	cluded from I	E-Verify?	No 🗌 Yes	If no, includ	e Attachm	ent D Con	tractor Dec	laration form.			
If YES, indicate exclusion	ion(s) helow										
Professional ser			d/licensed profe	ssional							
Contract work is f					or Comme	ercial off the	e shelf item	s (COTS)			
Contract work is t											
☐ Contract Work is 1					 Work related subcontract less than \$25,000. Public Works - Local Agency/Federally Funded FHWA. 						
Contract Amount:(sum	•	contract amount a		proval required for; all							
any prior amendments	s):			sional service contract				se greater than	\$10,000 or		
\$ 25,000				tract amount, whicher ising an option contain				ad by the coun	~il		
This Amendment Amo	unt:			act is for design, cons							
\$				ved by council in a ca							
Total Amended Amour	nt:			award is for supplies							
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				act is for manufacture							
				ns and/or technical su				om the develop	per of		
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Summary of Scope: T	ne purpose	of this agreemen	t is to tund imple	mentation of youth (cannadis a	and tobacc	o preventio	n activities in	Island		
County.											
T (0) (40/01/	0000				
Term of Contract:	6 Mo			Expiration Date:		12/31/					
Contract Routing:	1. Prepare						Date:	06/17/20			
	-	udget Approval:	KR/JG				Date: Date:	06/28/20			
	3. Attorney signoff: RB							06/24/20	22		
	4. AS Finance reviewed: M Caldwell 5. IT reviewed (if IT related):						Date:	1/1/22			
							Date:				
		or approved:					Date: Date:				
			I								
	8. Council approved (if necessary): AB2022-			22-396			Date:				
		· · · · · · · · · · · · · · · · · · ·					-				
	9. Executiv	e signed:					Date:				

INTERLOCAL COOPERATIVE AGREEMENT BETWEEN WHATCOM COUNTY AND ISLAND COUNTY

THIS AGREEMENT is made and entered into by and between Whatcom County ("Whatcom") and Island County ("Island"); both Counties in the State of Washington pursuant to the authority granted by Chapter 39.34 RCW, INTERLOCAL COOPERATION ACT.

- 1. PURPOSE: The purpose of this agreement is to implement youth cannabis and tobacco prevention activities outlined in the Island County Workplan.
- 2. RESPONSIBILITIES:

Whatcom will:

- A. Lead and facilitate the North Sound Region Youth Cannabis & Tobacco Prevention Program (YCCTPP) Strategic Plan
- B. Provide technical assistance and support to Island in carrying out their YCCTPP work
- C. Include Island staff in regional YCCTPP communication, trainings, and meetings
- D. Share State and regional YCCTPP resources with designated Island staff
- E. Provide Island with templates for submitting work plan, budget, and reporting
- F. Lead North Sound Region YCCTPP partners through assessment and workplan updates during July – September 2022, as required by the Washington State Department of Health (DOH). At completion of the updated regional workplan, Whatcom County will approve a detailed workplan covering YCCTPP tasks for the remainder of the funding period.

Island will:

- A. Designate lead staff to actively engage in YCCTPP & Network who will:
 - 1. Attend bi-monthly regional network meetings
 - 2. Attend bi-monthly regional subcontractor meetings
 - 3. Participate in regional YCCTPP planning efforts
 - a. Participate in Regional Need Assessment and Regional Workplan Development, as required by DOH.
 - b. Participate in Regional Equity and Network Assessments, as required by DOH
 - 4. Participate in YCCTPP Practice Collaborative (PC)
 - a. Attend monthly PC meetings, as available (Sept Dec)

- b. Join and participate in 1 or more statewide YCCTPP workgroup/coalition
- B. Conduct outreach with coalition, school and community partners on:
 - A. Local, regional, and state opportunities for youth trainings and engagement in prevention
 - B. Regional opportunities for School Substance Use Discipline Policies support
 - C. Prevention related professional development training opportunities (regional, state and national)
 - D. Recruiting partners in your communities to participate in regional network and strategies
 - E. Educational resources on cannabis and tobacco prevention
 - F. Healthy Youth Survey Data regarding Youth Cannabis and Tobacco Prevention
- C. Conduct community engagement work related to regional youth cannabis and tobacco prevention workplan, including:
 - 1. Local assessment of cannabis and tobacco advertising practices
 - 2. Gathering community input on cannabis and tobacco prevention from local youth and/or parents
 - 3. Education to local partners on current hot topics in youth cannabis and tobacco prevention
- D. Coordinate YCCTPP communication and media tasks in Island County, such as:
 - 1. Promote YCCTPP youth and adult campaigns through local channels
 - 2. Conduct outreach to local and state decision makers regarding youth cannabis and tobacco prevention topics
- E. Attend or support adult and/or youth prevention partners in Island County to attend approved local, state and national trainings related to youth cannabis and tobacco prevention
- F. Other efforts, as approved, that align with the North Sound Region Youth Cannabis and Tobacco Prevention Regional Plan
- G. Maintain accurate records of staff time dedicated to YCCTPP activities.
- H. Provide monthly reports of program activities and staff effort to Lead Regional Coordinator for inclusion in DOH reporting. Contractor will use reporting form provided by Whatcom. Due dates will be no later than 10th day of the month, following the month activities occurred.
- Perform all work necessary within the limits of the available resources from this agreement to implement the strategies, action steps and deliverables agreed to with regional partners and approved by DOH.
- J. Request approval for budget adjustments that total 10% or more approval required at least 15 days prior to expanding adjusted budget items.
- K. Comply with all applicable Federal and State requirements that govern this agreement and will cooperate with Whatcom on at least one annual site visit at a mutually agreeable time to discuss Island County program process and contract oversight.
- 3. TERM OF AGREEMENT: The start date of this grant funded program is July 1, 2022 therefore the start date of this agreement has been established as of that date, and shall be in effect through December 31, 2022.
- 4. EXTENSION: The duration of this agreement may be extended by mutual, written consent of the parties.

5. ADMINISTRATION: The following individuals are designated as representatives of the respective parties. The representatives shall be responsible for the administration of this agreement and for coordinating and monitoring performance under this agreement. In the event such representatives are changed, the party making the change shall notify the other party:

Whatcom's representative shall be:

Alyssa Pavitt, Program Specialist – <u>apavitt@co.whatcom.wa.us</u> Whatcom County Health Department 509 Girard Street, Bellingham WA 98225 (360) 778-6061

Island's representative shall be:

Leah Wainman, Assessment and Healthy Communities Manager – <u>I.wainman@islandcountywa.gov</u> Island County Public Health PO Box 5000, Coupeville WA 98239 (360) 678-7940

- 6. TREATMENT OF ASSETS AND PROPERTY: No fixed assets or personal or real property will be jointly or cooperatively acquired, held, used, or disposed of pursuant to this agreement.
- 7. INDEMNIFICATION: Each party agrees to be responsible and assume liability for its own wrongful and/or negligent acts or omissions or those of their officials, officers, agents, or employees to the fullest extent required by law and further agrees to save, indemnify, defend, and hold harmless the other party from any such liability. It is further provided that no liability shall attach to Whatcom County by reason of entering into this agreement, unless expressly provided herein.
- 8. TERMINATION: Any party hereto may terminate this agreement upon (30) day notice in writing either personally delivered or mailed to the party's last known address for the purposes of giving notice under this paragraph. If this agreement is so terminated, the parties shall be liable only for performance rendered or costs incurred in accordance with the terms of this agreement prior to the effective date of termination.
- 9. CHANGES, MODIFICATIONS, AMENDMENTS, OR WAIVERS: The agreement may be changed, modified, amended, or waived only by written agreement executed by the parties hereto. Waiver or breach of any term or condition of this agreement shall not be considered a waiver of any prior or subsequent breach.
- 10. SEVERABILITY: In the event of any term or condition of this agreement or application thereof to any person or circumstances 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.
- 11. ENTIRE AGREEMENT: This agreement contains all the terms and conditions agreed upon by the parties. All items incorporated herein by reference are attached. No other understandings, oral or otherwise, regarding the subject matter of this agreement shall be deemed to exist or to bind any of the parties hereto.
- 12. OTHER PROVISIONS: Island County will comply with all applicable Federal and State requirements that govern this agreement.

Each signatory below to this Agreement warrants that he/she is the authorized agent of the respective party; and that he/she has the authority to enter into the contract and to bind the party thereto.

ISLAND COUNTY:

Melanie Bacon, Board of County Commissioners, Island County	Date
Janet St.Clair, Chair of Board of Health, Island County	Date
WHATCOM COUNTY: Recommended for Approval:	
Ann Beck, Community Services Manager	Date
Erika Lautenbach, Health Department Director	Date
Approved as to form:	
Royce Buckingham, Senior Civil Deputy Prosecutor	Date
Approved: Accepted for Whatcom County:	
By: Satpal Singh Sidhu, Whatcom County Executive	Date
CONTRACTOR INFORMATION:	
Island County	

PO Box 5000 Coupeville, WA 98239

EXHIBIT "B" (COMPENSATION)

The source of funding for this contract, in an amount not to exceed \$25,000, is the Youth Cannabis & Commercial Tobacco Prevention Program, passed through the Consolidated Contract with the Washington State Department of Health.

Contract Budget 07/01/2022 – 12/31/2022						
*ltem	Documentation required with invoice					
Personnel	Evenended CL Denert	\$16,400				
Advertising	Expanded GL Report	\$2,500				
Travel & Training	For travel, training and conference expenditures, mileage will be reimbursed at the current Federal rate. Ground transportation, coach airfare and ferries will be reimbursed at cost when accompanied by receipts. Lodging and meal costs are not to exceed the U.S. General Services Administration Domestic Per Diem Rates (www.gsa.gov), specific to location. Reimbursement requests for allowable travel, training and membership expenses (including conference/training registration fees) must be accompanied by receipts or vendor invoices. Receipts for meals are not required. Mileage records, including the name of the staff member, date of travel, starting point and destination of travel, the number of miles traveled, the per mile reimbursement rate, and a brief description of the purpose of travel, are required for mileage reimbursement.	\$1,000				
Supplies & Materials	Expanded GL Report	\$933				
	SUBTOTAL	\$20,833				
Indirect @ 20%	Copy of approved indirect cost plan required for 20%; if not received, 10% will be the maximum allowed	\$4,167				
	TOTAL	\$25,000				

- 1. *Contractor may transfer funds between line items with prior County approval.
- 2. **Budget adjustments that total ten percent (10% or more) need approval at least 15 days prior to expending adjusted budget items
- 3. Contractor may be required to submit a spend down plan to the County if the following budget spending guidelines are not met: 50% by October 1, 2022. If a spend down plan is submitted and not carried through, it will be considered in future funding decisions.

I. Invoicing

 The Contractor shall submit itemized invoices on a monthly basis in a format approved by the County. Monthly invoices must be submitted by the 20th day of the month following the month of service. Invoices submitted for payment must include sufficient documentation to prove the validity of all costs claimed. A general ledger report of costs claimed toward this project will be sufficient for invoicing this agreement. Whatcom County reserves the right to request further back-up documentation for any costs claimed for reimbursement. Equipment purchases are not an allowable expense. Food and incentive purchases must follow DOH YCCTPP guidelines.

- 2. The Contractor shall submit invoices to (include contract/PO #) HL-BusinessOfice@co.whatcom.wa.us.
- 3. Payment by the County will be considered timely if it is made within 30 days of the receipt and acceptance of billing information from Contractor. The County may withhold payment of an invoice if the Contractor submits it more than 30 days after the expiration of this contract.
- 4. Invoices must include the following statement, with an authorized signature and date:

I certify that the materials have been furnished, the services rendered, or the labor performed as described on this invoice.

5. <u>Duplication of Billed Costs or Payments for Service:</u> The Contractor shall not bill the County for services performed or provided under this contract, and the County shall not pay the Contractor, if the Contractor has been or will be paid by any other source, including grants, for those costs used to perform or provide the services in this contract. The Contractor is responsible for any audit exceptions or disallowed amounts paid as a result of this contract.