

INTERLOCAL & DATA SHARING AGREEMENT

TSD-24-081

PSESD RELIEF

[SPECIAL EDUCATION SERVICES]

09/01/2024 - 08/31/2025

2024 – 2025 INTERLOCAL COOPERATIVE AGREEMENT

The Board of Puget Sound Educational Service District, hereinafter referred to as the “PSESD,” and resident Districts, hereinafter referred to as the Local Education Agency or “LEA”, in accordance with the requirements of Chapter RCW by appropriate Board resolution have resolved to enter into this agreement to form a Cooperative hereinafter referred to as the “Cooperative” and hereby agrees as follows:

I. NATURE, NAME, AND PURPOSE OF ORGANIZATION

The purpose of this agreement is to provide educational and behavioral services to be used by LEA(s) to provide support to administrators, staff, and students. This agreement will provide cost effective resources necessary to meet the needs of the LEA(s).

The name given to this cooperative is ReLife School, a regional program of Puget Sound Educational Service District (PSESD). ReLife School is designed to help students (grades 2-12) grow academically while working through their behavioral challenges. The program employs a strong focus on the individual academic growth of students.

Through efforts to improve students' executive functioning, attention to detail and social interactions, staff engage students in study skills and assignment/project completion, resulting in increased learning and high school graduation. ReLife staff create a safe and structured learning environment for students to grow academically and provide the skills and strategies to replace harmful behavior with socially adaptive behavior. This is accomplished through high-quality teaching, in-class engagement, and modeling and reinforcement for both individuals and groups. The goal is to successfully transition each student from the ReLife program to a larger world, be it their neighborhood school or post-secondary education.

ReLife’s core values include high academic expectations, safety, respect, and responsibility. Students will learn skills and strategies that correspond with the Whole Child Instructional Model, so they feel challenged, healthy, engaged, safe, and supported. They will learn to demonstrate respect for themselves and others. All students will learn to demonstrate increasing levels of responsibility to themselves, their peers, and their community. This is achieved through explicit and focused instruction and through daily modeling of these values for the ReLife students.

The general purpose of this Interlocal Cooperative Agreement (“Agreement”) is the formation of a cooperative to provide educational and behavioral management programs and services to students of the LEA(s) as authorized by the aforementioned statutes and/or other applicable laws.

II. EFFECTIVE DATE

This agreement shall be in effect beginning September 1, 2024, and will expire on the August 31, 2025, with an option to renew as described in Section IV. The period from September 1, 2024 to August 31, 2025 shall be known as the contract year. This agreement is not considered valid unless there are sufficient revenues to pay salaries of staff, district, and indirect costs.

III. JOINING THE COOPERATIVE

All LEAs desiring to be members of the Cooperative will be required to check the appropriate box and sign the Signature Page of this agreement. LEAs who do not wish to join the Cooperative but wish to participate in the program will be required to check the appropriate “Non-Member District Fees” box and sign and complete the Signature Page. Non-member districts will comply with all parts of the Interlocal Cooperative Agreement; the only difference will be the fee structure.

IV. RENEWAL AND TERMINATION

This agreement is available for renewal from year to year unless the LEA or the PSESD wishes to terminate or change participation in the Cooperative. LEAs are required to give written notice of their election to terminate or change participation to the PSESD on or before June 1 of the contract year. The PSESD must give written notice of its election to terminate or change participation to the LEAs by May 1 of the contract year. The PSESD will submit agreements to each LEA on or before June 30 each year.

V. FINANCING

Each LEA participating in this Cooperative commits to pay to PSESD the cooperative fee and basic service cost required to support that LEA’s student(s)’ annual placement and services within ReLife School. Participating districts that do not join the Cooperative agree to pay higher monthly costs for student placement. See Appendix A for details on member and nonmember tuition rates.

- A. Each spring, LEAs will be asked to project the number of slots needed for the upcoming school year. The program budget will be developed as a result of this information.
- B. Student placements can be annual (slots) or month-to-month. For the sake of continuity of programming, ReLife encourages districts to make annual placements but does recognize the need for flexibility in placements when an annual slot is not reasonable. Costs for different placement options are presented in Appendix A.
- C. If a student withdraws/transitions from the program, the LEA has the following options: Place another qualified student into that slot, or transfer slot to another District in need of a slot. If these options are not selected, the LEA remains responsible for payment of the slot.
- D. LEAs will receive an invoice each month for the appropriate amount; the Cooperative fee shall be due by September 30, 2024.
- E. If a student requires more intensive support or staffing beyond the basic ReLife program, the LEA will have the option for a 1:1 Assistant at an additional cost (See Appendix A).
- F. For Non-Member Districts, slot(s) will be the responsibility of LEA(s) for one twelve-month period with same financial responsibilities as Cooperative members. Decision to approve non- PSESD member participation rests with the PSESD Superintendent.
- G. For students that are not filling a committed slot, charges for the first month will be prorated on a daily cost basis as outlined in Appendix A.
- H. In the event participation in the program is significantly below projections as identified in Paragraph V.A. above, the Advisory Committee will be convened by November 14 to consider modifying the steps outlined in Paragraph V.C. above.

VI. DUTIES OF THE EDUCATIONAL SERVICE DISTRICT

In accordance with this Agreement, PSESD shall:

- A. Operate ReLife School, an educational and behavioral management program for (Grade 2 – 12) students with severe emotional and behavioral problems. See appendix B.

Ensure Teaching Staff are:

1. Centering instruction on high expectations for student achievement.
2. Demonstrating effective teaching practices.
3. Recognizing individual student learning needs and developing strategies to address those needs.
4. Providing clear and intentional focus on subject matter content and curriculum.
5. Fostering and managing a safe, positive learning environment.
6. Using multiple student data elements to modify instruction and improve student learning.
7. Communicating and collaborating with parents and the school community.
8. Exhibiting collaborative and collegial practices focused on improving instructional practice and student learning.

Ensure Site Leadership are:

1. Creating a school culture that promotes the ongoing improvement of learning and teaching for students and staff.
 2. Demonstrating commitment to closing the achievement gap.
 3. Providing for school safety.
 4. Leading the development, implementation, and evaluation of a data-driven plan for increasing student achievement, including the use of multiple student data elements.
 5. Assisting instructional staff with alignment of curriculum, instruction, and assessment with state and local district learning goals.
 6. Monitoring, assisting, and evaluating effective instruction and assessment practices.
 7. Managing both staff and fiscal resources to support student achievement and legal responsibilities.
 8. Partnering with the school community to promote student learning.
- B. Employ, compensate and provide the technical personnel to operate the Cooperative. All persons employed by the PSESD for the purpose of staffing the Cooperative shall be employed under the direction of, and shall be bound by, the personnel policies as previously or hereafter adopted by the PSESD Board.
- C. Coordinate the purchase of supplies and materials for the Cooperative.
- D. Provide the necessary administrative services for the efficient operations of the Cooperative. Such services shall include, but not be limited to supervision, accounting services, payroll, and other bookkeeping requirements.
- E. Provide the space to house the employees and materials, when and where necessary, for the efficient performance of responsibilities.
- F. Contract or subcontract with any person or entity to obtain needed services to operate this program.

- G. Develop consistent procedures for entering and exiting of students into and from the program. See Appendix B.
- H. Coordinate inter-district and interagency services and agreements required to implement educational plans, programs, and other additional on-site services.
- I. Coordinate supportive services and emergency services as needed. Special education and related services for students will be based upon Individualized Education Program (IEP)-designated needs, as determined by the IEP committee. The resident LEA is responsible for providing related services. ReLife School will work jointly with the LEA to determine where and when related services will be offered. All related services must be arranged according to the intake process.
- J. Coordinate program and LEA personnel in accomplishing assessments, IEPs (to include resident LEA participation), transition plans, and a full continuum of services for students.
- K. Make the final determination (with input from each LEA) as to which students attend and continue in ReLife School.
- L. Review each admitted student for appropriateness of placement after a period of 30-45 days.
- M. Conduct meetings of the Advisory Committee to review expenditures and goal progress.

VII. DUTIES OF THE LOCAL EDUCATION AGENCIES

Each LEA acknowledges that by entering into this Agreement they are causing financial commitments by other parties to occur and, therefore, agree they will not terminate prior to the expiration date without the consent of PSESD and any other party to this Agreement that would suffer financially thereby. In a situation such as this, the PSESD will enter into conversation with the LEA to determine an equitable remedy.

In the event of a unilateral termination without consent, the terminating party agrees to indemnify and pay other parties that have not agreed to bear any financial loss, resulting from such termination. In order to facilitate this agreement and avail themselves of the services to be provided by the PSESD, the LEA shall perform the following functions and duties:

- A. The LEA shall pay its share for the program costs as set forth in the Cooperative fee schedule marked as Appendix A. The expenditure of these funds shall be the responsibility of the PSESD. Programs for the purposes of this paragraph mean the total services provided by the PSESD pursuant to this agreement and all costs associated therewith.
- B. The LEA shall be solely liable for any damage, destruction, or loss of Cooperative property while in its possession (E.g., In the rare case that Cooperative property would be used by a student in their home district during transition). The LEA further agrees that it shall indemnify and/or hold harmless the PSESD and all other LEAs from any liability due to the LEA's failure to use due care in the uses of the Cooperative property.

Additionally, each LEA acknowledges that Chapter 28A.155 RCW, Chapter 392-172A WAC, 20 U.S.C./1400 (IDEA), and this Agreement impose responsibilities on each resident LEA and that those responsibilities are not extinguished by delegation, in part or in total, under this Agreement.

To this extent, it is understood and agreed between the parties hereto that the purpose and intent of this Agreement is that the PSESD provide cooperative services for the programs being conducted by the LEA for the students' resident within the LEA, who otherwise qualify for such services. Each LEA shall retain the responsibility to:

- A. Assure its students are receiving an appropriate education.
- B. Transport its students to and from the ReLife School location.
- C. Comply with all provisions as required by Chapter 28A.155 RCW, Chapter 392-172A WAC, and 20 U.S.C./1400 (IDEA).
- D. Incorporate policies required by Chapter 392-172A WAC and 20 U.S.C./1400 (IDEA).
- E. Follow the intake processes for the good of the cooperative ensuring ReLife gets all pertinent documents (IEP amendment, functional behavioral assessment (FBA), behavioral improvement plan (BIP), shot record, testing scores, transcripts, etc.), support for the IEP system, and training for state testing administration.
- F. Assistive technology decisions for individual students will be made based on the LEA's assistive technology assessment and recommendations. The LEA will be required to provide and be fiscally responsible for the purchase, upkeep and replacement of all assistive technology required by a student's IEP. The LEA and ReLife will work in conjunction to ensure staff maintain a level of skill for successful implementation of the assistive technology.
- G. The LEA will be expected to provide and be fiscally responsible for legal representation during meetings where the parent invites legal representation.

VIII. INDEMNIFICATION/HOLD HARMLESS

Each party shall defend, indemnify, and hold the other party, its officers, officials, employees, and volunteers harmless from all claims, injuries, damages, losses, or suits including attorney fees, arising out of injuries and damages caused by each party's own negligence.

IX. DISPUTE RESOLUTION

Disputes arising out of this Agreement, excluding disputes over indirect and administration costs, shall be resolved in the following fashion:

- A. If the dispute is between LEAs, then the disputing parties will present their arguments first to the Executive Director of Learning, Teaching and Family Support (PSESD), who oversees ReLife School, to make a determination. If the dispute is not resolved, it may then be referred to the Superintendent of PSESD.
- B. If the dispute is between participating LEA(s) and PSESD, then the LEA(s) will appoint someone to represent them, PSESD will appoint someone to represent it, and those two representatives will appoint someone as a third representative. Decisions will be made by a vote of the representatives, and the party receiving the majority of votes will prevail.

X. OWNERSHIP OF PROPERTY

Ownership of real or personal property purchased with the funds expended pursuant to this agreement shall remain vested in the Cooperative and shall be used or distributed as determined by the Advisory Committee of the Cooperative and approved by the PSESD Board (except in Cooperatives where equipment is purchased with federal or state grant dollars, such equipment becomes the property of the funding agency).

XI. ASSIGNMENT/WAIVER/SEVERABILITY

No rights or responsibilities required or authorized by this Agreement can be assigned by any party hereto unless otherwise allowed in this Agreement.

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 of 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. The terms and conditions of this Agreement are declared severable.

XII. NON-DISCRIMINATION

It is the policy of the Puget Sound Educational Service District to employ persons on the basis of experience, training, and merit. The PSESD is committed to non-discrimination in all aspects of its education programs and employment practices. The agency prohibits discrimination against any employee, applicant, student, intern or volunteer because of race, creed, color, national origin, sexual orientation including gender expression or identity, pregnancy, marital status, religion, age, honorably discharged veteran or military status, the use of a trained dog guide or service animal, the presence of any sensory, mental, or physical disability, or any other basis prohibited by law. It is the policy of the Puget Sound Educational Service District (PSESD) to employ persons on the basis of experience, training, and merit, and to provide equal access of agency facilities to designated youth groups.

No student shall be denied an equal educational opportunity or be unlawfully discriminated against because of national origin, race, religion, gender, pregnancy, marital status, sexual orientation including gender identity, or a physical, mental, or sensory disability.

Puget Sound PSESD complies with applicable federal, state, and local laws as may pertain thereto. The administrator for Human Resources and Organization Development will serve as the compliance officer for this policy and also serves as the Title IX/RCW 28A.640 Officer and Section 504 Coordinator.

XIII. ADMINISTRATIVE UNIT

- A. Administration. It is agreed that the coordination, administration, and management of the Cooperative shall be by the PSESD. All services provided by the PSESD shall be formed in accord with policies adopted by the PSESD Board, including but not limited to policies regarding hiring, reduction in force, annual leave, salary, and other personnel policies.

B. Cooperative Advisory Committee. There shall be an Advisory Committee, which shall consist of representatives of the LEAs. Each Advisory Committee should include at least one LEA Superintendent or designee. The PSESD Superintendent or designee shall be an ex-officio (non-voting) member of the Advisory Committee. The Advisory Committee shall be responsible for recommending the level of support services, the costs of membership in the Cooperative, the types of memberships available to the LEAs and other policy decisions regarding the operation of the Cooperative. The Advisory Committee shall develop an annual plan, review, and revise the goals and objectives of the Cooperative and apprise the Cooperative staff of current needs to be met. The Advisory Committee shall develop bylaws and rules of governance as needed.

XIV. HEADINGS/SIGNATURES/APPROVAL

The headings of each section of this Agreement are only provided for the aid to the reader. If there is any inconsistency between the heading and the context, the context 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. The parties further agree that this Agreement, together with any addendum, 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 or her Board of Directors or he or 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.


XV. PRIOR AGREEMENT

This agreement supersedes and nullifies in full any and all prior agreements regarding the provision for any services related to ReLife by the PSESD to any LEA.

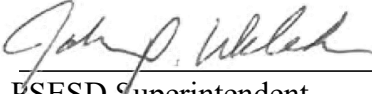
XVI. VERBAL AGREEMENTS

This written agreement constitutes the mutual agreement of the LEAs and the PSESD in whole. No alteration or variation of the terms of this agreement and no oral understanding or agreements not incorporated herein shall be binding unless made in writing and signed by the PSESD and all of the participating LEAs. The signatures below acknowledge that the selections made in Appendix A are a binding part of this agreement.

SIGNATURES:


Josh Garcia (Jul 9, 2024 07:53 PDT) 07/09/2024

School District Superintendent Date



PSESD Superintendent Date

School District No. _____

Puget Sound Educational Service District

Pierce County, Washington

Pierce/King County, Washington

DISTRICT CONTACTS

School District's Designee to **ReLife Advisory Committee**: _____

Designee's District Address: _____

Phone: _____ Fax: _____ E-Mail Address: _____

School District Business Office Contact(s)

Name(s): _____

Phone: _____ Fax: _____ E-Mail Address: _____

Will there be a purchase order issued? o yes o no

School District Transportation Contact(s)

Name(s): _____ Phone: _____

E-mail: _____

Transportation will be serviced via (check all that apply):

- District bus/van
- A&A Transportation
- Around the Sound
- Ever Driven
- Hope Skip Drive
- Other _____

Agreement Expiration Date: August 31, 2025

Appendix A

2024-2025 Interlocal Cooperative Agreement Membership and Tuition Fees

COOPERATIVE MEMBERSHIP FEE: **\$8,000** (due September 30, 2024)

TUITION FEES: (all tuition is inclusive of the following costs: two daily USDA approved meals, property damage caused by student(s), incentive programs, student store operation, and expenses associate with student transportation due to unforeseen circumstances)

Cooperative Member:

Guaranteed Slot:	\$7,311 per month
*Month-to Month:	\$8,054 per month
1:1 Assistant:	\$9,694 per month

Non-Member:

*Month-to-Month:	\$9,780 per month
1:1 Assistant:	\$9,694 per month

**Month-to-Month placements will be pro-rated for the first month. Every month, or partial month thereafter will be charged the full monthly rate.*

Cooperative Members:

X _____ We would like to join the cooperative and reserve _____¹ slot(s) for the 2024-2025 school year.

OR

_____ We would like to join the cooperative and pay month-to-month for the 2024-2025 school year.

Non-Cooperative Members:

_____ We would prefer not to join the cooperative at this time and will pay the non-member, month-to month fee for any student(s) enrolled at ReLife for the 2024 -2025 school year.

1:1 Assistant:

_____ The student we are placing at ReLife requires extra support in the form of a 1:1 Assistant.

District: TACOMA	Contact Person: JENNIFER HERBOLD
Phone: 253-571-1086	E-Mail: JHERBOL@TACOMA.K12.WA.US

Appendix B

ReLife School Intake Process

1. The Local Education Agency or “LEA notifies ReLife that they have a potential student for consideration.
2. The student’s file (IEP, FBA, BIP, & any other pertinent data) is sent to the ReLife administrative team for review.
3. The team reviews the file (3-5 days) to determine a programmatic fit for academic, behavioral, and safety needs.
4. Once fit is determined, a Consideration of ReLife Enrollment “CORE” meeting is scheduled with teams from ReLife, the LEA, the student, and family/caregivers.
- 4a. If it is determined that ReLife is not the student’s least restrictive environment (LRE), a conversation is then initiated by ReLife administration with the LEA.

As part of the enrollment process, prospective students are screened by ReLife’s CORE team to consider a student’s LRE in relation to our program and physical space. A student may screen out if the CORE team believes the environment to be unsuitable. Specifically, the team focus is as follows:

1. Will the student stay within the parameters of the ReLife campus?
2. What is the student’s level of physical aggression? Is it reasonable to assume ReLife can provide hands-off support while maintaining safety for those within the environment?
3. Does the student have the cognitive skills to follow a leveled system which is the basis of the ReLife program?
4. Does the student have an ERP in place? As a hands-off program, students who need an emergency response protocol regarding restraint and/or isolation, require a more restrictive environment than ReLife.

“No” answers to the above will not automatically disqualify a student from the ReLife program but will prompt a deeper discussion. ReLife’s CORE team considers safety above all else. It is for this reason that having an open slot is not the only determining factor of placement. All student referrals are on a case-by-case basis. Some of the behaviors that ReLife is not equipped to manage include the following:

- students who have toileting needs
- students who cannot feed themselves or take care of their basic life functions
- students who are considered medically fragile (see Policy 45171 Washington State Department of Children, Youth & Families)
- students who are excessively violent (may need to be determined at the time)

If a student who has been accepted to ReLife begins to exhibit signs that show ReLife may be unable to support them (such as showing some of the above indicators), ReLife administration will begin conversations with the student’s LEA per section VI. I. of the Interlocal Agreement.

Appendix B – ReLife School Intake Process Pg.2

At the beginning of the 2020-2021 school year ReLife moved away from the Right Response system of de-escalation and adopted the Ukeru system.

Ukeru gave ReLife staff the opportunity to focus on de-escalation without physical contact. Less physical contact leads to less trauma. ReLife also added Character Strong as the platform for Social and Emotional Learning (SEL) curriculum.

As a result of this inclusions to the ReLife program, daily protocols now include the following:

- Personalized student Care and Comfort Plans (created by staff with student input)
- Student access to preferred sensory items in all classrooms (*Sensory strategies are used on the classrooms to assist with self-regulation.*)
- Addition of a Sensory Room (*When a student asks for a separate space for regulating themselves, ReLife has a dedicated room for meeting student sensory needs. Adult supervision is provided at all times when a student is using the sensory space and staff have been trained in co-regulation strategies.*)
- Opportunities for large muscle movement
- Increased opportunities for breaks with preferred staff
- Increased opportunities for breaks in alternate locations (partner classrooms, outside or open spaces)
- Clearing the room of other students to give the student privacy
- Phone calls to/from parents/guardians or other members of the support team
- Increased staff training in recognizing power struggles and how to avoid them

between

TACOMA SCHOOL DISTRICT NO. 10

(hereinafter referred to as District)

601 South 8th Street

P. O. Box 1357

Tacoma, WA 98401-1357

and

PSESD RELIFE SCHOOL

(hereinafter referred to as RELIFE SCHOOL or Contractor)

5515 44th Street East

Puyallup, WA 98371

Contact: Reginald Reid

Email: rreid@psed.org

Ph: 253-778-7900

This Data Sharing Agreement TSD-24-081 (DSA) by and between Tacoma School District No. 10 (District) and RELIFE SCHOOL (collectively identified and referred to herein as the “Party” and/or the “Parties”), is entered into for the (1) establishment of a working relationship between the District and RELIFE SCHOOL and (2) establishment of RELIFE SCHOOL scope of access to the District’s educational records for students served by RELIFE SCHOOL.

The general objective of this DSA is to support the goals of delivering FAPE to District students whose needs cannot be met in current District programs and receive services at RELIFE SCHOOL. The District may only release confidential information and data to RELIFE SCHOOL in accordance with the terms of this DSA, including all attachments and appendices, which are incorporated herein by reference.

RESPONSIBILITIES OF RELIFE SCHOOL

- A. In order to accomplish the general objective(s) of this DSA, RELIFE SCHOOL shall perform the specific duties as outlined below to the satisfaction of the District’s designee, Director of Student Services
- B. RELIFE SCHOOL will only request data as identified within this DSA, and will follow the procedure for making such request(s) within Attachment A.

- C. RELIFE SCHOOL will share the results of any data analysis completed as a result of this DSA with the District within thirty (30) days of completion and/or upon request.
- D. RELIFE SCHOOL must provide all data analyses to the District prior to publishing or making that information publicly available; to ensure that no publication, despite de-identified, may lead to an identifiable student.
 - 1. RELIFE SCHOOL may only publish or make information publicly available after having received written approval from the District, upon review of the provided data analysis.
- E. RELIFE SCHOOL certifies by signing this DSA, only those employees and/or volunteers directly involved in the efforts covered per this DSA will have access to the data shared, and all will comply with all applicable LORs and duties and obligations contained in this DSA.
- F. RELIFE SCHOOL agrees that some instances may require the need to obtain signed parent/guardian consent forms for the sharing of confidential information. If/when such instance arises:
 - 1. The District will notify RELIFE SCHOOL of such need, and it will be the responsibility of RELIFE SCHOOL to obtain such.
 - 2. RELIFE SCHOOL may utilize a template provided by the District or may utilize a District approved template.
 - 3. RELIFE SCHOOL will maintain record of the consent forms and associated confidentiality agreements.
 - 4. Upon any request for confidential information, RELIFE SCHOOL will present to the District the signed parent/guardian consent form(s).

RESPONSIBILITIES OF THE DISTRICT

- A. Upon RELIFE SCHOOL direct request to the District, and upon demonstrated completion of any potential provision of consent forms, the District may share the specific confidential information as identified in Attachment A with RELIFE SCHOOL, per the terms of this DSA.

GENERAL TERMS

- A. **CONFIDENTIALITY.** The term “confidential information” as used in this DSA means any and all information provided by the District to RELIFE SCHOOL which is protected by the FERPA, 20 U.S.C. Sec 1232g, its corresponding regulations found in 34 C.F.R. Part 99, and all other similar federal, state, and local LORs. Such personal information is also exempt from mandatory disclosure by a school district under the terms of the state public disclosure laws codified at chapter 42.56 RCW.
 - 1. To affect the transfer of confidential information and information that is subject to federal, state, and local confidentiality LORs and to ensure that the required confidentiality of personally

identifiable information shall always be maintained, RELIFE SCHOOL agrees to the following in compliance with 34 C.F.R. 99.31(a) (6):

- a. In all respects, RELIFE SCHOOL will comply with the provisions of FERPA. Nothing in this DSA may be construed to allow either party to maintain, use, disclose, or share student record information without appropriate permission or in a manner not allowed under federal, state, and local LORs.
- b. RELIFE SCHOOL will use confidential information shared under this DSA for no purpose other than the goals outlined in this DSA. Nothing in the Agreement shall be construed to authorize RELIFE SCHOOL to have access to additional confidential information from the District that is not included in Attachment A. By entering this DSA, RELIFE SCHOOL understands that this DSA does not convey ownership of confidential information to RELIFE SCHOOL.
- c. RELIFE SCHOOL will require all employees to comply with this DSA and all applicable provisions of FERPA and all other applicable LORs with respect to the confidential information shared under this DSA. RELIFE SCHOOL agrees to require and maintain an appropriate confidentiality agreement from each RELIFE SCHOOL employee or volunteer with access to confidential information pursuant to this Agreement. Nothing in this section authorizes RELIFE SCHOOL to share confidential information provided under this Agreement.
- d. RELIFE SCHOOL will not disclose confidential information produced to it under this DSA in any manner that could identify any individual student or teacher, except as authorized by FERPA, to any entity other than the District or employees and volunteers of RELIFE SCHOOL also working for and on behalf of the District pursuant to the terms of this DSA and if deemed necessary by the District as specifically identified in each District student's District approved consent form.
- e. RELIFE SCHOOL will not provide any confidential information obtained under this Agreement to any individual, agency or entity outside of this Agreement without the prior written consent of the District, unless required to make such disclosure under an applicable law or court order.
- f. RELIFE SCHOOL agrees that disclosure of confidential student information, without permission of the District is just cause for the District to immediately terminate the DSA.
- g. Any violation of this Agreement and/or the provisions of FERPA or accompanying regulations related to the nondisclosure of protected student information may result in a determination by the Department of Education that the violating party is prohibited from accessing student education records for up to five (5) years, pursuant to 34 CFR Sec.99.31(a)(6)(iv).

- h. Any intentional or accidental misuse of student records by RELIFE SCHOOL may result in one or more of the following: (1) loss of RELIFE SCHOOL access to District records identified in this Agreement, and further immediate termination of this Agreement; (2) disciplinary action administered by RELIFE SCHOOL to its employees or agents; and (3) prosecution under the scope of any applicable federal or state laws.

B. **DATA BREACH:** RELIFE SCHOOL shall report all known or suspected breaches of District data, in any format, to the District's Chief Technology Officer (CTO) within twenty-four (24) hours and shall comply with all applicable reporting requirements under RCW 19.255 or RCW 54.56.590. The report to the District shall include but not be limited to the:

1. name, job title, and contact information of the person reporting the incident.
2. name, job title, and contact information of the person who discovered the incident.
3. date and time the incident was discovered.
4. nature of the incident (e.g., system level electronic breach, an electronic breach of one computer or device, or a breach of hard copies of records).
5. a description of the information lost or compromised.
6. name of electronic system and possible interconnectivity with other systems.
7. storage medium from which information was lost or compromised.
8. controls in place to prevent unauthorized use of the lost or compromised information.
9. number of individuals potentially affected.
10. whether law enforcement has been contacted at the time of the report.

C. **INDEMNIFICATION:** RELIFE SCHOOL agree to the fullest extent permitted by law, that they will hold harmless, defend, and indemnify the District, its agents, employees and board members from any liability, cost or expense, including without limitation penalties, losses, damages, attorneys' fees, taxes, expenses of litigation, judgments, liens, and encumbrances, to the extent arising out of or resulting from any act or omission by Requestors under this DSA. The terms of this section shall survive termination of this DSA.

D. RELIFE SCHOOL agrees to fully indemnify the District in the event of any data breaches of District data, in compliance with all applicable federal, state, and local LORs, including RCW 42.56.590. Such indemnification shall include reimbursement for staff time, contractors, consultants (including media consultants), fees, attorney's fees, fines or costs, including cost of credit checks provided by the District to persons whose data was breached.

- E. **NONDISCRIMINATION:** Both the District and RELIFE SCHOOL agree that no individual shall be excluded from participation in, denied the benefits of, subjected to discrimination under, or denied employment in the administration of or in connection with any aspect of this DSA because of sex, race, creed, religion, color, national origin, age, honorably discharged veteran or military status, sexual orientation including gender expression or identity, the presence of any sensory, mental or physical disability, or the use of trained dog guide or service animal by a person with a disability. Harassment on the basis of any of the foregoing conditions is strictly prohibited. The Parties agree to abide by the standards of responsibility toward the disabled as specified by the Americans with Disabilities Act and Washington Law Against Discrimination. In the event that one of the Parties hereto refused to comply with the above provision, this DSA may be canceled, terminated, or suspended in whole or in part by the other Party.
- F. **ASSIGNMENT:** Neither Party shall assign its rights or responsibilities under this DSA without the written authorization of all the other Parties.
- G. **PERIOD OF PERFORMANCE:** This DSA becomes effective upon signatures by all parties and remains in effect through August 31, 2025, unless terminated prior to this date per the conditions herein.
- H. **DSA TERMINATION:** The District may immediately terminate this DSA at any time for its own convenience, and for any reason, including, without limitation, violations of the Confidentiality provisions identified within, followed by written notice provided to RELIFE SCHOOL at the time of the decision to terminate the DSA, or at a practical time soon thereafter. RELIFE SCHOOL may terminate this Agreement for any reason by providing the District with 30 calendar days' written notice of RELIFE SCHOOL intent to terminate.
- I. **SEVERABILITY:** If any term of this DSA is held invalid or unenforceable, the remainder of the DSA will not be affected but continue in full force.
- J. **INTEGRATION:** This writing contains all terms and conditions of the DSA. It replaces all prior negotiations and agreements regarding the terms and conditions in this DSA. Any modifications to this DSA must be made by way of formal amendment/addendum.

K. **NOTICE:** Any notice required or permitted by the terms of this DSA shall be sent to:

If to DISTRICT: Tacoma Public Schools
Attention: Joshua Garcia, Superintendent
Address: 601 South 8th St. Tacoma, WA 98401
Phone: 253-571-1010
Email: jgarcia2@Tacoma.K12.Wa.US

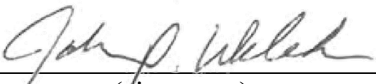
If to RELIFE SCHOOL: PSESD RELIFE SCHOOL
Attention: Reginald Reid
Address: 5515 44th Street East
Puyallup, WA 98371
Phone: 253-778-7900
Email: rreid@psed.org

This DSA becomes effective upon signature by all parties and remains in effect through August 31, 2025, unless terminated prior to this date per the conditions herein.

We the undersigned agree to the terms of the foregoing DSA.

PSESD -RELIFE SCHOOL

TACOMA SCHOOL DISTRICT NO. 10

By: 

(signature)

By: 

(signature)

Its: Superintendent

John Welch

(print name)

Its: Superintendent

Joshua J. Garcia

(print name)

Who certifies that they are the Contractor identified herein, OR a person duly qualified and authorized to bind the Contractor so identified to the foregoing Agreement.

Date: 08/27/2024

Date: 07/09/2024

**ATTACHMENT A
DATA REQUEST**

The table below describes the confidential information that may be shared with RELIFE SCHOOL by the District per the terms of this DSA TSD-24-081.

Data Request	
Confidential information, as defined in the DSA, includes <u>only</u> the following educational records related to a District student:	
Data Requested	Reporting Year
Special Education Records (Evaluations & IEPs)	2024-25
In order to timely obtain this data, RELIFE SCHOOL will provide this completed form to Director of Student Services.	