AGREEMENT  
between  
PENINSULA COLLEGE  
and the  
PENINSULA COLLEGE FOUNDATION

This Agreement is entered into by and between Peninsula College, Community College District No. 1 (“College”), and the Peninsula College Foundation, a nonprofit corporation (“Foundation”).

WHEREAS, the College, pursuant to RCW 28B.50.140(8), may receive such gifts, grants, conveyances, devises, and bequests of real and personal property from private sources, as may be made from time to time, in trust or otherwise, whenever the terms and conditions thereof will aid in carrying out College programs;

WHEREAS, the College has, from this express power to receive property, the implied power to solicit the same; and

WHEREAS, the College has the authority to enter into contracts for these and other lawful purposes; and

WHEREAS, the Foundation as a tax-exempt nonprofit corporation must be organized and operated exclusively to receive and administer property for the benefit of the College and to make contributions, grants, gifts, and transfers of property to the College; and

WHEREAS, the Foundation is empowered by the College to solicit and receive contributions, grants, gifts, and property in the name and on behalf of the College and receive property and to make contributions, grants, gifts, and transfers of property to the College; and

WHEREAS, the Articles of Incorporation of the Foundation set forth in Article III state the purpose of the Foundation to be as follows:

This foundation is organized exclusively for charitable and educational purposes within the meaning of section 501(c)(3) of the United States Internal Revenue Code of 1986. The primary objective and purpose of the Foundation is to create and found a charitable, nonprofit Foundation for the sole benefit of Peninsula College, Port Angeles, Washington, to assist, strengthen and further in every proper and useful way the mission, purposes, work, and services of the College, and to develop, enhance and utilize the ties of interest, concern and affections existing among the College and its alumni and friends throughout the North
Olympic Peninsula, state, and nation. In furtherance of the foregoing, the Foundation may conduct any and all scientific, literary, charitable and educational activities permitted both to an organization exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986, or acts amendatory thereof or supplementary thereto, or the corresponding provision of any future United States internal revenue law, and by chapter 24.03 RCW, as now or hereafter amended.

and;

Whereas, Article IV of said Articles of Incorporation of the Foundation provides:

The Foundation shall be a nonprofit corporation and shall not have or issue shares of stock. No dividends shall be paid, nor shall any part of its net earnings inure to the benefit of any private individual, officer or member of the Foundation. Upon dissolution of the Foundation as provided for by law, all the remaining assets of the Foundation shall be distributed to any other foundation which satisfies the requirements of Article III hereof, and which also qualifies for tax exempt status under the provisions of Section 501(c) (3) of the Internal Revenue Code, or acts amendatory thereof or supplementary thereto or the corresponding provision of any future United States Internal Revenue law or to Peninsula College.

No substantial part of the activities of the Foundation shall consist of the carrying on of propaganda or otherwise attempting to influence legislation; nor shall the Foundation participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office.

Not withstanding any other provision of these articles of incorporation, the Foundation shall not conduct or carry on any other activities not permitted to be conducted or carried on by (a) a corporation exempt from federal income tax under section 501(c) (3) of the Internal Revenue Code or acts amendatory thereof or supplementary thereto; or (b) a corporation, contributions to which are deductible under to Section 170(c) (2) of the Internal Revenue Code of 1986 or acts amendatory thereof or supplementary thereto or the corresponding provision of any future United States internal revenue law.

NOW THEREFORE, the parties mutually agree as follows:

WHEREAS, the Foundation and College recognize that close collaboration and cooperation is necessary to (a) appropriately serve the educational mission and priorities of the College; and (b) to avoid competition for funds or unproductive duplication of effort;

NOW, THEREFORE, the parties hereby agree as follows:

I. SEPARATE OBLIGATIONS
A. The Foundation shall:

1. Expend its best efforts to seek to accrue gifts, grants, conveyances, devises, and bequests of money and real and personal property for the benefit of the College. For this purpose, it will design and implement programs and procedures approved by the College to solicit and receive such money and property and also to acquire such property by purchase, lease, exchange or otherwise, all to further the purposes of the educational mission of the College as determined by the Board of Trustees in stated goals, objectives, and priorities;

2. Comply with all applicable federal and state laws. For this purpose, the Foundation will establish rules and procedures for the management of all affairs of the Foundation in accordance with (a) the requirements for tax-exempt entities under the federal Internal Revenue Code, including its section 501(c)(3), and (b) the laws of the State of Washington applicable to the Foundation including, but not limited to, those governing charitable solicitations (e.g., RCW 19.09), nonprofit corporations (e.g., RCW 24.03), trusts holding property for charitable purposes, and the authority of state agencies (e.g., RCW 11.110 and 43.09);

3. Tender to the College immediately all gifts and donations it may receive wherein the College is designated as recipient, and properly account and be responsible for all donations which designate the Foundation as recipient;

4. Accept, hold, administer, invest, and disburse such funds and properties of any kind or character as from time to time may be given to it, in accordance with the terms of such gift, provided, however, that any restricted or conditional gift which in any way obligates the College shall not be accepted by the Foundation without the prior written consent of the College President or other College official specifically delegated with written authority to approve such gifts on behalf of the College;

5. Make contributions, grants, gifts, and transfers of property, both real and personal, either outright or in trust, to or for the benefit of the College;

6. Use all assets and earnings of the Foundation for the exclusive benefit of the College or for payment of necessary and reasonable administrative expenses of the Foundation. No part of such assets and earnings shall accrue to the benefit of any director, officer, member, or employee of the Foundation or of any other individual, except for appropriate payment of reasonable compensation for services actually rendered or reimbursement of reasonable expenses necessarily incurred;

7. Not merge, consolidate, or change the Foundation’s Articles of Incorporation without the written consent of the College;
8. Foundation staff shall act in cooperation with the College faculty and staff and conduct themselves in accordance with the College’s operational policies and procedures as determined by the College Board of Trustees, recognizing the subordinate role of the Foundation to the College’s leading role in this relationship.

9. Accept, hold, invest, protect, administer, and disburse funds received from the State and other sources under the exceptional faculty awards program in accordance with RCW 28B.50.835–.844 and WAC 131-16-450, and any instructions provided by the College pursuant to exceptional faculty awards rules, regulations, and agreements. The Foundation will invest the permanent endowment corpus in insured/guaranteed/protected earnings categories normally used by the Foundation. If the Foundation ceases to exist or function properly, or fails to provide the services specified in this Agreement, the ownership, management, and control of all such funds shall, upon notice and in accordance with the directions from the College Board of Trustees, be transferred to the college. The Foundation further agrees that at the end of each fiscal year it will provide a report and accounting of the endowment corpus and interest and any appreciation in value earned by the exceptional faculty award fund. The Foundation further agrees to provide to the College any other such information the College may request regarding the endowment funds.

B. The College shall:

1. Provide the Foundation with office space, including utilities, use of office furniture, file cabinets, and associated equipment, and warehouse space for temporary storage of donated materials and equipment;

2. Provide the Foundation with use of office machines, materials, and services as reasonably required for its operation, including consumable office supplies, telephone service, postage, use of word-processing, photocopying, facsimile transmission, duplication, publication, and audio-visual equipment and services, and part-time professional and/or staff services. The time allocated to services to the Foundation shall not be full-time for any College employee.

II. ACCOUNTING AND AUDITING

To provide proper accounting and auditing for the property and services provided by each party under Article I:

A. Bookkeeping functions for the Foundation shall be performed by the College business office. The Foundation agrees to be billed quarterly in arrears for these services up to a total amount not greater than 16% of the College’s Principal Accountant’s salary and benefits.

B. Before each fiscal year (July 1 through June 30), the College business office shall prepare a budget showing all anticipated expenses under this Agreement for that upcoming fiscal year, including all space and equipment, supplies, personnel, and other services the College expects to
provide to the Foundation. The presidents of the Foundation and the College, and/or their designees, will review and approve that budget.

C. The value of all space and equipment, supplies, personnel, and other services which the College provides to the Foundation shall not exceed the total amount of $125,000 in any fiscal year. The College will regularly keep track of the space and equipment, supplies, personnel, and other services it is providing to assure that this maximum amount is not being exceeded. The College business office will annually prepare, and the presidents of the Foundation and the College and/or their designees will annually review, a post-closing summary of the transactions between the two parties to assure that this maximum has not been exceeded.

D. The Foundation shall annually confirm to the College (1) that it has fully complied with its obligations to expend its best efforts to seek to accrue gifts, grants, donations, and endowments for the benefit of the College; and (2) that it has used all assets and earnings of the Foundation for the exclusive benefit of the College or the payment of necessary and reasonable administrative expenses of the Foundation. For this purpose, the Foundation will list its accomplishments for the preceding year and share with the College its revenue and expense statements for the preceding year and its end-of-year balance sheet.

E. The Foundation is a separate entity from the College and shall be periodically audited by a reputable independent accounting firm.

F. The College is a state institution of higher education and shall be audited by the State Auditor’s Office.

G. The Foundation shall permit the president of the College, or the president’s designee, to inspect and/or copy all Foundation books, accounts, and records at all reasonable times in order to determine compliance with the commitments made in this Agreement. The president’s designee may include institutional or state auditors. Nothing herein shall be deemed to affect the rights and responsibilities of the State Auditor.

III. OTHER AGREEMENTS

A. Independent Capacity: At all times and for all purposes of this Agreement, each party shall act in an independent capacity and not as an agent or representative of the other party.

B. No Indemnification: Each party shall be responsible for the actions and inactions of itself and its own officers, employees, and agents acting within the scope of their authority.

C. No Assignment: This agreement is not assignable by either party, in whole or in part.
D. **Governing Law and Disputes:** This Agreement shall be governed by the laws of the state of Washington. Before instituting any legal action hereunder, a party, through its president, shall meet with the president of the other party and attempt in good faith to resolve the disagreement. Venue of any action hereunder shall be in Clallam County Superior Court.

E. **Entire Agreement:** This constitutes the entire agreement of the parties, including all oral understandings, on the subject of their general and overall relationship. However, the parties may enter into other stand-alone agreements on specific subjects. All such other agreements shall also be in writing, signed by the parties, and approved as to form by the Attorney General or designee.

F. **Modification:** No alteration or modification of any term of this Agreement shall be valid unless made in writing, signed by the parties, and approved as to form by the Attorney General or designee.

G. **Termination:** This Agreement shall continue until terminated. It may be terminated by either party only at the end of a State fiscal biennium, upon written notice to the other party given at least ninety (90) days in advance. However this Agreement or a successor overall agreement with the College shall be necessary for the Foundation to operate.

IN WITNESS WHEREOF, this Agreement has been executed by and on behalf of the parties on this ___ day of __________, 2006.

___________________ FOUNDATION

By ________________________

Jennifer Zaccardo, President

Peninsula College Foundation

___________________ COLLEGE

By ________________________

Dennis Duncan, Chair

Peninsula College Board of Trustees

Approved as to form:

_____________________

Assistant Attorney General