**Dual Enrollment**

This Agreement is entered into by and between the Warren School District (hereinafter referred to as the “School District”) and Pennsylvania Western University (PennWest) (hereinafter referred to as the “University”). This Agreement sets out the terms and conditions of the Dual Enrollment program offered by these two institutions in accordance with Article XVI-B of the Public School Code (hereinafter “Program”).

The University and the School District do hereby agree to the following:

**1. Term**

It is agreed that this Agreement will be in effect as of the date of the last signature, for a period of one year. It will be renewed automatically for additional one-year terms, up to a maximum term of five years, unless formally terminated pursuant to this Agreement.

**2. Dual Enrollment Committee**

The Dual Enrollment Committee appointed for the term of this Agreement is comprised of the following individuals:

Dr. Erinn Lake PennWest University, Senior Vice President for Strategic Enrollment & Global Online Advancement

Dr. Daniel Engstrom PennWest University, Interim Dean, College of Education and Deputy Provost

Ms. Amy Stewart Superintendent of Schools, Warren School District

Mr. Paul Crider Principal, Warren School District

Mr. Paul Mangione President, Board of School Directors-

Warren School District

Mr. Eric Mineweaser Director of Curriculum, Instruction & Assessment, Warren School District

**3. Student Eligibility**

1. Students who meet all of the following criteria are qualified to participate in the program:

a. The student is a high school junior or senior.

b. The student is making satisfactory progress toward fulfilling applicable secondary school graduation requirements, as determined by the School District. The School District will determine satisfactory progress based on grades and credits completed, GPA, and SAT scores.

c. The student demonstrates readiness for college-level coursework in the intended subject area of study, as determined by the University. The University will determine readiness based on the home high school recommendation and required prerequisites.

d. Students must maintain good standing in their School District as outlined in the code of conduct according to School District policy. Disciplinary actions per the School District code of conduct will also impact continued participation in the Dual enrollment program.

B. Students that do not meet the criteria listed under section A may be permitted to enroll in Dual enrollment courses if they meet the following alternative criteria and receive appropriate approval from both the University and the School District:

a. Case by case review by home school principal or school counselor using grades, curriculum, PSSA scores, and success in core curriculum courses.

b. Students who are in the 10th grade may participate in the program as long as the following criteria are met:

Standardized test scores, Gifted Individual Education and Evaluation Reports, Guidance Counselor or School Psychologist recommendation regarding social maturity and academic readiness are submitted to the University admissions office prior to enrollment in college courses through Dual enrollment.

C. In order to remain in this program, the student must maintain a university minimum cumulative grade point average (GPA) of 2.00 at PennWest.

D. Upon receipt of an earned grade of D or lower in a dual enrolled course at PennWest, the student will discontinue with further dual enrollment courses until they re-take the same course and receive a grade of C or higher. Repeat exceptions must be approved through the Registrar’s Office.

E. The student while enrolled in any University course shall comply with its academic policies and requirements. However, the applicable academic policies/degree requirements in effect for the student will be as they exist at the time of the student’s enrollment into the program.

F. The student while enrolled in a University course shall comply with its discipline policies and requirements. These policies will be communicated through the online policy manual and course syllabus.

G. Warren School District students will be given the option to attend dual enrollment entry level courses on the PennWest campus (California, Clarion, Edinboro campus, or Venango site) or online. The course availability will be determined on a semester basis and provided to school administrators and school counselors.

H. The University acknowledges and agrees that, in the event a student is suspended or expelled by the School District, the student shall not be permitted to participate in the dual enrollment program during the period of said suspension or expulsion. Under such circumstances and when applicable, the University shall utilize its withdrawal policies and tuition reimbursement policies in order to determine whether the student, the student’s parents/guardians, or the School District is entitled to a refund of any portion of the tuition costs paid to the University.

**4. Courses offered**

The following criteria apply to all courses covered by this Agreement:

 A. The courses are non-remedial. The courses are part of a well-rounded education, as defined by the Every Student Succeeds Act (ESSA). 20 U.S.C.A. § 7801 (which is part of the ESSA) defines the term “well- rounded education” as courses, activities, and programming in subjects such as English, reading or language arts, writing, science, technology, engineering, mathematics, foreign languages, civics and government, economics, arts, history, geography, computer science, music, career and technical education, health, physical education, and any other subject, as determined by the State or local educational agency, with the purpose of providing all students access to an enriched curriculum and educational experience.

B. The courses fulfill General Education requirements.

C. The courses, as offered to Dual enrollment students, are identical to those offered when Dual enrollment students are not enrolled, including the use of an identical curriculum, assessments and instructional materials.

D. The courses enforce prerequisite coursework requirements identical to those enforced for the courses when Dual enrollment students are not enrolled.

E. The courses shall be offered in accordance with the terms of this Agreement and Article XVI-B of the Public School Code.

F. Courses offered must appear in the University catalog. The University retains the right to cancel courses or limit enrollment due to course capacity. The courses offered will be provided to the school district the semester before enrollment. Any course offered pursuant to this Agreement is hereby approved by the District’s Board of School Directors.

Courses shall be offered in accordance with the terms of this Agreement and Article XVI-B of the Public School Code.

Location: PennWest California, Clarion or Edinboro campus, PennWest Venango site, or online, as determined by course availability.

Instructor: To be determined based on course availability.

Secondary courses/graduation requirement equivalent:

1. Students may take a maximum of 1 course per term (1 in fall; 1 in spring and 1 in the summer term). Summer I and Winter session courses are not applicable to Dual Enrollment. Students may submit a request, in writing, an exception to this requirement.

B. Total approved per credit: $100

C. A dual enrollment student will be responsible for:

 a. Tuition:

b. Fees: Including their tuition tech fee and transcript fee (if transcript is needed)

 c. Books: Cost varies by semester and course. Costs will be the

 responsibility of the student/parent.

d. Transportation Unless otherwise require by law, the School District shall have no obligation to, and shall not be required to, transport students to and from the classroom facilities. In the event the School District elects to provide transportation, said decision is discretionary and School District transportation can be terminated at any time at the sole and unrestricted discretion of the School District.

D. As with the School District’s other dual enrollment programs that meet all of the requirements of 24 P.S. 16-1611-B et. seq. and the eligibility requirements for grant funding, the School District, in accordance with the School District’s Dual Enrollment Resolution and at its sole discretion (unless required to do otherwise by law), may contribute tuition assistance for any School District student who chooses to enroll in the program. The remaining tuition amount will be the responsibility of the student/parent(s). Notwithstanding Section V(2) of this Agreement, the Parties agree that the School District reserves the right to modify the amount of any School District contribution at its sole discretion, without the consent of the University, and without the necessity of amending this Agreement.

**5. Student Courses/Credit**

Students will not be allowed to enroll in more than 3 courses through Dual enrollment per academic year.

In order to successfully complete a course listed in this Agreement, students must earn a minimum grade point average of 2.0 in each course.

The School District will award credit for and recognize courses that are successfully completed under this Agreement as fulfilling graduation requirements. However, the School District will award a student no more than one credit for courses successfully completed during the Summer (after the completion of the Spring Semester and prior to the start of the Fall Semester), regardless of how many courses are successfully completed and regardless of the fact that July 1 marks the beginning of the School District’s new year. For example, (i) if a student successfully completes one or more courses after the conclusion of the Spring Semester and prior to July 1 and also successfully completes one or more courses on or after July 1 and prior to the start of the Fall Semester, the School District will award only one credit; (ii) if a student successfully completes two or more courses after the conclusion of the Spring Semester and prior to July 1, the District will award only one credit; or (iii) if a student successfully completes two or more courses on or after July 1 and before the start of the Fall Semester, the District will award only one credit.

The University will award postsecondary credit to students who successfully complete courses identified in this Agreement. The University will transcript this credit in a manner similar to other students who take a course at this institution. If a Dual enrollment student becomes a regularly enrolled student at the University following graduation from secondary school, the University shall recognize those credits as applying to the student’s degree requirements as it would for any regularly enrolled postsecondary student who took the courses.

**6. Promotional material**

Both the University and the School District agree to provide a mechanism for communicating the educational and economic benefits of higher education as well as the requirements for participation and enrollment procedures for Dual enrollment to parents and students.

**7. Additional Administrative Responsibilities**

 The following will be responsible for the tasks listed below:

1. Registration: School District administration in cooperation with the University.
	1. Student will have course listed on their schedule at School District.
	2. Student will be simultaneously registered at the University.
2. Record Keeping: The University will maintain records during each year students enroll directly at the University.

a. Number of students applied, accepted, and enrolled

b. Courses taken

1. Fiscal Transactions: Student invoicing for tuition and fees will consist of a process involving the University, and the families. Students will receive an invoice directly to their online student portal.

D. The University will provide students with information on how to access academic support for Dual enrollment classes.

E. The University will provide library privileges to Dual enrolled students.

F. The University will require signed releases from the students to provide grades to the home school and parent.

G. University course instructors shall acquire all required background checks pursuant to Pennsylvania and federal law, including but not necessarily limited to: (1) criminal history record information report from the Pennsylvania State Police; (2) a child abuse certification from the Pennsylvania Department of Human Services; and (3) a federal history record information report obtained by submitting a full set of fingerprints to the FBI, as so required by Act 153 of 2014 and Act 15 of 2015 and any other applicable law.

H. University course instructors shall not be considered to be employees or independent contractors of the School District by virtue of their involvement with the program.

I. In the event a student with an I.E.P. or Section 504 plan, the School District’s Director of Pupil Services and the University’s Office of Accessibility Services will coordinate necessary accommodations.

**8. FERPA**

Both institutions recognize that they are bound to comply with the Family Educational Rights and Privacy Act of 1974 (Buckley Amendment) in the administration of student records and personal information for individuals enrolled in their institutions through this Agreement.

**9. Notification of Communication**

The University will regularly communicate regarding changes to admission and candidacy requirements, curriculum requisites, third party standards for accreditation and licensure, as well as any other relevant issues. Both institutions agree to communicate the conditions of this agreement to their respective stakeholders, external and internal. In addition to the ongoing responsibilities for notification, communication and cooperation established herein, the University will review this agreement every academic year and will make reasonable adjustments and amendments as deemed appropriate for the improvement of the transfer process and student matriculation to graduation.

**10. Applicable Law**

The laws of the Commonwealth of Pennsylvania shall govern this Agreement.

**11. Liability and Insurance**

Neither of the Institutions shall assume any liabilities to each other, except as specifically stated in this Agreement. As to liability for damage, injuries or death to persons, or damages to property, the Institutions do not waive any defense as a result of entering into this Agreement unless such a waiver is expressly and clearly written into a part of this Agreement. This provision shall not be construed to limit the sovereign immunity of the Commonwealth or of the Pennsylvania State System of Higher Education or the University.

The School District understands that as an Agency of the Commonwealth, the University is prohibited from purchasing insurance. As a public university and state instrumentality there is no statutory authority to purchase insurance and it does not possess insurance documentation. Instead, it participates in the Commonwealth's Tort Claims Self-Insurance Program administered by the Bureau of Finance and Risk and Management of the Pennsylvania Department of General Services. This program covers Commonwealth/ University-owned property, employees and officials acting within the scope of their employment, and claims arising out of the University's performance under this Agreement, subject to the provisions of the Tort Claims Act, 42 Pa. C.S.A.§§ 8521, et seq.

**12. Notice**

In the event of breach or suit, the following will be served with notice via first class mail or overnight commercial carrier:

**IU/School District:**

Superintendent

Warren School District

6820 Market St

Russell, PA 16345

 **PennWest University:**

Legal Notices: Vice President of Finance

PennWest University of Pennsylvania

250 University Ave.

California, PA 15419

Programmatic

Notices: Office of the Provost

PennWest University

250 University Ave.

California, PA 15419

**13. Force Majeure**

Neither institution shall have liability for any failure to perform or delay in performance due to any circumstance beyond its reasonable control, such as but not limited to fire, flood, work stoppage or strikes, loss of the use of a building or buildings due to construction or maintenance problems, acts of God and the like.

**14. Accreditations**

Implementation and interpretation of this agreement will be consistent with applicable and mandatory policies and procedures established by the appropriate accreditation bodies, the United States Department of Education, and other agencies that have jurisdiction over the operation of either institution. Both institutions shall maintain their respective individual accreditation and this agreement shall be binding only so long as that accreditation is maintained by both parties. Both agree to notify the other in the event of changes to their accreditations.

**15. Termination Provision**

 This Agreement shall be effective upon execution by both parties and all necessary Commonwealth officials. Either party may terminate this Agreement for any reason with ninety (90) days written notice. Either party may terminate this Agreement in the event of substantial breach. Should the School District or the University terminate this Agreement, all students enrolled under the Agreement at the time of termination, may continue under the terms of this Agreement to complete their registered classes.

**16.** **Modification**

This Agreement shall only be modified in writing with the same formality as the original Agreement and shall be approved by the District’s Board of School Directors at a public, advertised meeting held in compliance with the Pennsylvania Sunshine Act.

**17.** **Relationship**

The relationship between the parties to this Agreement to each other is that of independent contractors. The relationship of the parties to this contract to each other shall not be construed to constitute a partnership, joint venture or any other relationship, other than that of independent contractors.

**18.** **Third Party Beneficiaries**

This agreement is not a third party beneficiary contract and confers no rights upon any students or employees of the parties.

**19.** **Non-Discrimination**

 The Parties agree to continue their respective policies of nondiscrimination based on Applicable Law, including Title VI of the Civil Rights Act of 1964 in regard to sex, age, race, color, creed, national origin, Title IX of the Education Amendments of 1972 and the Americans with Disabilities Act. The School District agrees to cooperate with the University in any investigation of an allegation of discrimination and to report any known incident in which the University Student is the victim of sexual assault, dating violence, domestic violence, stalking or sexual harassment to the University.

**20.** **Binding Signatures**

For the purpose of this Agreement, a copy of the party’s original signature shall be considered to be an original signature; and as such shall be sufficient to bind such parties.

**21.** **Entire Agreement**

This Agreement represents the entire understanding between the parties. No other prior or contemporaneous oral or written understandings or promises exist in regards to this relationship.

**Signature Page**

For the School District:

Mr. Paul Mangione Date

President, Board of School Directors-

Warren School District

ATTEST:

Mrs. Ruth Huck Date

Secretary, Board of School Directors-

Warren County School District

For PennWest University:

 Dr. Brenda Fredette Date

 Interim Provost and Vice President for

 Academic Affairs

 Approved as to Form & Legality:

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 University Legal Counsel