STATE OF TEXAS §				IEP Te	eam Meetings	
	Division Number:	215	Program Nam	e: Facilit	Facilitator	
COUNTY OF TRAVIS §			Legal/Funding	Authority:	TEC 29 020	
	Org. Code: Legal/Funding Authority: TEC 29 020 Speed Chart:					
	Payee Name: Enlightenment Consulting, LLC		Payee ID:	70026348	7002634889	
	ISAS Contract #: 3264		PO #:	PO#: 34458		

Amendment No. 1

## AMENDMENT TO STANDARD CONTRACT BETWEEN TEXAS EDUCATION AGENCY AND

## Enlightenment Consulting, LLC

NAME OF CONTRACTOR

It is mutually understood and agreed by and between the undersigned contracting parties of the above numbered contract to amend said contract effective **September 1, 2015**, as follows:

TEA is exercising its option to renew the contract from September 1, 2015 to August 31, 2016.

Article IV. PAYMENT UNDER CONTRACT, Section A. is revised to include the following:

In the event that an Individualized Education Program (IEP) team facilitation meeting gets cancelled for any reason by the parties involved or that the meeting request is not authorized under 19 TAC §89.1197 after a meeting request has been assigned, the facilitator shall be compensated \$50 per hour, for up to eight (8) hours of documented preparation time preparing for the facilitated IEP team meeting. Payment shall be made upon submission of a properly prepared invoice that documents the hours spent preparing for the meeting and a completed self-assessment document.

If the IEP team facilitation meeting continues on as originally scheduled, the facilitator will be compensated a flat fee of \$750.00 for facilitating the meeting as stated in Article IV, Section A of the original contract.

The terms of the payment under contract remain unchanged as follows:

- A. The compensation rate of a flat fee of \$750.00 per assignment. Each assignment includes preparation time, travel to and from the meeting location, facilitating the meeting, administering a survey to the members of the IEP Team, returning the completed surveys to TEA, and updating, if necessary, the Correspondence and Dispute Resolution Management System (CDRMS). Facilitator will be compensated for facilitating only one IEP team meeting per assignment.
- B. Contractor will be reimbursed for TEA-sponsored training sessions, if made available, at the hourly rate of \$50.00 for the actual time spent in training. Contractor will be reimbursed at the current state rates for transportation expenses for all TEA-sponsored training sessions. Lodging and meal expenses will only be reimbursed if the travel requires an overnight stay, and reimbursement is limited to actual expenses incurred up to the maximum state rate.
- C. Travel expenses shall be computed in accordance with rates prescribed for employees of the State of Texas byTexas laws in effect at the time such travel and expenses are incurred by the Contractor. Contractor should ensure that all travel expenses incurred are the most cost effective considering all relevant circumstances. Contractor shall maintain receipts in accordance with item H of the General Provisions. The Comptroller's website for travel rules and regulations tExtravel: https://fmx.cpa.state.tx.us/fmx/travel/textravel/index.php. Receipts must be made available for programmatic or financial audit, by TEA and by others authorized by law or regulation to make such an audit, for a period of not less than five (7) years.
- D. Contractor will not be compensated for time spent preparing billing invoices.

Additional Contract Terms and Conditions required by the 84th Texas Legislative session that are different from the Terms and Conditions of the Contract dated December 13, 2013 are attached and incorporated herein.

Pursuant to Section 2252.901 of the Texas Government Code, Contractor certifies that it is not a former employee of TEA or that Contractor has not been an employee of TEA for twenty four (24) months prior to the beginning date of this contract.

Contractor must make full disclosure of intent to employ or subcontract with an individual who is a former employee/retiree of TEA. Within the first twenty four (24) months of leaving employment at TEA, a former employee/retiree selected by the Contractor for employment or subcontracting, shall not perform services on a project or fill a position that the former employee/retiree worked on while employed at TEA.

Contractor shall be an independent contractor for matters relating to this Contract. Contractor and its employees are not employees of TEA for any purpose and shall not be entitled to participate in any plan, arrangement, or distribution by TEA pertaining to or in connection with any pension, bonus, or other benefit extended to TEA employees.

By entering into this Amendment, Contractor certifies and ensures that it utilizes and continue to utilize, for the term of the Contract, the U.S. Department of Homeland Security's E-Verify system to determine eligibility of: 1. All persons employed to perform duties within Texas, during the term of the Contract; and 2. All persons (including subcontractors) assigned by the Contractor to perform work pursuant to the Contract, within the United States of America. Contractor shall provide, upon request of the TEA an electronic or hardcopy screen shot of the confirmation number for attachment to the Form I-9 for the three most recent hires that match the criteria above, by the Contractor, and Contractor's subcontractors, as proof that this provision is being followed.

If this certification is falsely made, the Contract may be immediately terminated, at the discretion of the state and at no fault to the state, with no prior notification. The Contractor shall also be responsible for the costs of any resolicitation that the state must undertake to replace the terminated Contract

It is agreed and accepted by a person authorized to bind Contractor that all Terms and Conditions of this Amendment are effective commencing on the above date.

All other terms and conditions of the original contract remain the same and are incorporated herein as if specifically written.

It is agreed and accepted by a person authorized to bind Contractor that all terms and conditions of this amendment are effective commencing on the above date.

Typed Name: Jacquelene Turner Typed Title: Owner Authorized Signature This section reserved for Agency use. I, an authorized official of Agency, hereby certify that this contract is in compliance with the authorizing program statute and applicable regulations and authorize the services to be performed as written above. AGREED and accepted on behalf of Agency this 1 by a person authorized to bind Agency. Return three (3) copies with original signature to: Norma Barrera, Purchasing and Contracts Texas Education Agency Shirley Beaulieu, Associate Commissioner 1701 North Congress Avenue, Room 2-125 Finance/ CFO Austin, Texas 78701-1494

Send electronic copies to: TEAContracts@tes state to up

## **Contract Terms and Conditions**

Contract Terms and Conditions required by the 84th Texas Legislative session that are different from the Terms and Conditions of the original Contract dated December 10, 2014.

H. Records Retention and the Right to Audit: Contractor shall maintain its records and accounts in a manner which shall assure a full accounting for all funds received and expended by Contractor in connection with the Contract Project. These records and accounts shall be retained by Contractor and made available for programmatic or financial audit by TEA and by others authorized by law or regulation to make such an audit for a period of not less than seven (7) years from the date of completion of the Contract Project or the date of the receipt by TEA of Contractor's final claim for payment or final expenditure report in connection with this Contract, whichever is later. If an audit has been announced, the records shall be retained until such audit has been completed.

Pursuant to Government Code, the state auditor may conduct an audit or investigation of the contractor or any other entity or person receiving funds from the state directly under this contract or indirectly through a subcontract under this contract. The acceptance of funds by the Contractor or any other entity or person directly under this contract or indirectly through a subcontract under this contract acts as acceptance of the authority of the state auditor, under the direction of the legislative audit committee to conduct an audit or investigation in connection with those funds. Under the direction of the legislative audit committee, the Contractor or other entity that is the subject of an audit or investigation by the state auditor must provide the state auditor with access to any information the state auditor considers relevant to the investigation or audit. Contractor will ensure that this clause concerning the authority to audit funds received indirectly by subcontractors through the Contractor and the requirement to cooperate is included in any subcontract it awards.

Contractor further agrees that acceptance of funds under this contract acts as acceptance for TEA to conduct an audit or investigation in connection with those funds. Contractor, subcontractors, and any entities receiving funds through this contract shall cooperate fully with TEA in the conduct of the audit or investigation, including providing all records pertaining to this contract that are requested.

AA. Public Information: The TEA is subject to the provisions of the Texas Public Information Act. If a request for disclosure of this Contract or any information related to the goods or services provided under the Contract or information provided to the TEA under this Contract constituting a record under the Act is received by the TEA, the information must qualify for an exception provided by the Texas Public Information Act in order to be withheld from public disclosure. Contractor authorizes the TEA to submit any information contained in the Contract, provided under the Contract, or otherwise requested to be disclosed, including information Contractor has labeled as confidential proprietary information, to the Office of the Attorney General for a determination as to whether any such information may be exempt from public disclosure under the Act. If the TEA does not have a good faith belief that information may be subject to an exception to disclosure, the TEA is not obligating itself by this Contract to submit the information to the Attorney General. It shall be the responsibility of the Contractor to make any legal argument to the Attorney General or appropriate court of law regarding the exception of the information in question from disclosure. The Contractor waives any claim against and releases from liability the TEA, its officers, employees, agents, and attorneys with respect to disclosure of information provided under or in this Contract or otherwise created, assembled, maintained, or held by the Contractor and determined by the Attorney General or a court of law to be subject to disclosure under the Texas Public Information Act.

Contractor is required to make any information created or exchanged with the state pursuant to this Contract, and not otherwise excepted from disclosure under the Texas Public Information Act, available in a format that is accessible by the public at no additional charge to the state. The TEA Project Manager will provide the specific format by which the Contractor is required to make the information accessible by the public.