			-		
STATE OF TEXAS §			Program	IDEA B Formula – Special Education Mediators	
· ·	Division Number:	160	Name:		
COUNTY OF TRAVIS §	Org. Code:	006	Legal/Fund	ing Authority:	20 USC 1400 et seq
	Speed Chart:		Harden .		
	g '	enda Jarden-	Payee ID:		
	Ho	iter	-		
	ISAS Contract #:	3335	PO #:	34569	
Amendment No. 1					
		AMENDMENT	TO		
	STA	NDARD CON	TRACT		
		BETWEEN			
	TEXAS	EDUCATION AND	AGENCY		
	Brei	nda Jarde	n-Holter		
	NA	ME OF CONTRA	CTOR		
It is mutually understood contract to amend the cor			signed contracting	parties of the a	above numbered
Amend Article IV. Paymer	nt Under Contract, para	graph D.6. to stat	e:		
D. TEA will reimbur	se Contractor for certai	n expenses as pr	ovided below:		
Adminis expens be rein reimbur for mea maximu	and meal expenses to stration (GSA) federal es incurred in-state at l abursed at the maxin sement is limited to act als and lodging should am allowable rate. Me and alcoholic beverages	Domestic Maximulocations that are mum state rate. tual expenses income not be claimed ual expenses are	Im Per Diem Rate not specifically list Although receipt urred up to the man nless the actual e reimbursed only fo	es, except that lo ed in the GSA fe s are not requi ximum rate. The xpenditures equi	edging and meal deral rates shall ired for meals, maximum rates all or exceed the
Amend the Contract Teri Legislature. The amended					the 84 th Texas
The Comptroller's website https://fmx.cpa.state.tx.us financial audit, by TEA an than seven (7) years. It is agreed and accepted are effective commencing	/fmx/travel/textravel/inc d by others authorized by a person authorized	dex.php. Receipts by law or regulation	must be made ava on to make such ar or that all Terms ar	n audit, for a peri	od of not less
Typed Name: Typed Title: Attor	Brenda Jarden-Ho ney at Law	lter	Brenda	therized Signatur	- Heles
Thou this.	no, actur		Au	Villagi Signatur	-
This section reserved I, an authorized official statute and applicable re	of Agency, hereby cer				orizing program
AGREED and accepted by a person authorized t		is 10 day of _	March o	2016	(month/year)
	gned copy to:		0		
TEAContracts@tea.texas.gov			Shar	Beauti	
) s	hirley Beaulieu	
			_	mmissioner Fina	ince/ CFO

Contract Terms and Conditions

Amendments to the General Provisions required by legislation passed by the 84th Texas Legislature.

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 the Texas Government Code, the state auditor may conduct an audit or investigation of 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 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, 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 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.

BB. Public Information: 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 TEA under this contract constituting a record under the Act is received by TEA, the information must qualify for an exception provided by the Act in order to be withheld from public disclosure. Contractor authorizes 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 TEA does not have a good faith belief that information may be subject to an exception to disclosure, TEA is not obligating itself by this contract to submit the information to the Attorney General. It shall be the responsibility of 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. Contractor waives any claim against and releases from liability 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 Contractor and determined by the Attorney General or a court of law to be subject to disclosure under the 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 Contractor is required to make the information accessible by the public.

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