

**SANTA FE COUNTY
AMENDMENT NO. 6 TO THE AGREEMENT
WITH ENVISION YOUR FUTURE, INC.**

THIS AMENDMENT is made and entered into as of this 16th day of March, 2012, by and between the **Santa Fe County**, a political subdivision of the State of New Mexico (hereinafter referred to as “the County,” and **Envision Your Future, Inc.**, (hereinafter referred to as “the Contractor”).

WHEREAS, on December 7, 2009 pursuant to a small purchase the County procured a Professional Services Agreement with Contractor to provide programs and workshops for teachers and students at Pinon Elementary School pertaining to increasing awareness of the dangers of underage drinking;

WHEREAS, the term of the Agreement was from December 7, 2009 to June 30, 2010, and the not-to-exceed value of the Agreement is \$14,450 inclusive of gross receipts tax;

WHEREAS, Article 17 of the Agreement allows the parties to amend or modify the Agreement by an instrument in writing executed by the parties;

WHEREAS, on February 5, 2010 by Amendment No. 1 where all references in the Agreement to “Pinon Elementary School” were deleted and replaced with “Pojoaque Elementary School.”

WHEREAS, on July 2010 by Amendment No. 2 the term of the Agreement was extended to June 30, 2011, amended the Article 1. “Scope of Work,” and increased the compensation by \$11,500 for FY 2011 resulting in a not-to-exceed value of \$25,950;

WHEREAS, on July 12, 2010 by Amendment No. 3, Article 2 “Compensation and Invoicing: of the Agreement” was amended to clarify and specify the amounts payable for FY 2010 and FY 2011 into payment for services designated as Part 1, Part 2, and Part 3;

WHEREAS, on June 2, 2011 by Amendment No. 4, the parties amended the Agreement to extend the term to June 30, 2012 and increased the compensation in the amount of \$12,450 for expenditure of FY 2012. The increase to the contract sum resulted in a total contract sum of \$38,400 exclusive of gross receipts tax;

WHEREAS, on November 2, 2011, the parties amended Article 1 “Scope of Work” to include Facilitator Certification Training with Learning Coach for six (6) Pojoaque Elementary School teachers and one hundred fifty (150) student workbooks, posters, and activities kits for the classroom;

WHEREAS, the parties wish to amended Article 1 “Scope of Work” to include IGenConnect program to connect and communicate with students to get engaged in prevention and wellness. The parties also wish to increase the compensation in the amount of \$11,500.

NOW, THEREFORE, IT IS MUTUALLY AGREED AS FOLLOWS:

1. Article 1, “**SCOPE OF WORK**” will add the following language:

iGenConnect® high school youth texting prevention messages program

600-1000 school youth will be opted into the system via texting and going to the specifically built iGenConnect® Website for information and chance to win prizes.

- (a) A Website will be built and implemented that will allow teens to connect via cell phones, iPads, or PC's to vote on best prevention text messages. Website will have state and national prevention links with youth specific information and resources.
- (b) A Web site will be developed where the students will vote on the best text messages from their peers. The site will include links to information on prevention, support and help with their challenges. Information will be provided by DWI, Santa Fe School Public School District (SFPSD), NM DOH, US Department of Health and NM DOT. Once teens are familiar with the iGenConnect™ web site it become a continuing source of prevention/help and support information.

2. Article 2, "COMPENSATION AND INVOICING" is hereby amended to read as follows:

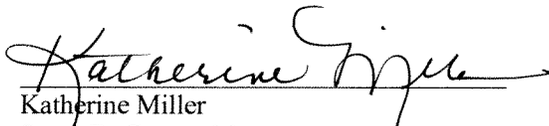
In consideration of its obligations under this Agreement the Contractor shall be compensated as follows:

In no event shall the total compensation paid to the Contractor under this agreement exceed Forty-nine thousand nine hundred dollars (\$49,900), exclusive of gross receipts tax in the following amounts: (FY 2010 - \$14,450.00, FY 2011 - \$11,500, and FY 2012 \$23,950).

3. All other provisions of the original Agreement, not amended, replaced or suspended by Amendment No. 1, No. 2, No. 3, No. 4, and No 5. shall remain in full force and effect.

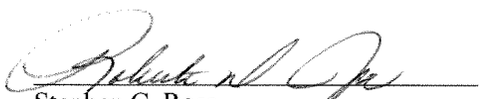
IN WITNESS WHEREOF, the parties have executed this Amendment as of the date first written above.

SANTA FE COUNTY


 Katherine Miller
 Santa Fe County Manager

Date 3.16.12

APPROVED AS TO FORM:


 Stephen C. Ross
 Santa Fe County Attorney

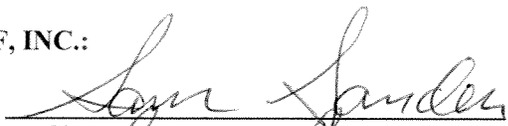
Date 3/7/12

FINANCE DEPARTMENT APPROVAL

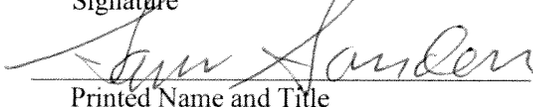

 Teresa C. Martinez
 Santa Fe County Finance Director

Date 3/9/12

EYE, INC.:

By: 
 Signature

Date 3-12-12


 Printed Name and Title