

AMENDMENT

This amendment is made to the Blended Charter School Services Agreement previously executed by and between *Summit Education Group*, hereinafter called "*Summit*" and GOAL Academy, hereinafter called "CO-GOAL". It is mutually understood and agreed by and between the undersigned contracting parties to amend that previously executed agreement as follows:

Exhibit "A" amended to include:

1.17 GED Services.

Summit shall provide services to provide a complete GED program. These GED services will include, but are not limited to; GED participant identification, student recovery, enrollment, monitoring, educational tutoring and coaching support, as well as arranging GED testing as appropriate to former GOAL students.

Identification of former students - Via the student SIS and GOAL staff surveys, a listing of all former exited students who have not been verified as enrolling in another educational option will be developed.

Identification of potential students - Students will be identified as potential GED candidates only after they have completed the GOAL's "Every Opportunity To Succeed (EOTS) and EXIT processes. Summit will not make contact with any current GOAL student directly.

Once Summit has been notified of a students GED candidacy, Summit will contact the said student in a timely basis and engage the student in a GED options program.

Exhibit "B" amended to include:

Service Item	Onboard Date
GED Services - for up to 200 former GOAL students per year.	4/1/2014

April - June 2014 (Due on the 1st of each month) \$200,533

July 2014 - end term (Due on the 1st of each month) 15% of PPR, but not not less than \$200,533

Any changes, additions, or modifications are by mutual consent only and governed by the Blended Charter School Agreement attached.

COLORADO – GOAL Academy:	Summit Education Group
By: _____	By: _____
Title: _____	Title: _____
Date: _____	Date: _____

All other terms and conditions that are not hereby amended are to remain in full force and effect.