FEE-FOR-SERVICE CONTRACT AMENDMENT

Amendment #	Original Contract CMS (CLIN) #	Amendment CMS #
13	06-0006	60350

1) PARTIES

This Amendment to the above-referenced Original Contract ("Contract") is entered into by and between the Governing Board for Colorado Mesa University ("Institution"), and the STATE OF COLORADO ("State") acting by and through the Department of Higher Education ("Department").

2) EFFECTIVE DATE

This Amendment shall not be effective or enforceable until it is approved and signed by the Colorado State Controller or designee (hereinafter called the "Effective Date").

3) FACTUAL RECITALS

- a. The parties entered into the Contract with a made date of June 1, 2005 (CLIN #06-00006), the first Amendment (CLIN#06-00013), the Second Amendment(CLIN #07-00004), the Third Amendment(CLIN #08-00004), the Fourth Amendment(CLIN #09-00004), the Fifth Amendment(CLIN #09-00015), the Sixth Amendment(CMS #2176), the Seventh Amendment(CMS #17793), the Eighth Amendment(CMS #22743), the Ninth Amendment (CMS #33704), the Tenth Amendment (CMS #33973), the Eleventh Amendment (CMS #45132), and the Twelfth Amendment (CMS #47837) for the purchase of higher educational services.
- b. Additional funds have been budgeted, appropriated and otherwise made available for the purchase of additional higher education services for the residents of the state of Colorado for FY 2012-13.
- c. Prior to the Eleventh Amendment and FY2011-12, Colorado Mesa University was known as Mesa State College. The change was made by the General Assembly in SB11-265 with an effective date of August 10, 2011.

4) CONSIDERATION-CONTINGENCY

The Parties acknowledge that the mutual promises and covenants contained herein and other good and valuable consideration are sufficient and adequate to support this Amendment. The funding of this Contract is contingent upon the Department's funding from the Joint Budget Committee of the Colorado General Assembly (JBC). The JBC reserves the right to adjust the funding amount of the Contract in accordance with changes in student enrollment at the Institution.

5) LIMITS OF EFFECT

This Amendment is incorporated by reference into the Contract, and the Contract and all prior amendments thereto, if any, remain in full force and effect except as specifically modified herein.

a. FY 2012-13 adjustment

The Department will transfer one hundred three, three hundred sixty-eight dollars (\$103,368) for a total contract amount of seventy million, four hundred sixty-four thousand, four hundred thirty-three dollars (\$70,464,433) through the end of FY 2012-

13 for the purchase of the higher education services set forth in **Exhibit A-13**, **attached hereto and incorporated by reference**, under Fund Number <u>100</u>, Appropriation Account <u>FFS</u>. Upon the commencement of the Thirteenth Amendment, the Department will transfer this amount in monthly payments (1/12 of total) within the first week of each month of the term of the contract.

b. Intercept Program

In accordance with SB08-245, if the Institution participates in the Intercept program the Institution is required to notify the Department of the Treasury (hereinafter referred to as the "Treasury") when the Institution is unable to make a required bond payment. The Treasury will make the required payment on behalf of the Institution and the Treasury is authorized to intercept the System's Fee-For-Service payment to recoup expended funds. Any payments made under the Contract (even if intercepted by a third party) are considered to be payments made to the Institution for services provided under the terms of the Contract.

1) START DATE

This Amendment shall take effect on the later of its Effective Date or July 1, 2012.

2) ORDER OF PRECEDENCE

In the event of any conflict, inconsistency, variance, or contradiction between the provisions of this Amendment and any of the provisions of the Contract, the provisions of this Amendment shall in all respects supersede, govern, and control.

3) AVAILABLE FUNDS

FINANCIAL OBLIGATIONS OF THE STATE PAYABLE AFTER THE CURRENT FISCAL YEAR ARE CONTINGENT UPON FUNDS FOR THAT PURPOSE BEING APPROPRIATED, BUDGETED, AND OTHERWISE MADE AVAILABLE.

THE PARTIES HERETO HAVE EXECUTED THIS AMENDMENT

* Persons signing for Contractor hereby swear and affirm that they are authorized to act on Contractor's behalf and acknowledge that the State is relying on their representations to that effect.

CONTRACTOR Colorado Mesa University

By: Timothy Foster

Title: President

By: Daniel R. Robinson Title: Chair, Board of Trustees STATE OF COLORADO

John Hickenlooper. GOVERNOR

Department of Higher Education

By: D. Gov. Joseph A. Garcia, Executive Director

ALL CONTRACTS REQUIRE APPROVAL BY THE STATE CONTROLLER

CRS §24-30-202 requires the State Controller to approve all State Contracts. This Contract is not valid until signed and dated below by the State Controller or delegate. Contractor is not authorized to begin performance until such time. If Contractor begins performing prior thereto, the State of Colorado is not obligated to pay Contractor for such performance or for any goods and/or services provided hereunder.

STATE CONTROLLER
David J. McDermott, CPA

I V. U.M.

Date:

EXHIBIT A-13 STATEMENT OF WORK Colorado Mesa University

The General Assembly has found that some services which are offered by institutions of higher education reinforce or go beyond the scope of undergraduate services and are not part of the College Opportunity Fund stipend program. Instead, the General Assembly has determined that it is in the best interests of the state of Colorado for the Department to purchase these selected educational services for the benefit of students. In accordance with 23-1-109.7 Colorado Revised Statutes (C.R.S.) these services may include, but need not be limited to:

- (a) Educational services in rural areas or communities in which the cost of delivering the educational services is not sustained by the amount received in student tuition;
 - (b) to (d) repealed;
- e) Educational services required of the commission to meet its obligations under reciprocal agreements pursuant to section 23-1-112, C.R.S.;
 - (f) Graduate school services;
- (g) Educational services that may increase economic development opportunities in the state, including courses to assist students in career development and retraining; and
- (h) Specialized educational services and professional degrees, including but not limited to the areas of dentistry, medicine, veterinary medicine, nursing, law, forestry, and engineering

Graduate and Other Educational Services

In order to purchase graduate educational services the Department has developed a cost model that identifies expenses incurred by this Institution in educating students. Based upon this cost information, the department shall purchase services on a per credit hour basis. The per credit hour basis is a common method of determining costs and is easily identifiable and auditable under this contract.

Such services are purchased in order to provide postsecondary degrees in various fields of study. Each degree is designed to provide a specific field of knowledge to students that benefit the educational mission of the student and the state. A highly educated workforce attracts businesses and people to the state and helps create a diverse and robust economy. Further, these services allow citizens the opportunity to improve their educational knowledge and career opportunities by learning new skills. The Department finds that people who are highly trained and specialized in a field of study are more easily employed and desirable in the workplace. The Department therefore finds that the purchase of these services benefits all citizens and ensures the economic vitality of the state.

The System shall provide educational services to the Department consistent with its statutory role and mission. These services shall be purchased by the Department on a credit hour cost basis as identified in the cost model developed by the Department and Institution as set forth in **Exhibit C-13**.

Other educational services shall be purchased in accordance with Title 23, Article 1, Section 109.7, Colorado Revised Statutes. Specifically, the following services shall be purchased:

Career Development, Retraining and Customized Job Training

The Department shall purchase career development, and retraining services that include customized job training programs designed to improve the educational competency of

employees. The purpose for purchasing such services is to aid in providing a workforce that possesses the skill set necessary to meet the employment demands of private, state and local businesses. Failure to deliver such programs could result in increased unemployment rates and the outward migration of business that will leave the state to find the skilled work force it needs to sustain its business. Examples of such courses and programs shall include but not be limited to: Administrative Office Technology, CAD, Construction Technology, Culinary Arts, Electric Linemen work, BLM certification, Technology Integration, Transportation Services, Marketing, Management training, Travel/Hospitality programs, Welding, and Manufacturing Technology.

Specialized Educational Services and Professional Degrees

Although higher education is a business, its core mission is education and program prioritization cannot be made solely on costs. To secure the well being of the state, and to enhance and maintain its diversified economy the Department shall purchase services that will ensure that specialized educational programs and professional degrees are provided. These Specialized Educational services and professional degrees include Business, Physical Sciences, Teacher Licensure, Computer Science, Computer Information Systems, Accounting, Nursing, Health Care, Emergency Medical Technicians, Transportation, Peace Officers Standards Training program, Criminal Justice, and Radiology Technology.

Because these programs are very costly to deliver due to low faculty to student ratios, specialized instrumentation requirements and integration of high end technologies, the Department shall purchase these services on a credit hour basis as identified in the CCHE Cost Model. The purchase of these services shall be net of the College Opportunity Fund Stipend reimbursement made to the College on behalf of students enrolled there.

During the period of this agreement, the Department will purchase from **CMU** the following units of services for a total six million, six hundred thirty-one thousand, one hundred ninety-eight dollars (\$6,631,198):

- a. The Department shall purchase 1,728 credit hours for Graduate I (Master level) services. The rate at which such credit hours shall be purchased will be five hundred ten dollars (\$510) per credit hour for a total of eight hundred eight one thousand two hundred eight dollars (\$881,280).
- b. The Department shall purchase 10,960 credit hours for courses that assist students in career development and retraining. The rate at which such credit hours will be purchased is two hundred forty nine dollars (\$249) (as calculated in Exhibit C-13) per credit hour for a total of two million seven hundred twenty nine thousand forty dollars (\$2,729,040).
- c. The Department shall purchase 12,132 credit hours of specialized educational courses and professional degrees. The rate at which such credit hours will be purchased is two hundred forty nine dollars (\$249) (as calculated in Exhibit C-13) for a total of three million twenty thousand eight hundred seventy eight dollars (\$3,020,878).

In order to ensure that such services are provided in a reasonable and fiscally responsible manner, the Institution shall report annually, through the Student Unit Reporting Data System (SURDS), and the Final Student Enrollment Report, or by other means noticed and established by the Department, the number of student FTE served and credit hours provided by each category listed in this exhibit. If such reporting shows an amount of credit hours lower than is purchased herein, the Department shall adjust the payments under this contract accordingly.

Further, the Department may audit such services periodically to ensure contract and statutory compliance including, but not necessarily limited to ensuring that the number of credit hours purchased has been provided.

Nothing in this section shall prevent the Institution from enrolling students above and beyond the units contracted for under Other Educational Services.