

## **AMENDATORY CONTRACT**

AMENDATORY CONTRACT entered into between JAMAICA (hereinafter the “Borrower”) and the INTER-AMERICAN DEVELOPMENT BANK (hereinafter the “Bank”, and together with the Borrower, the “Parties”).

### **ARTICLE ONE**

The Parties agree to amend the Loan Contract No. 2039/OC-JA entitled “Youth Development Program – Phase I” (hereinafter the “Contract”), entered into between the Borrower and the Bank on December 5, 2008, and amended through the Amendatory Contract No. 1 signed by the Parties on April 11, 2011, in the manner and to the extent set forth below:

1. Any and all reference in the Contract and in Amendatory Contract No. 1 to the Ministry of Education or MOE, with the exception of the references provided in paragraph 2, is hereby amended so as to read “Ministry of Youth and Culture” or “MY&C”.

2. Paragraph 4.01 of the Annex of the Agreement No. 1, is hereby amended to read as follows:

#### **“IV. Execution”**

**4.01** The Executing Agency of the Program will be the Ministry of Youth and Culture (MY&C). The MY&C will work through the NYS and NCYD, and in close coordination with the Ministry of Education’s CAP team, who will all retain technical responsibility for execution of pertinent Program activities. An integrated implementation model will be used whereby MY&C will be responsible for all financial, procurement and administration arrangements for Program activities. To this end, the MY&C will have under its oversight a Program Implementation Unit (PIU) consisting of a Program Manager, Financial Specialist, Procurement Specialist and support staff. The Ministry of Education (MOE) will continue to provide support to the Program execution by providing accommodation for the PIU, unless and until the MY&C, with the non-objection of the Bank, decides otherwise.

**4.02** The participation of the NCYD and NYS in the youth development program will allow synergies to be created given that their roles are complementary. The CAP team, under the technical oversight of the MOE, will have technical responsibility for execution of CAP pilot activities to be financed under Component 1 (Quality improvement and strengthening of youth training and life skills programs) while the NYS will have technical responsibility for the other activities under

Component 1. The NCYD will have technical responsibility for Component 2 (Youth Information Centers) and Component 3 (Sector Management). To facilitate execution and coordination with the Program Implementation Unit, a Technical Coordinator and project assistant will be contracted to work with the NYS, and two Technical Coordinators (one for Component 2 and one for Component 3) and a shared Project Assistant will be contracted to work with the NCYD. All positions related to project management and execution will be filled on a competitive basis and in accordance with Bank procurement policies for the contracting of individual consultants.”

## **ARTICLE TWO**

The Parties hereby ratify the validity and enforceability of all other provisions set forth in Loan Contract No. 2039/OC-JA and its Amendatory Contract No. 1, which remain in full force and effect.

## **ARTICLE THREE**

The Parties agree that this Amendatory Contract No.2 shall enter into force on the date of its signature by the Borrower.

IN WITNESS WHEREOF, the Borrower and the Bank, each acting through its authorized representative, have signed this Amendatory Contract in two (2) equally valid copies, in Kingston, Jamaica.

JAMAICA

INTER-AMERICAN DEVELOPMENT  
BANK

/s/ Peter D. Phillips

/s/ Ancile E. Brewster

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Peter D. Phillips  
Minister of Finance and Planning

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Ancile E. Brewster  
Representative in Jamaica

Place: Kingston, Jamaica

Place: Kingston, Jamaica

Date: July 2, 2012

Date: June 27, 2012