

**AMENDMENT # A1**

Contract # EDS A27-26-011-A1

This is an Amendment to the Contract (the "Contract") previously identified as **EDS # A27-26-011** entered into by and between the **Indiana Secretary of State (the "State")** and **Digital Blink, Inc. (the "Contractor")** approved by the last State signatory on **August 13, 2025**.

In consideration of the mutual undertakings and covenants hereinafter set forth, the parties agree as follows:

- 1. The Contract is extended for a period of 1 month. The Contract shall remain in effect until **July 31, 2026**.
- 2. The Contract is amended to include web site content and design services as detailed in **Attachment 1**.
- 3. Total remuneration for professional services detailed in Attachment 1 shall not exceed **Thirty-Eight Thousand Five Hundred Dollars (\$38,500.00)**. Total remuneration for Contract as amended is not to exceed **Two Hundred Four Thousand Seven Hundred Fifty Dollars (\$204,750.00)**.


**All matters set forth in the original Contract and not affected by this Amendment remain in full force and effect.**

**Non-Collusion and Acceptance**

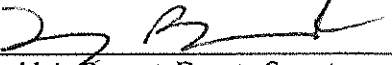
The undersigned attests, subject to the penalties for perjury, that the undersigned is the Contractor, or that the undersigned is the properly authorized representative, agent, member or officer of the Contractor. Further, to the undersigned's knowledge, neither the undersigned nor any other member, employee, representative, agent or officer of the Contractor, directly or indirectly, has entered into or been offered any sum of money or other consideration for the execution of this Amendment other than that which appears upon the face hereof. **Furthermore, if the undersigned has knowledge that a state officer, employee, or special state appointee, as those terms are defined in IC § 4-2-6-1, has a financial interest in the Amendment, the Contractor attests to compliance with the disclosure requirements in IC § 4-2-6-10.5.**

**In Witness Whereof**, the Contractor and the State have, through their duly authorized representatives, entered into this Amendment. The parties, having read and understood the foregoing terms of this Amendment, do by their respective signatures dated below agree to the terms thereof.

**Digital Blink, Inc. [Contractor]**

By:   
 Name and Title, Printed: Sam Gonzalez  
 Date: 04-17-2026

**Indiana Secretary of State [Indiana Agency]**

By:   
 Jerold A. Bonnet, Deputy Secretary of State  
 Date: 4/20/2026

EDS A27-26-011-A1



ATTACHMENT 1A

## AMENDMENT TO CONTRACT # EDS A27-26-011

### EXECUTIVE SUMMARY

This Amendment ("Amendment") is entered into by and between the Indiana Secretary of State's Office ("State") and Digital Blink, Inc. ("Contractor"), and amends the existing agreement associated with Contract # EDS A27-26-011 (the "Original Contract").

The purpose of this Amendment is to expand the scope of services under the Original Contract to include Business Content Development and Copywriting Services in support of the INBiz Modernization initiative and related digital platforms administered by the Secretary of State's Office.

### EXPANDED SCOPE OF SERVICES

In addition to the services already defined under the Original Contract, the Contractor shall provide professional business content development services, including but not limited to:

- Research, review, and refinement of existing INBiz and Business Services Division content
- Development of clear, user-focused business guidance copy supporting Plan, Start, Manage, and Grow user journeys
- Creation and revision of content modules, checklists, resource pages, and related instructional materials
- Collaboration with State stakeholders, internal teams, and technical vendors to ensure alignment with platform architecture and CX/EX goals
- Delivery of content in formats suitable for publishing, system integration, and long-term maintenance

These services directly support and complement the CX/EX architecture, strategic communications, and ongoing digital services outlined in the Original Contract.

P.1/2

# AMENDMENT TO CONTRACT # EDS A27-26-011

## SUBCONTRACTOR UTILIZATION

The Contractor will engage qualified subcontractors to perform the services described in this Amendment. The Contractor shall remain solely responsible for:

- Compliance with all applicable State requirements
- Payment and contractual obligations to any subcontractor

No contractual relationship shall exist between the State and any subcontractor engaged by the Contractor, notwithstanding participation by such subcontractor in meetings, discussions, or clarification sessions requested by the State in support of the services.

## COMPENSATION

In consideration for the additional services described herein, the State agrees to compensate the Contractor an amount of Thirty-Eight Thousand Five Hundred Dollars (**\$38,500.00**).

This amount represents total additional compensation for the expanded scope of work and shall be invoiced in accordance with the payment terms and procedures set forth in the Original Contract.

## TERMS

The services described in this Amendment shall be performed during the current term of the Original Contract unless otherwise extended by mutual written agreement of the parties.

All other terms, conditions, representations, and obligations contained in the Original Contract, including any prior amendments, shall remain unchanged and in full force and effect.

*p2/2*



