## **RESOLUTION NUMBER 05-111**

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF KETCHUM, IDAHO AUTHORIZING THE MAYOR TO EXECUTE AN AGREEMENT WITH GIRLS ON THE RUN IN THE AMOUNT OF \$750 TO PROVIDE SERVICES THAT ENCOURAGE PRETEENS TO DEVELOP SELF-RESPECT AND HEALTHY LIFESTYLES THROUGH RUNNING.

WHEREAS, pursuant to Idaho Code Sections 50-301, 50-302, 50-303 and 50-304, Ketchum has the authority to enter into contracts with outside agencies to provide services which are reasonably necessary to maintain the peace and promote the public health, safety and welfare of Ketchum's residents and visitors; and

WHEREAS, the Ketchum City Council adopted Resolution 03-068, establishing policies and procedures regarding outside agency requests to enter such contracts to provide such services; and

WHEREAS, Girls on the Run is such an outside agency, has satisfied the requirements of such policies and procedures and has offered to contract with Ketchum to provide services that encourage pre-teens to develop self respect and healthy lifestyles through running in exchange for \$750 to pay for part of the cost of such services; and

WHEREAS, Ketchum approved the Fiscal Year 2005-06 Budget, which included the amount of \$750 for the purpose of funding such contract with Girls on the Run; and

WHEREAS, it is deemed in the best interest of the public health, safety and welfare to contract with Girls on the Run to provide services that encourage pre-teens to develop self respect and healthy lifestyles through running.

NOW, THEREFORE, BE IT RESOLVED by the Mayor and the City Council of the City of Ketchum, Idaho that the City Council hereby authorizes the Mayor to execute an agreement with Girls on the Run in the amount of \$750 to provide services that encourage pre-teens to develop self respect and healthy lifestyles through running

PASSED by the City Council and APPROVED by the Mayor this 7th day of November, 2005.

CITY OF KETCHIVM, IDAHO

Edward Simon, Mayor

APPROVED AS TO FORM AND CONTENT:

Benjamin W. Worst,

City Attorney

ATTEST:

Sandra E. Cady, CMC

City Treasurer/Clerk

a des Soul Collaboration

reproductive for a considerable and other bloods for I display the A CONTROL OF THE OF THE CONTROL OF THE TWO STATES AND A STATES AND A STATE OF THE STATES AND A STATES AND A STATE OF THE STATES AND A S Terrorit (ASI Inc. 1. Sept. 1. P. Ciller, III. Berling III. Sept. 1. Sept.

. Jilla Maruk jid partit mera arathark an fa di kasterik kulo armana, a again e digrete la company del control de la company de la france de la company de la company de la company de grant and the classification is a subsequence of the contraction of th THE STATE OF STATE OF

grafi i graj fizika zastoje valagita kanala gaž vatima, suj at the continue of his project of an income and a first content.

THE THE ST ADMIN TO STATE A DESCRIPTION OF SHARE er. Meslesterk, prove for a procession a milkal light of the first color office of the set eight for the first of the set of

jita e Pauliki a la liberita Pikira a ta tabesi biya a layotani, ( | Agingreya The continue of the continue of a second of the continue of th

that resident mit must be a first of the common that the first ang ng kabangan natalikasit galak antapat Andra It Pan Kamba of all lateres having I's Discourance to

Date: Constitute of the property of the party of the Constitute of The contract o ta e dicernal de cara de la Pala de Para de Albarda de Pala de Calendario de Calendario de Calendario de Calend

The state of the s

The Watt Spirit Place

李马克克斯 i kanging dapatan 1177 31418 3511.

> l della employable e in a marindanisa



# CONTRACT FOR SERVICES

ut . I

(City of Ketchum/Girls on the Run of the Wood River Valley, Inc.)

THIS CONTRACT FOR SERVICES is made and entered into as of this back day of 2005, by and between THE CITY OF KETCHUM, an Idaho municipal corporation ("Ketchum"), and GIRLS ON THE RUN OF THE WOOD RIVER VALLEY, INC., an Idaho non-profit corporation ("Girls").

# RECITALS

WHEREAS, Ketchum is a municipal corporation duly organized and existing under the laws of the State of Idaho; and

WHEREAS, pursuant to Idaho Code §50-301 et seq., Ketchum is empowered to contract and be contracted with; and

WHEREAS, the Ketchum City Council adopted Resolution 03-068, setting policies and procedures regarding outside agency funding requests; and

WHEREAS, Girls has satisfied the requirements of Resolution 03-068 and has offered to provide services that encourage pre-teens to develop self respect and healthy lifestyle through running in exchange for \$750.

NOW, THEREFORE, for the consideration recited herein below, Ketchum and Girls enter this Agreement according to the following terms and conditions:

- 1. <u>Incorporation of Recitals.</u> The Recitals set forth herein above are hereby incorporated into and made an integral part of this Agreement.
- The Services. Girls shall provide services that encourage pre-teens to develop self respect and healthy lifestyles through running.
- Consideration. Ketchum shall pay Girls SEVEN HUNDRED FIFTY DOLLARS (\$750.00) upon mutual execution of this Agreement.
- 4. <u>Waiver</u>. Girls hereby agrees to hold Ketchum, its employees and elected officials harmless and waives, releases, acquits, and forever discharges and indemnifies Ketchum, its employees and elected officials from any and all actions, causes of action, claims, demands, damages, costs, loss of service, expenses and compensation, in any manner related to or arising from this Agreement.
- 5. <u>Time Of Performance</u>. Girls shall provide the Services and shall complete such services in a professional and timely manner.
- 6. Term. This Agreement shall be effective as of the date first above written, and be in full force and effect until September 30, 2006, at which time it shall terminate and neither Party hereto shall have any continuing obligations to the other hereunder.

- Ketchum and Girls hereby agree that Girls shall perform 7. Independent Contractor. the Services exclusively as an independent contractor and not as employee or agent of Ketchum. The Parties do not intend to create through this Agreement any partnership, corporation, employer/employee relationship, joint venture or other business entity or relationship. Girls, its managers, members, directors, officers, shareholders, agents and employees shall not receive nor be entitled to any employment-related benefits from Ketchum including without limitation, workers compensation insurance, unemployment insurance, health insurance, retirement benefits or any benefit that Ketchum offers to its Girls shall be solely responsible for the payment of all payroll and withholding taxes for amounts paid to Girls under this Agreement and for the Advocate's payments for work performed in performance of this Agreement by the Advocate's managers, members, directors, officers, shareholders, agents and employees; and Girls hereby releases, holds harmless and agrees to indemnify Ketchum from and against any and all claims or penalties, including without limitation the 100% penalty, which in any manner relate to or arise from any failure to pay such payroll or withholding taxes.
- 8. Warranty. Girls warrants that performance of this Agreement will be safe, proper, and efficient and that all services will be performed in a professional manner.
- 9. <u>Indemnification</u>. Girls agrees to indemnify and hold Ketchum harmless from and against all claims, suits, damages (including without limitation, damages to persons and property including deaths), costs, losses, and expenses, in any manner related to or arising from the acts or omissions of Girls, its managers, members, directors, officers shareholders, agents and employees.
- 10. <u>Compliance With Laws.</u> The Advocates, its managers, members, directors, officers shareholders, agents and employees shall comply with all federal, state and local laws, rules, and ordinances. This Agreement does not relieve Girls of any obligation or responsibility imposed upon Girls by law.
- 11. Notice. All notices, requests, demands or other communication required or provided for under this Agreement, other than instructions given by Ketchum pursuant to Paragraph 2 herein above shall be in writing. Notices to Ketchum and Girls shall be addressed as follows:

### KETCHUM:

. . .

#### GIRLS:

CITY OF KETCHUM KETCHUM ADMINISTRATOR POST OFFICE BOX 2315 KETCHUM, IDAHO 83340-2315 GIRLS ON THE RUN OF THE WOOD RIVER VALLEY, INC. POST OFFICE BOX 7016 KETCHUM, IDAHO 83340

Non-Assignment. Girls hereby acknowledges that Ketchum has agreed to enter this
Agreement based in part on the Advocate's unique skills and reputation for professional

work. Accordingly, Girls may not assign or transfer in any manner this Agreement or any of the Advocate's right, title or interest in or to this Agreement without the prior written consent of Ketchum which may be withheld for any reason.

- Amendments. This Agreement may only be changed, modified, or amended in writing 13. executed by all parties.
- The headings in the Agreement are inserted for convenience and 14. Headings. identification only and are in no way intended to describe, interpret, define, or limit the scope, extent, or intent of this Agreement or any provision hereof.
- In the event that the City is required to retain the services of Attorney Fees And Costs. 15. an attorney to enforce any of its rights hereunder, Girls shall pay to Ketchum all reasonable costs and attorney fees incurred in such enforcement, whether or not litigation is commenced and including reasonable costs and attorney fees on appeal.
- No presumption shall exist in favor of or against any party to this 16. No Presumption. Agreement as the result of the drafting and preparation of the document.
- This Agreement shall be governed by the laws and decisions of the 17. Governing Law. State of Idaho.
- This Agreement contains the entire Agreement between the parties 18. Entire Agreement. respecting the matters herein set forth and supersedes all prior Agreements between the parties hereto respecting such matter.
- executed be Execution and Fax Copies and Signatures. This Agreement may 19. simultaneously in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.
- The parties executing this Agreement warrant, state, acknowledge, 20. and affirm that they have the authority to sign the same and to bind themselves to the terms contained herein.

IN WITNESS WHEREOF, the Parties execute this Agreement as of this day of Decem 126, 2005.

THE CITY OF KETCHUM,

An Idaho municipal corporation

GIRLS ON THE RUN OF THE WOOD RIVER VALLEY, INC. An Idaho Non-Profit Corporation

ATTEST:

Sandra E. Cady, CMC,

Ketchum City Clerk/Treasurer

APPROVED AS TO FORM AND CONTENT EXLUSIVELY FOR THE CITY OF KETCHUM:

By:

Berfamin W. Worst, Ketchum City Attorney