AMENDMENT TO PROFESSIONAL SERVICES AGREEMENT

This document amends the Agreement by and between the JUVENILE JUSTICE CENTER, a department of WEBB COUNTY, TEXAS, a political subdivision of the State of Texas (hereinafter "Department") and Dr. Carlos N. Hornedo (hereinafter "Service Provider) to provide the Webb County Juvenile Youth Village population with medical services for the Department.

WHEREAS, the parties have determined that provisions of their existing agreement need to be revised in order to accurately reflect the agreement between the parties.

NOW THEREFORE, the parties hereby agree to amend the existing Agreement as follows:

1. Section 2.01 is modified as follows:

For Additional Services Added to Exhibit (A) Only

The term of this Amended Agreement is for Eight (8) Months commencing January 1, 2016 and ending August 31, 2016.

2. Section 7.01 is modified as follows:

For any Additional Services not normally provided, an additional fee of One Thousand Five Hundred Dollars (\$1,500.00) per month will be assessed.

3. Exhibit (A) Medical Services Proposal is modified as follows:

Additional Services Not Normally Provided for an Additional Fee

- Performing physicals on site
- Performing medical assessments on site
- Performing suicide monitoring on suicide attempts
- Dispensing medications
- Modifying the diets of patients
- Performing insulin injections on site

All other terms and conditions not explicitly revised by this amendment remain in effect.

EXECUTED TO BE EFFECTIVE AS OF SEPTEMBER 1, 2016.

DEPARTMENT:	SERVICE PROVIDER:	
WEBB COUNTY JUVENILE JUSTICE CENTER	DR. CARLOS N. HORNEDO	
By:	By:	
Melissa Mojica, Chief Probation Department	Dr. Carlos N. Hornedo	
Webb County Juvenile Probation Department		

COUNTY OF WEBB	ATTEST:	
By:	By:	
Honorable Tano E. Tijerina Webb County Judge	Margie Ramirez-Ibarra Webb County Clerk	
APPROVED AS TO FORM:		
By:		

Marco A. Montemayor

Webb County Attorney

*By law, the county attorney's office may only advise or approve contracts or legal documents on behalf of its clients. It may not advise or approve a contract or legal document on behalf of other parties. Our review of this document was conducted solely from the legal perspective of our client. Our approval of this document was offered solely for the benefit of our client. Other parties should not rely on this approval, and should seek review and approval of their own respective attorney(s).