Amendment 1

[TREATMENT SERVICES AGREEMENT BETWEEN WEBB COUNTY AND P.I.L.L.A.R. FOR THE WEBB COUNTY TEXAS (TRAFFICKING) NETWORK DIVERSION (TEND) COURT, OFFICE OF THE GOVERNOR Grant #4325002-4325003

The original Agreement, dated <u>May 10, 2023</u> by and between **WEBB COUNTY**, a political subdivision of the State of Texas (hereinafter called "County") for the benefit of the TEND Court Program and <u>the People with Ideas of Love, Liberty, Acceptance, and Respect</u>, (hereinafter called "P.I.L.L.A.R."), is hereby amended as set forth below:

Paragraph 1: PILLAR will provide License Professional Counseling ("LPC") services to TEND Court youths who Child Protective Services ("CPS") has transferred to a placement outside of Laredo/Webb County. The TEND Court youths at times go through serious regression, anxiety, and Post Traumatic Stress Disorder ("PTSD") episodes due to their past trauma, among other episodes, and the placement site is unable to serve the TEND Court youth with specific services to de-escalate the situation. At times said services and/or counseling staff are not available during the weekend, after business hours, and/or holidays. Therefore, PILLAR will have a Crisis Team specifically assigned for the TEND Court youth who will be served during these emotional episodes. In addition, PILLAR will provide these services to fill in the deficiency when the TEND Court youth's placement is in transition and CPS has not secured counseling services for the youth.

Paragraph 2: The parties agree that the foregoing amendment shall be hereinafter considered a part of the contract referred to above and incorporated by reference therein for all purposes. The amendments shall be subject to any and all other provisions of the contract which are hereby ratified by the parties and remain in full force and effect, with the exception of the parts or provisions of the contract which have been modified by this amendment or prior amendments.

Paragraph 3: The parties agree that the foregoing amendment requires additional consideration for services not contemplated at the time of the original agreement. The additional funding shall run with the original agreement attached hereto in the amount not to exceed **\$20,000** for FY 2023-2024

This Agreement becomes effective when signed by the last party whose signing makes the Agreement fully executed.

IN WITNESS WHEREOF, the parties hereto have executed this Amendment 1 on the dates set forth below.

[Remainder of page intentionally left blank]

1-22-2024	
Date	
Date	

Approved as to Form:

Jorge L. Trevino, Jr. Civil Legal Division*

*The General Counsel, Civil Legal Division's office, may only advise or approve contracts or legal documents on behalf Webb County, its client. 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).