

**FLORIDA DEPARTMENT OF CHILDREN AND FAMILIES
CONTRACT NO. YGJ55
AMENDMENT NO. 0002**

Effective the latter of May 6, 2025, or the last party signature, the above referenced Contract is amended as follows:

1. The following items were last addressed in the noted Amendment:
Amendment #01: 2 and 3

2. In **Section II**, **June 30, 2025**, is replaced by **June 30, 2026**.

3. In **Section III** the text is replaced with:

The Department will provide advance payment of \$50,000 for each fiscal year, to the County as described herein, subject to the availability of funds. The total Agreement amount will not exceed \$150,000. Payment will be made once the Department receives approval from the Department of Financial Services, pursuant to § 216.181(16)(b), Florida Statutes (F.S.).

4. In **Section V** the text is replaced with:

The County will serve a maximum of forty-five (45) youth, age nine (9) through seventeen (17) years old, who have had one or more inpatient hospitalizations within a 12-month period.

5. In **Section IX** the **Table II** is replaced with:

Table II – Minimum Performance Measures		
#	Performance Measure	Performance Measure Methodology
1	The County will serve a maximum of 45-youth, not to exceed a caseload ratio of 1:10 per FSN.	The County shall indicate the number of active cases per FSN each month in the quarterly report.
2	85% family satisfaction.	Using a Participant Feedback Caregiver Satisfaction Survey, the County will request that each family served complete the survey quarterly. Satisfaction shall be reported in the Quarterly Performance Report.
3	80% Reduction in Rehospitalizations due to not being Baker Acted.	The County shall indicate the number of active cases NOT Baker Acted per FSN each month in the quarterly report.
4	80% of all case closures during the term of this contract, will be successfully discharged.	The County will maintain a log of case closures, the reasons for the closure, and if the closure was successful. The County will report out quarterly, but the final 80% target will be an accumulation of all cases closed during the term of this contract.

6. In **Section XII** the **Table III** is replaced with:

Table III – Financial Consequences					
#	Performance Measure /Deliverable	Performance Measure Terms Supporting Documentation to Verify Successful Completion	Reporting Frequency	Financial Consequences (FC)	FC Adjustment Application Time Frame
1	The County will serve a maximum of 45-youth, not to exceed a caseload ratio of 1:10 per FSN.	Evidenced by the number of cases reported per FSN in the Quarterly Performance Report.	October 31, January 31, April 30, July 31	\$250.00	Provider will need to return funding for the quarter in which the performance measure is not met unless the

					Department determines extenuating circumstances exist.
2	85% family satisfaction.	Evidenced by the actual percent of satisfied families.	October 31, January 31, April 30, July 31	\$250.00	Provider will need to return funding for the quarter in which the performance measure is not met unless the Department determines extenuating circumstances exist.
3	80% Reduction in Rehospitalizations due to NOT being Baker Acted.	Evidenced by the number of cases reported per FSN in the Quarterly Performance Report.	October 31, January 31, April 30, July 31	\$250.00	Provider will need to return funding for the quarter in which the performance measure is not met unless the Department determines extenuating circumstances exist.
4	Upon completion, 80% of all case closures during the term of this contract, will be successfully discharged.	Evidenced by the number of case closures and the percentage of those that closed successfully.	Annually: 45 days after end date (August 15)	\$250.00	Provider will need to return funding if the performance measure is not met unless the Department determines extenuating circumstances exist.

7. In Section XVIII.A., Amy D. Hammett is replaced with Earl R. Hunt III.

8. All provisions in the Contract and any attachments thereto in conflict with this Amendment are changed to conform with this Amendment. All provisions not in conflict with this Amendment are still in effect and are to be performed at the level specified in the Contract. This Amendment and all its attachments are made a part of the Contract.

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IN WITNESS THEREOF, the parties hereto have caused this Amendment executed by their undersigned officials as duly authorized.

**ORANGE COUNTY BOARD OF COUNTY
COMMISSIONERS**

**STATE OF FLORIDA
DEPARTMENT OF CHILDREN AND FAMILIES**

Signature: _____

Signature: _____

Name: _____

Name: _____

Title: _____

Title: _____

Date: _____

Date: _____

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