CONTRACT BETWEEN

STATE OF FLORIDA, DEPARTMENT OF JUVENILE JUSTICE

AND

CITY OF PENSACOLA

THIS CONTRACT is entered into between the STATE OF FLORIDA, DEPARTMENT OF JUVENILE JUSTICE (hereinafter referred to as the "Department"), whose address is 2737 CENTERVIEW DRIVE, TALLAHASSEE, FLORIDA 32399-3100 and CITY OF PENSACOLA (hereinafter referred to as the "Provider"), whose address is 222 WEST MAIN STREET, PENSACOLA, FLORIDA, 32321 to provide diversion and intervention services through a program known as Pensacola Parks and Recreation Outdoor Outreach Programs (PROOP).

In consideration of the mutual benefits to be derived from performance under this Contract, the Department and the Provider do hereby agree:

I. PERFORMANCE

- A. The Provider shall provide services in accordance with the terms and conditions specified in this Contract including all attachments and exhibits, which constitute this Contract document.
- B. The Provider shall provide units of Deliverables, including, but not limited to, reports, services and findings, as specified in this Contract, which must be received and accepted by the Department's Contract Manager in writing prior to payment.

II. GOVERNING AUTHORITY

The references listed below are included in the Contract for convenience only and do not change, modify, or limit any right or obligation of this Contract and any applicable local, state or federal laws, rules, regulations, and codes.

A. <u>State of Florida</u>

This Contract is executed and entered into in the State of Florida and shall be construed, performed and enforced in all respects in accordance with the Florida law, including Florida provisions for conflict of laws. Each provision of this Contract shall be interpreted to be effective and valid under applicable law. If any provision of this Contract shall be prohibited or invalid under applicable law, such provision shall be ineffective to the extent of such prohibition or invalidity. The remainder of any such provision and the remaining provisions of this Contract shall remain fully effective and valid. Venue for any legal, administrative or other proceeding regarding this Contract shall be in Leon County, Florida.

- 1. <u>Environmental Protection</u>
 - a. It is expressly understood and agreed that any products or materials which are the subject of, or are required to carry out this Contract shall be procured in accordance with the provision of section 403.7065, Florida Statutes.
 - b. The Provider shall comply with Rule 62-730.160, Florida Administrative Code, regarding the production and handling of any hazardous waste generated under this Contract.
- 2. Public Records Access

The Provider agrees to allow access and review of all documents, papers, letters, maps, books, tapes, photographs, films, sound recordings, data processing software, or other material, regardless of the physical form, characteristics, or means of transmission, made or received pursuant to law or ordinance in connection with the transaction of official business by any agency as defined in subsection 119.011(12), Florida Statutes (F.S). All said documents made or received by the Provider in conjunction with this Contract shall be made

available, except those public records which are made confidential by law must be protected from disclosure. It is expressly understood that the Provider's failure to comply with this provision shall constitute an immediate breach of contract for which the Department may unilaterally terminate this Contract.

The following statement is required pursuant to section 119.0701(2)(a) F.S. as amended March 2016:

IF THE PROVIDER HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE PROVIDER'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT (850) 921-4129, THE EMAIL ADDRESS IS <u>PublicRecordsReq@djj.state.fl.us</u>, AND THE MAILING ADDRESS IS FLORIDA DEPARTMENT OF JUVENILE JUSTICE, PUBLIC RECORDS REQUEST, 2737 CENTERVIEW DRIVE, SUITE 3200, TALLAHASSEE, FL 32399-3100.

- B. <u>Federal Law</u>
 - 1. If this Contract contains federal funds, the Provider shall comply with the provisions of 45 CFR Part 74, and/or 45 CFR, Part 92, and other applicable regulations.
 - 2. If this Contract contains federal funds and is over \$100,000.00 the Provider shall comply with all applicable standards, orders or regulations issued under section 306 of the Clean Air Act, as amended (42 U.S.C.7401 et seq), section 508 of the Federal Water Pollution Act, as amended (33 U.S.C. 1251 et seq), Executive Order 11738, as amended and where applicable, and Environmental Protection Agency regulations (40 CFR, Part 30). The Provider shall report any violations of the above to the Department.
 - 3. The Provider agrees no federal funds received in connection with this Contract may be used by the Provider, or an agent acting for the Provider, to influence legislation or appropriations pending before the Congress or any State legislature pursuant to sections 11.062 and 216.347, Florida Statutes.
 - 4. Unauthorized aliens shall not be employed. The Department shall consider the employment of unauthorized aliens a violation of 274A(e) of the Immigration and Nationality Act (8U.S.C. 1324 a) and section 101 of the Immigration Reform and Control Act of 1986. The Provider shall verify the employment eligibility of Provider employees through The United States Department of Homeland Security's E-Verify system as stipulated in the "The E-Verify Program for Employment Verification" Memorandum of Understanding and other applicable guidelines of the U.S. Department of Homeland Security. Violation of such shall be cause for unilateral cancellation of this Contract by the Department. The Provider shall be responsible for including this provision in all subcontracts issued as a result of this Contract.
 - 5. If this Contract contains in excess of \$10,000 in federal funds, the Provider shall comply with Executive Order 11246, Equal Employment Opportunity, as amended by Executive Order 11375 and others, as supplemented in the Department of Labor regulation 41 CFR, Part 60 and 45 CFR, Part 92, if applicable.

- 6. If this Contract contains federal funds and provides services to children up to the age of 18, the Provider shall comply with the Pro Children Act of 1994 (20 U.S.C. 6081). Failure to comply with the provisions of the law may result in the imposition of a civil monetary penalty of up to \$1,000 for each violation and/or the imposition of an administrative compliance order on the responsible entity.
- 7. No person, on the grounds of race, creed, color, national origin, age, sex, or disability, shall be excluded from participation in or be denied the proceeds or benefits of, or be otherwise subjected to discrimination in performance of this Contract. The Provider shall, if applicable, comply with non-discrimination requirements of the Omnibus Crime Control and Safe Streets Act of 1968, as amended; 42 USC 3789(d), or Victims of Crime Act (as appropriate); Title VI of the Civil Rights Act of 1964, as amended; section 504 of the Rehabilitation Act of 1973, as amended; Subtitle A, Title II of the Americans with Disabilities Act (ADA) (1990); Title IX of the Education Amendments of 1972; the Age Discrimination Act of 1975; Department of Justice Non-Discrimination Regulations, 28 CFR Part 42, Subparts C,D,E, and G; and Department of Justice regulations on disability discrimination, 28 CFR Part 35, Part 38, and Part 39.

III. CONTRACT TERMS AND METHOD OF PAYMENT

A. <u>Contract Term</u>

- 1. This Contract shall begin on **June 1**, **2017**, or upon full execution, whichever is later, and shall end at **11:59 P.M.** on **May 31**, **2018**. In the event the parties sign this Contract on different dates, the latter date shall be the effective date.
- 2. The Department may renew this Contract upon the same terms and conditions, the duration(s) of which may not exceed the term of the original contract, or three (3) years, whichever is longer. Exercise of the renewal option is at the Department's sole discretion and shall be contingent, at a minimum, upon satisfactory performance, subject to the availability of funds and other factors deemed relevant by the Department. Any costs incurred by the Provider for the renewal of this contract shall not be charged to the Department.

B. <u>Method of Payment</u>

This is a fixed price (unit cost) contract. The Department shall pay the Provider for the delivery of service units provided in accordance with the terms of this contract.

The Provider shall not receive payment for services rendered prior to the execution date or after the termination date of this Contract. Furthermore, the State of Florida's performance and obligation to pay under this Contract is contingent upon an annual appropriation by the Legislature. The parties agree that the Department is only responsible for payments as specified below.

1. Contract Amount

Total compensation under this Contract shall not exceed **\$28,801.80**.

The Department will pay the Provider in arrears for a maximum of ten (10) new youth each week during the four (4) weeks of the Outdoor Recreation Instruction for a total of forty (40) new youth at a rate of \$360.02 per youth. The Provider shall not invoice for the same youth more than once during the four (4) weeks of the Outdoor Recreation Instruction.

The Department will pay the Provider in arrears for a maximum of ten (10) new youth each week during the five (5) weeks of the Adventure Camp for a total of fifty (50) new youth at a rate of \$288.02 per youth. The Provider shall not invoice for the same youth more than once during the five (5) weeks of the Adventure Camp.

Deliverable	Units	Unit Rate	Total
			<u>Amount</u>

Outdoor Recreational Instruction: Participate a minimum of three (3) days per youth (10 youth served each week X 4 weeks = 40 youth served)	40	\$360.02	\$14,400.80
Adventure Camp: Participate in a minimum of three (3) sessions per youth (10 youth served each week X 5 weeks = 50 youth served)	50	\$288.02	\$14,401.00
Total Maximum Contract Amount			<u>\$28,801.80</u>

2. Payment and Submission of the Final Invoice

The Provider shall submit the final invoice for payment to the Department no later than forty-five (45) days after the Contract ends or is terminated. If the Provider fails to do so, all rights to payments are forfeited and the Department will not honor any requests submitted after the above time period. Any payment due under the terms of this Contract may be withheld until the Provider complies with the requirements of this Contract, including submittal of all reports due from the Provider and the return of all Department-furnished property. Invoices for reimbursement, fees, and/or compensation for services or expenses must be submitted in sufficient detail to conduct a proper pre-audit and post-audit.

3. <u>Travel</u>

Where itemized payment for travel expenses are permitted by this Contract, the Provider shall submit an invoice in accordance with section 112.061, Florida Statutes, or at lower rates as may be provided in this Contract. All expenditures related to travel, regardless of the method of payment must be in accordance with the terms and conditions of this Contract and section 112.061, F.S.

4. Options

The Department has the option to modify the Contract in the event the Department's needs for programming change. Any increased units of service or changes in services shall be evidenced by an amendment executed by both parties. The optioned services may not commence before execution of the amendment. Changes agreed to under these options may result in a change to the Maximum Contract Dollar Amount.

5. <u>Reduction of Invoice for Non-Delivery of Service</u>

The Department may reduce the amount of the monthly payment after finding substantial evidence of the Provider's non-delivery of service(s) required by the Contract. Notice of substantiated findings and proposed invoice reduction shall be sent to the Provider. The amount of any reduction shall be based upon the compensation for those services not performed during the payment period. If the Provider has a grievance concerning the imposition of reduction of invoice for non-delivery of service, the Provider shall follow the dispute process outlined in this Contract, describing any extenuating circumstances that prevented them from delivering the services in this Contract.

6. <u>Supplemental Expenditure</u>

The Department, at its option and without notice to the Provider, shall have the right to make any payment or expenditure the Provider failed to have made under the Contract, to ensure all contracted services will remain available to youth if the Provider fails to perform as required under this Contract. Such expenditures by the Department may include, but are not limited to, payment for services affecting life, health or safety of youth or staff, food and medical services, utilities, repairs, claims for which liens may be attached to the property, insurance premiums, and other supplementary goods or services. Any payment by the Department shall be without prejudice to any of the Department's rights or remedies under this Contract, at law, or in equity. All sums paid by the Department, including indirect

costs incurred by the Department to bring the program into compliance with Contract requirements pursuant to this paragraph shall be immediately due and payable from the Provider. Such sums may be recovered by the Department by means of a reduction to a monthly invoice payment otherwise payable to the Provider under the Contract Payment Method. Recovery of the cost described above shall not relieve the Provider of the duty of full performance under the Contract. The Department will provide written notice after the fact to advise the Provider of why the decision was made, and any amount due to the Department from the Provider.

- 7. Pursuant to Comptroller's Memorandum #03 (2014-2015), all expenditures under this Contract shall be in compliance with laws, rules and regulations applicable to expenditures of State funds, including but not limited to the *Department of Financial Services Reference Guide for State Expenditures*. Pursuant to F.S., c. 215.971, recipient and subrecipient contracts that are funded, in whole or in part, by state financial assistance require the following:
 - a. The Provider may expend funds only for allowable costs resulting from obligations incurred during the specified agreement period.
 - b. The Provider shall refund to the State any balances of unobligated cash that have been advanced or paid.
 - c. Any funds paid in excess of the amount to which the recipient or subrecipient is entitled under the terms and conditions of the agreement must be refunded to the State.
- 8. <u>Staff Training Costs</u>
 - a. All costs occurring from, or associated with, Department-required training necessary for performance under this Contract or otherwise required by federal or state law, rule, or Department policy for Provider employees, agents or subcontractors, shall be the responsibility of the Provider, and as outlined in the Provider's awarded response to the Department's solicitation. Therefore, all training costs are included in the total cost of the services requested. The Department is not responsible for and, therefore, shall not reimburse any additional, itemized training costs, including but not limited to, software, licenses, travel and materials, incurred in the performance of this Contract other than the Compensation stated in section III.
 - b. Providers must use the Department's Learning Management System to participate in trainings and document the completion of the required trainings by its employees, agents or subcontractors.
 - c. Provider staff shall be trained on the Department's Policy and Procedures regarding Human Trafficking. The required training is available through the Department's Learning Management System (Course FDJJ 316 – Human Trafficking 101 for Direct Care Staff). This course introduces the staff to the nature and scope of human trafficking, trains them to recognize the signs of trafficking in victims, and teaches them what to do if they suspect someone is a victim of human traffickers.
 - d. The Provider shall be required to use the Department's Learning Management System to complete all training requirements as listed below. The Provider and all subcontractors shall complete training on the following:

PREA – Positions listed in the contract, *direct-contact, non-direct-contact and subcontractors (2-year basis)

Sexual Harassment – Positions listed in the contract, *direct-contact, non-direct-contact and subcontractors (2-year basis)

Human Trafficking - Positions listed in the contract, direct-contact, nondirect-contact and subcontractors (1-year basis)

Trauma Informed Care – Positions listed in the contract and subcontractors' *direct-care positions (within ninety [90] days of Contract execution)

Information Security Awareness – Positions listed in the contract, *directcontact, non-direct-contact and subcontractors who handled/input youth information (within ninety [90] days of Contract execution)

Child Abuse/Incident Reporting – Positions listed in the contract, *directcontact, non-direct-contact and subcontractors (within ninety [90] days of Contract execution)

Suicide Prevention – Positions listed in the contract, and subcontractors' *direct-contact positions (within ninety [90] days of Contract execution)

Equal Employment Opportunity (EEO) - Staff listed in the contract, *direct-contact, non-direct contact and subcontractors (within ninety [90] days of Contract execution)

PMM/JJIS/SVS – One (1) position listed in the Contract must initially be trained.

CPR/First Aid - The Provider shall acquire CPR/First Aid training from a third party source for all *direct-contact positions and subcontractors' *direct-contact positions.

All staff shall have in his/her personnel file documentation of the completion of minimum training requirements, with the number of hours completed. All employees hired after contract execution shall complete training requirements within ninety (90) days of hire date. Training information shall be updated based on certification or minimum training requirements for individual trainings. Training documentation may be requested by the Department for validation purposes. All training costs and expenses associated with training/travel for training Provider's staff are the responsibility of the Provider.

*direct-contact - staff who have face to face contact with youth.

IV. LIABILITY

<u>Claims</u>

- A. The Provider shall assist in the investigation of injury or damages either for or against the Department or the State of Florida pertaining to the Department's respective areas of responsibility or activities under this Contract and shall contact the Department regarding the legal actions deemed appropriate to remedy such damage or claims. In the event of claims combining indemnifiable and non-indemnifiable allegations, the Provider shall provide costs of defense, but remains obligated to pay only those damages assessed as the result of acts or omissions of the Provider.
- B. The Provider is responsible for all personal injury and property damage attributable to its negligent or intentional acts or omissions, including civil rights violations, and of its officers, employees, and agents thereof, including volunteers, vendor and subcontractors, or youth of or visitors to the program. Nothing herein shall be construed as an indemnity or a waiver of sovereign immunity enjoyed by any party hereto.

C. In the event of claims combining indemnifiable and non-indemnifiable allegations, the Provider shall provide costs of defense, but remains obligated to pay only those damages assessed as a result of acts or omissions of the Provider.

V. TERMINATION

All termination notices shall be sent by certified mail, or other delivery service with proof of delivery as detailed in Attachment I of this Contract.

A. Department Convenience

The Department may terminate this Contract, in whole or in part, without cause, for its convenience, and without additional cost to the Department, by giving no less than thirty (30) days written notice to the Provider.

B. <u>Provider Convenience</u>

The Provider may terminate this Contract, without cause, for its convenience, by giving no less than ninety (90) days written notice to the Department, unless both parties mutually agree in writing to a different notice period. The Provider shall be operating in a state of compliance with the terms and conditions of the Contract at the time the notice is issued and shall remain compliant for the duration of the performance period. The Provider shall notify the Department's Contract Manager via the United States Post Office, or delivery service that provides verification of delivery or hand delivery.

C. <u>Default</u>

The Department may terminate this Contract, in whole or in part, for default, pursuant to the provisions of Rule 60A-1.006(3), Florida Administrative Code, upon written notice to the Provider. If applicable, the Department may employ the default provisions in Rule 60A-1.006(3) and (4), Florida Administrative Code. Waiver or breach of any provisions of this Contract shall not be deemed to be a waiver of any other breach and shall not be construed to be a modification of the terms of this Contract. The provisions herein do not limit the Department's right to remedies at law or to damages (including, but not limited to, re-procurement cost).

D. Lack of Funding

In the event funding for this Contract becomes unavailable, the Department may terminate the Contract upon no less than fifteen (15) days written notice to the Provider.

VI. FINANCIAL TRANSACTIONS AND AUDIT REQUIREMENTS

The Department has determined that this is a sub-recipient contract. Sub-recipients of state or federal financial assistance are exempt from the seven-tenths of one percent (0.7%) MFMP transaction fee per FAC rule.

- A. Financial Audit Compliance:
 - 1. The Provider shall provide to the Department an audit in accordance with the requirements of the Florida Single Audit Act (Attachment 2), as applicable. Information regarding this audit is specified in Attachment 2 and the FSAA Exhibit 1 of this Contract.
 - 2. This audit shall be submitted within nine (9) months (270 calendar days) after the end of the Provider's fiscal year and twelve (12) months after the end of a governmental agency's fiscal year.
 - 3. The Catalog of State Financial Assistance number for this program is CSFA #80.029.
- B. <u>Accounting Requirements for Recipients and Sub-Recipients of Federal or State</u> <u>Financial Assistance</u>
 - 1. The Recipient shall establish and utilize accounting mechanisms and records in accordance with generally accepted accounting procedures and practices, which fully and accurately reflect, track, and document, the receipt, investment, expenditure, and disbursements to Sub-recipients, and which fully and accurately reflect, track, and document satisfaction of all matching requirements under this Contract.
 - 2. Where the Recipient in its accounting mechanisms and records relies on reports and information from Sub-recipients, the Recipient shall have required and

assured that such reports and information are based upon accounting mechanisms and records established and maintained by Sub-recipients in accordance with generally accepted accounting procedures and practices, which fully and accurately reflect and track receipt, investment, and expenditure or refund of all funds disbursed to those Sub-recipients, and which fully and accurately reflect, track, and document satisfaction of all matching requirements under this Contract.

- 3. Co-mingling by the Recipient or Sub-recipients of state funds with any other funds is strictly prohibited. The Provider shall keep separate state funds from multiple agencies and/or multiple programs within the same agency. The Recipient and Sub-recipients shall establish and maintain accounting records for funds and shall account for such funds on a basis separate and apart from other funds and activities of the Recipient and Sub-recipients.
- 4. The Recipient shall maintain and shall ensure that Sub-recipients for their activities maintain, sufficient documentation of all expenditures of funds (e.g., detailed invoices, cancelled checks, payroll detail, bank statements, etc.) as will establish that expenditures are allowable under the contract and applicable laws rules, and regulations; and are reasonable and necessary for the purpose of fulfilling obligations under this Contract.

VII. RECORDS REQUIREMENTS

A. <u>Record Retention</u>

The Provider shall maintain programmatic and administrative books, records, and documents (including electronic storage media), for a minimum of five (5) years in accordance with chapters 119 and 257, Florida Statutes, and the Florida Department of State Record Retention Schedule located at http://dlis.dos.state.fl.us/recordsmgmt. The Provider shall maintain youth records, which are programmatic in nature in a secure location with access limited to duly authorized Department and Provider staff. Upon expiration of this Contract, the Provider shall return all youth records to the Department. The Provider shall ensure these records are available at all reasonable times to inspection, review, or audit by state and federal personnel and other personnel duly authorized by the Department. In the event any work is subcontracted, the Provider shall require each subcontractor to maintain and allow access to such records for audit purposes in the same manner. The Provider shall retain sufficient records demonstrating its compliance with the terms of this Contract for a period of five (5) years from the date the audit report is issued, and shall allow the Department, or its designee, Department of Financial Services, or Auditor General access to such records upon request. The Provider shall ensure that all working papers are made available to the Department, or its designee, Comptroller, or Auditor General upon request for a period of three (3) years from the date the audit report is issued, unless extended in writing by the Department.

B. <u>Transfer of Records</u> Upon completion or termination of the Contract, the Provider shall cooperate with the Department to facilitate the transfer and return of records to the Department, at no cost to the Department. All records provided to or developed by the Provider for this Contract are the property of the Department.

VIII. GENERAL TERMS & CONDITIONS

A. Incorporated By Reference

When applicable, the Department's Invitation to Bid, Request for Proposal or Invitation to Negotiate that results in this Contract and the Provider's bid, proposal or reply are incorporated herein by reference.

B. <u>Order of Precedence</u>

In the event of a conflict, ambiguity or inconsistency among the Contract and any attachments and exhibits named herein that are attached hereto and incorporated by reference, such conflict will be resolved by applying the following order of precedence:

1. Contract document including any attachments, exhibits, and amendments;

- 2. The Request for Proposals, Invitations to Bid, Invitations to Negotiate, exhibits, and appendices, including any addenda;
- 3. Florida Statutes and Florida Administrative Code;
- 4. Department policy and procedures; and
- 5. The Provider's proposal, bid or reply as incorporated by reference.

If the Contract is silent on any matters relating to Department services, the Provider shall follow applicable law and Department policy and procedures.

C. <u>Rights, Powers and Remedies</u>

No delay or failure to exercise any right, power or remedy accruing to either party upon breach or default by either party under this Contract, shall impair any such right, power or remedy of either party; nor shall such delay or failure be construed as a waiver of any such breach or default, or any similar breach or default thereafter.

D. <u>Third Party Rights</u>

This Contract is neither intended nor shall it be construed to grant any rights, privileges or interest in any third party without the mutual written agreement of the parties hereto.

E. <u>P.R.I.D.E</u>

It is expressly understood and agreed that any articles which are the subject of, or required to carry out, this Contract shall be purchased from the corporation identified under chapter 946, Florida Statutes, in the same manner and under the same procedures set forth in sections 946.515(2) and (4), Florida Statutes. For purposes of this Contract, the person, firm or other business entity carrying out the provisions of this Contract shall be deemed to be substituted for this agency insofar as dealings with such corporation are concerned.

The "Corporation identified" is PRISON REHABILITATIVE INDUSTRIES AND DIVERSIFIED ENTERPRISES, INC. (P.R.I.D.E.) which may be contacted at:

P.R.I.D.E.

223 Morrison Road Brandon, Florida 33511 Telephone (813) 324-8700 https://www.pride-enterprises.org/

- F. Legal and Policy Compliance
 - 1. The Provider shall comply with all local, state, and federal laws, rules, regulations and codes whenever work is performed under this Contract. The Provider shall also comply with and the Department will monitor and evaluate the services provided under this Contract in accordance with all Department policies, and procedures that are in effect on the date that this Contract is fully executed.
 - 2. The Provider is not responsible for complying with subsequent changes to Department policies or procedure that may affect the services provided under this Contract unless the Department and the Provider negotiate otherwise. Such negotiation shall be reduced to writing through a contract amendment that is mutually agreed upon by both parties. However, the Department cannot waive a Provider's compliance to subsequent changes to any local, state, and federal laws, rules, regulations or codes.
 - 3. The Provider shall obtain any licenses and permits required for services performed under this Contract and maintain such licenses and permits for the duration of this Contract.
 - 4. Any and all waivers of Department policies and procedures shall be effective only if reduced to writing by the Department and shall be maintained in the Contract Manager's file.
- G. <u>Convicted Vendor List</u>

A Vendor, person or affiliate who has been placed on the Florida Convicted Vendor List may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with the Department pursuant to section 287.133, Florida Statutes.

H. Discriminatory Vendor List

In accordance with section 287.134, Florida Statutes, an entity or affiliate who has been placed on the Discriminatory Vendor List:

- 1. May not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under contract with any public entity; and
- 2. May not transact business with any public entity.
- I. Copyrights and Right to Data
 - 1. Where activities supported by this Contract produce original writing, sound recordings, pictorial reproductions, drawings or other graphic representation and works of any similar nature, the Department has the right to use, duplicate and disclose such materials in whole or in part in any manner, for any purpose whatsoever, and to have others acting on behalf of the Department to do so.
 - 2. If the materials so developed are subject to copyright, trademark or patent, legal title and every right, interest, claim or demand of any kind in and to any patent, trademark or copyright, or application for the same, will vest in the State of Florida, Department of State, for the exclusive use and benefit of the State. Ownership of intellectual property created as a result of the services delivered under this Contract will reside with the Department.
- J. <u>Assignments and Subcontracts</u>

The Provider shall not assign responsibility of this Contract to another party, subcontract for any of the work contemplated under this Contract, or transfer program services to another location without the prior written approval of the Department's Contract Manager. Approval by the Department of assignments or subcontracts shall not provide for the Department incurring any additional obligations under this Contract, nor relieve the Provider of the requirements of this Contract. The Department may monitor the terms and conditions of the assignment or subcontract to ensure compliance. The Provider shall ensure contracts with its subcontractors contain the terms and conditions of this Contract and shall be responsible for monitoring subcontractor compliance and performance in both programmatic and administrative areas. The Department's review of subcontractor agreement(s) associated with this Contract award does not relieve the Provider of the responsibility to manage the subcontractor; demonstrate the value added and reasonableness of subcontractor pricing; and meet all contractual obligations.

K. Sponsorship

If the Provider is a non-governmental organization which sponsors a program financed partially by State funds, including any funds obtained through the Contract, it shall, in publicizing, advertising, or describing the sponsorship of the program, state: "Sponsored by *City of Pensacola* and the State of Florida, Department of Juvenile Justice." If the sponsorship reference is in written material, the words "State of Florida, Department of Juvenile Justice" shall appear in the same size letters or type as the name of the organization.

L. <u>Products Available from Blind or Other Severely Handicapped Central Non-Profit Agency</u> (RESPECT)

It is expressly understood and agreed that any articles that are the subject of, or required to carry out, this Contract shall be purchased from a nonprofit agency for the blind or for the severely handicapped that is qualified pursuant to chapter 413, Florida Statutes, in the same manner and under the same procedures set forth in section 413.036(1) and (2), Florida Statutes. For purposes of this Contract the person, firm, or other business entity carrying out the provisions of this Contract shall be deemed to be substituted for the state agency insofar as dealings with such qualified nonprofit agency are concerned. http://dms.myflorida.com/business_operations/state_purchasing/vendor_information/state_contracts_agreements_and_price_lists/respect

M. Force Majeure

Neither party shall be liable for loss or damage suffered as a result of any delay or failure in performance under the Contract or interruption of performance resulting directly or indirectly from acts of God, accidents, fire, explosions, earthquakes, floods, water, hurricanes, wind, lightning, civil or military authority, acts of public enemy, war, riots, civil disturbances, insurrections, strikes, or labor disputes. However, acts of God, accidents, fire, explosions,

earthquakes, floods, water, hurricanes, wind, lightning, civil or military authority, acts of public enemy, war, riots, civil disturbances, insurrections, strikes, or labor disputes do not relieve the Provider from its responsibility under the Contract, for the health, safety and welfare for the youth assigned to it by the Department.

- N. <u>Insurance</u> 1. Th
 - The Provider shall maintain, if applicable, the following types of insurance listed below during the entire period of this Contract and submit proof of maintenance to the Department prior to the delivery of service, and annually thereafter. The Provider shall mail a notice to the Department's Contract Manager at least thirty (30) days prior to any material changes in the provisions or cancellation of the policy.
 - a. Commercial General Liability with a minimum limit of \$500,000.00 per occurrence and \$1,000,000.00 policy aggregate (defense cost shall be in excess of the limit of liability). Coverage shall include premises and operations, products and completed operations, personal injury, advertising liability, and medical payments.
 - b. Automobile Liability Insurance shall be required and shall provide bodily injury and property damage liability covering the operation of all vehicles used in conjunction with performance of this Contract, including hired and non-owned liability coverage:
 - 1) With a minimum limit for bodily injury of \$250,000 per person;
 - 2) With a minimum limit for bodily injury of \$500,000 per accident;
 - 3) With a minimum limit for property damage of \$100,000 per accident; and/or
 - 4) With a minimum limit for medical payments of \$10,000 per person.
 - 2. The Provider shall maintain Worker's Compensation and Employers' liability insurance as required by Chapter 440, Florida Statutes, with minimum employers' liability limits of \$100,000 per accident, \$100,000 per person and \$500,000 policy aggregate.
 - 3. The Department shall maintain insurance for all Department-furnished real and personal property in Department-owned or leased facilities that are utilized by the Provider to deliver services under this Contract. For those services that are not delivered in Department-owned or leased facilities, the Provider shall procure and maintain "fire and extended coverage" for all property, furnishings and equipment furnished by the Department in an amount equal to its full insurable replacement value. The Department shall be named as a loss payee on these policies.
 - 4. The Contract shall not limit the types of insurance the Provider may choose to obtain or be required to obtain by law. The limits of coverage under each policy maintained by the Provider shall not be interpreted as limiting the Provider's liability and obligations under the Contract.
 - 5. All insurance shall be in effect before the Provider commences services under this Contract or takes possession of Department-furnished property. The Provider shall deliver all Certificates of Insurance to the Department before the Department provides any funds. A Florida-regulated insurance company or an eligible surplus lines insurance carrier shall write all insurance. The Certificates shall be completed and signed by authorized Florida Resident Insurance Agents or Florida Licensed Nonresident Insurance Agents and delivered to the Department's Contract Manager. All certificates shall be dated and contain:
 - a. The name of the Provider, the program name, the name of the insurer, the name of the policy, its effective date, and its termination date;
 - b. The State of Florida listed as an Additional Named Insured for policies of General Liability and Automotive Liability; and
 - c. All coverage required in this Contract.
- O. <u>Suspension of Work</u>

The Department may, in its sole discretion, suspend any or all activities under the Contract, at any time, when in the interests of the State to do so. The Department shall provide the Provider written notice outlining the particulars of suspension. Examples of the reason for suspension include, but are not limited to, budgetary constraints, or a declaration of emergency. After receiving a suspension notice, the Provider shall immediately comply with the notice. Within ninety (90) days, or any longer period agreed to by the Provider, the Department shall either (1) issue a notice authorizing resumption of work, at which time activity shall resume, or (2) terminate the Contract. The Provider will not receive compensation during the suspension period for the services that are under suspension.

- P. <u>Inspector General Requirements</u>
 - 1. Investigation

Pursuant to section 20.055, Florida Statutes, the Office of the Inspector General is responsible for providing direction for supervision and coordination of audits, investigations, and reviews relating to the programs and activities operated by or financed by the Department for the purpose of promoting economy and efficiency, and shall conduct investigations designed to detect, deter, prevent, and eradicate fraud, waste, mismanagement, misconduct, and other abuses in its programs and activities. The Inspector General and staff shall have access to any records, data, and other information maintained by the Department or Provider as deemed necessary to carry out the aforementioned activities. The Provider shall ensure that all Provider staff, and its subcontractors, fully cooperate with the Office of the Inspector General staff and/or other Department staff conducting any audit, investigation, inspection, review, or hearing pursuant to this section.

2. Incident Reporting

Pursuant to Rule 63F-11.001-006, Florida Administrative Code, Central Communications Center (CCC), the Provider shall comply with all Department incident reporting requirements as outlined in the Department's incident reporting policy and procedure (FDJJ–2020 and 2020P, Revised 4/20/16). The Provider shall develop an internal numbering process for all incident reports to ensure that all reports are present and maintained in accordance with Department policy, including implementation of a written Arrest Reporting procedure requiring all owners, operators, directors, caretaker/direct contact staff, and subcontracted staff, who have been arrested for any criminal offense to make a report of their arrest, either written or oral, to their immediate supervisor within three (3) business days of the arrest. However, the CCC Rule requires the arrested staff member to report the arrest to the CCC within two (2) hours (pending availability/release from jail).

3. Background Screening

The Provider shall comply with the Department's Statewide Procedure on Background Screening for Employees, Vendors, and Volunteers. The Provider shall comply with the requirements for background screening pursuant to chapters 39, 435, 984 and 985, Florida Statutes and the Department's background screening policy (FDJJ 1800, Effective Date 08-01-16). Failure to comply with the Department's background screening requirements may result in termination of the Contract.

- Q. <u>Quality Improvement Standards</u>
 - 1. The Department will evaluate the Provider's program, in accordance with section 985.632, Florida Statutes, to determine if the Provider is meeting minimum thresholds of performance pursuant to the Department's Quality Improvement standards.
 - 2. A Provider failing a Quality Improvement Review shall cause the Department to conduct a second Quality Improvement Review within six (6) months. Failure of the second Quality Improvement Review shall cause the Department to terminate the Provider's contract, unless the Department determines there are documented

significant extenuating circumstances. In addition, if the Provider's contract is terminated, the Department may not contract with the same Provider for the terminated service for a period of twelve (12) months.

- 3. Quality Improvement Reviews shall be based only on standards assessing compliance with this Contract, local, state, and federal laws, rules, regulations and codes, as well as Department policies and procedures that are in effect on the date that this Contract is fully executed. After execution, any changes or modifications to the terms and conditions of this Contract shall be negotiated between the Department and the Provider and documented in writing through the execution of a Contract amendment.
- 4. The Provider may ensure a minimum of one (1) staff member per contract participates in an on-site Quality Improvement Review in another judicial circuit on an annual (calendar year) basis. The Provider shall ensure all staff participating in Quality Improvement Reviews are at the management or supervisory level, have a minimum of a Bachelor's Degree unless a waiver request has been submitted and approved by the Department, and have completed the Department's Quality Improvement Peer Reviewer Certification Training Program. Participation in the training and the review shall be at the Provider's expense.
- 5. The results of Quality Improvement Reviews and final scores do not relieve the Provider of its responsibility for compliance with the provisions in this Contract.
- R. <u>Monitoring</u>

The Department will conduct periodic unannounced and announced programmatic and administrative monitoring to assess the Provider's compliance with this Contract and applicable federal and state laws, rules and Department policies and procedures. The Provider shall permit persons duly authorized by the Department to inspect any records, papers, documents, electronic documents, facilities, goods and services of the Provider that are relevant to this Contract, and interview individuals receiving services and employees of the Provider under such conditions as the Department deems appropriate. Following such inspection, the Department will deliver to the Provider a list of its findings, including deficiencies regarding the manner in which said goods or services are provided. The Provider shall rectify all noted deficiencies specified by the Department within the specified period of time set forth in the Department's Monitoring Report. The Provider's failure to correct these deficiencies within the time specified by the Department may result in the withholding of payments, being deemed in breach or default, and/or termination of this Contract.

- S. <u>Financial Consequences</u>
 - 1. Financial consequences shall be assessed for Contract non-compliance or nonperformance in accordance with FDJJ Policy 2000 (Revised 04/10/17), and the Department Contract Monitoring Guidelines, Chapter 2, (available on the Department's website) for the following:
 - a. failure to submit a Corrective Action Plan (CAP) within the specified time frame(s);
 - b. failure to implement the CAP within the specified time frame(s);
 - c. and/or upon further failure to make acceptable progress in correcting deficiencies as outlined in the CAP within specified timeframes.
 - 2. The Provider expressly agrees to the imposition of financial consequences as outlined below, in addition to all other remedies available to the Department by law.
 - Total value of the contract X 0.1% = Financial Consequences. Imposition of consequences shall be per deficiency per day.
 - 3. Upon the Department's decision to impose financial consequences, written notification will be sent to the Provider. Notification will outline the deficiency(ies) for which financial consequences are being imposed, the conditions (including time frames) that must be in place to satisfy the deficiency(ies) and/or the Department's concerns, the amount of the financial consequence and the month

the deduction shall be made on the invoice. The Department's Contract Manager shall deduct the amount of financial consequences imposed from the Provider's next monthly invoice as specified in the written notification.

- 4. If the Provider has a grievance concerning the imposition of financial consequences for noncompliance, the Provider shall follow the dispute process outlined in this Contract, describing any extenuating circumstances that prevented them from correcting the deficiency(ies).
- T. <u>Confidentiality</u>
 - Pursuant to section 985.04, Florida Statutes, all information obtained in the 1. course of this Contract regarding youth in the care of the Department is confidential. The Provider shall comply fully with all security procedures of the State and the Department in performance of the Contract. The Provider shall not divulge to third parties any confidential information obtained by the Provider or its agents, distributors, resellers, subcontractor, officers or employees in the course of performing Contract work, including, but not limited to, security procedures, business operations information, or commercial proprietary information in the possession of the State or Department. The Provider shall not be required to keep any confidential information or material that is publicly available through no fault of the Provider, material that the Provider developed independently without relying on the State's or Department's confidential information, or material that is otherwise obtainable under State law as a public record. The Provider shall take appropriate steps to ensure its personnel, agents, and subcontractors protect confidentiality. The warranties shall remain in effect after contract termination.
 - 2. The Provider shall comply with all requirements of the Health Insurance Portability and Accountability Act of 1996 (HIPAA) and the regulation applicable to entities covered under HIPAA, issued by the Department of Health and Human Services, entitled "Standards for Privacy of Individually Identifiable Health Information" (45 CFR Parts 160 and 164, effective November 20, 2014), if applicable under this Contract.
- U. <u>Dispute Resolution</u>

Any dispute concerning compliance and/or performance of this Contract shall be decided by the Department's designated Contract Manager, who shall reduce the decision to writing and serve a copy to the Provider. Any dispute that cannot be resolved shall be reduced to writing and delivered to the Department's Assistant Secretary or designee of the relevant program area for resolution.

V. <u>Severability</u>

If a court deems any provision of this Contract void or unenforceable, that provision shall be enforced only to the extent that it is not in violation of law or is not otherwise unenforceable and all other provisions shall remain in full force and effect.

W. Certification Regarding Active Exclusion

The Provider, by execution of this Contract, certifies that neither it nor its principals is presently assigned an active exclusion with the Federal System for Award Management (SAM). Exclusions can be found at: <u>http://www.sam.gov/</u>. The Provider shall notify the Department if, at any time during this Contract, it or its principals are assigned an active exclusion.

X. <u>Return of Property Purchased Under this Contract</u>

All property purchased by the Provider utilizing Contract funds is the Property of the State and shall be returned to the Department upon expiration of this Contract. The property shall be returned in a condition which allows for re-use of equipment. The Department shall make and approve in writing the determination regarding the surplus of State-owned property. The Provider shall maintain property to protect against theft and/or damage. The Provider may not be reimbursed for property purchased unless specifically allowed by this Contract.

Y. <u>Information Technology (IT) Security</u> In accordance with Rule 74-2.001 through 74-2.006 F.A.C., External partners employed by the Department or acting on behalf of the Department, including other governmental entities, third parties, contractors, vendors, suppliers and partners, shall comply with all applicable security policies, procedures and processes, and employ adequate security measures to protect the Department's information, applications, data, resources, and services. When applicable, as determined by the Department's Bureau of Information Technology, network connection agreements for third-party network connections shall be submitted to DJJ for approval prior to connection to the Department's internal network.

Z. Information Resource Request

All Department contract Providers must receive written approval from the Department prior to purchasing any Information Technology (IT) Resource used in the performance of contractual obligations under this Contract. IT Resources are defined in Department Procedure FDJJ – 1205.01P (Revised 05/31/16), titled Information Technology Resource Planning and Management Procedures and is located on the Department's website at: http://www.djj.state.fl.us/partners/policies-resources/department-policies.

The Provider agrees to secure prior written approval by means of a Department Information Resource Request (IRR) form before the purchase of any IT Resource. The Contract Manager is responsible for serving as the liaison between the Provider and the Department's Information Technology bureau during the completion of the IRR process. The use of Contract funds for the purchase of IT Resource components must be approved by the Contract Manager as appropriate and allowable under the terms of the Contract. The Provider will not be compensated for any IT Resource purchases made prior to obtaining the Department's written approval.

AA. <u>Data Input into Department's Systems</u> The Provider is required to input data into the Department's Program Monitoring & Management (PMM) System and Staff Verification System (SVS) computer applications during the term of this Contract.

IX. CAPTIONS

The captions, section numbers, article numbers, title and headings appearing in this Contract are inserted only as a matter of convenience and in no way define, limit, construe or describe the scope or intent of such articles or sections of this Contract, nor in any way effect this Contract and shall not be construed to create a conflict with the provisions of this Contract.

X. ATTACHMENTS AND EXHIBITS TO BE INCLUDED AS PART OF THIS CONTRACT

- Attachment I: Services to be Provided
- Exhibit 1: Sample Invoice¹
- Exhibit 2: Sample Youth Census Report¹
- Exhibit 3: Florida Minority Business Enterprise (MBE) Utilization Report¹
- Exhibit 4: Staff Vacancy Report²
- Exhibit 5: Staff Hire Report²
- Exhibit 6: Provider Monthly Activity and Progress Report
- Exhibit 7: Satisfaction Survey
- Exhibit 8: Self Esteem Survey

Attachment II: Florida Single Audit Act and FSAA's Exhibit 1

¹Available at: <u>http://www.djj.state.fl.us/partners/forms-library/-in-Subjects/Subjects/Contracting</u> ²Available at: <u>http://www.djj.state.fl.us/partners/contract-management</u>

This Contract and all attachments and exhibits named herein that are attached hereto and incorporated by reference, represents the entire agreement of the parties. Any alterations, variations, changes, modifications, or waivers of provisions of this Contract shall only be valid when they have been reduced to writing, duly signed by each of the parties hereto, and attached to the original of this Contract, unless otherwise provided herein.

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

PROVIDER CITY OF PENSACOLA	STATE OF FLORIDA DEPARTMENT OF JUVENILE JUSTICE		
SIGNED BY:	SIGNED BY:		
NAME: Ashton J. Hayward, III	NAME: TIMOTHY NIERMANN		
TITLE: Mayor	TITLE: DEPUTY SECRETARY		
DATE:	DATE:		
VENDOR NUMBER: <u>F59-6000406-007</u>			

THIS CONTRACT IS NOT VALID UNTIL SIGNED AND DATED BY BOTH PARTIES

ATTACHMENT I SERVICES TO BE PROVIDED

I. GENERAL DESCRIPTION

A. <u>General Description of Services</u>

The Provider shall operate a prevention program known as the Pensacola Parks and Recreation Outdoor Outreach Programs (PROOP). The Provider shall ensure PROOP meets the targeted needs of Santa Rosa and Escambia Counties youth by providing effective diversion and intervention programs as well as activities to prevent juvenile delinquency. The Provider shall provide services to youth who are identified as at-risk of becoming involved in the juvenile justice system and are between the ages of five (5) to seventeen (17).

B. <u>General Services to be Provided</u>

The Provider and approved subcontractors (if applicable) shall deliver services that include, but are not limited to:

- 1. Screening and Evaluation
- 2. Outdoor Recreational Instruction
- 3. Adventure Camp

C. <u>Authority for Specific Contracted Program Services</u>

Authority for specific contracted program services is found in chapter 985, Florida Statutes and gives the Department of Juvenile Justice the authority to develop and implement effective programs to: prevent delinquency; to divert children from the traditional juvenile justice system, to intervene at an early stage of delinquency and to provide critically needed alternatives to institutionalization and deep-end commitment; provide well trained personnel, high-quality services, and cost effective programs within the juvenile justice system.

D. <u>Service Limits</u>

The Provider shall not provide services to youth who fail to meet the eligibility criteria contained in this Contract. The Provider shall not be paid for services rendered outside the terms of this Contract.

E. <u>Major Goals(s) of the Program/Service</u>

The goal of these prevention services is to divert youth that pose no real threat to public safety away from the juvenile justice system through programming that will support a safe environment and provide youth and their families' positive alternatives for delinquent behavior.

F. <u>Definitions</u>

<u>At-Risk Youth</u>: At-Risk Youth is defined as any youth who exhibits problem behaviors such as un-governability, truancy, and running away from home. Additionally, a youth who has an identified risk in the record of referrals, school, use of free time, relationships, family/living arrangement, alcohol and drugs, mental health, attitudes/behaviors, aggression, and skills domains is considered at-risk.

<u>Subcontractor</u>: An agreement entered into by the Provider with any other person or organization that agrees to perform any performance obligations for the Provider specifically related to securing or fulfilling the Provider's obligations to the Department under the terms of this Contract.

II. YOUTH TO BE SERVED

A. <u>General Description of Youth to be Served</u>

The Provider shall deliver program services for up to forty (40) youth for the four (4) week Outdoor Recreational Instruction program and fifty (50) youth for the five (5) week Adventure Camp, who are at-risk for formal involvement in the juvenile justice system, and who meet the eligibility criteria contained in this Contract.

B. <u>Youth Eligibility</u> Services are limited to youth between the ages of five (5) to seventeen (17). The Provider shall provide program services for up to forty (40) youth for the four (4) week Outdoor Recreational Instruction program and fifty (50) youth during the five (5) week Adventure Camp. The decision to accept a youth into the program shall be made by the Provider.

C. Youth Referral/Determination

Youth may be referred to the Provider by parents, local schools, and community service organizations. The Department shall resolve all disputes regarding the eligibility of youth to participate in the program. The Provider shall contact the Department's assigned Contract Manager prior to the admission of youth whose eligibility is in dispute.

D. <u>Limits on Youth to be Served</u> Youth who have completed program services, may be a participant in program services as a new youth in following contract year(s) if services are available and are needed. Provider shall complete all necessary close-out procedures for JJIS/Prevention Web once youth has completed program services. Youth who turn eighteen (18) while enrolled may continue program services until completion.

III. SERVICES TO BE PROVIDED

A. <u>Service Tasks</u>

The Provider shall, at a minimum, perform the following service tasks as specified when providing service under this contract:

- 1. Screening and Evaluation: The Provider shall provide a pre-test and post-test survey to each youth admitted to the program. Youth shall complete a pre-test (Exhibit 8, Self-Esteem Survey) within three (3) business days of program enrollment and a post-test (Exhibit 7, Satisfaction Survey) within three (3) business days of completion of the program, the results of which shall be used to form performance measurement reporting outcomes for the program.
- 2. Outdoor Recreational Instruction: The Provider shall provide a week long fishing program designed to teach youth the value of patience, value of practice, and value of accomplishment. Outdoor Recreational Instruction shall be provided each day during the dates included below in section III., G., 2., Service Times.
- 3. Adventure Camp: The Provider shall provide a program, designed for youth, that introduce social skills through outdoor recreation activities to address teamwork, problem solving, communication, and promote self-esteem. Sessions include, but are not limited to: rock climbing, archery, and water sports. Each Adventure Camp session shall be provided three (3) times per week, a minimum of thirty (30) minutes per session.
- B. <u>Service Task Limits</u>

All prescribed services shall be provided in a manner consistent with applicable federal and state laws, rules and regulations. The Provider shall ensure all program participants are afforded the opportunity to participate in all programming activities of interest and for which the youth is eligible to participate in. These opportunities shall be on an ongoing basis throughout the contract term.

C. <u>Staffing/Personnel</u>

The Provider and all personnel provided under this Contract, whether performance is as a Provider, subcontractor, or any employee, agent or representative of the Provider or subcontractor, shall continually maintain all licenses, protocols, and certifications that are necessary and appropriate or required by the Department or another local, state or federal agency, for the services to be performed or for the position held. All such personnel shall renew licenses or certifications pursuant to applicable law or rule. The Provider shall provide copies of all current licenses or certificates required for the delivery of services under this Contract, to the Department's Contract Manager, prior to the delivery of services or upon request.

1. Staffing Levels and Staff Qualifications

The Provider shall ensure the constant presence of sufficient qualified staff as indicated in the below table to provide the services identified in this Contract, in order to ensure that there shall be no waiting lists for program services and shall monitor staff vacancies to ensure services to youth are not cancelled, postponed, or rescheduled. See below table.

Position Title	PT/FT	Job Description	Minimum
Camp Director (1)	Position Full-Time	Oversee all aspects of the program, JJIS data entry, provide fiscal management, hire and supervise staff, provide direction and guidance for staff and students, monitor ongoing evaluation of project, effectiveness, maintain records, provide applicable reports to the Department.	QualificationsShall have a minimumlicensing standard withregard to professionalqualifications,applicableand/orcertificationrequirementsfromhis/herrespectivedisciplines.Required topass the Department'sstandardsregardingbackgroundscreening.Employmenteligibilityshall be verified throughtheUnitedStatesDepartmentofHomelandSecurity'sVerifySystem.
Recreation Aid (2)	Full-Time	Assist in organizing and planning activities for field trips, family activities, and all outdoor activities for youth and teens. Duties may include: participating in the activities with participants; maintain program areas before, during and after program activities; must be able to provide excellent customer service at all times.	Shall have a minimum licensing standard with regard to professional qualifications, applicable licensing and/or certification requirements from his/her respective disciplines. Required to pass the Department's standards regarding background screening. Employment eligibility shall be verified through the United States Department of Homeland Security's E- Verify System.

- 2. Provider Staffing Schedule and Vacancies The Provider shall have and utilize a written back-up plan and have adequate qualified staff to fill-in for required Provider staff who may be absent from work (e.g., unexpected emergency, illness, or vacation) to ensure that services to
 - youth shall not be canceled or rescheduled.
- 3. Staff Training
 - a. Training shall be specific to the functions and responsibilities of each member. Qualified personnel for the specific topic must provide training.
 - b. Staff shall comply with the training requirements as stated in section III., B., 8 of this Contract.
 - c. All staff shall be required to complete additional training requirements if so deemed by the Department. All training costs and expenses associated with training/travel for training Provider's staff are the responsibility of the Provider.

4. Staffing Changes

Changes to the minimum number of staff and qualifications required in this contract are not authorized. Staff changes shall be approved in writing by the Department's Contract Manager. Staffing changes at any level within the program shall be reported on the Staff Vacancy Report which shall be submitted to the Department's Contract Manager the month following services.

D. <u>JJIS Contact and Training</u>

The Provider shall be responsible for the accuracy of the information entered into the Juvenile Justice Information System (JJIS) Prevention Web. This responsibility is based on the Department's capability to provide access and utilization to the Provider. The Provider shall designate a lead staff person responsible for ensuring completion and accuracy of the JJIS data entry, including admission and release dates. This staff person shall also be the main contact for the Department's Data Integrity Officer and the Office of Program Accountability. The Department will provide limited assistance to the Provider with JJIS training.

E. <u>Record Keeping</u>

The Provider shall maintain a case file for each youth served. The file shall contain at a minimum; documentation of referral into this contracted program, written parental consent, pre- and post-tests/surveys, participant level data and progress documentation. Data shall be collected and maintained in such a way as to permit data integrity verification against the JJIS, invoices, and submitted reports.

F. Data Collection

Upon access to the Department's JJIS system, the Provider shall enter data into the following systems. The responsibility for entering data in JJIS is based on the Department's capability to provide access and utilization to the Provider. The Provider shall contact the Department's Data Integrity Officer in the area to gain appropriate access and secure training within forty-five (45) days of this Amendment start date.

- 1. JJIS Prevention Web: The Provider must enter data into the JJIS Prevention Web within three (3) business days of youth's admittance to the program. All youth information required in the JJIS Prevention Web shall be collected and maintained in hard copy format.
- 2. Staff Verification System (SVS): The purpose of the Staff Verification System (SVS) is to create a comprehensive database of employees that work with youth in juvenile justice programs. Each time a supervisor is considering hiring a new employee, the supervisor will be able to access the system to obtain the work history of the individual in juvenile justice programs in Florida. The system will show the programs the person has worked for and will provide a previous employer's name and telephone number for job references. By sharing this information, the Department will be able to ensure that undesirable employees do not move from DJJ to a Provider program or from one Provider program to another. Florida Statute authorizes the sharing of this information for all criminal justice agencies, including the Department of Juvenile Justice and its Providers. Each Provider shall be required to input several data items on each employee including employee name, social security number, date of hire, program where employed, and job title. Once the initial data on all employees is added to the system, Providers shall be responsible for updating the list monthly regarding employees who have left their employment and all new hires. DJJ data will be updated via the state of Florida People First System.
- 3. Program Monitoring & Management (PMM) System: The purpose of the PMM System is to provide a single site for the Department's monitoring process, document storage, deficiency review and corrective actions, and performance measures. Providers shall be able to view monitoring reports and enter comments, will build corrective action plans to respond to deficiencies, and will enter data on performance issues as determined in contract or service area.
- 4. The Provider is required to collect and report to the Department the following data for evaluation purposes:

- a. Demographic information of youth served: Name, date of birth, race, sex, Social Security Number, date of admission, and date of release.
- b. Behavior characteristics of youth admitted to the program.
- c. Types of prevention services provided.
- d. Documentation of percentage of improvement in self-esteem during the reporting period
- e. Results of any pre and post-testing conducted by the program.
- 5. The Provider is required to maintain data on a monthly basis in each individual participant file and shall enter data in to JJIS as required.
- 6. The Provider, throughout the term of this Contract, shall document compliance with required service tasks, performance and evaluation data, and provide documentation of such data for inspection upon request.
- 7. The Provider shall participate in the annual Comprehensive Accountability Report (CAR) data verification project for a period of two (2) years following the completion of the current Contract year.
- 8. The Department will conduct outcome evaluations and recidivism studies concentrating on the re-offending and re-adjudication of juveniles who complete the program for one State fiscal year after the youth is released from the program.
- 9. These evaluations and studies will consider the content of the program, its components and the duration of the program. The results may be used in the rating of the program for any future funding.
- G. <u>Service Locations and Times</u>
 - 1. <u>Service Locations</u>

The Provider shall maintain a list of all site location(s) and this list shall be provided to the Department's Contract Manager. A revised (updated) list shall be submitted to the Department's Contract Manager as additions/deletions occur. All services may be provided at varied non-traditional and traditional times and locations conducive to the activity and to the convenience of the youth participant and their families. Management and coordination of program services to youth shall be provided at site location(s). All youth files shall be maintained and secured at site location(s) of the Provider. All youth files shall be maintained and secured at the administrative locations of the Provider and subcontractors (if applicable).

The Providers' administrative offices are located at the following address: City of Pensacola Parks and Recreation Department 222 West Main Street Pensacola FL 32501

2. <u>Service Times</u>

Services to youth shall be offered during traditional and non-traditional business hours. Program component known as the Outdoor Recreational Instruction shall provide services to youth and operate under the terms of the Contract for four (4) weeks (from June 5-9; June 12-16; June 26-30; and July 17-21). Program component known as the Adventure Camp shall provide services to youth and operate under the terms of the Contract for five (5) weeks (from June 19-23; July 5-7; July 10-14; July 24-28; and July 31-August 4). The Department will not approve services rendered prior to full execution of the Contract signed by both parties. Provider's key personnel shall be available for contact by the Department during business hours of 8:00am – 5:00pm Monday through Friday with the exception of State Holidays.

3. <u>Changes to Service Locations/Times</u> The Provider is not authorized to make changes in the service delivery location(s) without prior written consent of the Department's Contract Manager. Request for changes in the service location(s) must be submitted in writing a minimum of fourteen (14) calendar days prior to the requested location change. The Provider's approved subcontractors must have written approval from the Provider via the Contract Manager prior to initiating any changes, deletions or additions in service delivery locations.

H. <u>Property</u>

The Department is accountable to the State of Florida for the expenditure of funds on property. Property purchased by the Provider must be accounted for as specified by the following.

- 1. Title (ownership) to all non-expendable property shall be vested in the Department at the time of the purchase of the property if the property is acquired from:
 - a. Expenditure of funds provided by the Department under a costreimbursement Contract.
 - b. Expenditure of funds provided by the Department as operational expense dollars.
- 2. All state-furnished property acquired by the Provider through funding sources identified above, with a cost of \$1,000 or more and lasting more than one year, and hardback-covered bound books costing \$250 or more, shall be accounted for in accordance with chapter 10.300, Rules of the Auditor General. All such property, including replacements to state-furnished property that is lost, destroyed, exhausted, or surplused under the terms of this Contract, shall be returned to the Department upon Contract termination/expiration. Any replacements shall be of equal or greater value when returned to the Department.
- 3. Upon delivery of Department-furnished property to the Provider, the Provider assumes the risk and responsibility for its loss and damage.
- 4. The Provider shall submit to the Contract Manager, a listing of all items purchased for the program with Department funds and include supporting documentation of funds used. The Provider shall include this with the first invoice submitted after purchase of the item(s).
- 5. The Provider shall not dispose of state-furnished property without the written permission of the Department. Department policies and procedures shall be followed when disposing of state-furnished property.
- 6. The Provider shall not use any state-furnished property for any purpose except the delivery of services identified in this Contract.
- 7. The Provider shall submit a final inventory report that is approved by the Department at conclusion of the Contract.
- 8. Information Technology Resource (ITR) Purchases The Provider must receive written approval from the Department prior to the purchase of any Information Technology Resource (ITR) made as part of this Contract. ITR includes data processing hardware, software, services, supplies, maintenance, training, personnel and facilities.
- 9. The Provider shall secure prior written approval by means of an Information Resource Request (IRR) form before the purchase of any ITR. The form is available from the Contract Manager. The Contract Manager is responsible for serving as the liaison between the Provider and Management Information Systems during the completion of the IRR/ITR process.
- 10. The Provider shall not be reimbursed for any ITR purchases made prior to obtaining the Department's written approval.

I. Facility Requirements

All program facilities are Provider or Provider's Subcontractor owned or leased and shall comply with all state and local rules and regulations. The Provider and its Subcontractors shall comply with standards required by fire and health authorities. All building and grounds, equipment and furnishing shall be maintained in a manner that provides a safe, sanitary and comfortable environment for youth, visitors, and employees.

IV. DELIVERABLES

The Provider shall submit an invoice with sufficient documentation to fully justify payment for services delivered. Failure by the Provider to promptly report and document deliverables as required shall result in a reduction in the invoice. In months where the Provider did not complete serves, an invoice is not required.

- A. <u>Service Units/Deliverables</u>
 - 1. Outdoor Recreational Instruction Youth Served
 - A youth served in the Outdoor Recreational Instruction is defined as a youth who attended a minimum of thirty (30) minutes on three (3) days within a week. Supporting documentation includes:
 - a. A sign-in sheet for each session with title, date of service received, instructor's and youth's name, and instructor's signature.
 - b. The monthly Youth Census Report completed by program staff with recorded dates of service.
 - 2. Adventure Camp Youth Served A youth served in the Adventure Camp is defined as a youth who attended a minimum of three (3) thirty (30) minute Adventure Camp sessions within a week. Supporting documentation includes:
 - a. A sign-in sheet for each session with title, date of service received, instructor's and youth's name, and instructor's signature.
 - b. The monthly Youth Census Report completed by program staff with recorded dates of service.

V. REPORTS

The Department will require progress or performance reports throughout the term of this Contract. The Provider shall complete reports as required to become eligible for payment.

A. The following are the Contract Managers for the respective parties. All matters shall be directed to the Contract Managers for action or disposition. Any and all notices shall be delivered to the parties at the following addresses:

Provider	Department
Mary Kimberly Mobley-Carmody	Aaron Mathews
222 West Main Street, 4th Floor	2737 Centerview Drive
Pensacola, FL 32507	Tallahassee, FL 32399-3100
Telephone: 850-436-5677	Telephone: 850-717-2398
Fax: 850-436-5199	Fax: 850- 487-4933
E-mail: kcarmody@cityofpensacola.com	Email: <u>Aaron.Mathews@djj.state.fl.us</u>

B. Contract Manager Contact Information Changes: After execution of this Contract, any changes in the contact information to the above Contract Managers may be provided by either party, by written notification to the other party, with a copy of the written notification to be sent to the Department's Bureau of Procurement & Contract Administration. A copy of the written notification shall be maintained in the official Contract record. All notices required by this Contract or other communication regardin0g this Contract shall be sent by United States Postal Service or other delivery service with proof of delivery.

1. Invoice

A properly prepared invoice shall be submitted directly to the Department's Contract Manager within fifteen (15) business days following the end of the month for which services were rendered. Supporting documentation for each deliverable must be included as per Attachment I, Section IV., as well as the Provider Monthly Activity and Progress Report. Payment of the invoice shall be pursuant to section 215.422; Florida Statutes and any interest due shall be paid pursuant to section 55.03(1), Florida Statutes. A Vendor Ombudsman, established within the Department of Financial Services, may be contacted if a

Provider is experiencing problems in obtaining timely payment(s) from a State of Florida agency. The Vendor Ombudsman may be contacted at 850-413-5516.

2. <u>Youth Census Report</u>

A complete list of youth who were provided services required under the terms and conditions of this Contract during the service period detailed on the invoice shall be furnished. At a minimum, the Youth Census Report shall include the youth's last name and initial of first name, juvenile justice identification number, date of service, and the service required by this Contract that was provided. No confidential information such as a youth's full name or date of birth shall be submitted with the Youth Census Report or any other documentation. The Provider must redact confidential identifying information from any hardcopies submitted to the Department and password protect any electronic files.

3. Monthly Expenditure Report

A list of all expenditures using Contract funds shall be submitted with the Provider's invoice on a monthly basis.

4. <u>Proof of Insurance</u>

A Certificate of Insurance shall be provided to the Department's Contract Manager prior to the delivery of service, and prior to expiration of insurance. Certificates of Insurance shall reflect appropriate coverage(s) based on the recommendation of a licensed insurance agent, and the minimums listed in this Contract.

5. <u>Subcontract(s)</u>

A copy of all subcontracted agreements entered into by the Provider and a subcontractor for services required of the Provider via this Contract, shall be submitted to the Department in advance for review. A signed copy of the subcontract reviewed by the Department shall be provided to the Department's Contract Manager prior to the delivery of service to Department youth and payment to the subcontractor.

6. Organizational Chart

The Provider's organizational chart shall be provided upon execution of this Contract, annually if renewed, and upon changes. The organizational chart shall include the programmatic and administrative structure of the Provider's organization.

7. <u>Staff Vacancy Report</u>

The Provider shall provide a complete list of all vacant program positions required by this Contract, and include the position title, position number, date of vacancy, and position description. The Provider shall provide the Department's Contract Manager with an explanation for vacancies, which exceed ninety (90) calendar days. Services shall be provided to all Department youth by qualified Provider staff regardless of whether a position(s) is vacant.

8. <u>Staff Hire Report</u>

The Provider shall provide a complete list of staff hired to fill vacant positions to include their full legal name, the position title, position number, date of hire, date of background screening, and position description. If any position filled requires specific licensing, certification, or education as required in the Contract, a copy of the license, certification, and/or education credentials shall be provided with the Staff Hire Report.

9. <u>Minority Business Enterprise (MBE) Utilization Report</u>

The Provider shall submit to the Department's Contract Manager, along with each monthly invoice, the MBE Utilization Report listing all payments made for supplies and services to Minority Business Enterprises (MBEs) during the invoice period. The listing shall identify the MBE code for each payment.

- Information Resource Request (IRR) All IRR purchases must be in accordance with Section VIII., General Terms & Conditions.
- 11. <u>Continuity of Operations Plan (COOP)</u>

Prior to the delivery of service, the Provider shall submit a COOP to the Department's Contract Manager who will route to the program area Regional Director, Chief Probation Officer (CPO), or Assistant Secretary for approval. The COOP must provide for the continuity of Contract services in the event of a manmade/natural disaster/emergency. The Department approved plan format can be found on the Department's website. Additional information can be found in FDJJ 1050, Continuity of Operations Plans.

12. Training Plan

The Provider shall provide a training plan to incorporate at a minimum preservice and in-service training as outlined in Rule 63H. Training plans will be approved by SD&T to ensure compliance with Rule 63H. If applicable, the plan should also include any specialized training outlined in the Contract. A plan must be submitted at the onset of the Contract as well as annually upon renewal. The Provider shall use the Department's Training Plan template to develop its plan. A copy of the template can be found at <u>http://www.djj.state.fl.us/partners/contractmanagement</u>.

13. Provider Monthly Activity and Progress Report

A summary of program services using Contract funds shall be submitted with the Providers invoice on a monthly basis. The report shall also include a summary of collaborative partners, number sessions participants served, program specific objectives, and program concerns. Changes to this report form may be mutually agreed upon between the Provider and the Department's Contract Manager.

14. Youth Discharge Form

Documentation of youth discharged from the program provided to the Department's Contract Manager for youth that have been released/discharged from the program.

15. Background Investigations

The Provider shall provide background screenings prior to the delivery of services to the Department's Contract Manager and annually upon renewal thereafter to the Department's Contract Manager

REPORT LIST	FREQUENCY	DUE DATE	DUE TO DEPARTMENT
Invoice	Monthly	15 th day of the following reporting month	Contract Manager
Youth Census Report	Monthly	15 th day of the following reporting month	Contract Manager
Monthly Expenditure Report	Monthly	15 th day of the month following reporting quarter	Contract Manager
Proof of Insurance Coverage	Annually	Prior to the delivery of services and prior to expiration of insurance	Contract Manager
Copy of Subcontracts	Upon execution of the subcontract	Upon execution of the subcontract	Contract Manager
Organizational Chart	Upon Contract execution; annually; and upon changes	Prior to the delivery of services and annually at renewal thereafter	Contract Manager
Staff Vacancy Report	Monthly	15 th day of the following reporting month	Contract Manager
Staff Hire Report	Monthly	10 th day of the following reporting	Contract Manager

		month	
MBE Utilization Report	Monthly	15 th day of the following reporting month	Contract Manager
Information Resource Request (IRR)	Prior to the purchase of information technology soft/hardware	Prior to the purchase of information technology soft/hardware	Contract Manager
Continuity of Operations Plan(COOP)	Annually	Prior to the delivery of services and February 1 st each year	Contract Manager
Training Plan	Prior to the execution of the Contract; annually	Prior to the execution of the Contract and by January 31 (annually)	Staff Development & Training
Provider Monthly Activity & Progress Report	Monthly	15 th day of the following reporting month	Contract Manager
Youth Discharge Form	Monthly	15th business day of the following reporting month	Contract Manager
Background Investigations	Prior to initiation of service delivery and annually at renewal thereafter	Prior to initiation of service delivery and annually at renewal thereafter	Contract Manager

C. <u>Report Receipt and Documentation</u>

The Provider shall submit written reports with all required documentation within the timeframes listed above to the correct individuals to become eligible for payment. Delivery of deliverables and reports shall not be construed to mean acceptance of those deliverables and reports. The Department reserves the right to reject deliverables and reports as incomplete, inadequate, or unacceptable. The Department's Contract Manager will approve or reject deliverables and reports.

VI. <u>Performance Measures</u>

1.

Provider or its approved subcontractors shall meet the following program specific performance measures:

A. Performance Outputs

<u>Assessment</u> <u>Goal:</u> 100% of the participating youth enrolled in the program shall successfully complete the program.

<u>Measure</u>: The number of youth enrolled in the program divided by the total number of youth that successfully complete the program.

<u>Standard:</u> 90% of the participating youth enrolled in the program shall successfully complete the program

Frequency: This shall be reported on an annual basis.

2. <u>Recidivism</u>

<u>Goal</u>: 100% of youth who successfully complete a program shall remain crime free for twelve (12) months.

<u>Measure:</u> Number of youth who did not receive subsequent adjudication or conviction within twelve (12) months of successfully completing the program divided by the number of youth who successfully complete the program.

<u>Standard:</u> Not to exceed the recidivism percent as reported in the Comprehensive Accountability Report that is published annually for similar programs.

Frequency: This shall be reported on an annual basis.



EXHIBIT 6

Florida Department of Juvenile Justice

Provider Monthly Activity & Progress Report

Contract #:			Activity Report for	: Select Month,	Select Year
Program Title:					
Agency:					
Report Prepared By:			Telephone	: () -	Ext:
ADMISSION INFORMA	ATION:				
1. Contracted number of ne contract year:	w, unduplicated	d youth to be admitted t	o the program this		
2. Number of new, undupli	cated youth adr	nitted to the program th	is month:		
3. Number of new, undupli this month)	cated youth adn	nitted this contract-yea	r-to-date (including		
4. Is the program on pace contract year?	to admit the con	tracted number of yout	h by the end of the	Select Response	
If no, explain below why a admissions:	admissions are i	not on pace and what a	ctions have been taken	to increase	
RELEASE INFORMAT	<u>10N</u> :				
5. Number of youth release	d from the prog	ram this month:		_	
6. Number of youth release	ed from the prog	ram this contract-year-	to-date (including this r	month)	
7. Indicate below the total month):	number of youth	h released for each reas	on contract-year-to-dat	e (including this	
Completed all se	ervices	Dropped out of p	program	Referred to other	services
Changed school	ls	Expelled from program	Youth	moved	Other

PROGRAM ACTIVITY INFORMATION:

8. Describe all activities conducted by the program during this month:

9. Has the program encountered barriers or challenges during this month? <u>Select Response</u> Page 27 of 36 If yes, describe the challenges and provide a detailed explanation of the plan to address them:

10. What program planning has been conducted during this month? (Include dates):

11. Describe any changes, amendments or modifications to the program this month:

12. List the collaborative partners who have participated with the program this month and how they participated:

13. List in the left column your program's deliverables and the supporting documentation required for each. In the right hand column detail how the deliverable was met and what supporting documentation is attached to evidence the deliverable has been met. If minimum performance was not achieved provide documentation with explanation of reasons why.

DELIVERABLES AND REQUIRED DOUCMENTATION	PROGRESS DURING THIS MONTH (ATTACH SUPPORTING DOCUMENTATION TO THIS REPORT)
*	
*	
*	
*	

*The above outlines the minimum deliverables required for Program Services as specified by the Contract. The Provider must document any extenuating circumstances whereby failure to provide the above minimum deliverables. Failure to achieve the minimum performance for each deliverable will affect payment and future contract funding.

VOLUNTEERS:

If your program had volunteers participating in your program this month, provide the information requested below. Attach additional pages if necessary to list all volunteers.

Volunteer's Last Name	Volunteer's First Name	Is the Volunteer a Youth or an Adult?	Does this volunteer have a cleared DJJ Background Screening?	Number of hours volunteered in contract program during <u>this</u> month
		🗌 Youth 🗌 Adult	🗌 Yes 🗌 No	
		Youth Adult	🗌 Yes 🗌 No	
		Youth Adult	🗌 Yes 🗌 No	
		🗌 Youth 🗌 Adult	🗌 Yes 🗌 No	

By signature below, I certify that the deliverables reported herewith on this report have been completed by the Provider or Authorized Representative in accordance with the terms and conditions set forth in the contract. I certify that the required Page 28 of 36 services have been performed as represented in this report and are as specified in the contract proposal for this program and state funds have been used properly and solely in relation to this program. I further certify that documentation and proof of payment supporting the expenditures, in the manner prescribed by the Department of Juvenile Justice, is currently on file at the office of the Provider. Any misrepresentation may cause contract funding to be delayed or to cease.

Signature

Printed Name

Date

EXHIBIT 7 Satisfaction Survey

Name				Date			
Direct	Directions: Please circle your answer to the following questions.						
2. 3. 4. 5.	Are you satisfied with the Do you feel that the prog Would you recommend t Are you satisfied with pro Are you satisfied with the ase circle the answer that		Yes Yes Yes Yes Yes	No No No No			
6.	I feel that the program di Strongly Agree	d what it set out Agree	to do. Neutral	Disagree	Strongly Disag	ee	
7.	I feel good about the out Strongly Agree	come of the prog Agree	gram. Neutral	Disagree	Strongly Disag	ee	
8.	The program staff were v Strongly Agree	well trained. Agree	Neutral	Disagree	Strongly Disag	ee	
9.	The program staff were I Strongly Agree	nelpful. Agree	Neutral	Disagree	Strongly Disag	ee	
10.	I think very highly of the Strongly Agree	program. Agree	Neutral	Disagree	Strongly Disag	ee	

Administrative use only:

Score _____

Scorer Name

Program Name

Youth entrance into program date _____

Source: Centers for Disease Control and Prevention, National Center for Injury Prevention and Control. (2005). *Violence-Related Attitudes, Behaviors, and Influences Among Youths: A Compendium of Assessment Tools, 2rd ed. Atlanta, GA: Dahlberg LL, Toal SB, Swahn M, Behrens CB. Electronic version available: http://www.cdc.gov/ncipc/pub-res/measure.htm.*

EXHIBIT 7 Satisfaction Survey Scoring Instrument

	Name			_Date					
	Directions: Please Circle the Answer to the following questions.								
1.	Are you satisfied with the progra	ım?	_	_	Yes 1	No 0			
2.	Do you feel that the program ne	eeds improveme	ent?		Yes 1	No 0			
3.	Would you recommend the prog	ram to a friend?			Yes 1	No 0			
4.	Are you satisfied with the progra	im staff?			Yes 1	No 0			
5.	Are you satisfied with the conter Score	nt of the progran	1?		Yes 1	No 0			
	Please circle the answer that be	st describes you	ur feelings.						
6.	I feel that the program did what Strongly Agree Score 5	it set out to do. Agree 4	Neutral 3	Disagree 2	Strongly Disa	gree			
7.	I feel good about the outcome o Strongly Agree Score 5	f the program. Agree 4	Neutral 3	Disagree 2	Strongly Disa	gree			
8.	The program staff were well trai Strongly Agree Score 5	ned. Agree 4	Neutral 3	Disagree 2	Strongly Disa	gree			
9.	The program staff we Strongly Agree Score 5	ere helpful. Agree 4	Neutral 3	Disagree 2	Strongly Disa	gree			
10.	I think very highly of Strongly Agree Score 5 Scoring:	the program. Agree 4	Neutral 3	Disagree 2	Strongly Disag	gree			

Sum the scores for each question (scores in gray). Higher scorers indicate greater satisfaction.

Source: Centers for Disease Control and Prevention, National Center for Injury Prevention and Control. (2005). Violence-Related Attitudes, Behaviors, and Influences Among Youths: A Compendium of Assessment Tools, 2rd ed. Atlanta, GA: Dahlberg LL, Toal SB, Swahn M, Behrens CB. Electronic version available: http://www.cdc.gov/ncipc/pub-res/measure.htm.

EXHIBIT 8 Self Esteem Survey

Name	Date	

Directions: Please circle the number for each question that best describes your agreement with each statement.

		Strongly Agree	Agree Somewhat	Disagree Somewhat	Strongly Disagree
1.	I feel that I'm a person of worth, at least on an equal par with others.	3	2	1	0
2.	I feel that I have a number of good qualities.	3	2	1	0
3.	All in all, I am inclined to feel that I'm a failure.	3	2	1	0
4.	I am able to do things as well as most other people	. 3	2	1	0
5.	I feel I do not have much to be proud of.	3	2	1	0
6.	I take a positive attitude toward myself.	3	2	1	0
7.	On the whole, I am satisfied with myself.	3	2	1	0
8.	I wish I could have more respect for myself.	3	2	1	0
9.	I certainly feel useless at times.	3	2	1	0
10.	At times I think that I am no good at all.	3	2	1	0

Administrative use only:

Score _____

Scorer Name _____

Program Name

Youth entrance into program date _____

Source: Centers for Disease Control and Prevention, National Center for Injury Prevention and Control. (2005). Violence-Related Attitudes, Behaviors, and Influences Among Youths: A Compendium of Assessment Tools, 2nd ed. Atlanta, GA: Dahlberg LL, Toal SB, Swahn M, Behrens CB. Electronic version available: http://www.cdc.gov/ncipc/pub-res/measure.htm.

EXHIBIT 8

Self Esteem Inventory Scoring Instrument

Name	ne Date						
irections: Please circle the number for each question that best describes your agreement with each statement							
	Strongly	Agree	Disagree	Strongly			
	Agree	Somewhat	Somewhat	Disagree			
 I feel that I'm a person of worth, at least on an equal par with others 	3	2	1	0			
Score	3	2	1	0			
2. I feel that I have a number of good qualities.	3	2	1	0			
Score	3	2	1				
3. All in all, I am inclined to feel that I'm a failure.	3	2	1	0			
Reverse Coded Score	0	1	2	3			
4. I am able to do things as well as most other people Score	e. 3	2	1	0			
	3	2	1	0			
5. I feel I do not have much to be proud of.	3	2	1	0			
Reverse Coded Score	0	1	2	3			
6. I take a positive attitude toward myself.	3	2	1	0			
Score	3	2	1				
7. On the whole, I am satisfied with myself.	3	2	1	0			
Score	3	2	1				
8. I wish I could have more respect for myself. Reverse Coded Score	3 0	2	1	0			
9. I certainly feel useless at times.	3	2	1	0			
Reverse Coded Score	0	1	2	3			
10. At times I think that I am no good at all. Reverse Coded Score	3	2	1	0 3			
	0	I	۷	5			

Scoring:

Points values are as indicated above, with the exception of items 3,5,8,9, and 10 which are reverse coded (score indicated in gray). To score the test, the points values of each response should be summed. A higher score indicates greater self-esteem.

Source: Centers for Disease Control and Prevention, National Center for Injury Prevention and Control. (2005). Violence-Related Attitudes, Behaviors, and Influences Among Youths: A Compendium of Assessment Tools, 2nd ed. Atlanta, GA: Dahlberg LL, Toal SB, Swahn M, Behrens CB. Electronic version available: http://www.cdc.gov/ncipc/pub-res/measure.htm.

ATTACHMENT II DEPARTMENT OF JUVENILE JUSTICE FLORIDA SINGLE AUDIT ACT CHECKLIST FOR COMPLIANCE WITH FEDERAL AND DEPARTMENTAL AUDIT REQUIREMENTS PART I AND/OR II APPLIES

NOTE: FOR ADDITIONAL INFORMATION, PLEASE GO TO: https://apps.fldfs.com/fsaa/links.aspx

Resources awarded by the Department to the Provider are subject to audits and monitoring by the Department, as described in this section.

AUDITS

PART I: FEDERALLY FUNDED

This part is applicable if the Provider is a State or local government or a non-profit organization as defined in OMB Circular A-133, as revised.

- 1. In the event that the Provider expends \$500,000 or more in Federal awards in its fiscal year, the Provider must have a single or program-specific audit conducted in accordance with the provisions of OMB Circular A-133, as revised. FSAA EXHIBIT 1 to this Contract indicates the Federal resources awarded through the Department by this Contract. In determining the Federal awards expended in its fiscal year, the Provider shall consider all sources of Federal awards, including Federal resources received from the Department. The determination of amounts of Federal awards expended should be in accordance with the guidelines established by OMB Circular A-133, as revised. An audit of the Provider conducted by the Auditor General in accordance with the provisions of OMB Circular A-133, as revised, will meet the requirements of this part.
- 2. In connection with the audit requirements addressed in Part I, paragraph 1, the Provider shall fulfill the requirements relative to auditee responsibilities as provided in Subpart C. of OMB Circular A-133, as revised.
- 3. If the Provider expends less than \$500,000 in Federal awards in its fiscal year, an audit conducted in accordance with the provisions of OMB Circular A-133, as revised, is not required. In the event that the Provider expends less than \$500,000 in Federal awards in its fiscal year and elects to have an audit conducted in accordance with the provisions of OMB Circular A-133, as revised, the cost of the audit must be paid from non-Federal resources (i.e., the cost of such an audit must be paid from Provider resources obtained from other than Federal entities).

PART II: STATE FUNDED

This part is applicable if the Provider is a non-state entity as defined by Section 215.97(2)(I), Florida Statutes.

- 1. In the event that the Provider expends a total amount of state financial assistance equal to or in excess of \$500,000 in any fiscal year of such Provider, the Provider must have a State single audit for such fiscal year in accordance with Section 215.97, Florida Statutes; applicable rules of the Executive Office of the Governor and the Chief Financial Officer; and Chapters 10.550 (local governmental entities) or 10.650 (nonprofit and for-profit organizations), Rules of the Auditor General. FSAA EXHIBIT 1 to this Contract indicates the state financial assistance awarded through the Department by this Contract. In determining the state financial assistance expended in its fiscal year, the Provider shall consider all sources of state financial assistance, including state financial assistance does not include Federal direct or pass-through awards and resources received by a non-state entity for Federal program matching requirements.
- 2. In connection with the audit requirements addressed in Part II, paragraph 1., the Provider shall ensure that the audit complies with the requirements of Section 215.97(8), Florida Statutes. This includes submission of a financial reporting package as defined by Section 215.97(2)(e), Florida Statutes, and Chapters 10.550 (local governmental entities) or 10.650 (nonprofit and for-profit organizations), Rules of the Auditor General.
- 3. If the Provider expends less than \$500,000 in state financial assistance in its fiscal year, an audit conducted in accordance with the provisions of Section 215.97, Florida Statutes, is not required. In the event that the Provider expends less than \$500,000 in state financial assistance in its fiscal year and elects to have an audit conducted in accordance with the provisions of Section 215.97, Florida Statutes, the cost of the audit must be paid from the non-state entity's resources (i.e., the cost of such an audit must be paid from the Provider's resources obtained from other than State entities).

PART III: OTHER AUDIT REQUIREMENTS

Pursuant to Section 215.97(8)(n), Florida Statutes, State agencies may conduct or arrange for audits of state financial assistance that are in addition to audits conducted in accordance with Section 215.97, Florida Statutes. In such an event, the State-awarding agency will arrange for funding the full cost of such additional audits.

PART IV: REPORT SUBMISSION

- 1. Copies of reporting packages for audits conducted in accordance with OMB Circular A-133, as revised, and required by Part I of this Contract shall be submitted, when required by Section .320 (d), OMB Circular A-133, as revised, by or on behalf of the Provider directly to each of the following:
 - A. The Department's Contract Manager listed in this Contract.
 - B. The Federal Audit Clearinghouse designated in OMB Circular A-133, as revised (the number of copies required by Sections .320 (d)(1) and (2), OMB Circular A-133, as revised, should be submitted to the Federal Audit Clearinghouse), at the following address:
 Federal Audit Clearinghouse
 Bureau of the Census
 1201 East 10th Street
 Jeffersonville, IN 47132
 C. Other Federal agencies and pass-through entities in accordance with Sections .320 (e) and (f) OMB
 - C. Other Federal agencies and pass-through entities in accordance with Sections .320 (e) and (f), OMB Circular A-133, as revised.
- 2. In the event that a copy of the reporting package for an audit required by Part I of this Contract and conducted in accordance with OMB Circular A-133, as revised, is not required to be submitted to the Department for the reasons pursuant to Section .320 (e)(2), OMB Circular A-133, as revised, the Provider shall submit the required written notification pursuant to Section .320 (e)(2) and a copy of the Provider's audited schedule of expenditures of Federal awards <u>directly</u> to the Department's Contract Manager listed in this Contract.
- 3. Copies of financial reporting packages required by Part II of this Contract shall be submitted within nine months (270 calendar days) after the end of the Provider's fiscal year and 12 months after the end of the government entities' fiscal year, by or on behalf of the Provider <u>directly to each of the following:</u>
 - A. The Department's Contract Manager listed in this Contract.
 - B. The Auditor General's Office at the following address: Auditor General's Office Room 401, Pepper Building 111 West Madison Street

Tallahassee, Florida 32399-1450

- 4. Copies of reports or the management letter required by Part III of this Contract shall be submitted by or on behalf of the Provider <u>directly</u> to the Department's Contract Manager listed in this Contract.
- 5. Any reports, management letter, or other information required to be submitted to the Department pursuant to this Contract shall be submitted timely in accordance with OMB Circular A-133, as revised, Florida Statutes, and Chapters 10.550 (local governmental entities) or 10.650 (nonprofit and for-profit organizations), Rules of the Auditor General, as applicable.
- 6. Providers, when submitting financial reporting packages to the Department for audits done in accordance with OMB Circular A-133, as revised, or Chapters 10.550 (local governmental entities) or 10.650 (nonprofit and for-profit organizations), Rules of the Auditor General, should indicate the date that the reporting package was delivered to the Provider from the independent auditor in correspondence accompanying the reporting package delivered to the Department.

FSAA EXHIBIT 1

FEDERAL RESOURCES AWARDED TO THE RECIPIENT PURSUANT TO THIS CONTRACT CONSIST OF THE FOLLOWING:

NOTE: If the resources awarded to the recipient represent more than one Federal program, provide the same information shown below for each Federal program and show the total Federal resources awarded.

Federal Program:

N/A

COMPLIANCE REQUIREMENTS APPLICABLE TO THE FEDERAL RESOURCES AWARDED PURSUANT TO THIS CONTRACT ARE AS FOLLOWS:

NOTE: If the resources awarded to the recipient represent more than one Federal program, list applicable compliance requirements for each Federal program in the same manner as shown below.

Federal Program:

List applicable compliance requirements as follows:

1. First applicable compliance requirement (e.g., what services/purposes resources must be used for).

2. Second applicable compliance requirement (e.g., eligibility requirements for recipients of the resources).

3. Etc.

NOTE: Instead of listing the specific compliance requirements as shown above, the State awarding agency may elect to use language that requires the recipient to comply with the requirements of applicable provisions of specific laws, rules, regulations, etc. For example, for Federal Program 1, the language may state that the recipient must comply with a specific law(s), rule(s), or regulation(s) that pertains to how the awarded resources must be used or how eligibility determinations are to be made. The State awarding agency, if practical, may want to attach a copy of the specific law, rule, or regulation referred to.

STATE RESOURCES AWARDED TO THE RECIPIENT PURSUANT TO THIS CONTRACT CONSIST OF THE FOLLOWING:

State Project: Delinquency Prevention – CSFA # 80.029. The program shall be provided in Santa Rosa and Escambia Counties in the amount of \$28,801.80.

MATCHING RESOURCES FOR FEDERAL PROGRAMS:

NOTE: If the resources awarded to the recipient for matching represent more than one Federal program, provide the same information shown below for each Federal program and show the total State resources awarded for matching.

Federal Program

NOTE: If the resources awarded to the recipient represent more than one State project, provide the same information shown below for each State project and show the total state financial assistance awarded that is subject to Section 215.97, Florida Statutes.

State Project

COMPLIANCE REQUIREMENTS APPLICABLE TO STATE RESOURCES AWARDED PURSUANT TO THIS CONTRACT ARE AS FOLLOWS:

NOTE: List applicable compliance requirements in the same manner as illustrated above for Federal resources. For matching resources provided by the Department of Juvenile Justice for Federal programs, the requirements might be similar to the requirements for the applicable Federal programs. Also, to the extent that different requirements pertain to different amounts of the non-Federal resources, there may be more than one grouping (i.e., 1, 2, 3, etc.) listed under this category.

NOTE: Section .400(d) of OMB Circular A-133, as revised, and Section 215.97(5), Florida Statutes, require that the information about Federal Programs and State Projects included in Exhibit 1 be provided to the recipient.