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Revision 2000-09-02

KC-486-20-C CFDA#: 93.959

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CONTRACT AMENDMENT

This CONTRACT AMENDMENT is made and entered into between SALISH BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES ORGANIZATION, through Kitsap County, as its administrative entity, a political subdivision of the State of Washington, with its principal offices at 614 Division Street, Port Orchard, Washington 98366, hereinafter "SBHASO", and True Star Behavioral Health Services, hereinafter "CONTRACTOR."

In consideration of the mutual benefits and covenants contained herein, the parties agree that their Contract, numbered as Kitsap County Contract No. KC-486-20, and executed on January 11, 2021, amended March 8, 2022 and November 14, 2022, shall be amended as follows:

- 1. **Page 1: Contract Term** is amended as follows: January 1, 2021 December 31, 2023
- 2. Page 1: Amount is amended as follows: \$94.189.86
- 3. Attachment A: Special Terms and Conditions is amended as follows: The following term is added to Section 2- Quality Improvement
 - g. Contractor shall report Critical Incidents involving individuals receiving SBHASO funded services in accordance with SBHASO Critical Incident Reporting Policy and Procedure.
- 4. Attachment B-1: Statement of Work for Criminal Justice Treatment Account is deleted at replaced as attached.
- 5. Attachment C: Budget is deleted entirely and replaced as attached.
- 6. If this Contract Amendment extends the expiration date of the Contract, then the Contractor shall provide an updated certificate of insurance evidencing that any required insurance coverages are in effect through the new contract expiration date. The Contractor shall submit the certificate of insurance to: Program Lead, Salish Behavioral Health Administrative Services Organization Kitsap County Department of Human Services 614 Division Street, MS-23 Port Orchard, WA 98366

Upon receipt, the Human Services Department will ensure the submission of all insurance documentation to the Risk Management Division, Kitsap County Department of Administrative Services.

7. Except as expressly provided in this Contract Amendment, all other terms and conditions of the original Contract, and any subsequent amendments, addenda or modifications thereto, remain in full force and effect.

This amendment shall be effective January 1, 2023.

Dana Daniels, Clerk of the Boar

Dated this 13th day of Mar2ch , 2023.	
SALISH BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES ORGANIZATION, By	CONTRACTOR: True Star Behavioral Health Services
KITSAP COUNTY BOARD OF COMMISSIONERS, Its Administrative	Board of Clallam County Commissioners
Charlotte Chuid Charlotte Garrido, Chair Robert Gelder, Commissioner NOT PRESENT	Mark Ozias, Chair Clallam County Board of Commissioners I attest that I have the authority to sign this contract on behalf of True Star Behavioral Health Services.
Katherine T. Walters, Commissioner	
DATE 3/13/2023	DATE Approved as to form only by:
ATTEST Daniels	Approved as to form only by: Clizabeth Stanley Clallan County Deputy Prosecuting Attorney

ATTACHMENT B: Statement of Work- Criminal Justice Treatment Account (CJTA)

- In RSAs where funding is provided, the Contractor shall be responsible for treatment and Recovery Support Services using specific eligibility and funding requirements for CJTA in accordance with RCW 71.24.580 and RCW 2.30.030. CJTA funds must be clearly documented and reported in accordance with section 9.3.1.8.
- 2. The Contractor shall implement any local CJTA plans developed by the CJTA panel and approved by HCA and/or the CJTA Panel established in 71.24.580(5)(b).
- 3. CJTA Funding Guidelines:
 - a. In accordance with RCW 2.30.040, if CJTA funds are managed by a Drug Court, then it is required to provide a dollar-for-dollar participation match for services to Individuals who are receiving services under the supervision of a drug court.
 - b. The provision of SUD treatments services and treatment support services for non-violent offenders within a drug court program may be continued for 180 calendar days following graduation from the drug court program.
 - c. No more than 10 percent of the total CJTA funds can be used for the following support services combined:
 - i. Transportation; and
 - ii. Child Care Services.
- 4. The contractor may not use more than 30 percent of their total annual allocation for providing treatment services in jail.
- 5. Services that can be provided using CJTA funds are:
 - a. Brief Intervention (any level, assessment not required);
 - b. Acute Withdrawal Management (ASAM Level 3.2WM);
 - c. Sub-Acute Withdrawal Management (ASAM Level 3.2WM)
 - d. Outpatient Treatment (ASAM Level 1);
 - e. Intensive Outpatient Treatment (ASAM Level 2.1);
 - f. Opiate Treatment Program (ASAM Level 1);
 - g. Case Management (ASAM Level 1.2);
 - h. Intensive Inpatient Residential Treatment (ASAM Level 3.5);
 - i. Long-term Care Residential Treatment (ASAM Level 3.3);
 - j. Recovery House Residential Treatment (ASAM Level 3.1);
 - k. Assessment (to include Assessments done while in jail);
 - I. Interim Services:

- m. Community Outreach;
- n. Involuntary Commitment Investigations and Treatment;
- o. Room and Board (Residential Treatment Only);
- p. Transportation
- q. Childcare Services;
- r. Urinalysis;
- s. Treatment in a jail may include:
 - i. Engaging individuals in SUD treatment;
 - ii. Referral to SUD services;
 - iii. Administration of Medications for the treatment of Opioid Use Disorder (MOUD) to include the following
 - a. Screening for medications for MOUD
 - b. Cost of medications for MOUD
 - c. Administration of medications for MOUD
 - iv. Coordinating care;
 - v. Continuity of care; and
 - vi. Transition planning.
- t. Employment services and job training;
- u. Relapse prevention
- v. Family/marriage education;
- w. Peer-to-peer services, mentoring and coaching;
- x. Self-help and support groups;
- y. Housing support services (rent and/or deposits);
- z. Life skills;
- aa. Spiritual and faith-based support;
- bb. Education; and
- cc. Parent education and child development.

6. The County CJTA Committee shall participate with SBHASO and with the local legislative authority for the county to facilitate the planning requirement as described in RCW 71.24.580(6).

7. MAT in Therapeutic Courts

Per RCW 71.24.580, "If a region or county uses criminal justice treatment account funds to support a therapeutic court, the therapeutic court must allow the use of all medications approved by the federal food and drug administration for the treatment of opioid use disorder as deemed medically appropriate for a participant by a medical professional. If appropriate medication-assisted treatment resources are not available or accessible within the jurisdiction, the Health Care Authority's designee for assistance must assist the court with acquiring the resource."

- a. The Contractor, under the provisions of this contractual agreement, will abide by the following guidelines related to CJTA and Therapeutic Courts:
 - i. The Contractor must have policy and procedures allowing Participants at any point in their course of treatment to seek FDA-approved medication for any substance use disorder and ensuring the agency will provide or facilitate the induction of any prescribed FDA approved medications for any substance use disorder.
 - ii. The Contractor must have policy and procedures in place ensuring they will not deny services to Enrollees who are prescribed any of the Federal Drug Administration (FDA) approved medications to treat all substance use disorders.
 - iii. The Contractor may not have policies and procedures in place that mandate titration of any prescribed FDA approved medications to treat any substance use disorder, as a condition of participants being admitted into the program, continuing in the program, or graduating from the program, with the understanding that decisions concerning medication adjustment are made solely between the participant and their prescribing provider.
 - iv. The Contractor must notify the SBHASO if it discovers that a CJTA funded Therapeutic program is practicing any of the following:
 - a) Requiring discontinuation, titration, or alteration of their medication regimen as a precluding factor in admittance into a Therapeutic Court program;
 - b) Requiring participants already in the program discontinue MOUD in order to be in compliance with program requirements;

- Requiring discontinuation, titration, or alteration of their MOUD medication regimen as a necessary component of meeting program requirements for graduation from a Therapeutic Court program.
- b. All decisions regarding an individual's amenability and appropriateness for MOUD will be made by the individual in concert with the Individuals medical professional.

8. CJTA Quarterly Progress Report

- a. The Contractor will submit a CJTA Quarterly Progress Report within thirty (30) calendar days of the state fiscal quarter end using the reporting template. CJTA Quarterly Progress Report must include the following program elements:
 - i. Number of Individuals served under CJTA funding for that time period;
 - ii. Barriers to providing services to the criminal justice population;
 - iii. Strategies to overcome the identified barriers;
 - iv. Training and technical assistance needs;
 - v. Success stories or narratives from Individuals receiving CJTA services; and
 - vi. If a therapeutic court provides CJTA funded services: the number of admissions of Individuals into the program who were either already on medications for opioid use disorder, referred to a prescriber of medications for opioid use disorder, or were provided information regarding medications for opioid use disorder.

ATTACHMENT C: BUDGET/RATE SHEET

Budget Summary Contractor: True Star Behavioral Health				
Contract No:	KC-486-20			
Contract Period:	01/01/21	12/31/23		
Expenditure	Previous	Changes this Contract	Current	
Period 1: 01/01/21 - 12/31/21				
CJTA	\$35,061.00	\$0.00	\$35,061.00	
SUD Youth Services and Supports (DMA)	\$6,850.00		\$6,850.00	
Period 1 Budget Total	\$41,911.00	\$0.00	\$41,911.00	
Period 2: 01/01/22 - 12/31/22				
CJTA	\$23,061.20	\$0.00	\$23,061.20	
Period 2 Budget Total	\$23,061.20	\$0.00	\$23,061.20	
Period 3: 01/01/23 - 12/31/23				
CJTA	\$0.00	\$29,217.66	\$29,217.66	
Period 3 Budget Total	\$0.00	\$29,217.66	\$29,217.66	
Contract Total	\$64,972.20	\$29,217.66	\$94,189.86	

CERTIFICATE OF MEMBERSHIP IN THE WASHINGTON COUNTIES RISK POOL

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AMEND, EXTEND OR ALTER THE JOINT SELF-INSURANCE LIABILITY COVERAGE AFFORDED BY THE WASHINGTON COUNTIES RISK POOL.

MEMBER COUNTY:

Clallam County, Washington Attn: Tom Reyes, Risk Manager 223 East Fourth St, Suite 16 Port Angeles, WA 98362

Liability Coverage Afforded by the:

Washington Counties Risk Pool 2558 RW Johnson Rd SW, Suite 106 Tumwater, WA 98512-6103

Clallam County (the "County") is a member of the Washington Counties Risk Pool (the "Pool"), as authorized by RCW 48.62.031, and the County is covered by the Pool's Joint Self-Insurance Liability Program. The Pool's Joint Self-Insurance Liability Program was created by interlocal cooperative agreement amongst the Pool's member counties to share risks by "jointly, self-insuring" certain third-party liabilities. The Pool is NOT an insurance company. Claims that are covered under a Memorandum of Liability Coverage ("MLC") from the Pool and were submitted under Chapter 4.96 RCW ("Actions against political subdivisions, municipal and quasi-municipal corporations") against the County, its employees, officers, volunteers and agents and/or actions in connection with or incidental to the performance of an agreement/contract which the County and/or its officers, employees or volunteers are found to be liable for will be paid by the Pool and/or the County.

MLC NUMBER:

MLC EFFECTIVE DATE: MLC EXPIRATION DATE:

LIMITS OF LIABLITY EACH OCCURRENCE

Including:

BI AND PD COMBINED:

20222023RISKPOOL-CLCO

10/1/2022 10/1/2023

\$10,000,000

TYPES OF LIABILITY COVERAGE AFFORDED:

General Liability

Bodily Injury Personal Injury Property Damage

Errors and Omissions/Professional

Advertising Injury

Automobile Liability

DESCRIPTION OF OPERATIONS/ LOCATION/VEHICLE	CANCELLATION
Various contracts to provide services	SHOULD THE ABOVE DESCRIBED MLC BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, THE ISSUER WILL ENDEAVOR TO PROVIDE THIRTY (30) DAYS WRITTEN NOTICE TO THE CERTIFICATE HOLDER, BUT FAILURE TO MAIL SUCH NOTICE SHALL IMPOSE NO OBLIGATION NOR LIABILITY OF ANY KIND UPON THE ISSUER OR ITS AGENTS OR REPRESENTATIVES.
During the MLC Period 10/1/22 - 10/1/23	
CERTIFICATE HOLDER:	ISSUE DATE: August 11th, 2022
Salish Behavioral Health Administrative Services Organization (SBHASO) Kitsap County 614 Division ST, MS-23 Port Orchard, WA 98366	Bryden Barbee, Risk Analyst

Exclusions Search Results: Entities 9

No Results were found for

• True Star Behavioral Health Services

If no results are found, this individual or entity (if it is an entity search) is not currently excluded. Print this Web page for your documentation Search Again

Search conducted 12/27/2022 3:05:39 PM EST on OIG LEIE Exclusions database. Source data updated on 12/9/2022 8:00:00 AM EST Return to Search