



**AMENDMENT NO. 2
RFQ NO. 606252-22
JUVENILE ASSESSMENT CENTER**

togetherforbetter

THIS AMENDMENT is made and entered into this _____ day of _____ 2026, by and between CLARK COUNTY, NEVADA (hereinafter referred to as "COUNTY"), and EAGLE QUEST (hereinafter referred to as "PROVIDER").

WITNESSETH:

WHEREAS the parties entered into an agreement under RFQ Number 606252-22, entitled "JUVENILE ASSESSMENT CENTER" dated April 29, 2024 (hereinafter referred to as CONTRACT); and

WHEREAS the parties desire to amend the CONTRACT.

NOW, THEREFORE, the parties agree to amend the CONTRACT as follows:

1. Juvenile Assessment Center RFQ No. 606252-22 CONTRACT, any reference of Department of Juvenile Justice Services (DJJS) shall now be referred to as Clinical and Community Services (CCS).
2. Section II: Compensation and Terms of Payment, Letter B, Number 8, Page 2.

ORIGINALLY READ

Invoices shall be submitted to: Vasiliki.Andrews@ClarkCountyNV.gov and 601 North Pecos Road, Las Vegas, Nevada 89101.

REVISED TO READ

Invoices shall be submitted to: CCSFiscal@ClarkCountyNV.gov and CCSContracts@ClarkCountyNV.gov.

3. Section VII: Responsibility of COUNTY, Letter B, Page 4.

ORIGINALLY READ

The services performed by PROVIDER under this Contract shall be subject to review for compliance with the terms of this Contract by COUNTY'S representative, Cheryl Wright, Department of Juvenile Justice, telephone number (702) 455-5226 or their designee. COUNTY'S representative may delegate any or all of his responsibilities under this Contract to appropriate staff members, and shall so inform PROVIDER by written notice before the effective date of each such delegation.

REVISED TO READ

The services performed by PROVIDER under this Contract shall be subject to review for compliance with the terms of this Contract by COUNTY'S representative Alexa Rodriguez, Department of Clinical and Community Services, telephone number (702) 455-7954 or their designee. COUNTY'S representative may delegate any or all of their responsibilities under this

Contract to appropriate staff members and shall so inform PROVIDER by written notice before the effective date of each such delegation.

4. Section XI: Notices, To COUNTY, Page 5.

ORIGINALLY READ

Department of Juvenile Justice Services
c/o Jessica Sasso
601 North Pecos Road
Las Vegas, Nevada 89101

REVISED TO READ

Department of Clinical and Community Services
c/o Alexa Rodriguez
2030 E. Flamingo Road, Ste. 160
Las Vegas, Nevada 89119

5. Section XII: Miscellaneous, Letter J, Page 7.

ORIGINALLY READ

Confidential Treatment of Information

PROVIDER shall preserve in strict confidence any information obtained, assembled or prepared in connection with the performance of this Contract. PROVIDER shall also keep names and circumstances surrounding each youth receiving services confidential in accordance with all Federal and State law including but not limited to Nevada Revised Statute 62H.025.

REVISED TO READ

Confidential Treatment of Information

PROVIDER shall preserve in strict confidence any information obtained, assembled or prepared in connection with the performance of this Contract. PROVIDER shall also keep names and circumstances surrounding each youth receiving services confidential in accordance with all Federal and State law.

6. Section XII: Miscellaneous, Letter K, Page 7.

ORIGINALLY READ

Safeguarding of Client Information and Client Confidentiality

1. PROVIDER shall be prohibited from using or disclosing any part of any information concerning a youth for any purpose not directly connected with the administration of COUNTY or PROVIDER'S responsibilities with respect to services provided and purchased as stipulated in this contract.
2. PROVIDER shall ensure that youth in treatment or care are not identified by name or by clear description or photographed for any publication or other printed or broadcast media.

REVISED TO READ

Safeguarding of Client Information and Client Confidentiality

PROVIDER shall maintain reasonable security measures to protect records containing personal information from unauthorized access, acquisition, destruction, use, modification or disclosure per NRS Chapter 603A to ensure against a breach of the security of personal information of clients, staff or other individuals. Provider shall be solely responsible for any liabilities, fines, or penalties and the like arising from Provider's failure to comply with the security requirements of NRS Chapter 603A. Provider agrees to (a) notify Clark County within seventy-two (72) hours upon discovery of the Breach, (b) within fifteen (15) business days of discovery of the breach, provide Clark County with all content necessary for notification, and (c) to fully cooperate with Clark County's analysis and final determination on whether to notify affected individuals, media, or other parties.

7. Exhibit A: Scope of Work, Requirements, Staffing, Page A-2.

ORIGINALLY READ

Minimum staff shall include four (4) staff on duty for each shift and provide additional employees at peak times when needed. PROVIDER staff will have a minimum of the following responsibilities: assessment, interviews, referral linkage to community providers and multiagency collaboration such as, school district, law enforcement, child welfare, behavioral and mental health services, or alternative care providers, and case management and will have bilingual Spanish speaking staff available during business hours. Additional duties will include website/social media management, conducting a variety of programing, data collection and reporting, participation in meetings and committees and other special projects as assigned.

REVISED TO READ

Minimum staff shall include four (4) staff on duty for each shift and provide additional employees at peak times when needed. PROVIDER shall provide coverage to the Mojave location, as needed, without leaving the other Harbor locations with less than two (2) staff during any shift. Should additional coverage be needed at any of the HARBOR locations, PROVIDER and COUNTY shall discuss and finalize in writing the operational needs and relocate staff as needed to ensure youth and families continue to have access to immediate services.

PROVIDER staff will have a minimum of the following responsibilities: assessment, interviews, referral linkage to community providers and multiagency collaboration such as, school district, law enforcement, child welfare, behavioral and mental health services, or alternative care providers, and case management and will have bilingual Spanish speaking staff available during business hours. Additional duties will include website/social media management, conducting a variety of programing, data collection and reporting, participation in meetings and committees and other special projects as assigned.

8. Exhibit A: Scope of Work, Requirements, Infrastructure, Operations and Location, Page A-2.

ORIGINALLY READ

1. Office Space and Location – COUNTY will provide office space for the operation of the Juvenile Assessment Centers to the PROVIDER at no cost (rent, utilities and maintenance). The location will provide parking onsite for internal and external stakeholders/employees, law enforcement and clients.
2. Desktops, laptops, and furnishings will be supplied by PROVIDER. Costs related to placing provider on an outside COUNTY network will be covered by COUNTY.
3. PROVIDER will provide their own large printer/copy machines.

4. PROVIDER will make snacks and water available to all families receiving services or completing assessments at the centers. As budget allows, COUNTY will provide food boxes to all assessment centers.
5. Days of operation shall be a minimum of Monday through Sunday, 8:00 a.m. until 10:00 p.m., excluding holidays recognized by Clark County Nevada.
6. Ability to transport youth and/or families.
7. PROVIDER will support The Harbor Mojave with staffing as needed.

REVISED TO READ

1. Office Space and Location – COUNTY will provide office space for the operation of the Juvenile Assessment Centers to the PROVIDER at no cost (rent, utilities and maintenance). The location will provide parking onsite for internal and external stakeholders/employees, law enforcement and clients.
 2. Desktops, laptops, and furnishings will be supplied by PROVIDER. Costs related to placing provider on an outside COUNTY network will be covered by COUNTY. COUNTY may also provide desktops, laptops and furnishings; at that time PROVIDER will stop using their own desktops & laptops and utilize COUNTY equipment only. PROVIDER will continue to follow COUNTY'S standard procedures as governed by COUNTY'S and departmental guidelines, as indicated in SECTION V: Responsibility of Provider.
 3. Days of operation shall be Monday through Sunday, 8:00 a.m. until 10:00 p.m., excluding holidays recognized by Clark County Nevada.
 4. PROVIDER will support The Harbor Mojave with staffing as needed while maintaining at least two (2) staff per site at the other Harbor locations.
9. Exhibit A: Scope of Work, Requirements, Services, No. 3, Page A-3.

ORIGINALLY READ

Enter and maintain accurate, relevant, and up to date contact, activity and programming notes regarding each youth's progress in the DJJS case management system, as dictated by COUNTY policies and procedures. Such records shall be maintained in Department of Juvenile Justice Services case management system, which will be paid at the sole expense of the PROVIDER for subscription costs. All COUNTY case management subscription costs shall be the responsibility of the PROVIDER, which is currently \$37.50 per user, per month.

REVISED TO READ

Enter and maintain accurate, relevant, and up to date contact, activity and programming notes regarding each youth's progress in the DJJS case management system, as dictated by COUNTY policies and procedures. As a best practice, all user ID accounts must have their own associated password. Passwords may not be written down and may not be shared with anyone. If for some reason a written list of passwords must be maintained, it must be stored in a secure location accessible to only the authorized user. User passwords should not include common names or phrases, proper names, or dictionary words. User passwords must be changed every ninety (90) days and may not be reused for at least ten (10) password change periods. Such records shall be maintained in Department of Juvenile Justice Services case management system, which will be paid at the sole expense of the PROVIDER for subscription costs. All COUNTY case management subscription costs shall be the responsibility of the PROVIDER, which is currently \$37.50 per user, per month.

10. Exhibit A. Scope of Work. Responsibilities of PROVIDER, Page A-4.

ORIGINALLY READ

1. PROVIDER shall meet and comply with national, state, and local licensing regulations and standards that are applicable.
2. All PROVIDER employees shall meet and comply with national, state, and local licensing regulations and standards prior to the date of hire.
3. PROVIDER shall respond immediately to all referrals.
4. PROVIDER shall provide each youth with reasonably healthy snacks or meals and be able to accommodate special diets.
5. PROVIDER shall comply with all statutes and regulations governing the provision of medications.
6. PROVIDER shall be able to provide transportation to youth and families as necessary.
7. PROVIDER shall ensure information entered into the DJJS case management system is timely, accurate, and thorough.
8. PROVIDER shall provide youth and families with satisfaction surveys as requested by COUNTY.
9. RESPONDENT shall provide data collection and reporting.
 - a. Number of youth and families referred, served, and assessed
 - b. Number of Contacts per youth/family served
 - c. Treatment/services provided
 - d. Activities occurring each month (classes facilitated, pop-ups, school or community visits, crisis response services provided)
 - e. Percentage of youth and caregivers who received and completed satisfaction surveys
 - f. Other data points identified by RESPONDENT and/or COUNTY during the course of the project

REVISED TO READ

1. PROVIDER shall meet and comply with national, state, and local licensing regulations and standards that are applicable.
2. PROVIDER shall respond to all referrals. Referrals to the Juvenile Assessment Centers for services will primarily occur through community, law enforcement, agencies and parent/guardian referrals. Website referrals will be addressed within 24 to 48 hours and phone inquires and walk-ins will be addressed immediately.
3. PROVIDER shall provide each youth with reasonably healthy snacks or meals and be able to accommodate special diets. PROVIDER shall comply with all statutes and regulations governing the provision of medications.
4. PROVIDER shall be able to provide transportation to youth and families as necessary. PROVIDER shall not transport youth outside the County of their program without written notice and approval of COUNTY.
5. PROVIDER shall ensure information entered into the DJJS case management system is timely, accurate, thorough, and aligns with Harbor's policies and procedures

6. PROVIDER shall provide youth and families with satisfaction surveys as requested by COUNTY.
7. PROVIDER shall provide data collection and reporting.
 - a. Number of youth and families referred, served, and assessed
 - b. Number of Contacts per youth/family served
 - c. Treatment/services provided
 - d. Activities occurring each month (classes facilitated, pop-ups, school or community visits, crisis response services provided)
 - e. Percentage of youth and caregivers who received and completed satisfaction surveys
 - f. Other data points identified by PROVIDER and/or COUNTY during the course of the project
8. PROVIDER shall acknowledge in writing Harbor's policies and procedures as they are updated periodically.

11. Exhibit A, Scope of Work, Responsibilities of PROVIDER, No. 8, Page A-4.
 ORIGINALLY READ

PROVIDER shall provide youth and families with satisfaction surveys as requested by COUNTY.

REVISED TO READ

PROVIDER shall forward the link to youth and families with satisfaction surveys as requested by COUNTY.

12. Exhibit A, Scope of Work, Education and Experience Requirements, Page A-5.

ORIGINALLY READ

Overall management and direct supervisors shall have a minimum of a bachelor's degree in social work, psychology, marriage and family therapy, psychiatric nursing or other closely related field, and a minimum of four (4) years of experience, as a service PROVIDER serving youth.

All other staff shall hold a minimum of a high school diploma or GED. It is recommended staff demonstrate a minimum of two (2) years of verifiable experience in working with youth. Staff members assigned to administrative oversight of the program shall have a minimum of a bachelor's degree.

REVISED TO READ

Overall management and direct supervisors shall have a minimum of a bachelor's degree in social work, psychology, marriage and family therapy, psychiatric nursing or other closely related field, and a minimum of two (2) years of experience, as a service PROVIDER serving youth. Case Managers hired after January 1, 2026 shall have a minimum of a bachelor's degree in social work, psychology, marriage and family therapy, psychiatric nursing or other closely related field. Case Managers hired prior to January 1, 2026, will not be required to meet the minimum qualification of a bachelor's degree.

All other staff shall hold a minimum of a high school diploma or GED. Staff shall demonstrate a minimum of two years of verifiable experience in working with youth. Staff members assigned to administrative oversight of the program shall have a minimum of a bachelor's degree.

13. Exhibit A, Scope of Work, General Requirements, Page A-5.

ORIGINALLY READ

1. PROVIDER shall accept all clients under the age of 18 regardless of race, color, ethnicity, creed, national origin, or sexual orientation or gender identity or expression (SOGIE), or citizenship status.
2. PROVIDER shall comply will all laws, rules, and regulations applicable to the performance of services contained in the contract.
3. All services provided shall be conducted by qualified personnel that are appropriately trained for their assigned responsibilities.
4. PROVIDER shall keep names and circumstances surrounding each youth receiving services confidential in accordance with all Federal and State law including but not limited to Nevada Revised Statute 62H.025.
5. PROVIDER shall not transport youth outside the County of their program without written notice and approval of COUNTY.
6. PROVIDER shall use a clearly defined model and theoretical framework that supports each service intervention utilized.
7. PROVIDER shall follow COUNTY policies, procedures, and protocols for the operation of a Juvenile Assessment Center which may include the frequency of contacts, youth intake, assessment tools, vetted PROVIDER network, use of Department of Juvenile Justice Services case management system, and recommendation summary.
8. PROVIDER shall notify COUNTY immediately when any of the following occur to youth in care of the PROVIDER: death, serious illness, accident, runaway, physical restraint, abuse and/or neglect investigations, delinquent or criminal acts, and any behavior which is considered by the PROVIDER to be dangerous to the community, other youth in the program or PROVIDER staff. This notification does not absolve or preclude PROVIDER from any requirement to notify, report, contact or call law enforcement or a child protective service agency.

REVISED TO READ

1. PROVIDER shall accept all clients under the age of 18 regardless of race, color, ethnicity, creed, national origin, or sexual orientation or gender identity or expression (SOGIE), or citizenship status.
2. PROVIDER shall comply will all laws, rules, and regulations applicable to the performance of services contained in the contract.
3. All services provided shall be conducted by qualified personnel that are appropriately trained for their assigned responsibilities.
4. PROVIDER shall use a clearly defined model and theoretical framework that supports each service intervention utilized, identified and approved by COUNTY.
5. PROVIDER shall ensure all staff complete a minimum of twenty (20) hours of pre-service training annually, specific to their roles and responsibilities.
6. PROVIDER shall follow COUNTY policies, procedures, and protocols for the operation of a Juvenile Assessment Center which may include the frequency of contacts, youth intake, assessment tools, vetted PROVIDER network, use of Department of Juvenile Justice Services case management system, and recommendation summary.

7. PROVIDER shall notify COUNTY immediately when any of the following occur to youth in care of the PROVIDER: death, serious illness, accident, runaway, physical restraint, abuse and/or neglect investigations, delinquent or criminal acts, and any behavior which is considered by the PROVIDER to be dangerous to the community, other youth in the program or PROVIDER staff. This notification does not absolve or preclude PROVIDER from any requirement to notify, report, contact or call law enforcement or a child protective service agency.

14. Exhibit A, Scope of Work, Referral Procedures, Page A-7, remove entirely.

15. Exhibit A, Scope of Work, Monitoring Records, Page A-7, remove entirely.

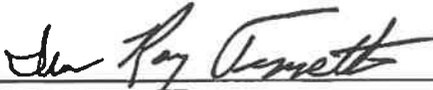
16. Exhibit A, Scope of Work, Safeguarding of Client Information and Client Confidentiality, Page A-8, remove entirely.

17. Exhibit A, Scope of Work, Contract Services Corrective Action Plans and Sanctions, Page A-8, remove entirely.

This Amendment No. 2 represents a no cost change.

Except as expressly amended herein, the terms and conditions of the CONTRACT shall remain in full force and effect.

PROVIDER:
EAGLE QUEST

By: 
IVAN RAY TIPPETTS
Chief Executive Officer

Date: 2/20/2024

COUNTY:
COUNTY OF CLARK, NEVADA

By: _____
JESSICA COLVIN
Chief Financial Officer

Date: _____

APPROVED AS TO FORM:
STEVEN B. WOLFSON, District Attorney

By: 
Sarah Schaerrer (Feb 24, 2026 10:06:22 PST)
SARAH SCHAERRER
Deputy District Attorney

Date: 02/24/2026