STATE OF TEXAS	§	
	§	KNOW ALL BY THESE PRESENTS
COUNTY OF FORT BEND	§	

EMERGENCY SOLUTIONS GRANTS PROGRAM

FIRST AMENDMENT TO SUBRECIPIENT AGREEMENT BETWEEN FORT BEND COUNTY AND PARKS YOUTH RANCH

THIS FIRST AMENDMENT, is made and entered into by and between Fort Bend County (hereinafter "County" or "Grantee"), a body corporate and politic under the laws of the State of Texas, and Parks Youth Ranch (hereinafter referred to as "PYR" or "Subrecipient").

WHEREAS, the parties have executed and accepted that certain Emergency Solutions Grant Program Subrecipient Agreement between Fort Bend County and Parks Youth Ranch for a Public Service Project (hereinafter referred to as the "Agreement"), on or about May 13, 2025; and

WHEREAS, the parties desire to amend the Agreement to increase the total Maximum Compensation under the Agreement; and

WHEREAS, the following changes are incorporated as if a part of the original Agreement incorporated by reference in the same as if fully set forth verbatim herein;

NOW, THEREFORE, the parties do mutually agree as follows:

- 1. County shall increase the **Total ESG Funds** as stated in the Revised Project Budget ("Exhibit B") by **Sixty Thousand dollars and no/100** (\$60,000.00).
- 2. The Maximum Compensation payable to PYR for all Services rendered is hereby increased to an amount not to exceed **One Hundred Forty-two Thousand Eighty-Six Dollars and no/100 (\$142,086.00)**.
- 3. In no case shall the amount paid by County for all Services under the Agreement and this Amendment exceed the Maximum Compensation without an agreement executed by the parties.
- 4. Additional funding for this Agreement shall be provided from the U.S. Department of Housing and Urban Development, by virtue of Grant No. E-23-UC-48-0004. It is expressly agreed and understood that this Agreement is predicated upon and conditioned on the County receiving funds for the purpose of paying the entire obligation of the County under this Agreement from funds to be received from the U.S. Department of Housing and Urban Development, by virtue of Grant No. E-23-UC-48-0004.

Except as provided herein, all terms and conditions of the Agreement, including any addenda or amendments, not modified shall remain in full force and effect. If there is

a conflict between this Amendment and the Agreement, the provisions of this Amendment shall prevail with regard to the conflict.

IN WITNESS WHEREOF, the parties put their hands to this First Amendment on the dates indicated below.

FORT BEND COUNTY	PARKS YOUTH RANCH		
	J. Moralt		
KP George, County Judge	Jada N. Bratton, Chief Executive		
	Officer		
	08/19/2025		
Date	Date		
ATTEST:			
Laura Richard, County Clerk			

 $hna~i:\agreements\\community~development\\esg~fy24~funds\\esg~public~service~agreement~parks~youth~ranch~04.30.25\\amendment~no.~1~to~esg~public~service~agreement~parks~youth~ranch~e-24-uc-48-0004~pyr~08.15.25.docx$

AUDITOR'S CERTIFICATE

I hereby certify that funds are available in the amount of \$	
accomplish and pay the obligation of the Fort Bend County under this contract.	
Robert Ed Sturdivant, County Auditor	

EXHIBIT B

EXHIBIT B

PROJECT BUDGET

PARKS YOUTH RANCH

I. Maximum Compensation.

It is expressly agreed and understood that the total amount to be paid for and in consideration of the Project as herein set forth by the County shall not exceed the total sum of **One Hundred Forty-two Thousand Eighty-Six 00/100 dollars (\$142,086.00)** as set forth below, "**Total ESG Funds**", which shall be in full and total compensation allocated by the County for payment of all expenses allowed under this Agreement and the Grant Agreement with HUD.

II. Budget for ESG Funds.

Program Costs	Total ESG Funds:	Parks Youth Ranch Matching Funds:	Total Program Budget:
Essential service: Client transportation, Case manager/fringe benefits	\$30,000.00	\$30,000.00	\$60,000.00
Shelter operations: Janitorial/maintenance, Utilities, Shelter food/supplies, Insurance	\$112,086.00	\$112,086.00	\$224,172.00
Totals:	\$142,086.00	\$142,086.00	\$284,172.00