RESOLUTION NO. 2007-332

A RESOLUTION BY THE BOARD OF COUNTY COMMISSIONERS OF ST.
JOHNS COUNTY, FLORIDA, APPROVING THE TERMS, PROVISIONS,
CONDITIONS, AND REQUIREMENTS OF AN AGREEMENT BETWEEN
ST. JOHNS COUNTY, FLORIDA, AND KID'S BRIDGE, AND
AUTHORIZING THE CHAIR OF THE BOARD OF COUNTY
COMMISSIONERS TO EXECUTE THE AGREEMENT ON BEHALF OF THE
COUNTY

WHEREAS, the St. Johns County Government is providing grant funds to the KID'S BRIDGE which are to be disbursed by St. Johns County, Florida, in an amount not to exceed nineteen thousand, one hundred twenty-five dollars (\$19,125.00), for the purpose of providing supervised and monitored visitation; and,

WHEREAS, the County has reviewed the terms, provisions, conditions, and requirements of the Agreement; and

WHEREAS, the County has determined that accepting the terms of the Agreement, and entering into said Agreement will serve the interests of the County.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF ST. JOHNS COUNTY, FLORIDA, AS FOLLOWS:

Section 1. The above Recitals are hereby incorporated into the body of this Resolution, and are adopted as Findings of Fact.

Section 2. The Board of County Commissioners hereby approves the terms, provisions, conditions, and requirements of the Agreement between the St. Johns County Government, Florida, and Kid's Bridge, and authorizes the Chair of the Board of County Commissioners to execute the Agreement on behalf of the County.

PASSED AND ADOPTED by the Board of County Commissioners of St. Johns County, Florida, this 30 day of October, 2007.

BOARD OF COUNTY COMMISSIONERS OF ST. JOHNS COUNTY, FLORIDA

By:

Ben Rich, Chair

RENDITION DATE 11 201

Attest:

Denuty Clerk

Funding Source:	General Fund
Contract No	
CFDA #	
CFSA #	<u></u>

STANDARD NONPROFIT CONTRACT/Unit of Service

CONTRACT BETWEEN THE ST. JOHNS COUNTY BOARD OF COUNTY COMMISSIONERS And Kid's Bridge, Inc.

THIS CONTRACT is entered into and effective the 1st day of October, 2007, between St. Johns County, hereinafter referred to as "**COUNTY**" and Kid's Bridge, Inc. a Nonprofit Corporation existing under the laws of the State of Florida and, hereinafter referred to as "**PROVIDER**".

WHEREAS, COUNTY believes it to be in the public interest to provide certain activities to the St. Johns County residents through the **PROVIDER** according to this Contract, the agency's intent as stated in the proposal and attachments and/or exhibits, and all other terms and conditions as specified.

NOW THEREFORE, in consideration of the mutual covenants, promises, and representations contained herein **COUNTY** and the **PROVIDER** agree as follows:

ARTICLE I SCOPE OF SERVICES

To provide a community-based setting where children and families can meet, spend time, share common experiences and work together to strengthen their sense of self and family unity. Kids Bridge, Inc. provides three types of services to the St. Johns County community:

- On-site supervised visits- During the visit the Center staff will physically supervise the entire visit and the volunteer will observe via monitors which are located in each room and the playground area.
- On-site unsupervised visits-During these visits the Center staff will monitor the visit via the monitors instead of physically being in the room.
- Parent exchange services- These services are provided most often for embroiled divorce cases where parents cannot exchange the children without some type of confrontation occurring.

Program(s) must be implemented to serve residents of St. Johns County in accordance with the approved proposal(s), exhibits/attachments.

ARTICLE II TERM OF CONTRACT

This Contract shall begin <u>October 1, 2007</u> and end <u>September 30, 2008</u> unless terminated as specified in Article VIII, Suspension/Termination.

ARTICLE III COMPENSATION AND REPORTS

A. Contract Payment

The **COUNTY** will make payments to the **PROVIDER** and the **PROVIDER** agrees to accept as full compensation the total amount not to exceed **\$19,125.00**. Payments will be authorized only for services provided during the term of the contract and prior to the payment request date. Payment is subject to the provisions of Article III B Deferred Payment/Return of Funds and Article VIII, Suspension/Termination. Funding is contingent upon the availability of funds.

The **COUNTY** has agreed to purchase the service(s) listed in Article I. This contract is for the payment of a fixed number of units of service at the fixed unit rate.

Program	Unit Description	Units purchased by County	Unit rate reimbursed by County	Total
Supervised Visitation & Monitored Exchange Program	Unit = 1 visit hour	573.80 Units	\$33.33	\$19,124.75

B. <u>Deferred Payment/Return of Funds</u>

The **COUNTY** may defer payment to the **PROVIDER** for noncompliance with contract deliverables or program requirements.

If as a result of monitoring or audit, units of service provided are not documented a payment may be deferred. If units are found to be unallowable, no future payments will be made until the full amount of overpayment is remitted to St. Johns County or a repayment agreement is accepted by St. Johns County. If the monitoring or audit occurs after the term of this contract, the **PROVIDER** will be required to remit funds to the **COUNTY** in accordance with the repayment conditions below.

The **PROVIDER** agrees to return to the **COUNTY** any overpayments due to funds disallowed pursuant to the terms of this Contract. Such funds shall be considered **COUNTY** funds and must be refunded to the **COUNTY** within thirty (30) days of receiving notice from the **COUNTY** in writing regarding the overpayment. Should repayment not be made in a timely manner, the **COUNTY** will charge interest of one (1) percent per month compounded on the outstanding balance after forty (40) calendar days after the date of notification or discovery. The **PROVIDER** will be required to reimburse the **COUNTY** for any acts of non-compliance resulting in disallowed costs or fines.

A. Contract Deliverables

- 1. Required Reports (check if included in contract)
- ☑ EXHIBIT 1- Payment Request for Unit rate contract- <u>Due: Monthly by the 20th of the following month.</u> Must be based upon approved unit rates and actual

uncompensated units provided during the reporting period. Payment will be made upon receipt and approval by the **COUNTY** of a completed Payment Request. Copies of supporting documentation for units provided during the reporting period must be attached to the Payment Request.

- ☑ EXHIBIT 2 Program/Demographics <u>Due: April 30, 2008 and October 31, 2008.</u>
- ☑ EXHIBIT 3 Performance Outcomes Report <u>Due: April 30, 2008 and October</u> 31, 2008.
- ☑ EXHIBIT 4 Unit Rate Analysis Report <u>Due: 20 days following the end of each quarter.</u>
- ☑ EXHIBIT 5 Certificate of Insurance Insert in contract.

2. Required Documents

☑ Audited Financial Statement and Management Letter for fiscal year(s) in which contract funds are expended – <u>Due: 180 days following the end of PROVIDER'S fiscal year(s).</u>

☑ Monitoring Reports – A copy of monitoring reports from other funding agencies to the **PROVIDER** will be due to the **COUNTY** no later than **30 days** after receipt by the **PROVIDER**. Copies of monitoring reports must include the **PROVIDER'S** response to the funding agency.

C. Contract Closeout

- √ Partnering for Results: Unit Rate Analysis Report <u>Due: 30 days following</u> end of contract.
- Partnering for Results: Final Payment Request <u>Due: 10 days following end</u>
 of contract.

ARTICLE IV AUDITS, MONITORING, AND RECORDS

A. Monitoring

The **PROVIDER** agrees to permit persons duly authorized by the **COUNTY** and the Federal or State grantor agency (if applicable) or any representatives to inspect all records, papers, documents, facility's goods and services of the **PROVIDER** and/or interview any clients and employees of the **PROVIDER** to be assured of satisfactory performance of the terms and conditions of this contract to the extent permitted by the law after giving the **PROVIDER** reasonable notice. The monitoring is a limited scope review of the contract and agency management and does not relieve the **PROVIDER** of its obligation to manage the grant in accordance with applicable rules and sound management practices.

Following such monitoring the **COUNTY** will deliver to the **PROVIDER** a written report regarding the manner in which services are being provided. The **PROVIDER** will rectify all noted deficiencies within the specified period of time indicated in the monitoring report or provide the **COUNTY** with a reasonable and acceptable justification for not correcting the noted shortcomings. The **PROVIDER'S** failure to correct or justify the deficiencies within the

time specified by the **COUNTY** may result in the withholding of payments, being deemed in breach or default, or termination of this Contract.

PROVIDER must supply **COUNTY** with copies of all monitoring reports of programs that are funded by the **COUNTY** including agency response, within thirty (30) days of receipt.

B. Audits and Inspections

The **PROVIDER** will make all records referenced in Article IV. C., and all items included on financial statements available for audit or inspection purposes at any time during normal business hours and as often as **COUNTY** deems necessary.

The Clerk of Courts Internal Audit Division, the Federal or State grantor agency (if applicable), St. Johns County employees, or any of their duly authorized representatives have the right of timely and unrestricted access to any books, documents, papers, or other records of **PROVIDER** or Certified Public Accountant (CPA) that are pertinent to the contract, in order to make audits, examinations, excerpts, transcripts and copies of such documents. If contract non-compliance or material weaknesses in the organization are noted, the **COUNTY** or other authorized representatives have the right to unlimited access to records during an audit or inspection. This includes timely and reasonable access to a **PROVIDER'S** personnel for the purpose of interview and discussion related to such documents.

C. Records

The **PROVIDER** shall retain all financial, client demographics, and programmatic records, supporting documentation, statistical records, and other records which are necessary to document service provision, expenditures, income and assets of the **PROVIDER** by funding source, program, and functional expenses category during the term of this contract and five (5) years from the date of contract expiration. If any litigation, claim, negotiation, audit, or other action involving the records has been initiated before the expiration of the 5-year period, the records shall be retained for one (1) year after the final resolution of the action and final resolution of all issues that arise from such action.

D. Independent Audit

For contracts where the total compensation, disbursement, grant, or reimbursable expense (or any combination thereof) exceeds three hundred thousand dollars (\$300,000.00), then an original, bound audit of the **PROVIDER'S** financial statements must be submitted to the **COUNTY**, in the form, format, and timeframe noted below, or elsewhere in this contract.

For contracts where the total compensation, disbursement, grant, or reimbursable expense (or any combination thereof) **does not exceed** three hundred thousand dollars (\$300,000.00), then an original, bound audit is not required, **unless the COUNTY** determines that an independent audit is warranted (base on among other things, the use of such funds), and provides the **PROVIDER** with a written explanation detailing the reason

and/or rationale supporting the **COUNTY'S** determination that such an independent audit is warranted. Under those circumstances, the **COUNTY'S** written explanation will set forth the form, format, and timeframe for the independent audit.

An <u>original, bound</u> audit of the **PROVIDER'S** financial statements in accordance with Generally Accepted Accounting Principals (GAAP), and/or current Generally Accepted Government Auditing Standards (GAGAS) as applicable, including the auditor's opinion, requisite reports on

internal control and compliance if required, management letter addressing internal controls, and management's response to such letter, must be submitted to the **COUNTY** no later than one hundred eighty (180) days following the end of **PROVIDER'S** fiscal year(s) along with any corrective action plan if applicable. Failure to submit the report within the required time frame will result in the withholding of payment requested, or termination of the contract by the **COUNTY**.

The audit must be conducted by an independent, licensed certified public accountant and must be in accordance with the General Accounting Office (GAO) Yellow Book, generally accepted Government Auditing Standards, OMB Circular A-133 "Audits of States, Local Governments and Non-Profit Organizations" if applicable, the Florida Single Audit Act (F.S. 215.97) if applicable, and the Auditor General Rule 10.550 (Government) or 10.650 (Not For Profit) as applicable. The audit must specifically identify the programs that are funded by this St. Johns County contract either in the statement of functional expenses, revenues and expenditures, footnotes, schedule of Federal awards and State financial assistance or as supplemental data in the financial statements. The statement should be consistent with programs detailed in the corresponding proposal(s), exhibit(s), and attachment(s).

ARTICLE V AMENDMENTS

PROVIDER must request a contract amendment in writing detailing the nature of and justification for the requested amendment. The **COUNTY** reserves the right to approve or deny all contract amendments. An approved amendment shall be documented on the contract amendment form and signed by both parties. **See Attachment I.**

ARTICLE VI CONTRACTOR STATUS

A. Independent Contractor

It is the Parties' intention that the **PROVIDER** will be an independent contractor and not the County's employee for all purposes, including, but not limited to, the application of the Fair Labor Standards Act minimum wage and overtime payments, Federal Insurance Contribution Act, the Social Security Act, the Federal Unemployment Tax Act, the provisions of the Internal Revenue Code, Florida revenue and taxation law, Florida Worker's Compensation law and Florida Unemployment Insurance Law. The **PROVIDER** will retain sole and absolute discretion in the judgment of the manner and means of carrying out the **PROVIDER'S** activities and responsibilities hereunder. The **PROVIDER** agrees that it is a separate and independent enterprise from the public employer, that it has made its own investment in its business, and that it will utilize a high level of skill necessary to perform the work. This agreement shall not be construed as creating any joint employment relationship between the **PROVIDER** and **COUNTY**, and **COUNTY** will not be liable for any obligation incurred by the **PROVIDER**, including, but not limited to, unpaid minimum wages and/or overtime premiums.

B. Subcontracts

Primary roles and responsibilities of **PROVIDER** cannot be subcontracted. It is mutually agreed that any County-funded program component that is subcontracted by **PROVIDER** must have a written contract upon execution of this contract. The **PROVIDER** must ensure each subcontractor conforms to the terms and conditions of this contract and must be subject to indemnification as stated in Article VII.

ARTICLE VII RISK MANAGEMENT

A. Indemnification

The **PROVIDER** will defend, hold harmless, and indemnify the **COUNTY** from and against any and all liability, loss, claims, damages, wages or overtime compensation due its employees, costs, attorneys' fees, and expenses of whatever kind or nature which the **COUNTY** may sustain, incur, or be required to pay either by reason of the loss or improper use of any monies disbursed or to be disbursed hereunder including but not limited to fraud, embezzlement, or dishonesty on the part of any person represented or employed by the **PROVIDER**, or by reason of the intentional or negligent act of the **PROVIDER** or its agents, representatives and/or employees.

The **PROVIDER** further agrees that it will, at its own expense, defend any and all claims, actions, suits, or proceedings that may be brought against the **COUNTY** in connection with the above and satisfy, pay, and discharge any and all judgments or other resolution of claims that may be entered against the **COUNTY** in any such action or proceedings.

The **PROVIDER** further agrees that it is responsible for any and all claims arising from the hiring of individuals relating to activities provided under the Contract. All individuals hired are employees of the **PROVIDER** and not of the **COUNTY.**

B. Insurance

The **PROVIDER** agrees to secure and maintain the insurance coverage outlined below during the term of this Contract. All insurance policies shall be issued by companies authorized to do business under the laws of the State of Florida. The **PROVIDER** shall furnish Certificates of Insurance to the **COUNTY** prior to the commencement of operations. The **PROVIDER** agrees that this insurance requirement shall not relieve or limit **PROVIDER**'S liability and that the **COUNTY** does not in any way represent that the insurance required is sufficient or adequate to protect the **PROVIDER**'S interests or liabilities, but are merely minimums. It is the responsibility of the **PROVIDER** to insure that all subcontractors comply with the insurance requirements.

Certificate(s) of Insurance *naming St. Johns County Board of County Commissioners as Certificate Holder* will be attached to this contract as an exhibit. Certificate(s) must be provided for the following:

- 1. Workers' Compensation— The PROVIDER shall maintain during the life of this Contract, adequate Workman's Compensation Insurance and Employer's Liability Insurance in at least such amounts as are required by the law for all of its employees (if four or more) per Florida Statute 440.02.
- Professional Liability The PROVIDER shall maintain during the term of this Contract, standard Professional Liability Insurance in the amount of \$1,000,000 per occurrence
- 3. Comprehensive General Liability The PROVIDER shall maintain during the life of this Contract, Comprehensive General Liability Insurance in the amount of \$1,000,000 per occurrence to protect the PROVIDER from claims for damages for bodily injury, including wrongful death, as well as from claims or property damages which may rise from any operations under this Contract whether such operations be by the PROVIDER

or by anyone directly employed by or contracting with the **PROVIDER**.

The General Liability Policy Certificate shall name "St. Johns County, a political subdivision of the State of Florida, its agents, employees, and public officials" as "Additional Insured". The **PROVIDER** agrees that the coverage granted to the Additional Insured applies on a primary basis, with the Additional Insured's coverage being excess.

4. Business Auto Liability – The following Automobile Liability will be required and coverage shall apply to all owned, hired, and non-owned vehicles used with minimum limits of:

\$100,000 bodily injury per person (BI)

\$300,000 bodily injury per occurrence (BI)

\$100,000 property damage (PD) or

\$300,000 combined single limit (CSL) of BI and PD

- 5. **Directors & Officers Liability** Entity coverage to cover claims against the organization directly for wrongful acts with limits not less than \$100,000.
- 6. **Fidelity Bonding** Covering all employees who handle the agency's funds. The bond amount must be equivalent to the highest daily cash balance or a minimum amount of \$50,000.

C. Notice of cancellation or modification

St. Johns County will be given thirty (30) days notice prior to cancellation or modification of any stipulated insurance. Such notification will be in writing by registered mail, return receipt requested and addressed to the **St. Johns County** Risk Manager, P. O. Box 349, St. Augustine, FL 32085-0349.

ARTICLE VIII SUSPENSION/TERMINATION

A. Suspension

The **COUNTY** reserves the right to suspend funding for failure to comply with the requirements of this contract.

In the event **PROVIDER** ceases operation for any reason or files for protection from creditors under bankruptcy law, any remaining unpaid portion of this Contract, less funds for expenditures already incurred, shall be retained by the **COUNTY** and the **COUNTY** shall have no further funding obligation to the **PROVIDER** with regard to those unpaid funds.

B. Termination by COUNTY

The **COUNTY** may at any time and for any reason cancel this Contract by giving twenty–four (24) hours written notice to the **PROVIDER** by Certified Mail following a determination by the Board of County Commissioners, at its sole discretion, that such cancellation is in the best interest of the people of the county. From the date of cancellation, neither party shall have any further obligation unless specified in the termination notice.

C. Termination by PROVIDER

The **PROVIDER** may at any time and for any reason cancel this Contract by giving seventy-two (72) hours prior written notice to the **COUNTY** by Certified Mail of such and specifying the effective date.

COUNTY'S obligation to make any payments under any provision of this Contract shall cease on the effective date of termination.

ARTICLE IX ASSURANCE, CERTIFICATIONS, AND COMPLIANCE

The **PROVIDER** agrees that compliance with these assurances and certifications constitutes a condition of continued receipt of or benefit from funds provided through this Contract, and that it is binding upon the **PROVIDER**, its successors, transferees, and assignees for the period during which services are provided.

The **PROVIDER** further assures that all contractors, subcontractors, or others with whom it arranges to provide services or benefits to participants or employees in connection with any of its programs and activities are not discriminating against those participants or employees in violation of statutes, regulations, guidelines and standards. By acceptance of this funding, the **PROVIDER** assures and certifies the following:

- A. That they will comply with all applicable laws, ordinances, and regulations of the United States, the State of Florida, the **COUNTY**, and the municipalities as said laws, ordinances, and regulations exist and are amended from time to time. In entering into this contract, the **COUNTY** does not waive the requirements of any **COUNTY** or local ordinance or the requirements of obtaining any permits or licenses that are normally required to conduct business or activity contemplated by the **PROVIDER**.
- B. That they will comply with all Federal, State and local anti-discrimination laws that are applicable to the **PROVIDER**.
- C. That they will administer their programs under procedures, supervision, safeguards, and such other methods as may be necessary to prevent fraud and abuse, and that it will target its services to those who most need them.
- D. That if clients are to be transported under this contract, the **PROVIDER** will comply with the provisions of Chapter 427, Florida Statutes, which requires the coordination of transportation for the disadvantaged.
- E. That any products or materials purchased with contract funds shall be procured in accordance with the provisions of Chapter 403.7065, Florida Statues, which refers to the procurement of products or materials with recycled content.
- F. That they will comply with Chapter 39.201, Florida Statutes, that any person who knows, or has reasonable cause to suspect, that a child is abused, abandoned, or neglected by a parent, legal custodian, caregiver, or other person responsible for the child's welfare, as defined in this chapter, shall report such knowledge or suspicion to the Central Abuse Hotline (1-800-342-3720).
- G. That they will comply with Chapter 415.1034, Florida Statutes, that any person who knows or has reasonable cause to suspect that a vulnerable and or disabled adult has

been abused, neglected, or exploited, shall immediately report such knowledge or suspicion to the National Center on Elder Abuse Hotline (1-800-962-2873).

- H. That if personnel in programs under this contract work directly with children or youths and vulnerable or disabled adults, the **PROVIDER** will comply with the provisions of Chapters 435.03 and 435.04, Florida Statutes, which requires employment screening.
- That they will comply with Chapter 216.347, Florida Statutes, which prohibits the expenditure of contract funds for the purpose of lobbying the legislature, State or county agencies.
- J. That they will notify the COUNTY immediately of any funding source changes and/or additions from other sources that are different from that shown in the PROVIDER'S application. This notification must include a statement as to how this change in funding affects provision of service as well as the use of and continued need for COUNTY funds.

That they will acknowledge support for activities funded wholly or in part by **COUNTY** funds.

K. That they will notify the **COUNTY** of any SIGNIFICANT changes to the **PROVIDER** organization to include Articles of Incorporation and Bylaws within ten (10) working days of the effective date.

ARTICLE X HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT OF 1996 (HIPAA)

St. Johns County, pursuant to the Federal Health Insurance Portability and Accountability Act of 1996 ("HIPAA") is a "covered entity" as the law defines that term. Any "personal health information "("PHI") as defined by the law that the **COUNTY** receives pursuant to this Agreement is subject to the disclosure and security requirements of HIPAA. Transfer of information to the **COUNTY** sufficiently "de-identified" to no longer be considered PHI is encouraged as being in the best interest of client PHI confidentiality to the extent that client services are unaffected. Particular methods to accomplish the highest levels of client service coupled with PHI confidentiality shall be an on-going task of the effected staffs of the **COUNTY** and **PROVIDER**.

ARTICLE XI NOTICES

Official notices concerning this Contract shall be directed to the following authorized representatives:

PROVIDER: COUNTY:

Name: Susan Hutchins
Title: Executive Director
Agency: Kid's Bridge, Inc.
Address: 238 San Marco Ave

St. Augustine, Fl 32084

Telephone: 904-824-8810
Fax: 904-824-8210
Email: kidsbrdg@bellsouth.net

Name: Ann Henry
Title: Contracts Coordin

Title: Contracts Coordinator

SJC Social Services/HHS Dept. Address: 1955 US 1 South, Suite D9

St. Augustine, FL 32086

Telephone: (904) 209-6142 Fax: (904) 209-6141

Email: ahenry@co.st-johns.fl.us

The signatures of the two pers Provider to sign all applicable re		below are designated and authorize	ed by the
	OR		_
Name (Print)	,	Name (Print)	
Signature		Signature	
Title (Print)	,	Title (Print)	

In the event that either party designates different representatives after execution of this contract, notice of the name and address of the new representative will be rendered in writing by authorized officer of **PROVIDER** to the **COUNTY**. The notification shall be attached to originals of this Contract.

ARTICLE XII SPECIAL PROVISIONS

If needed, **PROVIDER** may be called upon to assist **COUNTY** during a natural disaster or emergency.

ARTICLE XIII ALL TERMS AND CONDITIONS INCLUDED

This contract and its attachments, and any exhibits referenced in said attachments, together with any documents incorporated by reference, contain all the terms and conditions agreed upon by the parties. There are no provisions, terms, conditions, or obligations other than those contained herein, and this contract shall supersede all previous communications, representations, or agreements, either verbal or written between the parties. If any term or provision of this contract is legally determined unlawful or unenforceable, the remainder of the contract shall remain in full force and effect and such terms or provisions shall be stricken.

ARTICLE XIV GOVERNING LAW

This contract shall be construed according to the laws of the State of Florida. Venue for any State administrative and/or legal action arising under this contract shall be in St. Johns County, Florida. Venue for any federal legal action arising under this contract shall be in the United States District Court, Middle District of Florida.

ARTICLE XV SEVERABILITY

If any word, phrase, sentence, part, section, subsection, or other portion of this contract, or any application thereof, to any person or circumstance is declared void, unconstitutional, or invalid for any reason, then such word, phrase, sentence, part, section, subsection, other portion, or the proscribed application thereof, shall be severable, and the remaining portions of this contract, and all applications thereof, not having been declared void, shall remain in full force, and effect.

IN WITNESS THEREOF, PROVIDER and COUNTY have caused this $\underline{11\text{-page}}$ contract and all Contract Exhibits and Attachments as indicated on next page to be executed by their undersigned officials as duly authorized.

PROVIDER:	COUNTY: ST. JOHNS COUNTY
By: Susan Hutchins	By: Ben Rich
(Signature of authorized officer)	(Signature of authorized officer)
Executive Director Title O(Hold) 11, 2007	Chair, Board of County Commissioners Title
Date	Date
STATE OF FLORIDA COUNTY OF ST. JOHNS	ATTEST: CLERK OF CIRCUIT COURT
	By:
The foregoing instrument was acknowledged before me this day of, 2007,	Title:
by Susan Hutchins, who is personally known	Date:
to me or who has produced ${}$ kives License as identification and who \Box did (\Box did not) take an oath.	
	APPROVED AS TO FORM:
NOTARY:	COUNTY ATTORNEY'S OFFICE
By: Jone By	By: Michael J. Hunt
Notary of Public (Signature)	Title: Dont County Afform
Name (typed) DONNA A BYRNE	Date: 10/13 pt 1

MY COMMISSION # DD709936

EXPIRES December 01, 2011
FloridaNotaryService.com

Attachment I

"To the extent not in conflict with, or violative of, any applicable County, State, or Federal ordinance, statute, law, policy, rule, or regulation, and further, to the extent that such action promotes a public purpose, then the Provider may request, in writing, that any unused, and/or unallocated funds may be transferred to a different project task, or transferred to different accounting code, in order to be used by the Provider, for a purpose and/or task, not noted in the existing Contract, or an under funded project task that is noted in the existing Contract.

"In its written request, the Provider shall specifically state that the funds sought to be transferred and/or redirected, are funds that have not been allocated for another task, or pledged/committed for services already performed. Additionally, the Provider must state, in writing, the scope and/or nature of the public purpose that will be achieved/obtained by transferring/re-directing such funds.

"The County is not obligated to approve such a request. However, the County shall examine and/or evaluate the Provider's request, and issue a written or electronic opinion within 10 days of the request, either approving, approving with conditions, or denying the request.

"The County shall consider the following factors when evaluating/examining the Provider's request to transfer funds: (1) whether the transfer of funds to a different project task will promote a public purpose--if so, what? (2) will the transfer of funds to a different project task, duplicate services provided through existing projects, (3) if applicable, whether provisions in a matching State or Federal Contract prevent, or severely restrict the transfer of funds to a different project task; and (4) any other factor deemed relevant by the County.

"It is explicitly understood, that should the County approve such a transfer of funds, the Provider is liable for any financial shortfalls, or associated penalties, or costs in the original project task fund.

"Should the County approve such a transfer of funds, the County and the Provider shall execute an Amendment to the Contract that sets forth the rationale for the approval of the transfer of such funds."

EXHIBIT 1

PAYMENT REQUEST UNIT COST CONTRACT

	BY:	AUTHORIZED BY:								ntative	orized represer	Signature of authorized representative
		DATE:							•			
		CERTIFIED BY:		1	\$0.00		TOTAL REQUEST	7		ns, and in ounty contract	s and regulation the approved C	applicable statues and regulations, and in accordance with the approved County contract.
JSE ONLY	FOR ST JOHNS COUNTY USE ONLY	FOR ST.			}			Į.		eport nce with	rvices on this r ned in complia	I certify that all services on this report have been performed in compliance with
:												
\$19,124.7	573.80	\$0.00	0.00	0.00	\$0.00	0	0.00	\$19,124.75		573.80	0.00	TOTAL
\$0.0	0.00				\$0.00			\$0.00				
\$0.0	0.00				\$0.00			\$0.00				
\$19,124.7	573.80				\$0.00			\$19,124.75	\$33.33	573.80		Supervised Visitation & Monitored Exchange Program
(COLETCOLY)	(Col.C-Col.G)				(Col. D X Col.G)	3				COOKIT		:
REMAINING	Có.	BILLED TO ST. JOHNS COUNTY YEAR TO DATE	PROVIDED IN PROGRAM YEAR TO DATE		BILLED TO ST. JOHNS COUNTY CURRENT MONTH		BUDGET AMOUNT UNITS PROVIDED BILLED IN PROGRAM TO ST. JOI CURRENT MONTH COUNTY CURRENT	BUDGET AMOUNT	FUNDED BY ST. JOHNS COUNTY	NUMBER SERVICE UNITS TO BE FUNDED BY ST. JOHNS	NUMBER SERVICE UNITS PROJECTED FOR PROGRAM	PROGRAM RECEIVING FUNDING FROM ST. JOHNS COUNTY
L FUNDS	II. NUMBER OF I	YEAR-TO-DATE	II. TOTAL UNITS	* UNITS	TH h. AMOUNT	CURRENT MONTH	f. # TOTAL	e. TOTAL FY2006	d. UNIT COST	ANNUAL BUDGET	AA b. TOTAL	a NAME OF EACH
					Final Payment (due Oct. 10, 2008)	Final (due Oc						
	904-824-8210		FAX:			(000 200)				o.ac-joinia.ii.ua	L-Mail. alleilly@co.st-joillis.ii.us	ŗ
	kidsbrdg@bellsouth.net		E-MAIL:		Regular Payment	Regula			141	ax: (904) 209-6	Tel: (904) 209-6142 Fax: (904) 209-6141	Tel: (90
	904-824-8810		Phone:		priate line:	Check appropriate line:				ollections:	Services with any	Please call Social Services with any questions:
	Kid's Bridge, Inc. 88 San Marco Avenue St. Augustine, FL 32084	Agency: Kid's Bridge, Ir Mailing Address: 238 San Marco Avenue St. Augustine, FL 320	Agency: Mailing Add	General Fund 2007-2008	. 	Contract No. Funding Source Fiscal Year Reporting period:			nent	s Coordinator es/HHS Departn Suite D9 12086	n Henry, Contracts Coordinator SJC Social Services/HHS Department 1955 US 1 South, Suite D9 St. Augustine, Fl 32086	Mail to: Attn: Ann Henry, Contracts Coordinator SJC Social Services/HHS Depa 1955 US 1 South, Suite D9 St. Augustine, Fl 32086

EXHIBIT 2

DEMOGRAPHICS REPORT (Demographics of Clients Served in Program)

DEMOGRAPHICS OF CLIENTS SERVED IN PROGRAM Program Name: Kids Bridge Supervised Visitation & Monitored Exchange

UNDUPLICATED CLIENT CHARACTERISTICS

Reporting Period :	October 1, 2007 through March 31, 2008 April 1, 2008 through September 30, 2008	# of Clients served in Program	
AGE GROUP			
5 and und	er		
6 - 12 yea			
13 - 17 ye]
18 - 59 ye			
60 -64 yea			
65 & over			1
Not collect]
Total	T .	0	
GENDER		Children (0-17)	Adults (18 & up)
Male			
Female			
Not collect	stad		
Total	iked .	0	0
		- `	
RACE			
	Indian or Alaska Native		
Asian			
	African American		
	waiian or Pacific Islander		
White			
Unknown			
Not colle	eted		
Total		0	0
ETHNICITY			
Hispanic	or Latino		
Haitian			
Other			
Unknown			
Not colle	oted		
Total		0	0
AGENCIES/ORGANIZ	ATIONS SERVICE LOCATION		
3203	<u> </u>		
3203.			
32080			
3208			<u> </u>
3208			
3208			
3208			
3209			
3209			
3225			
Out of Cour			
Not Collect	ed		0
Total		0	-
INCOME LEVEL	\$0-\$19,152.00 Annually		-
	\$19,153.00-\$23,490 Annually		
	\$23,491.00-\$28,728.00 Annually		ļ
	\$28,729.00-\$33,516.00 Annually		
	\$33,517.00-\$38,304.00 Annually		ļ
	\$38,305.00-\$43,092.00 Annually		<u> </u>

EXHIBIT 3

PERFORMANCE OUTCOME REPORT Page 1 of 2

Provider Name: Kid's Bridge, Inc.	Reporting Period:10/01	1/07-03/31/08
_	04/0	1/08-09/30/08

Program: Supervised Visitation & Monitored Exchange Program

Outcome # $\underline{1:}$ 100% of children will be free of verbal/physical abuse during on-site visits and monitored exchanges.

Service Description: Supervised visitation and exchanges only by trained staff and trained volunteers.

Required Documentation: Visitation Reports and Incident Reports

(Column 1)	(Column 2)	(Column 3)	(Column 4)
Projected # Served Annually	Actual # Served Year to Date	Total # Achieving Outcome Year to Date	% Clients Achieving Outcome (Column 2/Column 3)
250 families and children			

Outcome #2: 35% of families will move to a lesser level of supervision within 3 months of beginning services at Kids Bridge.

Service Description: Observations of interactions during visits

Required Documentation: Visitation Report; Summary, Incident and Evaluative reports.

(Column 1)	(Column 2)	(Column 3)	(Column 4)
Projected # Served Annually	Actual # Served Year to Date	Total # Achieving Outcome Year to Date	% Clients Achieving Outcome (Column 2/Column 3)
87 families and children			

Outcome #3: 35% of families will no longer need Kids Bridge services within 6 months of beginning services.

Service Description: Observations of interactions during visits

Required Documentation: Enrollment documentation, Visitation Reports; Summary, Incident and Evaluative reports.

(Column 1)	(Column 2)	(Column 3)	(Column 4)
Projected # Served Annually	Actual # Served Year to Date	Total # Achieving Outcome Year to Date	% Clients Achieving Outcome (Column 2/Column 3)
87 families			

Instructions: Outcome: What is the desired result of the program? Service Description: How is the result being accomplished? Required Documentation: What written documentation is being collected to support the results? Column 1 – Total annual number of clients projected to be served in this program per proposal. Column 2 – Actual number of clients served in program year to date. Column 3 – Total number of clients served that met outcome. Column 4 – Percent of clients served that met outcome (column 2 divided by column 3) S:\INTSVCS\STANDARD FORMS\PFR Outcomes Report 2006.doc

EXHIBIT 4

ST. JOHNS COUNTY HEALTH & HUMAN SVCS. DEPARTMENT
AGENCY: Kid's Bridge, Inc.
PROGRAM: Supervised Visitation & Monitored Exchange Program
QUARTERLY UNIT RATE REPORT

PERIOD	REPORT DUE	CHECK PERIOD
OCT-DEC	1/31/2008	
JAN-MAR	4/30/2008	
APR-JUNE	7/31/2008	
JULY-SEPT	10/31/2008	

(A)	(B)		(3)	<u> </u>	Œ	(3)	(9)	€
EXPENSE	BUDGET	BUDGET	EXPENSES	EXPENSES	EXPENSES	EXPENSES	EXPENSES	PERCENT
CATEGORY	Per	Revised	FIRST QT.	SECOND QT.	THIRD QT.	FOURTH QT.	TOTAL	OF BUDGET
	Proposal		10/01/07-12/31/07	1/1/08-3/31/08	4/01/08-6/30/08	7/01/08-9/30/08		
Salarios	\$98.640.00						\$0.00	0.00%
Pavroll Taxes	\$7.548.00						\$0.00	0.00%
Employee Benefits							\$0.00	#DIV/0
Employee Leasing (including fees)	\$0.00						\$0.00	#DIV/0!
Advertising	\$1,000.00						\$0.00	%00:0
Audit	\$5,000.00						\$0.00	%00.0
Bonding Insurance	\$7,000.00						\$0.00	0.00%
Contract Labor	\$5,000.00						\$0.00	0.00%
Dues and Subscriptions	\$200.00						\$0.00	%00.0
Equipment Rental	\$1,700.00						\$0.00	0.00%
Mileage	\$400.00						\$0.00	0.00%
Office Expense	\$3,000.00						\$0.00	0.00%
Professional Services	\$1,500.00						\$0.00	%00.0
Rent/Mortgage	\$34,000.00						\$0.00	0.00%
Repairs and Maintenance	\$3,000.00						\$0.00	%00.0
Telephone	\$3,200.00						\$0.00	%00'0
Training Expense/Travel	\$2,000.00						\$0.00	%00.0
Utilities	\$3,000.00						\$0.00	0.00%
Fundraising	\$1,000.00						00'0\$	0.00%
Security	\$8,000.00						00'0\$	%00'0
							\$0.00	#DIV/Oi
							\$0.00	#DIV/Oi
							00'0\$	#DIV/Oi
TOTAL EXPENSES	\$185,188.00		\$0.00	\$0.00	\$0.00	\$0.00	00:0\$	0.00%
NO. OF UNITS	1,350						00'0	%00.0
TOTAL UNIT COST	\$ 137.18		#VALUE!	#VALUE!	io/AiQ#	#DIV/Oi	#DIV/0i	#DIV/0i

I certify that the information submitted on this report is, to the best of my knowledge, correct and accurate.

Date:
Position:
Signed By:

Date: 1Sep. 9. 2007^M 5:08PM

	AC	OR	D.	CE	RT	IFIC	ATE OF	LIABILIT			N(.)	OPID CH KIDSB-1	DATE (MM/DD/YYY) 10/10/07	
ThompsonBaker Agency, Inc. 61 Cordova Street St. Augustine FL 32084 Phone: 904-824-1631 Fax: 904-824-1675									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 COVERAGE AFFORDED BY THE POLICIES BELOW.					
									INSURERS AFFORDING COVERAGE				NAIC #	
									INSURER A: Scattadale Insutance Company					
									INSURER B:		*			
			1:40	Brid.	~	Tnc			INSURER C:					
		j	2.0.	Box	244	Inc. FL 3	2005		INSURER D:					
			St. F	lugus	tive	E.T. 3	2085		INSURER E:					
co	VERA	GES	:		************						# : 4 :			
AJ M	NY REQU	JIREN TAIN,	IENT, TER	RM OR CO	NDITION FFORDE	OF ANY C	ONTRACT OR OTHER	E INSURED NAMED ABOY DOCUMENT WITH RESPE DHEREIN IS SUBJECT TO AID CLAIMS.	CT TO WHICH THIS	CERTIFIC	ATE MAY BE I	SSUED OR		
NSK OT 1	NSRD		TYP	E OF INSU	PANCE		POLICY	NUMBER E	OLICY EFFECTIVE	POLICY	EXPIRATION (MM/DD/YY)	LIMIT	s	
-1~	****	GEN	ERAL LIA				-					EACH OCCURRENCE	\$ 1000000	
A				RCIAL GEN	ERAL LI	ABILITY	CPS083997	6	03/25/07	0.3	/25/08	PREMISES (Ea occurence)	\$ 100000	
-		_		AIMS MADE		OCCUR					1: i 1: i	MED EXP (Any one person)	\$ 5000	
			1		٠	•						PERSONAL & ADV INJURY	\$ 1000000	
	1									ļ		GENERAL AGGREGATE	\$ 2000000	
		GEN	LAGGRE	GATE LIM	IT APPLI	E8 PER:		1			ĺį.	PRODUCTS - COMP/OP AGG	\$ 2000000	
			POLICY	PR	ĉi [Loc				Ì	11 11 11			
		AUT	OMOBILE TUA YVA	LIABILITY	Y	•						COMBINED SINGLE LIMIT (Ea accident)	\$	
				NED AUTO							1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	BODILY INJURY (Per person)	3	
			HIRED A	LITOS (NED AUTO	os							BODILY INJURY (Per accident)	£	
												PROPERTY DAMAGE (Per accident)	\$	
		GAR	AGE LIA	BILITY						1		AUTO ONLY - EA ACCIDENT	\$	
			UA YNA	r <u>o</u>								OTHER THAN EA ACC AUTO ONLY: AGG	\$	
	-	EXC	E88/UME	BRELLA LI	ABILITY						ii ii	EACH OCCURRENCE	s	
			OCCUR		CLAIN	AS MADE						AGGREGATE	\$	
			DED IO	riov E									\$	
			DEDUCT		\$						H.		\$	
ļ	IA/OD	L.					 	-			<u> </u>	WC STATUL OTHER		
			B. FIVE	NSATION / LITY	AND						[] [E.L. EACH ACCIDENT	\$	
	ANY PROPRIETORPARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?							İ				E.L. DISEASE - EA EMPLOYEE		
	If yes	desc	ribe unde	r				Ì			! :	E.L. DISEASE - POLICY LIMIT		
	оты	R	rovisio	1 Apr	olic									
	1						LES TEVALLISIANIS	ADDED BY ENDORSEME	VT / SPECIAL BOOM	SIONS				
							ional Insu		di i sleciye rkom	SIONE				
	CERTIFICATE HOLDER									ION	(*) (*)			
AMILITALITY HARMIT										CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION				
									DATE THEREO	DATE THEREOF, THE ISSUING INSURER WILL ENDEAVOR TO MAIL 10 DAYS WRITTEN NOTICE TO THE CERTIFICATE MOLDER NAMED TO THE LEFT, BUT FAILURE TO DO SO SMALL				
									1	IMPOSE NO OBLIGATION OR LIABILITY OF ANY KIND UPON THE INSURER, ITS AGENTS OR				
1				ohns					1	说 :				
4010 Lewis Speedway Saint Augustine FL 32095									REPRESENTATIVES. AUTHORIZED REPRESENTATIVE					
L	ORD	25 (2	2001/08)					1, 1	. ,	i.	® ACORD	CORPORATION 198	

EXHIBIT 5