

CERTIFIED COPY OF ORDER

STATE OF MISSOURI }
County of Boone } ea.

February Session of the January Adjourned

Term. 20 21

In the County Commission of said county, on the 16th day of February 20 21

the following, among other proceedings, were had, viz:

Now on this day, the County Commission of the County of Boone does hereby approve the attached Amendment #1 to contract 70-123106SS puts an upgrade in place to the Jail Door system at the Boone County Jail for the Boone County Sheriff. The original contract that was awarded May 24, 2007 (Commission Order 218-2007) is being amended to accomplish the upgrade which is necessary because the original door system software is obsolete and no longer supported. The upgrade includes four new touchscreen monitors along with the upgrade service and support.

All other terms, conditions and prices of the original agreement remain unchanged.

Payments will be paid from the following fund/account:

- Fund 1255 GF Detention Operations/Account 92300 – Replacement Machinery & Equipment: \$33,000.00

Done this 16th day of February 2021.

ATTEST:

Brianna L. Lennon
Brianna L. Lennon
Clerk of the County Commission

Daniel K. Atwill
Presiding Commissioner

Justin Aldred
District I Commissioner

Janet M. Thompson
District II Commissioner

Commission Order: 61-2021 Date: 02/16/2021

**CONTRACT AMENDMENT NUMBER ONE
FOR
BOONE COUNTY JAIL DOOR REPLACEMENT-UPGRADE-MAINTENANCE**

The Agreement **70-123106SS** dated May 24, 2007 made by and between Boone County, Missouri and **Corsair Controls, Inc.** for and in consideration of the performance of the respective obligations of the parties set forth herein, is amended as follows:

- ADD** attached Quote "Re: Boone County Jail – HMI Upgrade – Revised 01/18/21" to upgrade the Door Control system at the Boone County Jail at a total price of \$29,100.00 which shall include the "Optional Addition #1" for four (4) new NEC 24" touch monitors at an additional total price of \$3,900.00 to make the total upgrade price \$33,000.00. Additionally, **ADD** the Corsair "Parts & Smarts" document and the Corsair Controls, Inc. Rate Sheet dated April 1, 2020. All said documents shall be incorporated into the contract by reference via this amendment:

Corsair specific materials and intellectual property – Corsair's "Parts & Smarts" Service for overall project	Included
Five (5) Advantech Industrial PC's with Windows 10 Operating Systems – solid state computers	Included
Corsair HMI software and licenses as required for the installation, including the upgraded site license with the latest features	Included
Any necessary development, Programmable Logic Controller (PLC) system changes, or programming	Included
On-Site field acceptance testing	Included
Any necessary trainings for system use and maintenance	Included
Upgrade Sub-Total Price	\$29,100.00
Four (4) new NW 24" touch monitors	\$ 3,900.00
Grand Total System Upgrade	\$33,000.00

- Except as specifically amended hereunder, all other terms, conditions and provisions of the original agreement shall remain in full force and effect.

IN WITNESS WHEREOF the parties through their duly authorized representatives have executed this agreement on the day and year first above written.

CORSAIR CONTROLS, INC.

DocuSigned by:
By: Alan Hueneemann
608E8BE738DF475
Title: President

BOONE COUNTY, MISSOURI

By: Boone County Commission

DocuSigned by:
Daniel K. Atwill
Presiding Commissioner

Commission Order: 61-2021 Date: 02/16/2021

APPROVED AS TO FORM:

DocuSigned by:
[Signature]

County Counselor

ATTEST:

DocuSigned by:
Brianna L. Benson

County Clerk

AUDITOR CERTIFICATION: In accordance with §RSMo 50.660, I hereby certify that a sufficient unencumbered appropriation balance exists and is available to satisfy the obligation(s) arising from this contract. (Note: Certification of this contract is not required if the terms of this contract do not create a measurable county obligation at this time.)

1255/92300: \$33,000.00

DocuSigned by: <i>[Signature]</i> _____	2/3/2021	_____
Signature	Date	Appropriation Account



Corsair Controls, Inc.
190 Woodcrest Drive
Highland, Illinois 62249
Phone (618) 654-8322
Fax (618) 654-4403

Corsair Controls, Inc.

August 31st, 2020
January 18th, 2021

Major Gary German
Boone County Jail
2121 County Drive
Columbia, MO 65202

Re: Boone County Jail – HMI Upgrade – Revised 01/18/21

Gary,

Thank you for allowing Corsair to assist you in the upgrade of the computers (PC's) and Human Machine Interface (HMI) software for your door and intercom control systems. This upgrade will bring the PC's and the HMI up to current revisions. The proposed upgrade addresses the issue of the current computer environment being out of date for any type of operating system support. Boone county currently has PC's with Windows XP Professional operating systems. The *Mainstream Support End Date* for this operating system was 4/14/2009, and the *Extended Support End Date* was 4/8/2014. This means that support is unavailable and that includes any type of updates or service packs, including any that would potentially address security issues. The current Corsair HMI software package is also no longer supported, so any failures or problems with this software cannot be addressed properly.

➤ **Corsair will provide:**

- Corsair will provide specific materials and intellectual property (Corsair's "Parts & Smarts" Service) for the overall project.
- Five Advantech Industrial PC's with Windows 10 operating systems; these are solid state computers similar to the units in use today.
- Corsair HMI software and licenses as required for the installation, including upgraded site license with the latest features.
- Any necessary development, PLC system changes, or programming.
- Onsite field acceptance testing.
- Any necessary training for system use, and maintenance.

Boone County – HMI Upgrade

Jan 18, 2020

Project Exclusions

- Sales or Use Taxes
- Bid or performance Bonding

The Base Scope of Work shall cost \$29,100.00 and 00/100 Dollars

(Twenty-nine Thousand One Hundred Dollars and 00/100)

Optional Addition #1 – New 24” Touch Monitors:

- Four new NEC 24” touch monitors to replace existing monitors.

Optional Addition #1 shall cost \$3,900.00 and 00/100 Dollars

(Three Thousand Nine Hundred Dollars and 00/100)

Purchasing Notes:

The pricing in this proposal is valid for 90 days.

Payments are due thirty days from date of invoice.

This Project is quoted at regular rates and times, on regular business days; Monday – Friday. Please check with our office if non-standard days, hours or holidays are desired. When available, they may be at a premium rate, above the quoted rates for this Project.

Please call if you have any questions.

Sincerely,



Alan Thuenemann



Corsair Controls, Inc.
190 Woodcrest Drive
Highland, Illinois 62249
Phone (618) 654-8322
Fax (618) 654-4403

Corsair "Parts & Smarts"

Corsair Controls Inc. (CCI) is a control systems integrator that provides innovative solutions including system design, programming, panel fabrication, installation, and startup services to a variety of industries. We regularly serve the manufacturing, mining, water & wastewater treatment, and corrections industries. The systems we provide usually incorporate a programmable logic controller (PLC) as well as Human Machine Interfaces (HMI) control the application. CCI has been building, installing, and maintaining control systems for over 35 years and has deep knowledge and experience with access control, intercom infrastructures, and process automation. We offer our clients system design consulting, project management, programming, control panel design and fabrication, installation supervision and complete electronic documentation on every project.

CCI's "Parts & Smarts" service is our methodology and process for building customer solutions. Our "Parts" services allow us to procure and supply the necessary materials - from PLC systems to enclosures, PLC and wiring hardware, and computer systems for HMI user interfaces - that are the right fit for the customer's objectives. "Smarts" refers to Corsair's unique methods and abilities to design, program and implement a solution with direct coordination of other contractors and service providers involved in a project. We work in an end-to-end fashion with general contractors, electrical, plumbing, alarm, industrial, civil, and other various engineering and contracting firms continually consulting and directing them to achieve the best results for the overall project. CCI utilizes this consultative and flexible approach to allow the end user to be assured that their project will be delivered correctly, on time, and with the highest possible ROI.

We welcome your questions and invite you to contact us if you would like any further details. Our talented and dedicated staff is ready to help you reach your control system and integrations needs... Your success is our success!



Corsair Controls, Inc.
190 Woodcrest Drive
Highland, Illinois 62249
Phone (618) 654-8322
Fax (618) 654-4403

Corsair Controls, Inc.

April 1, 2020

Time and material rates / Standard service call rates

Labor

Programming or design	\$120.00 per hour
Project management	\$120.00 per hour
Panel fabrication	\$110.00 per hour
CAD drawing and documentation	\$90.00 per hour

Travel time from Corsair Controls to the project site is invoiced portal to portal one way trip.

Expenses

Mileage (round trip)	\$0.51 per mile
Food and lodging	cost plus 15%

Materials

All materials purchased by Corsair Controls will be cost plus 15%.

Reactive service call rates

Labor

Programming, development, or design	\$180.00 per hour
Project management	\$180.00 per hour

Travel time from Corsair Controls to the project site is invoiced portal to portal round trip.

Expenses

Mileage (round trip)	\$0.51 per mile
Food and lodging	cost plus 15%

Materials

All materials purchased by Corsair Controls will be cost plus 15%.

(Reactive rates apply when we are required to make immediate plans to leave in less than 24 hours or if after hours response is required.)

Alan Thuenemann

62-2021

CERTIFIED COPY OF ORDER

STATE OF MISSOURI }
County of Boone } ea.

February Session of the January Adjourned

Term. 20 21

In the County Commission of said county, on the 16th day of February 20 21

the following, among other proceedings, were had, viz:

Now on this day, the County Commission of the County of Boone does hereby approve the attached City of Columbia CARES Funding Contract Amendment.

This amendment makes the following changes from the original CARES funding contracts:

1. The CARES funding contract approved in Commission Order 611-2020 for public health expenses in a contract not-to-exceed amount of \$1,918,211.84 is increased by \$367,278.14.
2. The CARES funding contract approved in Commission Order 612-2020 for PPE & Sanitation expenses in a contract not-to-exceed amount of \$347,775.08 is decreased by \$180,370.82.
3. The CARES funding contract approved in Commission Order 613-2020 for public safety expenses in a contract not-to-exceed amount of \$3,082,252.36 is decreased by \$186,907.32.
4. All other terms and conditions of the referenced contract not specifically amended above shall remain unchanged.

Done this 16th day of February 2021

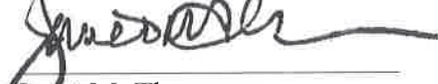
ATTEST:


 Brianna L. Lennon
 Clerk of the County Commission



 Daniel K. Atwill
 Presiding Commissioner


 Justin Aldred
 District I Commissioner


 Janet M. Thompson
 District II Commissioner



AMENDED AGREEMENT FOR CARES FUNDING

THIS AGREEMENT dated the 16th day of February, 2021 is made between Boone County, Missouri, a political subdivision of the State of Missouri, by and through the Boone County Commission, herein "**County**" and the **City of Columbia**, a political subdivision of the State of Missouri, hereinafter referred to as "**Awardee**".

WHEREAS, the State of Missouri has created a CARES funding portal with different classifications of CARES spending that County must use to specifically report its usage of CARES funding; and

WHEREAS, County has previously issued three (3) contracts to the Awardee that need to be amended in an overall revenue-neutral manner in order to align spending classifications within the categories set up in the state CARES portal with the Awardee's actual expenditures; and

WHEREAS, Awardee will receive the same total dollar amount of payments on the three (3) contracts as amended; and

IN CONSIDERATION of the parties' performance of the respective obligations contained herein, the parties agree as follows:

1. The CARES funding contract approved in Commission Order 611-2020 for public health expenses in a contract not-to-exceed amount of \$1,918,211.84 is **increased** by \$367,278.14.
2. The CARES funding contract approved in Commission Order 612-2020 for PPE & Sanitation expenses in a contract not-to-exceed amount of \$347,775.08 is **decreased** by \$180,370.82.
3. The CARES funding contract approved in Commission Order 613-2020 for public safety expenses in a contract not-to-exceed amount of \$3,082,252.36 is **decreased** by \$186,907.32.
4. All other terms and conditions of the referenced contract not specifically amended above shall remain unchanged.

CERTIFIED COPY OF ORDER

STATE OF MISSOURI

}
} ea.

February Session of the January Adjourned

Term. 20 21

County of Boone

In the County Commission of said county, on the 16th day of February 20 21

the following, among other proceedings, were had, viz:

Now on this day, the County Commission of the County of Boone does hereby approve the agreement Outdoor Warning Siren Placement Agreement-CWSD#1, between Consolidated Public Water Supply No. 1 and The Office of Emergency Management.

Terms of the agreement are stipulated in the attached Agreement. It is further ordered the Presiding Commissioner is hereby authorized to sign said Agreement.

Done this 16th day of February 2021.

ATTEST:

Brianna L Lennon
Brianna L. Lennon
Clerk of the County Commission

Daniel K Atwill

Daniel K. Atwill
Presiding Commissioner

Justin Aldred

Justin Aldred
District I Commissioner

Janet M Thompson

Janet M. Thompson
District II Commissioner

LICENSE

THIS LICENSE, by and between Consolidated Public Water Supply No. 1 of Boone County, Missouri ("District"), and Boone County, Missouri, on behalf of its Office of Emergency Management ("County") is made and entered into effective the 16 day of February 2021.

WITNESSETH:

WHEREAS, the District is the owner of certain real property known generally as its Gillespie Well Site property, located at 6800 Gillespie Bridge Road, Columbia, Missouri and legally described in those certain Warranty Deeds recorded at Book 419, Page 408 and Book 436, Page 134, in the office of the Boone County, Missouri Recorder of Deeds ("the "Premises"); and

WHEREAS, the Premises is currently improved with a production well, booster station, and a 500,000 gallon ground storage tank ("facilities") owned and operated by the District as part of its water supply and storage system and a gravel drive leading from a locked gate at the adjacent road to these facilities; and

WHEREAS, the County has requested the District's permission to construct a pole on the Premises and to install and operate an early warning siren on the pole; and

WHEREAS, the District, in consideration of certain covenants of the County hereinafter set out, is willing to grant the County a terminable license for that purpose.

NOW, THEREFORE, it is mutually covenanted and agreed as follows:

1. For and in consideration of the covenants of the County hereinafter set forth, the District grants the County a license to use portions of the Premises, as follows:

- a. To construct a pole not to exceed fifty-five feet (55') in height, and appurtenances (collectively, the "pole"), provided that the pole shall be constructed within a twenty-five feet (25') radius of Latitude 38.9350785 Longitude -92.4397517, the general location of which is depicted on Exhibit A attached hereto;
- b. To install and operate on the pole one (1) early warning siren;
- c. To maintain, repair, replace and remove the pole and siren;
- d. To use the District's existing drive on the Premises or such substitute drives as the District may construct on the Premises from time to time, as well as to construct, within the east fifty feet (50') of the Premises, a twenty foot (20') wide gravel drive extending south from the District's existing drive to the center of the pole area, the location of the twenty foot (20') wide drive being generally depicted on Exhibit A as the "access route," all in order to access the pole and siren; provided that

at no time may the County park vehicles, store materials or otherwise block or obstruct the District's drive in a manner that would impede the District's access to its facilities on the Premises;

- e. To arrange for electric service to the pole and siren in the County's name, including, if necessary, to construct electric lines and structures for the electric service ("electric facilities"); provided that any such electric facilities shall be constructed within that portion of the Premises described and depicted on Exhibit A as the "electric footprint."

2. In the absence of this License, the District would secure its facilities by keeping the gate to the Premises locked whenever District representatives are not on site. Therefore, whenever the County desires access to the Premises, the County shall contact the District in advance and request that a District representative unlock the gate (a "request for access"). The County may make a request for access in writing, but also may make a request for access by telephone, as follows: during normal business hours (Monday through Friday, 8 a.m. through 4:30 p.m.), by dialing 573-449-0324 and requesting to speak with the District's Facility Maintenance Supervisor; and at all other times by dialing 573-449-0324, ext. 1 to reach the District's answering service and requesting to speak with the District representative on call. The District representative who unlocks the gate for the County may or may not remain at the Premises while County representatives are on site. Therefore, each day, when the County's activities at the Premises have concluded for the day, the County is responsible for securing the District's facilities at the Premises and must do so by closing and locking the gate, and the County also must immediately thereafter contact the District in writing or by telephone as provided above and confirm to the District that County representatives have left for the day and the gate has been closed and locked.

3. The District reserves for itself, its successors and assigns, the right to use and occupy any portion of the Premises for any purpose whatsoever. The County agrees that its use rights granted hereunder are subject to the District's reserved right and agrees that at the District's request, the County shall at the County's sole cost and expense relocate its pole and electric facilities and modify its access route. If the County determines that said modifications or relocations are impracticable, however, the County acknowledges that it may terminate this License and upon termination is obliged to remove its pole, siren and electric facilities at the County's sole cost and expense in accordance with the termination and removal provisions of this License. The District shall not be liable to the County or to third parties for any interruptions or interference with the operations of the County's siren arising in any manner from the District's exercise of its reserved right.

4. No use of the Premises by the County pursuant to this License shall ripen into or otherwise create or vest in the County any ownership or easement rights in the Premises, no matter how long this License remains in effect and no matter what expenses the County has incurred in the exercise of its rights or obligations hereunder.

5. This License commences as of the date set forth above, and shall continue until terminated as provided herein.

6. This License may be terminated at will by either party, upon one hundred eighty (180) days written notice to the other of its intention to terminate. Upon termination, the County shall promptly cause electric service to the pole to be disconnected, shall remove the electric facilities, and shall remove its pole and siren, all at its sole cost and expense.

7. All notices required herein shall be provided in writing except where otherwise provided and shall be deemed received when hand-delivered, when emailed, or three days after deposit in the U.S. Mail, if addressed to each party as follows or to such other address as either party may designate from time to time by written notice to the other:

If to the District:

Consolidated Water
Attn: Robert Leonard, General Manager
1500 North 7th St.
Columbia, MO 65201
bleonard@consh2o.org

If to the County:

Office of Emergency Management
Attn: Director
Boone Co. Emergency Comms Center
2145 County Drive
Columbia, MO 65202
em@boonecountymmo.org

8. The County shall give the District at least seventy-two (72) hours advance notice of construction and installation of the pole, siren, access route or electric facilities, so that the District has an adequate opportunity to schedule a District representative to supervise said activity by the County, if the District so desires.

9. The County agrees that any construction, installation, operation, maintenance, repair or removal of its pole, siren, access route and electric facilities shall be carried out in a good and workmanlike manner and in conformity with all applicable statutes, laws, ordinances, rules, and regulations or orders of any governmental body or authority having jurisdiction thereof.

10. To the extent authorized under Missouri law and without waiving any privileges or immunities available to either party, County agrees to indemnify and hold the District harmless from any loss or damage arising out of or resulting from the County's exercise of its use rights in the Premises herein granted. The County warrants and represents to the District that it has procured and shall keep in force during the term of this License such workers' compensation insurance as required by applicable law, and liability insurance for tort claims for which sovereign immunity is expressly waived by statute, including dangerous condition of public property and negligent operation of motor vehicles. The County warrants and represents to the District that each of the County's agents and contractors that enter the Premises shall each have procured and shall keep in force during the term of this License such workers' compensation insurance as required by applicable law and a policy of comprehensive, general public liability insurance on an occurrence basis with a combined single limit of liability of not less than One Million Dollars (\$1,000,000). The District reserves the right to demand proof from time to time that all such insurance coverages are in force.

11. Notwithstanding the termination and written notice provisions herein, the County agrees that it shall cease use and operation of its pole, siren, access route or electric facilities immediately upon notice from the District that, in the sole judgment of the District, the County's exercise of its use rights under this License interferes with, impairs, endangers or prevents the District's operation of its facilities on the Premises.

12. This License is personal to the County and may not be transferred or assigned.

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be executed effective the date above first written.

District:

County:

Consolidated Public Water Supply Boone County, Missouri
District No. 1 of Boone County

By: _____
James Kyd, President

By: 
Daniel K. Atwill, Presiding Commissioner

Attest:

Janet Sears, Clerk

Attest:


Brianna L. Lennon, County Clerk

CERTIFICATION:

I certify that this contract is within the purpose of the appropriation to which it is to be charged and there is an unencumbered balance of such appropriation sufficient to pay the costs arising from this contract.

5 for June Pitchford 2/9/21
Auditor Date
No Encumbrance Required

Approved as to legal form:


CJ Dykhouse, County Counselor

W Gillespie Bridge Rd

ACCESS ROUTE

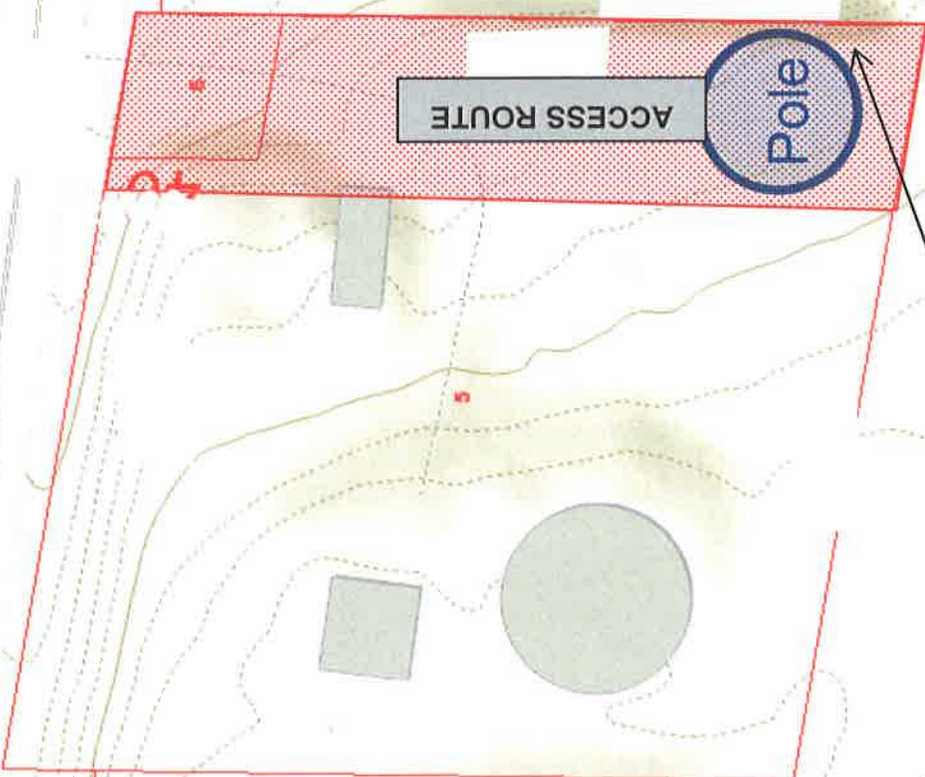
Pole

ELECTRICAL FOOTPRINT

EXHIBIT "A"

0 50ft

er's Office



604 -2021

CERTIFIED COPY OF ORDER

STATE OF MISSOURI }
County of Boone } ea.

February Session of the January Adjourned

Term. 20 21

In the County Commission of said county, on the 16th day of February 20 21
the following, among other proceedings, were had, viz:

Now on this day, the County Commission of the County of Boone does hereby approve the attached Agreements for Batterers' Intervention Program between the 13th Judicial Circuit Court and the following:

- TMT Consulting

The terms of the Agreements are stipulated in the attached Agreements. It is further ordered the Presiding Commissioner is hereby authorized to sign said grant Agreements.

Done this 16th day of February 2021.

ATTEST:

Brianna L. Lennon
Brianna L. Lennon
Clerk of the County Commission

Daniel K. Atwill
Presiding Commissioner

Justin Aldred
District I Commissioner

Janet M. Thompson
District II Commissioner

AGREEMENT FOR BATTERERS' INTERVENTION PROGRAM

THIS AGREEMENT, entered into by and between the 13th Judicial Circuit Court (the Court) and TMT Consulting

WHEREAS, the Court has developed a program for criminal cases involving domestic violence; and

WHEREAS, the Court desires to provide financial assistance to low-income defendants to enable them to participate in a batterers' intervention program; and

WHEREAS, the Court currently receives STOP grant funding for such a program for the calendar 2021 and

WHEREAS, the BIP EMBRACE (for men) and EMBRACE U (for women) programs provided by TMT Consulting is a batterers' intervention program within the 13th Judicial Circuit offering services for both men and women.

NOW, THEREFORE, it is agreed to between the parties as follows:

A. TMT Consulting will make its batterers' intervention program available to individuals referred by court on the following basis:

1. TMT will work with the Domestic Assault Court Coordinator to obtain referral information and assist court referred clients in arranging intake to the EMBRACE/EMBRACE U program.
2. TMT will offer intake sessions regularly, in the form of in person group sessions or individual orientation session so that referred clients have the opportunity to enroll in the EMBRACE/EMBRACE U program within 30 days of referral.
3. TMT Consulting will charge each court-referred individual for treatment sessions based on a sliding scale, according to the individual's family income.

B. TMT Consulting will report to the Court as follows:

1. Once per week TMT Consulting will provide a list of individuals attending the BIP EMBRACE OR EMBRACE U program which shows the following information:

- a. Case number
- b. Name
- c. Date of intake
- d. Classes attended
- e. Comments regarding attendance and absences
- f. balance of fees owed

2. No later than the 5th of each month TMT Consulting will provide to the Court a bill that lists all clients referred by the Court, the amount they paid, and the amount being billed to the Court.

3. Once a month, TMT will provide the Court with a list of individuals attending EMBRACE/EMBRACE U who have graduated, terminated, or been suspended from the program.

C. The Court will pay TMT Consulting for its services based on the following assumptions:

1. The monthly payment will be based on the following formula: total number of sessions attended by eligible defendants multiplied by \$40 minus the amount collected from defendants.

2. The total cost of the 27-week BIP Embrace/Embrace U program is \$1100.00 ((\$40 multiplied by 27 classes) plus \$20 for intake).

3. The maximum amount the Court will pay per person is \$830 (\$1100 minus mandatory contribution of \$270 (\$10 per class).

D. The maximum amount of contractual services for 2021 is \$11,552. The amount is subject to change based on availability of funds. Contract will be reviewed in the last quarter of the year to see if an adjustment is necessary. TMT should collect a minimum of \$8,693 from clients to go towards grant match funds.

E. Enrollment in BIP EMBRACE or EMBRACE U, will be open-ended, with referred participants beginning at the time of the first group vacancy following referral and continuing until 27 weeks of programming have been completed. Group sessions will be two hours long and will be held at a variety of times to reasonably accommodate clients.

F. The program will be supervised by Tasca Tolson who is the owner of TMT Consulting. All facilitators and others involved in the execution of the BIP EMBRACE/EMBRACE U programs shall be employees of TMT Consulting, not of the Court.

G. Services will be provided at TMT Consulting located at Parkade Center (lower level) 601 Business Loop 70 Suite 110, Columbia MO 6520. Services may be provided in person or via telehealth/videoconferencing. All facilities are ADA accessible and accessible via public transportation.

H. TMT Consulting will document the progress of individuals referred to the BIP EMBRACE or EMBRACE U program, and will report to the Court information regarding success or failure of referred individuals in completing the program.

I. TMT Consulting will maintain comprehensive liability insurance in the minimum amount of \$1,000,000 (premises and professional liability).

J. TMT Consulting will cooperate with the Court in conducting surveys of referred individuals regarding program quality, its ability to meet the needs of the referred

individuals, and recidivism. TMT Consulting and the Court will share statistical information regarding program success.

K. TMT Consulting will accommodate any non-English speaking defendants and be responsible for any associated costs.

L. All obligations of the Court under this Agreement which require the expenditure of funds are conditional upon availability of funds appropriated for that purpose.

M. This Agreement may be terminated by either party upon thirty (30) days written notice to the other party.

N. As a condition for the award of this contract in order to comply with the provisions of Sec. 285.530, RSMo, TMT Consulting shall, by sworn affidavit and provision of documentation, affirm its enrollment and participation in a federal work authorization program with respect to the employees working in connection with the contracted services. The contractor shall also sign an affidavit affirming that it does not knowingly employ any person who is an unauthorized alien in connection with the contracted services. A Work Certification Affidavit is attached hereto and made a part hereof.

O. The agreement shall terminate on December 31, 2021, if not earlier terminated by the parties as set forth above.

IN WITNESS WHEREOF, the parties set their hands on the date(s) below:

13th Judicial Circuit

By: [Signature]

DATED: 21/12/2021

TMT Consulting

By: [Signature]

DATED: 21/12/2021

APPROVED AND ACCEPTED FOR DOCUMENTATION AND AUDITING PURPOSES: BOONE COUNTY, MISSOURI

By: [Signature]
Dan Atwill, Presiding Commissioner

ATTEST: [Signature]
Brianna Lennon, County Clerk

APPROVED AS TO FORM:

CJ [Signature], County Counselor

AUDITOR CERTIFICATION:

In accordance with RSMo 50.660, I hereby certify that a sufficient unencumbered appropriation balance exists and is available to satisfy the obligation (s) arising from this contract. (Note: Certification of this contract is not required if the terms of this contract do not result in a measurable county obligation at this time.)

<u>June E Pitchford by</u>	<u>2-9-21</u>	<u>No encumbrance required</u>
Signature	Date	Appropriation/Account/Amount