STATE OF TEXAS)
)
COUNTY OF EL PASO)

PSYCHOLOGICAL SERVICES INDIVIDUAL & FAMILY GROUP PSYCHOLOGICAL COUNSELING

This agreement is entered into by and between the El Paso County, on behalf of the Juvenile Probation Department, hereinafter known as "JPD" and **Aliviane NO-AD, Inc.**, hereinafter known as "Contractor".

1. SERVICES TO BE PERFORMED BY CONTRACTOR:

Contractor shall perform the following services for the JPD:

- 1.1 Contractor will provide services to address any psychological needs of the child and family along with the appropriate course of treatment.
- 1.2 Contractor shall provide a typed Plan of Service signed by the therapist, juvenile, juvenile's parent/guardian. Contractor shall discuss with the juvenile, juvenile's parent/guardian the purpose of the plan, goals, and strategies used to obtain goals. Plan of Service shall be submitted to JPD within thirty (30) days of initial assessment. **(Exhibit "1")**
- 1.3 Contractor, upon Court Order or referral from the Juvenile Probation Department, shall provide Individual, Family or Group Psychological Counseling to include, but not limited to the following: the evaluation, prevention and remediation of psychological, emotional, mental, interpersonal, learning and behavioral disorders of individuals and groups, cognitive behavioral skills, reality therapy life skill, substance abuse, peer pressure, and values training. These services must be performed directly by an individual currently licensed in the State of Texas in the following fields: Psychologist, Licensed Professional Counselor; or a Licensed Clinical Social Worker; Licensed Marriage and Family Therapist. Administrative expenses and communications with family, school or referral sources shall be regarded as part of the cost per counseling hour and may not be billed as a separate cost. Services must be available on evenings and weekends.
 - 1.3(1) Contractor shall provide Individual or Family Psychological Counseling at the Contractor's facility during evenings or weekends.
 - 1.3(2) Contractor shall provide Group Psychological Counseling for a minimum of two (2) persons and a maximum number of eight (8) persons at the Contractor's facility during evenings or weekends.

1.3(3) **GROUP COUNSELING FOR JUVENILES**

Purpose: Counseling must include group counseling which utilizes interpersonal, cognitive-behavioral, psychodynamic, and affective methods and strategies to achieve mental, emotional, physical, social, moral, educational, spiritual, and career development and adjustment through the life span; Must be performed directly by a licensed psychologist, licensed professional counselor, or licensed clinical social worker; or licensed marraige and family therapist. **Child Psychologist Preferred. Such groups will be classified and treatment will be provided in accordance to their classification, which may include but not limited to the following:**

- 1. Criminal/Gang Orientation
 - a. Aggressive behavior
 - b. Lack of victim empathy
 - c. Substance Abuse
 - d. Educational issues
 - e. Issues with authority
 - f. Lack of pro social values
- 2. Emotional/Mental Health Disorders
 - a. Impulsive-aggressive behaviors
 - b. Substance abuse
 - c. Low intellectual capacity
 - d. Educational issues
 - e. Chaotic home environment
- 1.4 All reports required pursuant to this agreement shall be provided to the Juvenile Probation Department whether they are paid through private insurance, CHIP or Medicaid, the Juvenile Probation Department, or any other source of funding.
- 1.5 Administrative expenses and communications with family, school, or referral source, or other agencies are considered part of the cost per evaluation and may not be billed as a separate cost.
- 1.6 Contractor shall provide services in the language of literacy and understanding of the juvenile.
- 1.7 Contractor may be called to testify in a Court of Law.

Contractor shall provide a typed progress report signed by the juvenile and juvenile's parent/guardian and should be discussed with the juvenile and parents. This typed progress report shall be submitted to the Juvenile Probation Department within the 5th – calendar day of the month. Failure to submit these typed progress reports in a timely manner shall result in non—payment for services. **(Exhibit "2")**

- 1.8 A progress report may also be requested at any time by the Probation Officer and/or the Court. The progress report shall indentify progress or lack of progress that is based on clearly specified objective criteria, refusal or failure to attend or participate in treatment, failing to abide by the client's treatment plans and/or contracts, or any disclosures regarding violations of supervisions shall be clearly documented in treatment records
- 1.9 Contractor shall provide a typed discharge plan signed by the therapist, juvenile, juvenile parent/guardian and should be discussed with the juvenile and parent/guardian. Discharge plan shall be submitted to JPD the 5th calendar day upon discharge. Plan shall include all elements identified in Discharge Plan. **(Exhibit "3")**
- 1.10 The Vendor must be available to communicate and staff cases with supervising Juvenile Probation Officer on a regular basis and shall be regarded as part of the cost per counseling hour and may not be billed as a separate cost.
- 1.11 Contractor warrants that all progress of lack thereof is based on specific measurable objectives, observable changes and demonstrated ability to apply changes in current situation and shall be responsive to the goals and outcomes measures described in the Logic Model for Psychological Counseling Service Individual, Family and Group. (Exhibit "4") The Juvenile Probation Department will not be financially responsible for missed appointments. Contractor shall request a new Purchase of Service Contract for rescheduled appointments.
- 1.12 Contractor shall also provide a one-(1) hour class a minimum of four-(4) times a year in coordination with the El Paso County Juvenile Probation Department. Contractor shall explain how a diagnosis is determined and how recommendations are made, as well as modules used to treat juvenile offenders referred for services.
- 1.13 Contractor shall provide on site individual counseling required for detained juveniles that are referred for services. Detained juveniles may also be available seven-(7) days a week and Contractor must provide timely appointment, between 2:30 p.m. 8:00 p.m. Monday Friday. Saturday Sunday 8:30 a.m. 8:00 p.m.
- 1.14 Submit claims on invoices bearing Contractor's letterhead not later than ten (10) working days from the last day of the month for which payment is requested to the El Paso County Juvenile Probation Department Fiscal Manager. Letterhead shall contain an accurate mailing address and telephone number where contractor can be reached during normal business hours. Contractor shall provide JPD with the respective Sign-In Sheets provided by JPD indicating Juvenile Group, Family, and Parent or Individual Counseling. (Exhibits "5", "6" and "7") For group sessions, contractor shall provide a list of the juvenile's original signature, the number of hours

worked and cost per juvenile per hour. Contractor shall provide a list of original signatures of the juveniles and families attending the group session as supporting document to their billing. For individual sessions, contractor shall provide the juvenile's original signature, type of service provided, and the related cost.

1.14(1)Contractor shall establish procedures to seek and bill payment for services rendered pursuant to this agreement from any and all state/federal or other sources as applicable for eligible children in eligible settings. Contractor shall reduce the amount of invoice for the amount of reimbursement received from any and all state/federal or other sources as applicable. Services shall be reimbursed by state/federal or other sources for eligible children in eligible settings. Invoices for services timely billed to but denied by other funding sources may be submitted to the County in accordance with the requirements of this contract except that such invoices shall be submitted within 90 days from the date of service along with documentation of submission to and denial by the other funding source. Invoices not timely submitted shall not be paid.

1.15 <u>Eligibility to Receive Payment on State Contracts.</u>

Under § 231.006, Texas Family Code, the Contractor certifies that the individual or business entity named in this agreement is not ineligible to receive the specified grant, loan or payment and acknowledges that this agreement may be terminated and payment may be withheld if this certificate is inaccurate. **(Exhibit C) TJPC Child Support Affidavit**

- 1.16 Permit the County to examine and evaluate Contractor's program of services provided under the terms of this agreement and to review client records. The examination and evaluation of the program will include unscheduled site visitations and observations of programs in operation. Contractor shall provide the County with evaluation data and information as requested for the purpose of completing performance evaluations of the program.
- 1.17 The Contractor shall maintain separate accounting records designating receipt and expenditure of State Funds received pursuant to Paragraph 2. of this agreement. Contractor shall adhere to the use of Generally Accepted Accounting Principles (GAAP), promulgated by the American Institute of Certified Public Accountants (AICPA). Contractor understands that acceptance of funds under this contract acts as acceptance of the authority of the State Auditor's Office, or any successor agency, to conduct an audit or investigation in connection with those funds. Contractor further agrees to cooperate fully with the State Auditor's Office or its successor in the conduct of the audit or investigation, including providing all records requested. Contractor will ensure that this clause concerning the authority to audit funds received indirectly by subcontractors through the Contractor and the requirement to cooperate is included in any subcontract it awards.

- (1) Period Financial Reporting:
 Contractor shall provide semiannual, as well as, annual financial statements to include but are not limited to the following:
 - a. Trial Balance, Balance Sheet, Profit and Loss Statement and Statement of Retained Earnings/Fund Balance certified by Contractor; or
 - b. Independent Audit or Review (prepared in accordance with GAAP) based on Contractor's fiscal year. Contractor shall provide the County certified copies of the most recent documents of any, or all listed above, within 90 days from the Contractor's financial year-end.
- (2) Contractor certifies that the individual(s) or business entity named in this agreement is in good standing with the Texas Comptroller of Public Accounts.
- 1.18 Contractor shall account separately for the receipt and expenditure of any and all State funds received pursuant to this contract. Contractor understands that acceptance of funds under this contract acts as acceptance of the authority of the State Auditor's Office, or any successor agency, to conduct an audit or investigation in connection with those funds. Contractor further agrees to cooperate fully with the State Auditor's Office or its successor in the conduct of the audit or investigation including providing all records requested.
- 1.19 Maintain and make available for inspection, audit or reproduction, by an authorized representative of El Paso County or the State of Texas, Federal Government, books, documents and other evidence pertaining to the cost and expenses for this agreement, hereinafter called the Records. Contractor shall maintain separate accounting records designating receipt and expenditure of State funds.

1.19(1)Record Retention.

Contractor shall maintain financial and supporting documents, statistical records and any other records pertinent to the services for which a claim or expense report has been submitted. The records and comments must be kept for a minimum of three years after the end of the contract period. If any litigation claim or audit involving these records commences before the three year period expires, the Contractor must keep records and documents for not less than three years or until all litigation, claims or audit findings are resolved, whichever is later.

- 1.20 Contractor shall provide JPD's Training Coordinator with written documentation within thirty (30) days of execution of the contract, verifying receipt of **mandatory** training in the Texas Family Code §261.101 *Persons Required to Report; Time to Report.* This code deals with reporting child physical or mental health abuse or neglect. Contractor shall contact JPD Training Coordinator to request and arrange for the above training.
- 1.21 Contractor shall ensure that within thirty (30) days of execution of contract, all of its paid and unpaid personnel who are required or allowed to provide services pursuant to this agreement will execute a Texas Law Enforcement Telecommunications System (TLETS)/National Crime Information Center (NICIC)records check (Exhibit A-1 & A-2) in order to allow the Juvenile Probation Department to perform the criminal records check. Sex offender background check through the Texas Department of Public Safety will also be completed. (Exhibit A-3)

1.22 Sanctions.

JPD shall conduct monitoring and evaluation of the performances of the Contractor or any subcontractor rendered pursuant to the contract every six months through use of the Private Service Provider Contractual monitors and Evaluation Report. (Exhibit B.) JPD will notify the Contractor in writing of any deficiencies noted during such monitoring and may initiate the withholding suspension or reduction of payments as appropriate, based upon such monitoring.

- As determined in the reasonable judgment of the Juvenile Probation Department, failure of Contractor to comply with any provisions of this agreement or a failure to achieve set goals and/or outcomes or failure of the Contractor to properly administer subcontracts and take appropriate corrective action in the event of violations by subcontractors may be considered a material breach of this contract and may result in withholding, suspension, or reduction in payments or in immediate termination of this agreement as well as refund of payments made pursuant to paragraph 2.2. Contractor may be ineligible to receive future contracts.
- 2. Contractor warrants that it is certified, approved or licensed by all Federal, State or local regulatory agencies or departments in compliance with all applicable regulatory agency or department policies, procedures and administrative rules to regulate any activity performed by the Contractor. Current proof of such certification, approval, license, registration or any other required regulatory permits shall be provided to the El Paso County Juvenile Probation Department within thirty (30) days of execution of this agreement.
- 3. Contractor shall disclose to El Paso County any pending or initiated criminal or governmental investigations within the last twelve (12) months preceding the execution of this agreement, as well as during the

term of this agreement along with any results and/or findings related to the Contractor conducted by but not limited to the following agencies: Department of Justice, Texas Juvenile Probation Commission, Texas Department of Family and Protective Services or any other agency which may license or regulate the Contractor in the provision of these services.

1.23 Contractor shall insure that all files and records generated or created, pursuant to this contract containing individually, identifiable health information in electronic, paper, and oral form also known as protected health information (PHI), is maintained and or disseminated in accordance with the Health Insurance Portability and Accountability Act of 1996 (HIPAA).

2. SERVICES TO BE PERFORMED BY THE JPD:

- 2.1 Contractor shall be paid fifty-sixty dollars and sixty-four cents (\$56.64) per Individual-Psychological Counseling session. Each session shall be for one hour.
- 2.2 Contractor shall be paid fifty-four dollars (\$54.00) per Individual-Substance Abuse Counseling session. Each session shall be for one (1) hour.
- 2.3 Contractor shall be paid fifty-six dollars and sixty-four cents (\$56.64) per Family-Psychological Counseling session. Each session shall be for one (1) hour.
- 2.4 Contractor shall be paid fifty—four dollars (\$54.00) per Family-Substance Abuse Counseling session. Each session shall be for one (1) hours.
- 2.5 Contractor shall be paid thirty-nine dollars (\$39.00) per participant per Group Psychological Counseling session for one and a half hours serving a maximum of eight participants per session.
- 2.6 Contractor shall be paid thirty-seven dollars and fifty cents (\$37.50) per participant per Group Substance Abuse Counseling session for one and half hours serving a maximum of eight participants per session.
- 2.7 Payment shall be made on invoices received pursuant to paragraph 1.11 within thirty (30) days of receipt by El Paso County Juvenile Probation Department.
- 2.8 All representations made by the Juvenile Probation Department are contingent upon availability of any and all federal, state, and local funds from which payments for the contract services can be made, and do not represent an obligation on the part of the Juvenile Probation Department, the County of El Paso, or the Texas Juvenile Probation Commission.

2.9 PAYMENT PROCESS

The Juvenile Probation Department receives an invoice from the Contractor pursuant to Paragraph 1.14. The Juvenile Probation Department will verify the services performed by the Contractor through the Juvenile Probation Department's purchase of service request. The Juvenile Probation Department will then process the invoice for payment through the El Paso County Auditor's Office. The El Paso County Auditor's Office will verify all supporting documentation and generate a check for the service provider. Payment for services with state funds will be identified on the check with a note "TJPC STATE FUNDS". Contractor shall maintain separate accounting records for the receipt and expenditure of any and all state funds received pursuant to paragraph 1.14 of this agreement. The El Paso County Auditor's Office will mail out the check after Commissioners' Court approval. Checks are mailed directly to the Contractor. The County of El Paso shall make payments within thirty (30) days of receipt to County entity.

2.10 JPD shall conduct monitoring and evaluation of the performances of the Contractor or any subcontractor rendered pursuant to the Contract as per paragraph 1.22.

3. <u>TERM AND TERMINATION:</u>

Term: This agreement shall be effective on February 1, 2008 and

shall continue until January 31, 2009. This agreement may be renewed for up to two (2) one year renewal options upon mutual written notice of the parties to this agreement prior to the expiration of the initial term or subsequent first renewal

period.

Termination: JPD and Contractor may mutually agree to terminate this

Agreement at any time by giving 30 day written notice to terminate. Contractor may terminate this agreement without cause by giving thirty (30) days written notice to terminate. The County may terminate this agreement without cause by giving thirty (30) days written notice to terminate. The County may terminate this agreement without notice immediately in the event Contractor fails to comply with any provision of this agreement. Contractor shall cease to incur costs associated with this agreement upon termination or receipt of written notice to terminate, whichever occurs first.

Notice Shall Be Mailed To JPD: Alberto Alvarez Jr., Chief

Juvenile Probation Officer

6400 Delta Drive

El Paso, Texas 79905-5408

To Contractor: Chilo L. Madrid, CEO

Aliviane NO-AD., Inc. 7722 North Loop Road El Paso, TX 79915

4. **INDEPENDENT CONTRACTOR:**

Nothing contained herein shall be construed as creating the relationship of employer and employee between the County and the Contractor. The Contractor shall be deemed at all times to be an independent contractor.

5. ASSIGNMENT:

Contractor shall not sell, assign, transfer or convey this agreement, in whole or in part, without the prior written consent of El Paso County.

6. **VENUE**:

This agreement will be governed and construed according to the laws of the State of Texas. This agreement is performable in El Paso County, Texas. Venue for any legal proceedings shall be in El Paso County, Texas.

7. **INDEMNIFICATION:**

- 7.1 Contractor shall defend, indemnify and hold harmless El Paso County, its officers, agents and employees from all claims or causes of action of any kind for injury or damage of any kind to any person or property brought by or on behalf of any person due to or related to the negligence or intentional act or omission of Contractor, its agents, employees, or subcontractors. Contractor shall pay any and all damages assessed against El Paso County, its officers, agents or employees, and the El Paso County Juvenile Board arising out of such negligence or intentional acts.
- 7.2 Contractor shall maintain at Contractor's own expense, malpractice insurance with a policy limit of not less than \$300,000.00. Such policy shall be with an insurance company licensed to do business in Texas and shall be satisfactory to the County. All of said insurance policies shall name the County, its officers, employees, and the El Paso County Juvenile Board as additional insured and shall provide that the County shall be given at least thirty (30) days advance written notice of any lapse, amendment or cancellation.
- 7.3 Contractor shall purchase at its own expense, commercial public liability insurance in a general aggregate limit of not less than \$300,000.00 for personal injury and \$100,000.00 for property damage. Such policies shall be with an insurance company licensed to do business or admitted on a surplus lines basis in Texas and shall be satisfactory to the County. All of said insurance policies shall name the County, its officers, employees and the El Paso County Juvenile Board as additional insured and shall provide that the County shall be given at least thirty (30) days advanced written notice of any lapse, amendment or cancellation.

8. **AGREEMENT:**

This document expresses the entire agreement between the parties and shall not be amended or modified except by written instrument signed by the parties.

9. **ENFORCEMENT:**

In the event that any portion of this agreement shall be found to be invalid or unenforceable, the remaining terms and conditions shall be severed and shall remain in full force and effect.

10. NON-DISCRIMINATION AND EQUAL OPPORTUNITY:

Contractor certifies that it will comply fully with the non-discrimination and equal opportunity provisions of Title VII of the Civil Rights Act of 1964, as amended; section 504 of the Rehabilitation Act of 1973, as amended; the Age Discrimination Act of 1975, as amended; the Americans with Disabilities Act of 1990, as amended; and with all applicable requirements imposed by or pursuant to regulations that implement those laws.

WITNESS THE FOLLOWING SIGNATURES AND SEALS:

ATTEST:	THE COUNTY OF EL PASO:
County Clerk	By: Hon. Anthony Cobos County Judge
Date	Date
APPROVED AS TO FORM:	
Assistant County Attorney	
Date	
APPROVED AS TO CONTENT:	CONTRACTOR:
Alberto Alvarez Jr., Chief Juvenile Probation Officer	Chilo L. Madrid, LCDC Chief Executive Director
Date	Date
	(Signer must have authority to bind the company)

COUNTY LEGAL REVIEW FORM

KK-08-077

Contract Description: Individ & Family Group Psych Counseling/ JPD/Aliviane/08

COUNTY ATTORNEY ACTION**

d Amendments/Clarifications: We assume you have submitted any
r comments you have regarding the terms of the contract, as well as provisions to which you object, or which you want to have changed
provisions to which you object, or which you want to have changes
_ Approved as to Form as Submitted
_ Approved as to Form with Amendments/Modifications/Reservations Noted
Not Approved

This document has been given legal review by the El Paso County Attorney's Office on behalf of the County of El Paso, its officers, and employees. Said legal review should not be relied upon by any person or entity other than the County of El Paso, its officers, and employees.

Lee Shapleigh Assistant County Attorney



AUTHORIZATION TO RELEASE CONFIDENTIAL INFORMATION

THE HONORABLE ALFREDO CHAVEZ JUVENILE JUDGE 65th DISTRICT COURT EL PASO COUNTY ALBERTO ALVAREZ, JR.
CHIEF JUVENILE OFFICER
JUVENILE PROBATION DEPARTMENT
EL PASO COUNTY

Name:	Date of Birth:
Social Security Number:	
I authorize the release of all confidential record Records / Sheriff's Records concerning myself Juvenile Probation Department.	ls and information pertaining to TCIC/NCIC Records / Police / to the 65 th Judicial District Court and to the El Paso County
	TCIC/NCIC/Police/Sheriff's Records
	Signature
	 Date



El Paso County Juvenile Probation Department

TCIC/NCIC CONTRACTOR RECORDS CHECK REQUEST

REQUESTED BY:	APPROVED:	
		DIRECTOR
DATE REQUESTED:		
Criminal Records Check Requested on:		
<u>NAME</u>	<u>DOB</u>	SSN
1		
2.		
3.		
4.		
5.		
6.		
7.		
8.		
Tolocommunications Operator		Data



Exhibit A-3

EL PASO COUNTY JUVENILE PROBATION DEPARTMENT Alfredo Chavez

Richard L. Ainsa Referee Juvenile Court I

Maria T. Levya-Ligon Referee Juvenile Court II Judge 65th Judicial District Court

6400 Delta Drive El Paso, TX 79905 Phone (915) 849-2500 FAX (915) 849-2577 Alberto Alvarez, Jr.
Chief
Juvenile Probation Officer

Oscar Reyes Deputy Chief

El Paso Police Department ID&R Sex Offender Registration Check

In accordance with Texas Juvenile Probation Commission, registration of Sex Offenders, I request a check of Sex Offenders Registration Data Base on the following individuals:

NAME	<u>SSN</u>	<u>DOB</u>
Please sign and date this form ar named individual(s) and return it Attention TERRY GUTIERREZ, Go	to the El Paso County .	
Records Check Conducted by:		
Name	Title	Date



EL PASO COUNTY JUVENILE PROBATION DEPARTMENT

Exhibit A-3

Alfredo Chavez

Richard L. Ainsa Referee Juvenile Court I

Maria T. Levya-Ligon Referee Juvenile Court II Judge 65th Judicial District Court

6400 Delta Drive El Paso, TX 79905 Phone (915) 849-2500 FAX (915) 849-2577 Alberto Alvarez, Jr.
Chief
Juvenile Probation Officer

Oscar Reyes Deputy Chief

El Paso Sheriffs Department ID&R Sex Offender Registration Check

In accordance with <u>Texas Juvenile Probation Commission</u>, registration of Sex Offenders, I request a check of Sex Offenders Registration Data Base on the following individuals:

NAME .	<u>SSN</u>	DOR
	<u> </u>	
		/
		/
Please sign and date this form named individual(s) and return Attention TERRY GUTIERREZ,	it to the El Paso County Juv	enile Probation Department,
Records Check Conducted by:		
Name		 Date

An Equal Opportunity Employer





Texas Juvenile Probation Commission Private Service Provider Contractual Monitoring and Evaluation Report¹

NON-RESIDENTIAL PRODUCTS AND SERVICES

GENERAL INFORMATION				
Name of Juvenile Probation Department			County	_
Name of Person Completing Report		Title of Per	son Completing Report	
Name of Persons Contributing to Report			Date Completed	
	PROVIDER INFORM	IATION		
Name of Private Non-Residential Service	e Provider		Applicable Dates of Contra	act
Mailing Address of Service Provider		City, State	<u> </u>	Zip Code
Phone Number (000-000-0000)	Fax Number (000-000-0000)	E-Mail Add	ress:	
Description and Frequency of Contracted Service Type of Non-Reside Counseling Se Medical Service Programs Other			Services	chological Services ducts or Services ervision Services
The Texas Juvenile Probation Commission's State Financial Assistance Contract requires that private service providers that are paid in whole or part with state funds shall be monitored at least twice during the fiscal year for programmatic and financial compliance. Use Pages 2-5 of this document to record the contractual requirements placed on the service provider and the results of your semi-annual or applicable periodic monitoring of the performance of the service provider. Please complete the Evaluation Section below at least annually for all private service provider contracts to monitor the service provider's compliance with contractual programmatic and financial requirements. Please refer to the Commission's <i>Private Service Provider Contract Requirements Summary [TJPC-FIS-32-04]</i> for additional information on which service provider services require written contracts, performance measures and accountability provisions.				
Overall Review of Service	Provider Performance		Satisfactory	Unsatisfactory*
Section I. Performance of Contract	ct Goals, Outputs and Outcomes (see Pa	ge 2)		
Section II. Compliance with Applic	able General Legal Requirements (see F	age 3)		
Section III. Compliance with Accounting, Reporting and Auditing Requirements applicable to state funds received under the contract. (See Page 4)		ble to		
Overall Performance and Compliance of Service Provider for this Review Period				
Is Service Provider Eligible for Contract Renewal? Yes* No No				
* If a private service provider is eligible for contract renewal but has any "Unsatisfactory" ratings, please attach documentation explaining this inconsistency.				

¹ This form is provided by the Commission as a sample document that may be used in a comprehensive service provider monitoring program. This form is not required; however, adequate and complete written documentation must exist to evidence and detail the service provider monitoring performed by the juvenile probation department on at least a semi-annual basis. That documentation may consist of this form and/or a comparable document or documents of the juvenile probation department's choosing.

Section I Contract Goals, Outputs and Measurable Outcomes that Related Directly to Program Objectives

[The TJPC State Financial Assistance Contract requires that private service providers paid in whole or part with state funds be held accountable for delivery of quality services and all contracts shall include clearly defined goals, outputs and measurable outcomes that directly relate to program objectives.]

The evaluator(s) completing this form should:

Date Assessed:

- 1. Check all completed actions that have been taken to detail written contractual expectations and goals for the service provider.
- 2. Check all actions taken to periodically monitor the compliance of the service provider with the applicable contractual requirements under this section.
- 3. Evaluate at least annually the service provider's overall performance under Section I.

A.	Written provisions placed in the service provider contract included (attach copy of contract):	Date Assessed:
	 Description of contracted services/detailed scope of work to be performed (e.g., counseling). 	☐ Services were provided in a cost effective manner.
	Description of frequency of services (e.g., weekly).	☐ Other (specify)C. The following additional actions have been taken to
	☐ Required timeframe of service.	monitor the performance of this service provider:
	☐ Contract effective dates.	Contact (e.g., phone, mail, personal, etc.) with child and/or family receiving service to verify receipt of quality
	Output required (e.g., number of service units expected, reports to be produced, etc.).	service.
	Product specifications required.	Date Assessed: Date Assessed: Date Assessed:
	Regular progress reports.	Bato Accessod.
	☐ Child specific goals or outcomes required, if applicable.	Quality assurance review of produced product.
	Other (specify)	Date Assessed: Date Assessed:
R	The fellowing accessor of the works were of the	
٥.	The following assessments of the performance of the service provider have been documented:	Date Assessed:
Б.		Date Assessed: Other (specify)
Б.	service provider have been documented: Services were provided by the service provider in a timely manner. Date Assessed: Date Assessed:	☐ Other (specify) Complete Section D and E at end of review period:
υ.	service provider have been documented: Services were provided by the service provider in a timely manner. Date Assessed:	 □ Other (specify) Complete Section D and E at end of review period: D. Overall performance of non-residential service provider in Section I (Contract Goals, Outputs and Measurable
υ.	service provider have been documented: Services were provided by the service provider in a timely manner. Date Assessed: Date Assessed:	☐ Other (specify) Complete Section D and E at end of review period: D. Overall performance of non-residential service provider
5.	service provider have been documented: Services were provided by the service provider in a timely manner. Date Assessed: Date Assessed: Date Assessed: Number of contracted units or products provided as required in contract. Date Assessed:	 □ Other (specify) Complete Section D and E at end of review period: D. Overall performance of non-residential service provider in Section I (Contract Goals, Outputs and Measurable Outcomes that Relate Directly to Program Objectives) [Please note performance rating on Page 1 Overall Review of
5.	service provider have been documented: Services were provided by the service provider in a timely manner. Date Assessed: Date Assessed: Date Assessed: Number of contracted units or products provided as required in contract.	Complete Section D and E at end of review period: D. Overall performance of non-residential service provider in Section I (Contract Goals, Outputs and Measurable Outcomes that Relate Directly to Program Objectives) [Please note performance rating on Page 1 Overall Review of Service Provider's Performance under Section I]
5.	service provider have been documented: Services were provided by the service provider in a timely manner. Date Assessed: Date Assessed: Date Assessed: Number of contracted units or products provided as required in contract. Date Assessed: Date Assessed: Date Assessed:	 □ Other (specify) Complete Section D and E at end of review period: D. Overall performance of non-residential service provider in Section I (Contract Goals, Outputs and Measurable Outcomes that Relate Directly to Program Objectives) [Please note performance rating on Page 1 Overall Review of Service Provider's Performance under Section I] □ Satisfactory □ Unsatisfactory [if checked, please complete Section E

Section II General Legal and Regulatory Compliance of Service Provider

[The TJPC State Financial Assistance Contract requires that all private service providers paid in whole or part with state funds shall adhere to all applicable state and federal laws and regulations pertinent to the service provider's provision of services.]

The evaluator(s) completing this form should:

- Check all completed actions that have been taken to detail the general legal and administrative requirements for the service provider.
- Check all actions taken to periodically monitor the compliance of the service provider with the applicable contractual requirements under this section.
- 3. Evaluate at least annually the service provider's overall performance under Section II.

Α.		tten provisions placed in the service provider stract included (attach copy of contract):		Other (Specify)
		Requirement of compliance with all state and federal laws applicable to service provider and provision of		Date:
		Requirement of current state license, certification, or other necessary regulatory permits, etc.	C.	Complete Section C and D at end of review period: Overall performance of non-residential service provider in Section II (General Legal and Regulatory Compliance of Octains II)
	Ш	Requirement of professional credentials and licensing of staff as appropriate.		of Service Provider) [Please note performance rating on Page Overall Review of Service Provider's Performance under Section II]
		Requirement that service provider disclose any pending or initiated criminal or governmental investigations		☐ Satisfactory
	П	related to service provider (e.g., FBI, DOJ, TJPC, etc.). Other (Specify)		Unsatisfactory [if checked, please complete Section D below]
		Other (Specify)	D.	7 /1
В.		e following actions have been taken to monitor the neral legal compliance of this service provider:		actions taken regarding service provider.
		Receipt and/or verification of professional credentials and required licensing of individual, if required.		
		Date Assessed:		
		Receipt and/or verification of applicable licensure, certification, or permits.		
		Date Assessed:		
		Reference check of provider and/or staff documented.		
		Date Conducted:		
		Review prior complaints (if any) against provider.		
		Date Reviewed:		
		Review Better Business Bureau information, if any.		
		Date Reviewed:		
		Other (Specify)		
		Date:		

Section III Accounting, Reporting and Auditing Requirements Applicable to State Funds Received Under the Contract

[The TJPC State Financial Assistance Contract requires that private service providers paid in whole or part with state funds be required to account separately for the receipt and expenditure of state funds and be required to comply with clearly specified accounting, reporting and auditing requirements.]

The evaluator(s) completing this form should:

- 1. Check all completed actions that have been taken to detail the financial accounting, reporting and auditing requirements for the service provider.
- 2. Check all actions taken to periodically monitor the compliance of the service provider with the applicable contractual requirements under this section.
- 3. Evaluate at least annually the service provider's overall performance under Section III.

A.		tten provisions placed in the service provider stract included (attach copy of contract):			Receipt and review of timely and accurate billing documents from service provider.
		Certification of service provider's eligibility to receive state funds under Texas Family Code Section 231.006.			Date Assessed:
[Requirement that service provider be a vendor in good standing [i.e., not on "vendor hold" status] with Texas Comptroller of Public Accounts, if applicable.		Date Assessed: Date Assessed:	Date Assessed:
		Requirement of service provider's use of Generally Accepted Accounting Principles (GAAP).		Ц	Reconciliation of billing documents to juvenile probation department/county financial records.
		Requirement of separate accountability for the receipt			Date Assessed:
		and expenditure of state funds.			Date Assessed:
		Detailed billing processes, policies, procedures and timeframes.			Date Assessed:
	П	Detailed requirements for payment process, policies,			Receipt and review of financial statements or audit.
_		procedures and timeframes.			Date Reviewed:
		Requirement of 3 year records retention schedule or until all pending audits resolved.			Other (Specify)
	П	Detailed audit requirements and authority.			Date:
					Other (Specify)
		Required periodic financial reporting.	Date		Date:
	Ш	Other (Specify)			
		Other (Specify)		Co	omplete Section C and D at end of review period:
В.		e following actions have been taken to monitor the inpliance of this service provider:	C.	in S	erall performance of non-residential service provider Section III (Accounting, Reporting and Auditing
		Receipt and verification of eligibility of service provider to receive state funds.			quirements) [Please note performance rating on Page 1 erall Review of Service Provider's Performance under Section III]
		Date Reviewed:			Satisfactory
		Verification that service provider is in "good standing" with Texas Comptroller of Public Accounts. [Attach website printout, if applicable]	[if	-	Unsatisfactory [if checked, please complete Section D below] checked, please complete Section D below]
		Date Reviewed:	D.		erformance was unsatisfactory, please describe any ions (e.g., sanction, penalties, etc.) taken regarding

service provider in Section IV of this document.

Section IV Clearly Defined Sanctions or Penalties for Contract Non-Compliance and Termination Provisions

[The TJPC State Financial Assistance Contract requires that contracts with private service providers paid in whole or part with state funds shall include clearly defined sanctions or penalties for failure to comply with or perform contract terms or conditions.]

The evaluator(s) completing this form should:

Date:

- 1. Check all completed actions that have been taken to detail the contractual sanctions, penalties and termination requirements for the service provider.
- Check all actions taken to periodically monitor the compliance of the service provider with the applicable contractual requirements under this section.
- 3. Evaluate at least annually the service provider's overall performance under Section IV

A.		ritten provisions placed in the service provider stract included (attach copy of contract):	Date:
		Termination of contract for noncompliance or nonperformance of contractual provisions.	Payment withheld, suspended, reduced (Specify details)
		Termination for cause provision.	,
		Termination without cause provision.	Date: Date: Date:
		Mutual termination provision.	Date:
		Specific sanctions, penalties for noncompliance or substandard compliance.	Refund of payment (Specify details)
		Withholding, suspension, reduction of payment provisions for noncompliance or non-performance.	Date: Date:
	П	Ineligibility for future contracts provision.	Legal action (Specify details)
	_	Refund of payments provision for breach of contract.	Date:
		Venue provision for any necessary legal actions.	Service Provider ineligible for future contracts (Specify)
		Other (Specify)	Date:
		Other (Specify)	Other (Specify)
В.		e following actions have been taken regarding the vice provider's performance of the contract:	Date:
		Contract Terminated (Specify details)	
		Date:	Satisfactory Performance – Service provider has performed the terms of the contract in a satisfactory
		Sanction Imposed (Specify details)	manner and no contractually authorized sanctions or penalties have been invoked against service provider.
		Date:	-



TEXAS JUVENILE PROBATION COMMISSION CHILD SUPPORT AFFIDAVIT

TEXAS FAMILY CODE, SECTION 231.006 INELIGIBILITY TO RECEIVE STATE GRANTS, LOANS OR RECEIVE PAYMENT ON STATE CONTRACTS

A child support obligor who is more than 30 days delinquent in paying child support and a business entity in which the obligor is a sole proprietor, partner, shareholder, or owner with an interest of at least 25 percent is not eligible to receive payments from state funds under a contract to provide property, materials or services, or receive a state-funded grant or loan until:

- 1. All arrearages have been paid;
- The obligor is in compliance with a written repayment agreement or court order as to any existing delinquency; or
- 3. A court-ordered exemption has been granted.

CERTIFICATION STATEMENT

Under Section 231.006, Family Code, the vendor or applicant certifies that the individual or business entity named in this contract, bid, or application is not ineligible to receive the specified grant, loan, or payment and acknowledges that this contract may be terminated and payment may be withheld if this certification is inaccurate. The contractor understands that it is the contractor's responsibility to verify whether a child support obligor who is more than 30 days delinquent is the sole proprietor, partner, shareholder or owner with an ownership interest of at least 25%.

1.	The	contractor certifies that:
		The individual or partner, shareholder, or owner of the business entity IS NOT a parent that has been ordered by a Texas Court to pay child support under Title 5 of the Texas Family Code. OR
		The individual or partner, shareholder, or owner of the business entity IS a parent that has been ordered by a Texas Court to pay child support under Title 5 of the Texas Family Code.
2.		contractor identified below IS NOT a governmental entity or a nonprofit corporation and certifies to ollowing:
	The	contractor is: (check one):
		An individual or sole proprietor, or
		A business entity (corporation, partnership, joint venture, limited liability company, association, etc.)



3.	The contractor certifies that the following either (a) the individual or sole propriet owner with an ownership interest of at least	or who is	the contract	ctor or (b) each pa	rtner, shareholder, or
	Printed Name:				
	Social Security Number:			Percent Ow	nership:
	Printed Name:				
	Social Security Number:			Percent Ow	nership:
	Printed Name:				
	Social Security Number:			Percent Ow	nership:
SI	GNED this day of	, 20	maconapramentos a		
			-		
Sig	gnature of Contractor				
Sig	gnature Authorized Representative		-		
Pr	inted Name		-		
SI	WORN TO AND SUBSCRIBED befo	re me on	the	day of	, 20
			Public, St s Printed	ate of Texas Name	
M	y Commission Expires:				

EL PASO COUNTY JUVENILE PROBATION DEPARTMENT Plan of Service Exhibit "1"

Name:	Admissions Date:
PID:	DOB:
JPO:	Projected Discharge Date:
Diagnosis & Presenting Problem(s):	
Axis I:	
Axis II:	
Axis III:	
Axis IV:	
Axis V:	
Presenting problem(s):	
Juvenile and//or Family Strengths:	
Juvenine and/of Panniy Stiengths.	
Possible Barriers to Treatment & Intervention	a Strategies:
Presenting Problem 1:	
Treatment Goal 1:	
Intervention(s):	
Frequency of service:	
-	
Projected Completion Date:	

Presenting Problem 2:
T
Treatment Goal 2:
Intervention(s):
Frequency of service:
Frequency of service:
Projected Completion Date:
Presenting Problem 3:
T
Treatment Goal 3:
Intervention(s):
Frequency of service:
Projected Completion Date:
Prognosis:
Resources:
Community Linkage:

Crisis Plan (identification of high risk situations/behaviors; alternate activities; emergency contacts and resources):

Signatures indicate participation in the development of this plan and receipt of a copy
of the plan:

Youth:	Date:
Parent/Guardian:	Date:
Parent/Guardian:	Date:
Therapist:	Date:
JPO:	Date:
Caseworker:	Date:
Other:	Date:
Other:	Date:

MONTHLY ATTENDANCE / PROGRESS REPORT Exhibit "2"

Participant Summary for	r the Month of					
Juvenile's Last Name:		Juv	enile's Fin	rst Name: _		
Date of Admission:		P.O.:		<u> </u>		
Juvenile Referred For:		Abuse Counseling Intervention		er Managem ly Counseli		Cognitive Skills Individual Counseling
Number of Session Sche	eduled:					
Treatment Go	oal(s)	Date of Sessions Attended		Type of Ser		Services performed directly by: (Print name)
Goal		Session	_ u ma.	☐ Group	■ Family	·
Identify progress or lack of p	rogress:					
		Session	☐ Ind.	☐ Group	☐ Family	,
Goal			_	1	,	
Identify progress or lack of p	rogress:					
		Session	☐ Ind.	☐ Group	☐ Family	·
Goal						
Identify progress or lack of p	orogress:					
		Session	☐ Ind.	☐ Group	☐ Family	·
Goal			-	·	·	
Identify progress or lack of p	rogress::					
		Session	☐ Ind.	☐ Group	☐ Family	·
Goal			_			
Identify progress or lack of p	rogress:					
		Session	☐ Ind.	☐ Group	☐ Family	,
Goal			_		J	
Identify progress or lack of p	rogress:					

Treatment Goal(s) Attended (Print name) ☐ Family _____ ☐ Ind ☐ Group Session Goal Identify progress or lack of progress: ☐ Family Goal Identify progress or lack of progress: No Show Appointments: Reason for missed appointments: Reschedule Appointment by Contractor: Reason for reschedule: PLAN OF ACTION Juvenile Signature

Date of Sessions

Type of Service

Parent /Guardian Signature

Services performed

directly by:

Date

Signature above indicates juvenile and/or parents participated in the services indicated above.

Date

Date

Therapist Signature



El Paso County Juvenile Probation Department DISCHARGE SUMMARY

Name:	Discharge Date:	
PID:	DOB:	
JPO:	Admissions Date:	
Successful Discharge:	Unsuccessful Discharge:	
Summary of Services Provided:		
Summary of Goals Accomplished:		
Summary of Goals Not Achieved and Rea	sons for Non-Compliance:	
	· ·	
Reason(s) for Termination:		
Identified Strengths:		
Child:		
Family:		
7 1 . · · · · · · · · · · · · · · · · · ·		
Identified Weaknesses:		
Child:		
Family:		
Recommendation(s):		

Referrals & Contact person(s):	
Prognosis:	
Recommendation regarding registration:	
Crisis Plan:	
Signatures indicate participation in the development of the plan:	his plan and receipt of a copy
Youth:	Date:
Parent/Guardian:	Date:
Parent/Guardian:	Date:
Therapist:	Date:
JPO:	Date:
Caseworker:	Date:
Other:	Date:

EL PASO COUNTY JUVENILE PROBATION DEPARTMENT **JUVENILE GROUP SIGN-IN SHEET**



	Service Provider	DATE:		_
	Service Provider			
		E SIGN-IN SHEET PER DAY PER G		
	Print Juvenile Name:	Juvenile Signature	Sign in Time	Sign ou Time
-				
	, *			
			e <u>nergan</u> a englere de la companya de	
	Therapist:		Licensure:	
	Print Name			
		Date:	-	xhibit

EL PASO COUNTY JUVENILE PROBATION DEPARTMENT FAMILY SIGN-IN SHEET



Exhibit "6"

:		DATE:			
Service P					
Print Juvenile Name:	***PLEASE USE ONE SIG	GN-IN SHEET PER DAY I Print Parent Name:	PER SESSION*** Parent Signature	Sign in Time	Sig ou Tir
	ALL PERSONS II	N ATTENDANCE MUST	SIGN IN		
					\vdash
					_
					-
					\vdash
				_	\vdash
					\vdash
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			10		
					_
The	rapist:		Licensure:		
Prin	t Name	-			
		Date:			

Signature

EL PASO COUNTY JUVENILE PROBATION DEPARTMENT PARENT SIGN-IN SHEET



Exhibit "7"

OR:	DATE:			
Service Provider				
	ASE USE ONE SIGN-IN SHEET PE	R DAY PER SESSION***	Sign	Cia-
Print Juvenile Name:	Print Parent Name:	Parent Signature	Sign	Sign
**	*ALL PERSONS IN ATTENDANCE	MUST SIGN IN***	Time	Time

			_	
			_	
	1			
Th		Licensure:		
Therapist:		Licensure:		
Print Name		· · · · · · · · · · · · · · · · · · ·		
		lata		

Signature



Exhibit "4"

YOUTH

FAMILY

OUTCOMES

JPD Referred Youths

MAJOR **PROGRAM COMPONENTS**

Psychological Counseling Services- Individual, Family & Group

PROGRAM ACTIVITIES

- 1.1. Juvenile adjudicated for a criminal offense & placed on community-based supervision and court ordered to attend counseling services as a condition of probation.
- 1.2. Pre-adjudicated youths requiring therapeutic/ counseling services as identified by contracted psychiatrist or as ordered by the court.
- 1.3. Juveniles requiring Further assessment And/or counseling services To address an identified Mental/emotional/behavioral Health need.

2.1 JPD referral to Aliviane NO-AD, Inc.

2.2 Aliviane

2.3 Aliviane

Group Services

- 3.1a Provider completes initial assessment to identify juvenile and/or juvenile's family's needs Within 5 days from referral.
- 3.2 Provider identifies appropriate client classification
- 3.1cInitial treatment plan developed in conjunction with provider, juvenile, juvenile's Parent/quardian and the JPD within 5 days of assessment.
- 3.2a Group services for 2-8 participants based on identified classification by LPC, LCSW,
- 3.2 b Substance Abuse Group Services
- 3.2 c Anger Management Group Services
- 3.2 d Cognitive Skills/Decision Making
- 3.2 e Development of Relapse/Prevention Plan(s)
- 3.2 f Identification on available community resources
- Individual Sessions 3.2a Individual Counseling Sessions performed by LPC, LCSW, LMFT Based on identified needs and treatment plan
 - 3.2 b Substance Abuse Counseling Services
 - 3.2 c Anger Management Counseling Services
 - 3.2 d Cognitive Skills/Decision Making Counseling Services
 - 3.2 e Psychological Counseling services to address emotional/mental/behavioral health needs
 - 3.2 f Development of Relapse/Prevention Plan(s)
 - 3.2 g Identification on available community resources
 - 3.2 h Completion of Monthly Progress Notes

2.4 Aliviane Family Sessions SURVEILLANCE

3.2a Family Sessions performed by LPC, LCSW, LMFT

Based on identified needs and treatment plan

- 3.2 b Substance Abuse Counseling Services
- 3.2 c Anger Management Counseling Services
- 3.2 d Cognitive Skills/Decision Making Counseling Services
- 3.2 e Psychological Counseling services to address emotional/mental/behavioral health needs
- 3.2 f Family dynamics/dysfunction
- 3.2g Parenting skills
- 3.2 h Development of Relapse/Prevention Plan(s)
- 3.2 i Identification on available community resources
- 3.2 i Completion of Monthly Progress Notes

- 4.1 Youth and/or family members will meet 75% of identified treatment goals.
- 4.2 Eighty-five percent (85%) of youths and family members will be able to identify and access support services within the community.
- 4.3 At least eighty-five percent (85%) Youths participating in the program will have no further arrest within 12 months of completing the program
- 4.4 Seventy-five percent (75%) of youths receiving services shall not be re-referred to the department for technical violations.
- 4.5 Seventy-five percent (75%) of youths/families attending/receiving counseling services will complete treatment as scheduled.
- 4.6 Ninety percent (90%) of youths participating in treatment will be able to identify factors contributing to their delinquency, manage stress effectively, increase pro-social interactions, abstain from substance use; manage and identify symptoms; make appropriate decisions; and/or appropriately deal with anger/aggression; and employ acquired skills.