CERTIFIE	D COPY O	F ORD	ER	$\mathcal{L}$	
ea.	June Session of the April Adjourned			Term. 20	18
County of Boone	14th	day of	June	20	18

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 Tax Collection Agreement between Boone County and the City of Centralia.

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

Done this 14th day of June, 2018.

ATTEST: Taylor W. Burks

Clerk of the County Commission

3 -2018

Daniel K. Atwill Presiding Commissioner Fred J. Parry District I Commissioner

Janet M. Thompson District II Commissioner

Heather Russell City Clerk /Court Clerk heather@centraliamo.org



114 S Rollins, Centralia, MO 65240 Ph - (573) 682 - 2139 Fax - (573) 682 - 5956

www.centraliamo.org

I, Heather Russell, City Clerk of the City of Centralia, Missouri, do hereby certify that the foregoing is a true and exact copy of ordinance no. 2960 dually passed by the Board of Aldermen of the City of Centralia, Missouri on April 16, 2018.

In Witness Whereof, I have hereunto set my hand and the official seal of the City of Centralia, Missouri this 22<sup>nd</sup> day of May 2018.

issele

Heather Russell, City Clerk City of Centralia, Missouri

(SEAL)

### A BILL TO CREATE AN ORDINANCE ENTITLED:

### "AN ORDINANCE AUTHORIZING THE MAYOR OF THE CITY OF CENTRALIA, MISSOURI TO ENTER INTO A TAX COLLECTION AGREEMENT WITH BOONE COUNTY, MISSOURI, THROUGH THE BOONE COUNTY COMMISSION."

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF CENTRALIA, MISSOURI, as follows:

- SECTION 1. The Mayor of the City of Centralia, Missouri is hereby authorized to enter into a Tax Collection Agreement with Boone County, Missouri, through the Boone County Commission to collect Property Tax Assessments on behalf of the City of Centralia, Missouri.
- SECTION 2. The terms and conditions shall be as generally described in the engagement letter, "Exhibit "A," which is attached and herby made a part of this ordinance.
- SECTION 3. This ordinance shall take effect and be in full force and effect from and after the date of its passage and approval.

**PASSED** by the Board of Aldermen this 16<sup>th</sup> day of April, 2018.

Alderman Wilkins – yes Alderman Hudson – yes Alderman Lee – yes Alderman Bormann - yes Alderman Rodgers - yes Alderman Magley - yes

ATTE

City Clerk, Heather Russell

This ordinance approved by the Mayor this 16<sup>th</sup> day of April, 2018.

layor, Tim Grenke

Presiding Officer

ATTE City Clerk. Heather Russell

G:\Heather\Ordinance\Ordinances\2960\_Boone County Tax Collection - Ordinance\_041918.docx

### TAX COLLECTION AGREEMENT

THIS AGREEMENT, made and entered into this 14 day of June, 2018, by and between the **City of Centralia**, **Missouri**, a municipal corporation, hereinafter called the "City" and Boone County, Missouri, through the Boone County Commission, hereinafter called the "County", and Tom Schauwecker, Boone County Assessor, hereinafter called the "Assessor", Taylor W. Burks, Boone County Clerk, hereinafter called the "Clerk", and Brian McCollum, Boone County Collector of Revenue, hereinafter called the "Collector";

WHEREAS, the City and County are empowered, under Article VI, Section 16 of the Missouri Constitution, and RSMo Sections 50.332 and 70.220, to enter into certain cooperative agreements for collection of property taxes; and

WHEREAS, the parties hereto believe it to be mutually advantageous for the County to assess, prepare and collect property taxes for the City for an agreed compensation;

NOW, THEREFORE, in consideration of the mutual covenants herein contained, it is hereby agreed by and between the parties hereto as follows:

Ι

The County by and through the County Assessor agrees to perform the assessment function of determining the fair market value and true assessed value of all real and personal property located within the City boundaries.

Π

The County agrees to create, on behalf of the City, tax billing amounts relating to all real and personal property located within the City boundaries. Such billing amounts are to be included and identified separately on tax bills generated on taxable property within the boundaries of the City, and shall include property taxes relating to the City of Centralia, Missouri and the City of Centralia, Missouri Municipal Library District.

III

The County, by and through the County Collector, hereby agrees to bill and collect, on behalf of the City, all monies due and owing the City for taxable property within the boundaries of the City *except* monies due and owing the City that relate to Special Assessments. The County

Collector also agrees to bill and collect all monies due relating to the City of Centralia, Missouri Municipal Library District under the terms and conditions of this Agreement.

IV

The County agrees that the City shall have access, during reasonable times and under the supervision of the Clerk or Collector, whichever is appropriate, to all data relating to the City taxes accumulated under the tax collection and processing system.

### V

The Collector agrees to remit to the City, the receipts due the City at the same time the Collector remits other receipts similarly collected on behalf of other cities within the County; provided, however, that there shall be a remittance to the City at least once per month at which time the Collector shall provide a Statement of Monthly Collections and Distributions Report.

### VI

The City shall fix its ad valorem property tax rates, as provided in section RSMo Section 67.110, not later than September first for entry in the tax books. If the City should fail to comply with RSMo Section 67.110, then no tax rate other than the rate, if any, necessary to pay the interest and principal on any outstanding bonds shall be certified for that year and the Collector will neither bill nor collect City taxes for that year either current or delinquent. However, the Collector will continue to collect and disburse prior year taxes under this agreement. A new agreement will have to be entered into by all parties to resume collecting current taxes.

VII

The parties agree that the Collector shall have the responsibility for collection of all current and delinquent real and personal property taxes, including penalties, interest, and fees. Such collection of taxes, penalties, interest, and fees shall be conducted in accordance with applicable law(s). The City shall provide to the County Clerk and County Collector all City Ordinances relating to penalties and interest on delinquent taxes at the time of execution of this Contract and to provide the County Clerk with any changes to such City Ordinances or any new City Ordinances related to the same by September 1 of the tax year in which such changes shall take effect. The collection of late charges by the Collector, however, is conditioned upon such charges being consistent with other taxing entities..

### VIII

The parties agree to the following: The Collector shall withhold a sum equal to one percent (1%) of all taxes, penalties and fees collected by the Collector on behalf of the City as compensation

for the bill creation and collections services herein provided by the County and said sum shall be deposited by the Collector in the Boone County general revenue fund. As required by RSMo Sections 137.720.1 and 137.750, the Collector further shall withhold one-half of one percent (1/2%) of all ad valorem property taxes collected by the Collector on behalf of the City to fund the costs and expenses incurred in assessing real and personal property. As further required by RSMo Sections 137.720.3 and 137.750, the Collector further shall withhold each calendar year an additional one-eighth of one percent (1/8%) of all ad valorem property taxes collected by the Collector on behalf of the City, provided that for each calendar year, if the total amount of ad valorem property taxes, so further withheld by the Collector from the political subdivisions in Boone County, Missouri under RSMo Section 137.720.3 shall exceed One Hundred Twenty Five Thousand Dollars (\$125,000.00) for amounts collected July 1, 2009 and thereafter, the Collector shall pay to the City once during each calendar year such proportionate amount so further withheld the previous calendar year, plus interest, if any, on such sums received on behalf of the City and other political subdivisions in excess of the aforementioned statutory limits. All sums withheld by the Collector, as required by RSMo Sections 137.720 and Section 137.750, shall be deposited by the Collector in the Boone County Assessment Fund. All amounts withheld by the Collector shall be withheld proportionately from each separate property tax. The Collector shall then remit to the City the balance collected after the applicable amounts have been withheld from each separate property tax. The Collector shall provide the City a written itemization showing the balance remitted for each separate property tax. If the General Assembly changes the percentages or caps set out in this paragraph, then the Collector shall collect those amounts authorized by the General Assembly and shall notify City of such changes in writing; thereafter, this Agreement shall be considered amended so as to reflect the new amounts authorized by statute. The City shall be responsible for all disbursements made by the City Collector of the City from the balance received from the Collector, including any reimbursement disbursements the City deems necessary to be made from the City general property tax fund to the appropriate property tax funds relating to the City of Centralia, Missouri Municipal Library District and relating to city parks.

### IX

The City further agrees that the penalty authorized by RSMo Section 52.290, as amended, for delinquent taxes shall be retained by the County and distributed as provided in RSMo Section 52.290.

The City further agrees that all fees of conducting any tax sale pursuant to Chapter 140 of the Revised Statutes of Missouri shall be retained by the County.

### $\mathbf{XI}$

The City further agrees that the County shall be authorized to compromise and abate taxes owed to the City in the same manner as it is authorized by the Revised Statutes of Missouri to compromise and abate other taxes.

### XII

The City shall provide to the County Clerk and the County Assessor a certified copy of any ordinance or order altering the boundaries of the City, including but not limited to Resolutions annexing or de-annexing any lot or lots of real estate, within 30 days of the adoption of the same and prior to October 1 of each year. The City shall provide beginning and ending address range data for properties located within the City for all boundary changes of the City.

### XIII

The parties hereto mutually agree that the term of this agreement begins upon acceptance by all parties and ends February 28, 2019, provided, however, that any party may terminate this agreement within sixty (60) days by serving upon all other parties to the agreement written notice of its intention to terminate the agreement. The parties hereto mutually agree that this contract will be automatically renewed on March 1, 2019, and will continue to renew on March 1 of each subsequent year unless any party serves written notice of termination no less than ninety (90) days prior to the renewal date. Upon termination of this Agreement, the County shall be absolved of all responsibility for collection of taxes for that tax year and for future tax years. The County shall continue to be responsible for the collection of delinquent taxes from all years covered by this Agreement.

### XIV

The City agrees that failure to comply with statutory provisions relating to the setting of tax levies shall relieve the County of responsibilities under this Agreement.

### XV

Pursuant to the provisions of RSMo Section 137.073.7, no tax rate shall be extended on the tax rolls unless the City has complied with the tax rate certification process through the State Auditor's office.

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed and executed by their duly authorized officers as of the day and year first above written.

CITY OF CENTRALIA, MISSOURI

By: Tim Grenke, Mayor

ATTEST:

Aulussee

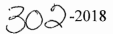
COUNTY OF BOONE Brian C. McCollum, Collector of Revenue Tom Schauwecker, Assesso Tay or W. Burks, Clerk

**Boone County Commission** By:

Daniel K. Atwill, Presiding Commissioner

ATTES7 Taylor W. Burks, Clerk of the County Commission

APPROVED AS TO FORM Charles J. Dykhous Counselor 111



# **CERTIFIED COPY OF ORDER**

STATE OF MISSOURI	June Session of the April Adjourned			
County of Boone				
In the County Commission of said county, or	a the 14th day	of June 20 18		

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 Agreement between Boone County and SEED Success for Boonesaves for children and youth 19 years of age and younger and their families. Compensation under said agreement shall not exceed \$52,513.98.

The terms of the Agreement are stipulated in the attached Agreement. It is further ordered the Presiding Commissioner is hereby authorized to sign said Agreement for Purchase of Services.

Done this 14th day of June, 2018.

ATTEST: 1 anto

Taylor W. Burks Clerk of the County Commission

Daniel K. Atwill Presiding Commissioner Fred J. Pary

тŷ District I Commissioner

Dr

Janet M. Thompson District II Commissioner

Commission Order #



### AGREEMENT FOR PURCHASE OF SERVICES Purchase of Service Contract BooneSaves

**THIS AGREEMENT** dated the 1477 day of 1076, 2018 is made between Boone County, Missouri, a political subdivision of the State of Missouri through the Boone County Commission, on behalf of the Boone County Children's Services Board, herein "BCCSB" and SEED Success a tax-exempt, not organized for profit organization or governmental entity, hereinafter referred to as SEED Success.

WHEREAS, the BCCSB, under the provisions of 67.1775 and 210.861 of the Revised Statutes of Missouri, has the right to expend monies from the Children's Services Fund (CSF) for the purposes of funding services to children and youth 19 years of age and younger, and their families residing in Boone County; and

WHEREAS, SEED Success has submitted a complete Strategic Innovation Opportunity Proposal Application to the BCCSB detailing the services and other supports to be provided along with the expected cost to SEED Success thereof; and

**WHEREAS**, the BCCSB has approved the Strategic Innovation Opportunity Proposal in whole or in part as hereinafter set forth.

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

### FUNDING ALLOCATION FOR SERVICES RENDERED BY SEED SUCCESS

SEED Success is expected to the greatest extent possible to maximize funding from all other sources. SEED Success shall periodically, upon request, furnish to the BCCSB information as to its efforts to obtain such other sources of funding. SEED Success shall only request reimbursement for services not reimbursable by any other source. SEED Success shall not invoice the Children's Services Fund for units of service invoiced to another funding source. SEED Success shall provide documentation and assurance to the BCCSB that requests for reimbursement from the CSF is not a duplication of reimbursement from any other source of funding.

1. **BCCSB Funding Policy**. The BCCSB Funding Policy is to be taken as part of this formal contract and is incorporated as if fully set forth herein.

2. *Contract Documents.* This agreement shall consist of the application for **BooneSaves** as posted in the Apricot System.

3. **Purchase.** The BCCSB agrees to purchase from SEED Success and SEED Success agrees to furnish the **BooneSaves** program for children and youth nineteen years of age or less and their families, as described and in compliance with the Strategic Innovation Opportunity Proposal Application and as presented in SEED Success's response. Services/deliverables shall be provided as outlined in the attached proposal response(s). The total allowable compensation under this agreement shall not exceed **\$52,513.98** unless compensation for specific identified additional services is authorized and approved by BCCSB in writing in advance of rendition of such services for which additional compensation is requested.

4. *Contract Duration.* This agreement shall commence on the date of contract execution and extend through December 31, 2018 subject to the provisions for termination specified below. SEED Success agrees and understands that the BCCSB may require supplemental information to be submitted at the request of BCCSB.

This contract may at the sole discretion of the BCCSB and with the agreement of SEED Success be renewed for **an additional one (1)**, **one-year period**. SEED Success agrees and understands that the BCCSB may require supplemental information to be submitted by SEED Success prior to any renewal of this agreement.

5. *Billing and Payment*. For the Purchase of Service Contract, the unit rate for services is the mutually agreed upon unit rate as provided in the table below.

Service Description	Unit Measurement	Unit Rate	Proposed # of Units	Total Amount Requested
Development/Start Up				\$3,350.00
Community Collaboration	One hour	\$31.48	498	\$15,677.04
Best Practices Training	One Individual	\$55.76	245	\$13,661.20
Personal Finance Education	One Individual	\$6.46	3069	\$19,825.74

All billing shall be invoiced to BCCSB monthly by the 10<sup>th</sup> of the month following the month for which services were provided. The BCCSB agrees to pay all monthly statements within thirty days of receipt of a correct and valid invoice/monthly statement. In the event of a billing dispute, the BCCSB reserves the right to withhold payment on the disputed amount; in the event the billing dispute is resolved in favor of SEED SUCCESS, the BCCSB agrees to pay interest at a rate of 9% per annum on disputed amounts withheld commencing from the last date that payment was due.

6. *Availability of Funds*. Payments under this contract are dependent upon the availability of funds or as otherwise determined by the BCCSB. This contract can be terminated if funding becomes unavailable in whole or in part for cause shown, and the BCCSB shall have no obligation to continue payment.

### **REPORTING, MONITORING, AND MODIFICATION**

7. *Reporting.* The BCCSB shall utilize the Strategic Innovation Opportunity Application and the Requests for Clarification, responses to Requests for Clarification, Requests for Additional Information, and Best and Final Offer Response, as submitted by SEED Success to monitor service delivery and program expenditures. SEED Success agrees to submit to the BCCSB an Interim Report by November 1, 2018 for the period of the date of contract execution through October 31, 2018 and a Year End Report by January 31, 2019, for the period of the date of contract execution through December 31, 2018. Variations on this date may be requested by SEED Success and, if so stipulated, are noted on this contract document. Payments may be withheld from SEED Success if reports designated here are not submitted on time, until such time as the reports are filed and approved. Reporting requirements will include but are not limited to information regarding agencies' outcomes and indicators, client demographic information, and other information and data deemed appropriate by the BCCSB. SEED Success agrees to submit its reports through the Apricot by Social Solutions funding management system or another format if requested.

8. *Audits.* SEED Success also agrees to make available to the BCCSB a copy of its annual audit within four months after the close of SEED Success's fiscal year. The audit must be performed by an independent individual or firm licensed by the Missouri State Board of Accountancy. The audit is to include a complete accounting for funds covered by this agreement in accordance with generally accepted accounting principles. In addition, the BCCSB requires that the management report of any audit as it relates to BCCSB program activities be made available to BCCSB as part of the required audit. Payment may be withheld from SEED Success, if reports designated here are not made available upon request. Audits shall be uploaded to the Organization Profile in the Apricot System and continually kept up to date.

9. *Monitoring.* SEED Success agrees to permit the BCCSB, the Director of the Community Services Department and any staff of the Community Services Department, or designee of the BCCSB to monitor, survey and inspect SEED Success's services, activities, programs, and client records, to determine compliance and performance with this contract, except as prohibited by laws protecting client confidentiality. In addition, SEED Success hereby agrees that, upon notice of forty-eight (48) hours, it will make available to the BCCSB or its designee(s) all records, facilities, and personnel, for auditing, inspection, and interviewing, to determine the status of service, activities and programs covered hereunder, expenditure of CSF funds and all other matters set forth in the contract.

10. *Modification or Amendment*. In the event SEED Success requests to make any change, modification, or an amendment to funded services, one-time items, activities, and/or programs covered by this contract, a request of the proposed modification or amendment must be submitted in writing to the Director of Community Services to share with the BCCSB for approval. A board resolution from SEED Success may be required with the request. For

consideration of a request to modify or amend the contract, requests to the BCCSB must be submitted in writing at least two weeks prior to a regularly scheduled BCCSB meeting.

### OTHER TERMS OF THIS CONTRACT

11. Violation of Client Rights. Any alleged case of a violation of a client's rights in a program funded through the Children's Services Fund shall be investigated in accordance with SEED Success's policies and procedures and in accordance with any local/state/federal regulations. SEED Success agrees to notify the BCCSB through the Director of Community Services of any such incidents that have been reported to the appropriate governmental body and must also authorize the governmental body to notify the BCCSB of any substantiated allegations. SEED Success must comply with Missouri law regarding confidentiality of client records.

12. **Discrimination**. SEED Success will refrain from discrimination on the basis of race, color, religion, sex, national origin, ancestry, disability, age, sexual orientation, genetic information, and familial status and comply will applicable provisions of federal and state laws, county or municipal statutes or ordinances, which prohibit discrimination in employment and the delivery of services.

13. **CSF to be used for Services Provided.** SEED Success agrees that the CSF funds shall be used exclusively for the services provided to children and youth 19 years of age or less and their families and for administrative costs directly related to SEED Success's provision of such services.

14. *Accreditation/Licensure/Certifications*. SEED Success must comply with all state/federal certification and licensing requirements and all applicable federal, state, and local laws and must remain in "good standing" with the applicable oversight entity.

15. **Conflict of Interest.** SEED Success agrees that no member of its Board of Directors or its employees now has, or will in the future, have any conflict of interest between himself/herself and SEED Success, and this shall include any transaction in which SEED Success is a party, including the subject matter of this contract. Missouri law, as this term is used herein, shall define "Conflict of Interest".

16. **Subcontracts.** SEED Success may enter into subcontracts for components of the contracted service as SEED Success deems necessary within the terms of the contract. All such subcontracts require the written approval of the BCCSB or their designated representative. In performing all services under the resulting contract agreement, SEED success shall comply with all local, state, and federal laws. Any subcontractor shall be subject to the audit/monitoring requirements stated herein and all other conditions and requirements of this contract agreement.

17. *Employment of Unauthorized Aliens Prohibited*. SEED SUCCESS agrees to comply with Missouri State Statute section 285.530 in that they shall not knowingly employ, hire for

employment, or continue to employ an unauthorized alien to perform work within the state of Missouri. SEED Success shall require each subcontractor to affirmatively state in its Agreement with the SEED Success that the subcontractor shall not knowingly employ, hire for employment, or continue to employ an unauthorized alien to perform work within the state of Missouri. Provider shall also require each subcontractor to provide SEED Success a sworn affidavit under the penalty of perjury attesting to the fact that the subcontractor's employees are lawfully present in the United States.

18. *Litigation*. SEED Success agrees that there is no litigation, claim, consent order, settlement agreement, investigation, challenge, or other proceeding pending or threatened against SEED Success or any individual acting on the SEED Success's behalf, including subcontractors, which seek to enjoin or prohibit SEED Success from entering into this contract agreement of performing its obligations under this agreement.

19. **Board Ownership.** If SEED Success ceases to be funded by the BCCSB or ceases to provide programs and services for Boone County children, youth, and their families, pursuant to this contract, all capital equipment, materials, and buildings purchased with CSF funds shall be returned to Boone County unless so otherwise approved by a majority vote of the BCCSB. In addition, if SEED Success no longer uses capital equipment, materials, or buildings purchased with CSF funds for its original intent, SEED Success will need BCCSB approval to re-direct the use of such.

20. *Failure to Perform/Default*. In the event SEED Success, at anytime, fails or refuses to perform according to the terms of this contract, as determined by the BCCSB, such failure or refusal shall constitute a default hereunder, and the BCCSB will be relieved of any further obligation to make payments to SEED Success as set out herein. This contract will be terminated at the option of the BCCSB.

21. **Termination.** This Contract may be terminated, with or without cause, by either party upon thirty (30) days written notice to the other party. In addition, this agreement may be terminated by the BCCSB upon 15 days' advance written notice for any of the following reasons or under any of the following circumstances:

a. BCCSB may terminate this agreement due to material breach of any term or condition of this agreement, or

b. BCCSB may terminate this agreement if key personnel providing services are changed such that in the opinion of the BCCSB delivery of services are or will be delayed or impaired, or if services are otherwise not in conformity with proposal specification, or if services are deficient in quality in the sole judgment of BCCSB, or

c. BCCSB may terminate this agreement should SEED Success fail substantially to perform in accordance with its terms through no fault of the party initiating the termination, or

d. If appropriations are not made available and budgeted for any calendar year to fund this agreement.

Upon receipt of notice of termination, SEED Success shall make every effort to reduce or cancel outstanding commitments and shall incur no additional expenses. BCCSB shall reimburse the SEED Success for outstanding expenses incurred up to the date of termination, including uncancellable obligations and reasonable termination costs, but in no event, will such costs exceed the total funds presently allocated to this Contract.

22. Indemnification. To the extent permitted under Missouri law, SEED Success agrees to hold harmless, defend and indemnify the BCCSB, the County, its directors, agents, and employees from and against all claims arising by reason of any act or failure to act, negligent or otherwise, of SEED Success (meaning anyone, including but not limited to consultants having a contract with SEED Success or subcontractor for part of the services), or anyone directly or indirectly employed by SEED Success, or of anyone for whose acts SEED Success may be liable in connection with providing these services. This provision does not, however, require Contractor to indemnify, hold harmless, or defend the County of Boone from its negligence.

23. **Publicity by the SEED Success.** SEED Success shall notify the BCCSB of contact with the media regarding CSF funded programs or profiles of participants in CSF funded programs. SEED Success will acknowledge the BCCSB as a funding source whenever publicizing CSF funded programs. SEED Success will collaborate with the BCCSB to inform the community about the ways its tax dollars are being invested in services and supports. SEED Success agrees to acknowledge the Children's Services Fund as a funding source on written and electronic publications including brochures, annual reports, and newsletters.

24. *Independence*. This contract does not create a partnership, joint venture, or any other form of joint relationship between the BCCSB and SEED Success. The BCCSB does not recognize any of the SEED Success's employees, agents, or volunteers as those of the BCCSB.

25. *Binding Effect.* This agreement shall be binding upon the parties hereto and their successors and assigns for so long as this agreement remains in full force and effect.

26. *Entire Agreement*. This agreement constitutes the entire agreement between the parties and supersedes any prior negotiations, written or verbal, and other proposal or contractual agreement. This agreement may only be amended by a signed writing executed with the same formality as this agreement.

27. **Record Retention Clause.** SEED Success shall keep and maintain all records relating to this contract agreement sufficient to verify the delivery of services in accordance with the terms of this agreement for a period of three (3) years following expiration of this agreement and any applicable renewal.

28. *Notice*. Any written notice or communication to the BCCSB shall be mailed or delivered to:

Boone County Community Services 605 E. Walnut, Ste. A Columbia, MO 65201

Any written notice or communication to SEED Success shall be mailed or delivered to:

### **SEED Success**

Attn: Judy Baker 3075 S. Rangeline Road Columbia, MO 65201

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

**SEED Success** 

Signature

Printed Name/ Title

APPROVED AS TO FORM:

County Counselor

### Boone County, Missouri

By: Boone County Commission

Daniel K. Atwill, Presiding Commissioner

By: Boone County Children's Services Board

Les Wagner, Board Chain

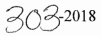
ATTEST?

Paylof W. Burks, 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.)

June fite ford by Signature 25 0513112018 (2161/71100/\$52,513.98) Appropriation Account

An Affirmative Action/Equal Opportunity Employer



# **CERTIFIED COPY OF ORDER**

STATE OF MISSOURI	June Session of the April Adjourned	Term. 20 18
County of Boone		
In the County Commission of said county, o	n the 14th day of June	20 18

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 Contract Amendment Number Two between Boone County and Presbyterian Children's Homes and Services of Missouri.

The terms of the amendment are stipulated in the attached Amendment. It is further ordered the Presiding Commissioner is hereby authorized to sign said Contract Amendment Number Two.

Done this 14th day of June, 2018.

ATTEŞT: Taylor W. Burks

Clerk of the County Commission

aniel K. Atwill

Fred J. Party District I-Commissioner

Janet M. Thompson District II Commissioner

## AGREEMENT FOR PURCHASE OF SERVICES Contract Amendment Number Two Therapeutic Mentoring and Family Support

Now on this day,  $\partial u_{\mu\mu}$ . 2018, the Agreement for the Children' Services Fund dated December 28, 2017 made by Boone County, Missouri and Presbyterian Children's Homes and Services, for and in consideration of the performance of the respective obligations of the parties set forth herein, is amended as follows:

1) ADD a supplemental funding increase for the following:

# 1200 Units of Therapeutic Mentoring at \$25.00 per hour for a total not exceed the amount of \$30,000.00

2) 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.

**Presbyterian Children's Homes and** Services of Missouri By: Signature

**Boone County, Missouri** By: Boone County Commission

Dániel K. Atwill, Presiding Commissioner

APPROVED AS TO FORM: County C

ATTEST: Allen Bentern

W. Burks, 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.)

(2161/71106/\$30,000.00) une Appropriation Account

An Affirmative Action/Equal Opportunity Employer