AMENDED AND RESTATED LAND USE RESTRICTION AGREEMENT

Owner's Name and Address:

Crossroads Hope Academy, Inc. 45991 Bermont Road Punta Gorda, FL 33982

Location of Property:

2208 Castillo Avenue Punta Gorda, FL 33950-4315

This <u>AMENDED AND RESTATED</u> LAND USE RESTRICTION AGREEMENT ("20222023 LURA") is made and entered into as of March 22, 2022, by and between <u>Charlotte</u> <u>CountyCHARLOTTE COUNTY</u>, a political subdivision of the <u>stateState of</u> Florida, ("County")18500 Murdock Circle, Port Charlotte, Florida 33948, hereinafter the "County", and <u>Crossroads Hope Academy, Inc.CROSSROADS HOPE ACADEMY, INC.</u>, a Florida <u>nonnot-for-profit corporation (", 45991 Bermont Road, Punta Gorda, Florida 33982, hereinafter the "Grantee").".</u>

PREAMBLE

WHEREAS, on October 25, 2006, County entered into a Land Use Restriction Agreement ("2006 LURA") with Coastal Behavioral Healthcare, Inc., a Florida nonnot-forprofit corporation ("Coastal"), as part of the October 25, 2006, Contract Between Charlotte County and Coastal Behavioral Healthcare, Inc., for the Implementation of the Kelly Hall Safe Haven Facility ("Kelly Hall Contract"). The Kelly Hall Contract required, as a condition of County making a five hundred-_thousand-_dollar (\$500,000.00) grant, the execution and delivery of the 2006 LURA. The 2006 LURA set forth certain terms and conditions relating to the acquisition, construction, equipping, land-use, and leasing of Kelly Hall "Project" and other covenants that run with the land. The 2006 LURA was recorded in the Official Records of Charlotte County at Book 3059, Pages 2119-2128, on October 30, 2006; and

WHEREAS, on April 9, 2009, County and Coastal entered into an "Amendment to

Contract Between Charlotte County and Coastal Behavioral Healthcare, Inc." to amend Paragraph 4 of the Kelly Hall Contract "Distribution of Funds" to raise the maximum amount payable to \$<u>six hundred thousand dollars (</u>\$600,000.00;); and

WHEREAS, on July 1, 2020, Coastal conveyed the Property to First Step of Sarasota, Inc., a non<u>Florida not-for</u>-profit corporation; and

WHEREAS, on January 25, 2022, the Charlotte County Board of County Commissioners, approved the proposed sale and conveyance of the Property from First Step of Sarasota, Inc. to Grantee to be used as a home for teenage foster boys who have had multiple failed placements in Florida's foster care system, and subject to the terms of this 2022 LURAa Land Use Restriction Agreement; and

WHEREAS, on April 26, 2022, the County approved the terms of a Land Use Restriction Agreement ("2022 LURA") which was executed by the parties upon conveyance of the Property to the Grantee; and

WHEREAS, the County and Grantee desire to amend and restate the 2022 LURA to clarify its terms.

NOW, THEREFORE, in consideration of the mutual covenants and undertakings set forth herein, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, County and Grantee do hereby contract and agree as follows:

AGREEMENT

Section 1. <u>Crossroads Hope Academy Castillo Campus.</u> Crossroads Hope Academy Castillo Campus ("Project") is a facility to be occupied by Crossroads Hope Academy, Incr., located at the 2208 Castillo Avenue, Punta Gorda, FLFlorida 33950-4315 ("Property") as more particularly described in Exhibit A.

County and Grantee hereby declare their understanding and intent that, the Project will be owned, managed, and operated, as a youth group foster home. Grantee hereby represents, covenants, and agrees as follows:

- (a) The Project will be, maintained for the purpose of providing youth group foster home services.
- (b) The Project consists of residential dormitory type structures.
- (c) During the Term of this Agreement the Grantee will not convert the Project, or any portion of it, for any other purpose without written consent of County.
- (d) No dwelling unit in the Project shall be occupied by Grantee at any time unless the Grantee resides in a dwelling unit in a building or structure which contains at least four (4) dwelling units and unless the resident of such dwelling unit is a resident manager or other necessary employee (ie.<u>i.e.</u>, maintenance and/or security personnel).
- (e) Grantee shall not discriminate based on race, creed, religion, color, age, sex, marital status, family status, handicapped status, or national origin in the

lease, use, or occupancy of the Project, or in connection with the employment or application for employment of persons for the operation and management of the Project.

Section 2. Foster Care. Grantee hereby represents, covenants, and agrees:

- (a) Grantee shall maintain complete and accurate records pertaining to the dwelling units occupied or to be occupied by foster children and to permit County to inspect such records upon reasonable notice.
- (b) Grantee shall immediately notify County of any change in the management or ownership of the Project.

Section 3. <u>Consideration.</u> In 2006. County issued a <u>Grant(s)grant</u> in the amount (as amended) of six-_hundred thousand dollars (\$600,000.00) to Coastal for the primary purpose of enabling Coastal to acquire, construct, and equip the Project as a residential development principally for persons of extremely low income subject to the covenants in the 2006 LURA. In consideration for County's consent to the sale and conveyance of the Property to Grantee, and in lieu of payment of the six-_hundred thousand dollars (\$600,000.00) due upon breach of the 2006 LURA, Grantee has entered in tointo this 20222023 LURA.

Section 4. <u>Reliance.</u> County and Grantee hereby recognize and agree that the representations and covenants set forth herein may be relied upon by the other party.

Section 5. <u>Sale and Conveyance of Project.</u> Grantee shall not sell or convey the Project, in whole or in part, without the prior written consent of the County, which consent may be given or withheld in the sole discretion of the County.

Section 6. <u>Term_x and Termination</u>. This <u>20222023</u> LURA shall become effective upon its execution and delivery and shall remain in full force and effect until October 25, 2036. <u>Further, this 2023 LURA will terminate on the date the Property is acquired by foreclosure or deed in lieu of foreclosure, upon the recorded declaration of the party so acquiring the Property (unless it is determined that such acquisition is part of an arrangement with the Grantee, the sole purpose of which is designed to terminate such period).</u>

Section 7. Enforcement. If The Grantee defaults in acknowledges that the performanceprimary purpose of its obligations under this 2022 LURA, and if such default remains uncured for a period of 30 days after notice of the default has been given2023 LURA is to ensure compliance by County to the Grantee, County shall have the right to enforce this 2022 LURA. A default may be cured upon Grantee's payment of six-hundred thousand dollars (\$600,000.00) to repay County the grant money distributed to Coastal to rehabilitate the facility or with the restrictions provided herein, AND BY REASON THEREOF, THE GRANTEE, IN RECEIVING THE CONSIDERATION AS OUTLINED IN SECTION 3, HEREBY AGREES THAT THE COUNTY SHALL BE ENTITLED, FOR ANY BREACH OF THE PROVISIONS HEREOF, AND IN ADDITION TO ALL OTHER REMEDIES PROVIDED BY LAW OR IN EQUITY, TO ENFORCE SPECIFIC PERFORMANCE BY THE GRANTEE OF ITS OBLIGATIONS UNDER THIS DECLARATION IN A STATE COURT OF COMPETENT JURISDICTION. The Grantee

<u>may cure any default herein</u> by complying with the terms of this 20222023 LURA within sixty (60) days of written notice of default by County. County may allow Grantee additional time to cure a default at the sole discretion of County. If

The County shall have the right to enforce this 2023 LURA and require curing of defaults in such shorter periods than specified above as County my determine necessary to maintain compliance with State law and regulations. In the event this 20222023 LURA is must be enforced by or on behalf of the County, the County shall be entitled to recover any costs incurred in such judicial proceedings, including reasonable attorneyattorney's fees, expenses, and court costs.

Section 8. <u>Recording and Filing; Covenants to Run with the Land.</u> This 2022 LURA <u>It</u> is a land-use restriction agreement to be recorded in the public records and run with <u>express intent of the landparties herein that</u>:

- (a) Upon execution and delivery by the <u>Partiesparties</u>, this <u>20222023</u> LURA and any amendments shall be recorded and filed in the official records of Charlotte County, <u>FLFlorida</u>.
- (b) This Agreement<u>2023 LURA</u> and the covenants contained herein shall run with the land and shall bind, and the benefits shall inure to, respectively, Grantee, County, and their respective successors and/or assigns.

Section 9. <u>Governing Law.</u> This Agreement shall be governed by the laws of the State of Florida.

Section 10. <u>Assignment.</u> Any assignment of this <u>20222023</u> LURA from <u>Crossroads</u> <u>Hope Academy, Inc.the Grantee</u> requires written consent of County prior to the sale and conveyance of the Property.

Section 11. <u>Amendment.</u> County and Grantee may, enter in tointo one, or more, written amendments or supplements to this 20222023 LURA. Any such amendment must be executed with the same formalities as this 20222023 LURA.

Section 12. <u>Notice.</u> Any notice required to be given hereunder shall be given by personal delivery, by certified U.S. mail, or by expedited service at the addresses specified below, or at such other addresses as may be specified in writing by the <u>Partiesparties</u>, and any such notice shall be deemed received on the date of delivery if by personal delivery or expedited delivery service, or upon actual receipt if sent by certified U.S. mail.

County:

Human Services Director Charlotte County Human Services Department 21500 Gibralter Dr.<u>Drive</u> Port Charlotte, FL 33952

Grantee:

Crossroads Hope Academy, Inc.

45991 Bermont Road Punta Gorda, FL 33982

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Section 13. <u>Severability.</u> If any provision of this <u>Agreement2023 LURA</u> shall be invalid, illegal, or unenforceable, the validity, legality, and enforceability of the remaining portions shall not in any way be affected or impaired.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, County and Granteethe parties have causedentered into this Agreement to be signed, sealed, and attested on their behalf by duly authorized representatives, all2023 LURA as of the date first written above and year signed by the County.

BOARD OF COUNTY COMMISSIONERS OF CHARLOTTE COUNTY, FLORIDA

By: _

Hector Flores, County Administrator

ATTEST:

Roger D. Eaton, Clerk of the Circuit Court and Ex-Officio Clerk of the Board of County Commissioners

Date: _____

By:

Deputy Clerk

APPROVED AS TO FORM AND LEGAL SUFFICIENCY:

By: ______ Janette S. Knowlton, County Attorney LR 2021-0492LR23-0193_____

GRANTEE:

Crossroads Hope Academy, Inc.

CROSSROADS HOPE ACADEMY, INC.

WITNESSES:

	-
Print Name:	≣ By:
Print Name:	 Print Name:
	Date:
Print Name:	
	- Date:

STATE OF FLORIDA COUNTY OF CHARLOTTE

The foregoing instrument was acknowledged before me by means of () physical presence or () online notarization, this ____ day of ____, 20__ by ____, who is () personally known to me or () who has produced _____ as identification, and who () did / () did not

take an oath.

NOTARY PUBLIC

PRINTED NAME OF NOTARY PUBLIC

SEAL:

Lots 1 thru 8, Block 14, Lots 13 thru 20, Block 14, and Lots 1 thru 8, Block 17, together with the South half vacated 60 feet wide right of way of Castillo Avenue and vacated 60 feet wide right of way of Sevilla Avenue, VISTA DEL CIUDAD, Plat Book 1, Page 48 ½, of the Public Records of Charlotte County, Florida.

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