JUDICIAL AND PUBLIC SAFETY SERVICES
BETWEEN ARLINGTON COUNTY AND THE CITY OF FALLS CHURCH

This Agreement is made and entered into this 8th day of December 2012 between the Council of the City of Falls Church, Virginia ("City") and the County Board of Arlington County, Virginia ("County").

I. Recitals:

On January 1, 1988, the City of Falls Church ("City") was transferred from the 19th Judicial District and Circuit to the 17th Judicial District and Circuit. As a consequence, the City has been provided with certain services furnished by the following 17th Judicial entities: the Circuit Court; the General District Court; the Juvenile and Domestic Relations District Court; and the Arlington County Commonwealth's Attorney.

The County provides, at its cost, for the salary, benefits, offices, utilities, materials, equipment, supplies and other support to these various entities. Because the City jointly uses the services provided by these entities, the City has agreed to pay for its share of the costs.

The County has also agreed to provide services to the City related to its emergency communication operations, Community Corrections program, and the Alcohol Safety Action Program. And the City has agreed to pay for its share of costs related to these services.

The City has agreed to provide services to the County related to its residential home for juvenile girls (Aurora House), which is operated under the direction of the Juvenile and Domestic Relations District Court, but financed by the City. Because the County jointly uses this service, the County has agreed to pay for its share of the costs.

This agreement defines what payments are owed by the City to the County or owed by the County to the City for its share of local expenses for the services stated above and further identified in Section III. Scope of Service.

This Agreement and the work performed hereunder shall be governed in all respects by the laws of the Commonwealth of Virginia and the jurisdiction, forum, and venue for any litigation with respect thereto shall be in the Circuit Court for Arlington County, Virginia, and in no other court.

II. Definitions and Payments:

"Child Care Day" shall equal the participation of one child in a program per calendar day. For example, if a child participates in a program for 32 calendar days and a second child participates for 42 days, then the actual Child Care Days for the two participants is 74. Actual Child Care Days accrued by the City and County for any particular program shall be tracked by the jurisdiction operating the
program. In addition, the actual Child Care days will be tracked according to whether the participant is a County or City resident in order to determine each jurisdiction’s utilization.

“Child Care Day Rate” shall be calculated by subtracting the fiscal year program revenues from the fiscal year program expenses (including any routine facility maintenance, utilities and custodial services). The resulting net expenses shall then be divided by the total Child Care Days accrued in the program during the fiscal year – this result shall equal the Child Care Day Rate.

“DES” refers to the County’s Department of Environmental Services. This department is responsible for facility maintenance, custodial services, and most utility payments associated with County facilities.

“FY” means fiscal year. For both jurisdictions, the fiscal year begins on July 1st and ends the following June 30th. A specific fiscal year shall be identified by using the year in which the month of June – the end of the fiscal year – occurs.

“Proportionate share” refers to the relative population of each jurisdiction to the total population of the combined jurisdictions. The 2010 Census reported total population for Arlington County is 207,627. The 2010 Census reported total population for the City is 123,322. [see Attachment A] The combined total is 219,959. Therefore, the City’s proportionate share is 5.6%; the County’s is 94.4%. Total population for each jurisdiction, and the resulting proportional share, shall be updated every five years using the most recent American Community Survey five-year data estimates of total population available from the US Census Bureau (www.census.gov).

Billing, Payments, and Providing Estimated Future Costs: The total amount owed during a fiscal year will include (1) the share of costs for services provided in the current fiscal year’s adopted budget and (2) the difference between actual costs and payments received (a reconciliation) for services provide during the fiscal year ended two years prior. For example, the total amount owed for FY 2013 will include the amount owed for services provided during FY 2013 and the reconciliation amount for FY 2011.

The County will invoice the City twice per year for its share of cost for judicial and public safety services provided in this contract. The City will invoice the County twice per year for its share of cost for services at the Aurora House provided in this contract.

Semi-annual invoices shall be sent no later than the 1st of December and June, with payments due within 30 days of receipt. Invoices shall be delivered to each jurisdiction’s finance department. The finance departments of the City and County shall designate a primary contact person each fiscal year for this purpose.

If either party wishes to contest a charge, it must do so in writing to the County or City Manager or designee within 15 days of receipt of the invoice. The contested charge shall be reviewed, a response issued, and an invoice adjustment made if required, within 15 days of receipt of the written objection. The invoice shall then be due within 15 days of the response.

Estimated costs of services provided by the County and City for the upcoming fiscal year will be provided in writing during the annual budget process, so that each jurisdiction may properly plan for
expenses and revenues associated with this agreement. An initial written estimate of the future fiscal year costs shall be provided by December 30th. An updated written estimate of costs for the proposed budget year shall be provided by February 15th. Each jurisdiction shall specify the final estimate of expenses to be charged to the other by March 31 so as to be included in the adopted budgets of each. After March 31, if the cost to provide a service changes, the jurisdiction receiving services shall not be obligated to pay for the additional cost until that fiscal year is reconciled.

For the fiscal year closing on June 30th, each party shall provide the other with a reconciliation of actual expenses for the services provided compared to payments received for services no later than August 31st.

All notices of estimated expenses shall be provided to each jurisdictions finance department. The finance departments of the City and County shall designate a primary contact person each fiscal year for this purpose.

III. Scope of Services

Judicial Services

A. Circuit Court

The Circuit Court is the trial court of record of general jurisdiction in Virginia; it has authority to try a full range of cases both civil and criminal. The Arlington County Circuit Court hears the following types of cases: adoptions, appeals from General District Court; certain civil cases, equity suits, felonies and misdemeanors originating from grand jury indictments, juvenile cases that have been certified to the Circuit Court, writs of mandamus, probation, and certiorari involving proceedings arising from actions of the local governing body. The Court Clerk issues marriage licenses, records trade names for business, and performs many other governmental ministerial functions.

The Circuit Court is composed of the Judiciary and the Clerk’s Office. The Court is partially state-funded -- the Judges receive salary payments directly from the Commonwealth, while local funds pay for supplemental personnel and non-personnel operating costs. The Commonwealth’s Compensation Board provides funding to the County to support personnel costs in the Clerk’s Office.

Judiciary:
The County pays the salaries and benefits for the non-judicial staff in the Judiciary.

Each fiscal year, the City shall pay its proportionate share of the County funded personnel and non-personnel operating expenses of the adopted budget that support the Circuit Court Judiciary. Generally, no revenues are received. If revenues are budgeted or received for the Circuit Court Judiciary, they will be deducted from operating expenses to determine a net expense.

**Formula:**  City payment = (Proportionate Share) \times (\text{County FY Operating Expense} - \text{FY Revenues})
Clerk’s Office:
Each fiscal year, the City shall pay the County for its proportionate share of County personnel and non-personnel operating expenses of the adopted budget for the Clerk’s Office that is net of these revenues (if included in the adopted budget):

- revenue from the State Compensation Board
- excess fees remitted back to the Court by the Commonwealth, and
- miscellaneous state grants received for the Circuit Court (including the Technology Trust Fund grant).

The City shall also pay its proportionate share of DES facility maintenance, utility, and custodial expenses of the adopted budget associated with the Circuit Court and its Judiciary.

Formula: City payment = (Proportionate Share) ×
(County FY Operating Expense – Compensation Board Revenue – Excess Fees - State Grant Revenue)

B. General District Court

The General District Court has jurisdiction over criminal, traffic, civil, small claims and involuntary civil commitment cases. The Court handles misdemeanor cases, holds preliminary hearings to determine probable cause in felonies, and presides over involuntary mental commitment hearings. The Court also processes records such as criminal warrants, civil cases, and traffic summonses.

The Arlington General District Court is composed of the Judiciary and the Clerk’s Office. The State directly pays the salaries of the judges and the Clerk’s Office personnel. Each fiscal year, the County provides local funding for the General District Court’s operating expenses that supports personnel and non-personnel costs such as operating supplies, operating equipment, communications, and postage.

1. Judiciary
The General District Court judges will continue to sit in Falls Church on Wednesday of each week. The Court will hear adult traffic cases, adult criminal misdemeanor cases, and every other week civil matters. At least twice a month, the Court will hear preliminary hearings for felonies which occurred in the City. The City will provide a suitable courtroom and Judges’ chambers, as well as office materials, supplies, and equipment.

The Judiciary is primarily state-funded. However, the County provides local funding for personnel and non-personnel operating expenses to support the Judiciary. Each fiscal year, the City shall pay its proportionate share of the County funded personnel and non-personnel operating expenses of the adopted budget that support the Judiciary. Generally, no revenues are received. If revenues are budgeted or received for the General District Court Judiciary, they will be deducted from operating expenses to determine a net expense.
Formula: City payment = (Proportionate Share) \times (County FY Operating Expense – FY Revenue)

2. Clerk's Office
The City has its own full-service General District Court Clerk's Office and, therefore, it will not contribute to the cost of operating the Arlington County General District Court Clerk's Office.

C. Office of the Magistrate

The principal function of the magistrate is to provide an independent, unbiased review of complaints of criminal conduct brought to the office by law enforcement or the general public. Magistrate duties include issuing various types of processes such as arrest warrants, summonses, bonds, search warrants, and medical detention orders, plus certain other statutory functions. Magistrates also conduct bail hearings in instances in which an individual is arrested on a warrant charging him or her with a criminal offense. Magistrates provide services 24-hours a day, 365 days a year.

The Chief Magistrate will provide the City with access to a magistrate either at the City Hall Police Department or by video conference, or the City's officers and citizens will have access to and use of the magistrate's located at the Arlington County Court House. Similarly, when in Falls Church, Arlington's officers and citizens will have access to the magistrate located at the City Hall Police Department.

The City will provide at its sole expense office materials, supplies, and equipment for the magistrate to use while present in the City Hall.

The Office of the Magistrate is primarily funded directly by the State. However, the County provides local funding to supplement the Magistrate’s personnel (only to those hired prior to 2008) and non-personnel operating expenses. Each fiscal year, the City shall pay its proportionate share of the County funded personnel expenses of the adopted budget that support the Office of the Magistrate. Generally, no revenues are received. If revenues are budgeted or received for the Magistrate, they will be deducted from operating expenses to determine a net expense.

Formula: City cost = (Proportionate Share) \times (County FY Personnel Expense – FY Revenue)

D. Juvenile and Domestic Relations District Court

The Juvenile and Domestic Relations District Court (JDRDC) hears all matters involving juveniles such as criminal or traffic matters. In addition, this Court handles other matters involving the family such as custody, support and visitation. The Court also hears family abuse cases, cases where adults have been accused of child abuse or neglect, and criminal cases where the defendant and alleged victim are family or household members. JDRDC personnel investigate and supervise adults on matters relating to domestic violence, other intra-family criminal cases, and cases of adult offenses against children; investigate and supervise all matters involving children younger than 18 or those
who committed offenses prior to turning 18. JDRDC operates over a dozen programs to assist and to improve the lives of its clients and positively impact public safety.

The Juvenile and Domestic Relations District Court is composed of four divisions: the Judiciary, Clerk's Office, Probation, and Community Programs. JDRDC is partially funded by the Commonwealth. The state directly pays the salaries of judges, and provides some reimbursement and grant funding for court services and community programs. Each fiscal year, the County provides local funding to support the JDRDC.

1. Judiciary
The judges will sit in Falls Church every second and fourth Tuesday. The City will provide, at its cost, a suitable courtroom, Judges' Chambers, and materials, including such things as books, office supplies, robes and the like.

The Judiciary is primarily state funded – the state directly pays for the salaries and benefits of most personnel. However, each fiscal year the County provides local funding to supplement the personnel and non-personnel operating expenses associated with the Judiciary.

Each fiscal year, the City shall pay its proportionate share of the County funded personnel and non-personnel operating expenses of the adopted budget for the JDRDC Judiciary. Generally, no revenues are received. If revenues are budgeted or received for the JDRDC Judiciary, they will be deducted from operating expenses to determine a net expense.

Formula: City payment = (Proportionate Share) × (County FY Operating Expense – FY Revenue)

2. Clerk's Office
The City has a full-service Clerk's Office and will not contribute to the cost of the Arlington Clerk's Office.

3. Probation Office
The City also has its own Probation Office and provides many, but not all, of its own services. However, it is assumed that the City will use one-third of the services provided by the County's Probation Department. Services provided by the County Probation Office will include back-up intake support, after-hours intake, court coverage in Arlington when needed, guidance and direction from supervisors and the Parole Officer, short-term vacancy support (if needed), court psychologist, and Court Services Unit programs like Shoplifter, Victim Awareness, Life Skills, etc.

The State partially reimburses the County for personnel and non-personnel expenses in the Probation Office. On occasion, the County may also secure a federal grant to support these services.

Each fiscal year, the City shall pay its proportionate share of one-third of the County funded personnel and non-personnel operating expenses in the adopted budget associated with the Probation Office. Each fiscal year, the City shall also pay its proportionate share of one-third of the DES
facility maintenance, utility, and custodial expenses of the adopted budget associated with JDRDC. Operating expenses shall be offset by revenue from the Commonwealth and the Federal Government that is included in the County’s adopted budget.

**Formula:** City payment = (Proportionate Share) × 1/3(County FY Operating Expenses – State Revenue – Federal Revenue)

4. Community Programs

**Detention Diversion Program**

JDRDC operates the Detention Diversion Program (DDP), which is a home detention alternative to the secure detention of juveniles charged with certain crimes. DDP Counselors closely monitor the juvenile’s behavior at home, at school and in the community to ensure compliance with the court’s orders.

The program currently provides 14 slots for juveniles. Each fiscal year, the City shall pay the County for the City’s actual usage of Child Care Days. Child Care Days and the Child Care Day Rate shall be calculated according to the defined methodology stated in Section II above.

**Formula:** City cost = (FY City Child Care Days Used) × (FY Child Care Day Rate for Detention Diversion Program)

- In order to establish the upcoming fiscal year budget, the parties agree to determine the average number of City Child Care Days for the two previously reconciled budget years. This average shall be multiplied by the Child Care Day Rate of the proposed FY budget to determine the estimated cost for the upcoming fiscal year.

**Gang Task Force Coordinator**

The City agrees to pay twenty percent (20%) of the total personnel (salary and benefits) expense for the gang task force coordinator position funded in the County’s adopted budget. If future grant revenue is secured to support this position, then the amount of revenue received shall be used to offset the personnel expenses, prior to calculating the City’s twenty percent share.

**Formula:** City payment = 20% × (County FY Personnel Expense for Gang Task Force Coordinator Position)

**Argus House**

Argus House is a community-based group home for at-risk boys between the ages of 13 and 18. The program emphasizes personal accountability, competency development, leadership, and positive functioning in the community. Argus House works closely with parents, siblings, schools, probation counselors, employers, and members of the community to help residents make lasting changes in their lives. The daily program includes: peer groups, study hall, anger management and social skills training, therapeutic recreation, regular community service projects, parent groups, and multifamily activities.
Each fiscal year, the City shall pay the County for the City’s actual usage of Child Care Days. Child Care Days and the Child Care Day Rate shall be calculated according to the defined methodology stated in Section II above. County funded personnel and non-personnel operating expenses are offset by revenues such as client fees, state grant funds, and federal grants funds that support Argus House.

**Formula:** City payment = (FY City Child Care Days Used) × (FY Child Care Day Rate for Argus House)

- In order to establish the upcoming fiscal year budget, the parties agree to determine the average number of City Child Care Days for the two previously reconciled budget years. This average shall be multiplied by the Child Care Day Rate of the proposed FY budget to determine the estimated cost for the upcoming fiscal year.

A similar formula will be utilized to calculate the City’s cost for using the Arlington County Girls Outreach Center, if utilized.

**Aurora House Services Provided by the City**

Aurora House is a residential counseling center for girls’ aged 13 to 17, and certified by the Virginia Department of Juvenile Justice. Aurora House offers long-term community-based treatment to a group of up to 12 girls. Participants receive individual, group, and family counseling, case management, and educational support during their stay.

Each fiscal year, the County shall pay the City for the County’s actual usage of Child Care Days. Child Care Days and the Child Care Day Rate shall be calculated according to the defined methodology stated in Section II above. City funded personnel and non-personnel operating expenses are offset by revenues such as client fees, state grant funds, and federal grants funds that support Aurora House.

**Formula:** County payment = (FY County Child Care Days Used) × (FY Child Care Day Rate for Aurora House)

- In order to establish the upcoming fiscal year budget, the parties agree to determine the average number of County Child Care Days for the two previously reconciled budget years. This average shall be multiplied by the Child Care Day Rate of the proposed FY budget to determine the estimated cost for the upcoming fiscal year.

**E. Office of the Commonwealth’s Attorney**

The Office of the Commonwealth’s Attorney in Arlington County will perform those statutorily assigned duties and will prosecute all felony, misdemeanor, and traffic cases for the City and will hold preliminary hearings for such cases in the City of Falls Church.

Local County funds are the primary source of financial support for personnel and non-personnel operating expenses for the Office of the Commonwealth’s Attorney. County funds are partially offset by revenues from the State Compensation Board and with state and federal grant funds.
Each fiscal year, the City shall pay its proportionate share of the County funded personnel and non-
personnel operating expenses of the adopted budget for the Office of the Commonwealth’s Attorney. Each fiscal year, the City shall also pay its proportionate share of County DES facility maintenance, utility, and custodial expenses of the adopted budget associated with the Commonwealth’s Attorney. Operating expenses shall be offset by state revenue, federal grant revenue and services charges that are included in the adopted budget.

Formula: City payment = (Proportionate Share) × (County FY Operating Expense – State Revenue – Federal Grant Revenue – Service Charges)

Public Safety Services

F. Office of Emergency Management

Emergency 911 calls from the City are routed to the County’s Emergency Communications Center (“ECC”). The County’s ECC technicians dispatch calls from City residents and businesses for Fire services, including for fire, rescue and emergency medical technician services, to the County’s Fire Department. Calls from the City for Police services are also received by the County’s ECC, but when a technician determines that the caller requires the Police, rather than the Fire Department, the caller is transferred to the City’s Police Department for dispatch. The City also uses the County’s digital radio system and infrastructure for fire/police/sheriff emergency communications.

On a monthly basis, the County shall determine the total number of ECC calls processed and the number and percentage of ECC calls processed that are for the City. At the end of each fiscal year, the total fiscal year percentage of ECC processed calls for the City shall be calculated using the monthly data. This shall be the City’s percentage of ECC calls.

On a monthly basis, the County shall determine the total hours, minutes, and seconds of radio air time used on its digital radio communications systems and the hours, minutes, and seconds of radio air time used by the City on its assigned radio devices. At the end of each fiscal year, the total fiscal year percentage of radio air time for the City shall be calculated using the monthly data. This shall be the City’s percentage of radio air time.

This data shall be provided to the City and used to determine total ECC related costs for the City and project future City costs.

- Each fiscal year, the City shall pay a portion of Emergency Communications Center personnel costs in the County’s adopted budget. The City’s share shall consist of the total salary and benefits for all Emergency Communication Center personnel in the adopted budget multiplied by the City’s percentage of ECC calls during the fiscal year.

Formula: City payment = (FY City % ECC calls) × (County FY Personnel Expense for ECC)
To project costs for the proposed FY budget, the percentage of ECC calls attributed to
the City from the most recently reconciled fiscal year shall be used to develop the
upcoming fiscal year’s payment.

- Each fiscal year, the City shall also pay a portion of DES facility maintenance, utility, and
custodial expenses in the County’s adopted budget associated with the ECC. The City’s
share shall be calculated using its percentage of ECC calls during the fiscal year.

  Formula: City payment = (FY City % ECC calls) × (County FY DES Expense for ECC)

- Each fiscal year, the City shall pay a portion of the ECC phone system maintenance costs
consisting of the County’s contract expense(s) in the given fiscal year multiplied by the
City’s percentage of ECC calls.

  Formula: City payment = (FY City % ECC calls) × (County FY ECC Phone System
Maintenance Expenses)

- To project costs for the proposed FY budget, the percentage of ECC calls attributed to
the City from the most recently reconciled fiscal year shall be used to develop the
upcoming fiscal year’s payment. And, phone system maintenance shall be estimated
using a monthly average cost from a recent twelve month period and considering the
contract terms.

- The City shall pay a portion of the County’s contract(s) for maintenance, preventative
maintenance, technical support and monitoring contract of its digital radio communications
system and network. The City share of costs shall consist of the total contract costs for the
fiscal year multiplied by the percentage of radio air time use attributed to the City in the
fiscal year.

  Formula: City payment = (FY % City Radio Air Time) × (County FY Radio
Maintenance Expenses)

- To project costs for the proposed FY budget, the City’s percent of air time from the
most recently closed fiscal year shall be applied to the County’s projected radio
maintenance contract expense for the future fiscal year.

G. Community Corrections

The General District Court Judges, when sitting in the City, from time to time will utilize the
Arlington County Community Corrections Unit (CCU) to provide sentencing reports, community
supervision, referral assistance, and community monitoring of local offenders. The CCU, a part of
the Arlington County Manager’s Office, upon request of the court Judges, will prepare sentencing
reports, provide probation supervision and/or monitoring, assist offenders with referrals to address issues such as mental health, substance abuse and anger management, and otherwise keep the Court informed of an offender’s status while he or she is in the Community. The CCU will provide written status reports, notify the Court when offenders commit new offenses or otherwise violate their terms and conditions of Probation, and appear in Court to explain offender status.

Each fiscal year, the City agrees to pay its proportionate share of County funded personnel and non-personnel expenses in the adopted budget for CCU, less revenue via the State’s Comprehensive Community Corrections Act grant funds.

**Formula:** City payment = (Proportionate Share) × (County FY Operating Expense – State Revenue)

**H. Alcohol Safety Action Program**

The Sheriff's budget includes the Alcohol Safety Action Program (ASAP) which is mostly self-supporting. Each fiscal year, the City agrees to pay a percentage share of net County expense based upon the number of City residents referred to the program as a portion of all program referrals.

**Formula:** City Payment = (City ASAP Referrals / Total ASAP referrals) ×

(County FY operating expense – ASAP Charges for Services Revenue)

To project costs for the proposed FY budget, ASAP staff shall provided a projected number of City referrals and total referrals based on prior year actual.

**Administrative Overhead/Capital/ Technology Fee**

Each fiscal year, the City shall pay the County an additional amount equal to one (1) percent of total service charges as a fee to help offset the County’s administrative overhead, pay-as-you-go capital, and technology investments costs associated with the services provided under this agreement.

**Formula:** City Payment = (Total FY service charges under this agreement) × 0.01

**IV. TERM:**

All remedies available to the County under this Agreement are cumulative, and no such remedy shall be exclusive of any other remedy available to the County at law or in equity.

The failure of either party to exercise in any respect a right provided for in this Agreement shall not be deemed to be a subsequent waiver of the same right or any other right.

The parties mutually agree that no provision of this Agreement shall create in the public, or in any person or entity other than those signing this agreement as parties hereto, rights as a third party beneficiary hereunder, or authorize any person or entity, not a party hereto, to maintain any action for
personal injury, property damage, or breach of contract pursuant to the terms of this agreement or otherwise.

**Term:** This agreement shall commence on July 1, 2012 and remain in effect until June 30, 2017. This agreement may be modified or amended as mutually agreed upon in writing by the parties. Obligations hereunder are subject to the annual appropriation of funds by the Arlington County Board or the Council of the City of Falls Church, as appropriate.

**Termination:** This agreement may be terminated in its entirety or in part by either party prior to its expiration date by providing one hundred twenty (120) days written notice to the other party. In the event of termination prior to expiration, amounts due to either jurisdiction shall be prorated if based upon a fiscal year lump sum or shall be calculated on actual use for services associated with child care days, referral or monthly expenses. Unpaid amounts for services provided shall be due immediately upon termination.

Notice of termination shall be provided:

<table>
<thead>
<tr>
<th>to City of Falls Church:</th>
<th>to Arlington County:</th>
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<tbody>
<tr>
<td>City Manager</td>
<td>County Manager</td>
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<tr>
<td>City of Falls Church</td>
<td>Arlington County</td>
</tr>
<tr>
<td>300 Park Avenue</td>
<td>2100 Clarendon Blvd.</td>
</tr>
<tr>
<td>Suite 303 East</td>
<td>Suite 302</td>
</tr>
<tr>
<td>Falls Church, VA 22046</td>
<td>Arlington, VA 22201</td>
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</tbody>
</table>

Upon termination or expiration of this agreement, the parties shall calculate the final amounts due for services rendered and provide the other party with a final invoice. Each party shall pay its respective final invoice within 30 days of receipt.

For the City of Falls Church, VA:

Wyatt Shields 7-10-13
City Manager

For Arlington County, VA:

Barbara M. Donnellan 1-11-13
County Manager
FY 2014 AMENDMENT I
JUDICIAL AND PUBLIC SAFETY SERVICES BETWEEN ARLINGTON COUNTY AND THE CITY OF FALLS CHurch

This Amendment to the Judicial and Public Safety Services agreement dated December 8, 2012 is made and entered into this 16th day of June, 2014 between the Council of the City of Falls Church, Virginia ("City") and the County Board of Arlington County, Virginia ("County").

Juvenile and Domestic Relations District Court - Court Service Director

The Arlington Court Services Unit (CSU) Director will also serve as the appointed Court Services Unit Director for the City if appointed by the judge or judges of the Arlington County Juvenile and Domestic Relations District Court. The Arlington CSU Director will provide the City's CSU staff with supervision on state regulations, case management and documentation, and administrative directives of the court. The Arlington CSU Director will be responsible for supervising only the court-related functions of the City's CSU and its compliance with state regulations and court directives and will serve as the point of contact for the Department of Juvenile Justice and the Juvenile and Domestic Relations Judges.

The City will supervise the City's CSU and its staff in all administrative, fiscal, and human resource functions. The City's CSU is comprised of a Probation Supervisor, an Intake Probation Officer, and an Administrative Assistant. The Probation Supervisor oversees the staff and their completion of case management, probation services, and intake duties. This supervisor will be under the administrative supervision of the City's Director of Human Services.

The City shall: (1) waive any and all claims it has against the County which may arise out of the Arlington CSU Director under this agreement; and (2) indemnify and save harmless the County from all claims by third parties for property damage or personal injury which may arise out of the activities by the Arlington CSU Director for services performed for the City under this agreement.

For each fiscal year the Arlington CSU Director provides the services described above to the City, the City shall pay the Arlington CSU Director's budgeted hourly rate multiplied by an estimated number of hours of service provided each week. The budgeted hourly rate is defined as the total personnel budget (salary and benefits) of the Arlington CSU Director divided by 2,080 hours per year. The estimated number of hours of service the Arlington CSU Director will provide to City each week is three. Arlington County and the City agree to review the estimated number of hours every two years and increase or decrease the estimate based on changes in the level of effort.

**Formula:** Budgeted hourly rate = County FY Personnel Budgeted Expense for Arlington CSU Director / 2,080

**Formula:** City payment = estimated hours of service per week × 52 weeks × budgeted hourly rate

This Amendment shall take effect upon signature by the County. If this Amendment is not in effect by the beginning of FY 2015 (July 1, 2014), the formula shall be adjusted on a pro rata basis based on the weeks remaining in the fiscal year after the Amendment goes into effect.

**Formula:** City payment = estimated hours of service per week × remaining weeks in FY 2015 × budgeted hourly rate

Amendment I Judicial and Public Safety Services Agreement
Billing, Payments, and Providing Estimated Future Costs: The total amount owed during a fiscal year will be based on the formulas defined above. The County will invoice the City twice per year for its share of cost for the Court Service Director. Invoicing, payments and estimates of future costs will be completed according to Judicial Public Safety Services Agreement dated December 8, 2012.

All other provisions of the Judicial and Public Safety Services Agreement between Arlington County and the City of Falls Church remain in full force and effect.

For the City of Falls Church, VA:

Wyatt Shields 4-18-14
City Manager

For Arlington County, VA:

Barbara M. Donnellan 4-17-14
County Manager
FY 2015 AMENDMENT II
JUDICIAL AND PUBLIC SAFETY SERVICES
BETWEEN ARLINGTON COUNTY AND THE CITY OF FALLS CHURCH

This Amendment ("Amendment") to the Judicial and Public Safety Services Agreement Between Arlington County and the City of Falls Church Virginia (the Agreement) dated December 8, 2012 is made and entered into this 20 day of Nov, 2015 between the City of Falls Church, Virginia ("City") and Arlington County, Virginia ("County").

The Paragraph beginning with the boldface word Term: that appears on page 12 of the Agreement is hereby deleted and replaced with the following:

Term: This agreement shall commence on July 1, 2012 and remain in effect until terminated by either party in accordance with its terms. This agreement may be modified or amended as mutually agreed upon in writing by the parties. All obligations for the payment of funds hereunder are subject to the annual appropriation of funds by the Arlington County Board or the Council of the City of Falls Church, as appropriate.

All other provisions of the Agreement remain in full force and effect.

For the City of Falls Church, VA:

Wyatt Shields
City Manager

For Arlington County, VA:

Mark J. Schwartz
Acting County Manager

Amendment II

Judicial and Public Safety Services