### 14819 2003-507 Attachment A

### INTERLOCAL AGREEMENT FOR PROVISION OF DISTRICT COURT SERVICES BETWEEN KING COUNTY AND THE CITY OF

THIS INTERLOCAL AGREEMENT ("Agreement") FOR PROVISION OF DISTRICT COURT SERVICES BETWEEN KING COUNTY ("County") AND THE CITY OF \_\_\_\_\_\_ ("City") is entered on this \_\_\_\_\_ day of \_\_\_\_\_\_, 2003. Collectively, the County and the City are referred to as the "Parties." "Cities" refers to all Cities that have signed an Agreement for District Court Services to begin in January 1, 2005.

Whereas, the City and County are currently parties to an Interlocal Agreement for Provision of District Court Services between King County and the City with an effective date of January 1, 2000 ("Existing Agreement");

Whereas, the County has elected to terminate the Existing Agreement due to insufficient revenues to support the provision of services under that agreement;

Whereas, the Parties wish to enter a new short term agreement which provides sufficient revenue to the County to allow for the continued provision of District Court services and provides the City with a service level commensurate with that revenue and

Whereas, the Parties wish to establish a process under which District Court services, facilities, and costs can be mutually reviewed and a long term contract considered based upon the outcomes of that process;

NOW THEREFORE, in consideration of the mutual covenants contained herein, the sufficiency of which is hereby acknowledged, the Parties agree as follows:

### 1.0 Term

- 1.1 The term of this Agreement shall begin January 1, 2005 and shall expire December 31, 2006 ("Initial Term"); provided, however, the term may be extended under appropriate terms and conditions in accordance with Section 5.0.
- 1.2 Notwithstanding any provisions of the Existing Agreement to the contrary (including Section 1.2.1 or any invocation thereof by the City), the Existing Agreement shall terminate as of January 1, 2005.
- 1.3 Absent mutual contrary agreement, this Agreement shall not be terminated nor terminable prior to the expiration of the Initial Term and any extensions authorized by Section 5, except as provided in Section 3.

### 2.0 Services; Oversight Committees

2.1 District Court Services Defined. The County and District Court shall provide District Court Services for all City cases filed by the City in King County District Court.

District Court Services as used in this Agreement shall mean and include all local court services imposed by state statute, court rule, City ordinance, or other regulations as now existing or as hereafter amended, including but not limited to the services identified in Sections 2.1 through 2.1.7. Nothing in this Agreement shall permit the City to regulate the administration of the court or the selection of particular judges to hear its cases by city ordinance. This Agreement is further subject to re-opener as described in Section 6.0.

- 2.1.1 Case Processing and Management. The County and District Court shall remain responsible for the filing, processing, adjudication, and penalty enforcement of all City cases filed, or to be filed, by the City in District Court, whether criminal or civil. Such services shall include but not be limited to issuance of search and arrest warrants, the conduct of motions and other evidentiary hearings, pre-trial hearings, discovery matters, notifications and subpoenaing of witnesses and parties prior to a scheduled hearing: the provision to the City prosecutor of complete court calendars. defendants criminal histories ("DCH"), abstracts of driving records ("ADR"), and other documentation necessary to efficient caseload management prior to a scheduled City court calendar; the conduct of bench and jury trials, pre-sentence investigations, sentencing, post-trial motions, the duties of the courts of limited jurisdiction regarding appeals, and any and all other court functions as they relate to municipal cases filed by the City in District Court. Upon mutual agreement of the City and the District Court, the District Court may provide some or all of the documents and information required under this section to the City by alternative means, such as electronic files.
- 2.1.2 <u>Customer Service Standards</u>. District Court staff shall be regularly available and assigned to answer incoming telephone calls. At each facility, District Court staff shall be available to respond to customer inquiries at the counter. In order to minimize such workload on District Court staff, the City prosecutor and paralegal staff shall continue to have access to the District Court court files in order to most efficiently obtain copies and other necessary information.
- 2.1.3 Probation Services. The County shall provide probation services unless a City notifies the County in writing that it does not wish the County to provide probation services at least six months prior to January 1 of the year in which probation services shall be discontinued. Notwithstanding this provision, the County may terminate probation services upon not less than six months advance written notice to the City if (a) the County is unable to procure sufficient primary or excess insurance coverage or to adequately self-insure against liability arising from the provision of probation services, and (b) the County ceases to provide probation services throughout King County District Court.

- 2.1.4 The City may purchase additional court services (such as drug court, mental health court, or relicensing) from the County under mutually agreeable terms.
- 2.1.5. Court Calendars. In recognition that the City budget for court services assumes a finite number of regularly recurring court calendars which require the attendance of the City prosecutor, public defender, and police officers, the City's regular court calendars shall remain on \_\_\_\_\_\_. Any additional regularly scheduled City court calendar which requires the attendance of the City prosecutor or public defender shall require the prior consent of the City.
- 2.1.6 <u>City Judicial Services</u>. The judge or judges primarily responsible for hearing the City's regularly scheduled calendars shall be all judges last elected to the judicial district in which the city was located at the time of the last election. If there are no judges who qualify or are available under this definition, then the judge or judges primarily responsible for the hearing of the City's regularly scheduled calendars shall be all judges serving in positions to be elected in the judicial district wherein the city is located. If there are no judges who qualify or are available that meet the preceding two criteria, then any judge of the District Court shall be responsible for hearing the City's regularly scheduled calendars.

Nothing in this contract shall prohibit the Presiding Judge of the District Court or a Division Presiding Judge from assigning a particular judge, who is eligible under the provisions set forth above, to hear any or all of the City's regularly scheduled calendars.

All other calendars, hearings, or judicial functions performed by the Court on city matters can be heard or performed by any judge of the District Court because the City acknowledges that significant efficiencies can thereby be achieved.

- 2.1.7 The County shall provide all necessary personnel, equipment and facilities to perform the foregoing described District Court Services in a timely manner as required by law and court rule.
- 2.2 Level of Service. District Court Services and associated matters shall be regularly monitored through both the District Court Management Review Committee ("DCMRC") and multiple Court Facility Management Review Committees ("CFMRC").
- 2.3 District Court Management Review Committee (DCMRC). System-wide issues related to the services provided pursuant to this Agreement will be monitored and addressed through a District Court Management Review Committee. The Committee shall consist of the District Court's Executive Committee, Administrator of District Court, a representative of the King County Executive and a total of seven city representatives selected by the Cities; provided that any city that has signed this agreement shall be entitled to have one representative attend meetings of the DCMRC. The Cities shall

identify in writing by January 1, 2004 to the Court and the County the names, phone numbers, e-mail and postal addresses of the city representatives. Any changes in the membership of the Committee shall be provided to the other members of the Committee in writing at least 7 days before the change becomes effective. The Committee will meet at least quarterly unless otherwise agreed and shall make decisions and take actions upon the mutual agreement of the members.

- 2.4 Court Facility Management Review Committees. Division/facility level issues related to this Agreement shall be addressed by the Court Facility Management Review Committee established for each Division/facility, taking into consideration guidance from the DCMRC. The Committees for each Division/facility shall consist of the judges at that facility, the Division presiding judge, the Division director, the court manager, the applicable City prosecutor/attorney, the applicable City public defender, and such other representatives as the City or the District Court wishes to include. Each City shall identify in writing to the District Court prior to January 1, 2004 the name, phone number, e-mail and postal address of the representatives that it selects to participate in the division/facility committee. Any changes in the membership selected by any City should be provided to the District Court in writing at least 7 days before the next scheduled meeting. Facility/Division Oversight Committees shall meet monthly unless the Court and the applicable City agree to cancel a particular meeting. The Court shall schedule the first monthly meeting and then the members shall agree on future dates at the first meeting. The Court Facility Management Review Committee shall make decisions and take actions upon the mutual agreement of the representatives.
- **2.5** Obligations of the DCMRC. Notwithstanding its other functions and duties, the DCMRC shall ensure that:
  - 2.5.1. District Court Services are provided pursuant to this agreement and such District Court Services are not reduced in any material manner as a result of King County budget decisions. In particular, staffing and service levels shall remain constant for city cases. Any subsequent decision by the County to materially reduce District Court Services shall require the prior written consent of the City.
  - 2.5.2. A cost and fee reconciliation is completed at least annually and that the fees retained by the County and remitted to the City are adjusted to ensure that the County fully recovers its City Case Costs and that the City retains the remaining Fees, as defined and described in Section 4, below.
  - 2.5.3 Subject to GR 29, which requires that the ultimate decision making power regarding management of the court rests with the Presiding Judge and/or the Division Presiding Judge, the District Court Management Review Committee shall provide recommendations and/or guidelines regarding any service issues that arise during the course of this Agreement including, but not limited to, court calendar scheduling, public access (such as phone and counter services), officer overtime, officer availability (such as vacation and training schedules),

new technology, facility issues, jail issues, and warrant issues. The Presiding Judge and the Division Presiding Judges shall give great weight to the recommendations made by the District Court Management Review Committee. Such recommendations and guidelines shall be devised for the convenience of the parties and are intended to assist with the implementation of this contract. Notwithstanding this subsection, however, neither the Presiding Judge nor the Division Presiding Judge shall have the authority to modify the District Court Services specified in Section 2.1 through 2.1.7 of this Agreement without the prior consent of the City.

### 3.0 Facilities

- 3.1 The County may elect to close a District Court facility in its sole discretion. The City shall be included in any decision to close any district court facility, consistent with currently adopted King County policy or such amended policy as is adopted by the County regarding the closure of district court facilities. The Cities shall be entitled to notice of any change to such King County policy during the term of this Agreement.
- 3.2 If the County decides to close a facility directly serving the City or to relocate any District Court Services currently provided to the City and such closure or such relocation of Services will occur prior to December 31, 2006, the County shall provide 12 months written notice to the affected City of such closure or relocation of Services. This written notice shall designate the date of closure or relocation of Services ("Closure Date") and also designate the facility at which the County intends to provide services to that City following the closure ("Relocated Facility"). Within 90 days of receipt of such notice, the City may elect by serving a written notice on the County: 1) to have the services hereunder provided at the Relocated Facility until the expiration of this Agreement; 2) to terminate this Agreement on a date selected by the City that is prior to December 31, 2006; or 3) provided that no prior right of first refusal burdens the facility to be closed. the City shall have the first right to purchase or lease the facility to be closed. Any city with a prior right of first refusal set out in an existing contract and any city with a larger caseload at the facility shall have prior right of first refusal before the City. The City will next have the right of first refusal and if the City declines to exercise such first right, then any other city utilizing the facility shall be next entitled to purchase or lease the facility scheduled for closure. Except from the City or any other city with a caseload at the facility, the County shall not execute any purchase and sale agreement or any lease for the facility during this twelve-month period. In the event the City fails to timely make a written election under this Section, this Agreement shall remain in full force and effect and the County shall provide the services to the City at the Relocated Facility until the expiration of this Agreement.
- 3.3 If the City elects to terminate this Agreement in accordance with Section 3.2, the Parties shall work together to facilitate that City's transition to another means of providing court services. In the event of such a termination, the City shall remain responsible for the City's proportionate share of any compensation due the County for City Case Costs incurred by the County and for any payments due pursuant to section

- 4.5. In addition, following such termination, the County shall be entitled to collect and retain Local Court Revenues as provided in section 4.7.
- 3.4 If the City elects to purchase or lease the facility pursuant to Section 3.2, the Parties shall agree upon appropriate terms of such conveyance and obtain any required approvals from the Parties' legislative bodies.
- 4.0 Revenue; Filing fees Established; City Payments in Lieu of Filing Fees; Local Court Revenues Defined.
- 4.1 Filing Fees Established. A filing fee is set for every criminal citation or infraction filed with the District Court. The filing fee is \$ 250 for a criminal citation and \$21.50 for an infraction, the basis for which is shown in the attached Exhibit A. Filing fees will be established each year by the District Court Management Review Committee pursuant to statutory criteria and this Section.
  - 4.1.1 Pursuant to RCW 3.62.070 and RCW 39.34.180, the County will retain its portion of Local Court Revenues (as defined below) and additional payments pursuant to 4.5, if any, as full and complete payment by the City for services received under this agreement.
  - 4.1.2 In entering into this Agreement for District Court Services, the City and County have considered, pursuant to RCW 39.34.180, the anticipated costs of services, anticipated and potential revenues to fund the services, including fines and fees, filing fee recoupment, criminal justice funding and state sales tax funding.
- 4.2 Compensation for Court Costs. The Parties agree that the County is entitled to sufficient revenue to compensate the County for all City Case Costs incurred during the term of this Agreement. For purposes of this Agreement, "City Case Costs" means the sum of the costs as determined by the County pursuant to Exhibit B.
- 4.3 To ensure that the revenue provided to the County is equal to the City Case Costs incurred in each year of the term of this Agreement, the County shall perform reconciliations of the actual City Case Costs in comparison to the Local Court Revenue retained by the County during that year in accordance with Exhibit B. Reconciliations shall be performed as set forth below:
  - 4.3.1 The County shall perform a reconciliation of its actual reported City Case Costs and the Local Court Revenues retained in 2003 ("2003 Reconciliation"). This reconciliation shall be completed no later than July 31, 2004. The Cities shall make a one-time payment of up to \$10,000 to the County for the costs of performing the 2003 Reconciliation. The City shall pay to the County within 60 days of receipt of an invoice its proportionate share (based on its proportionate share of 2003 Local Court Revenues) of this \$10,000. Thereafter, for the Reconciliations completed

- in 2005, 2006, and 2007 (for 2004, 2005, and 2006 respectively), the County costs of performing the reconciliations shall be a reimbursable City Case Cost and included as a City Case Cost under Exhibit B.
- 4.3.2 The County shall perform a reconciliation of its actual reported City Case Costs and the Local Court Revenues retained in 2004 ("2004 Reconciliation"). This reconciliation shall be completed no later than July 31, 2005.
- 4.3.3 The County shall perform a reconciliation of its actual reported City Case Costs and the Local Court Revenues retained in 2005 ("2005 Reconciliation"). This reconciliation shall be completed no later than July 31, 2006.
- 4.3.4 The County shall perform a reconciliation of its actual reported City Case Costs and Local Court Revenues retained in 2006 ("2006 Reconciliation"). This reconciliation shall be completed no later than July 31, 2007.
- 4.3.5 Upon completion of each reconciliation and no later than August 1<sup>st</sup>, the County shall send the Cities a written statement as to the findings of the reconciliation.
- 4.4 Subject to the adjustments set forth below, the County will initially retain 86% of Local Court Revenues (defined below) as payment for City court costs. The City shall receive 14% of Local Court Revenues. In order to more closely match Local Court Revenues retained by the County with City Case Costs (and thus lessen the amount of any additional payment or refunds pursuant to section 4.5), the District Court Management Review Committee shall adjust the percentage retained by the County after July 31, 2005, for the following twelve months, based on the 2004 reconciliation. The District Court Management Review Committee shall also adjust the percentage retained by the County after July 31, 2006, for the remaining term of the agreement, based on the 2005 Reconciliation.
- Revenue retained by the County in either year was less than the City Case Costs for that year, the City shall pay the difference to the County within 60 days of receipt of written invoices from the County describing the City's proportionate share of the difference. This proportionate share shall be equal to the difference between the Local Court Revenue retained and the City Case Costs multiplied by a percentage equal to the City's total percentage share of all Local Court Revenues from all Cities. In the event the 2005 or 2006 Reconciliation determines that the Local Court Revenue retained by the County in either year was more than the City Case Costs for that year, the County shall pay the difference to the City based on its proportionate share of Local Court Revenues within 60 days of the County's completion of the reconciliation or, at each City's option, credit such City with such amount for the following year or extended term of this Agreement, if any.

- 4.6 The County retention of Local Court Revenues and the process for reconciliation and additional payments/reimbursements is in lieu of direct City payment for filing fees and it is agreed by the City and County to be payment for District Court Services and costs provided by the County to the City under this Agreement, including but not limited to per-case filing fees. In entering into this Agreement for District Court Services, the City and County have considered, pursuant to RCW 39.34.180, the anticipated costs of services, anticipated and potential revenues to fund the services, including fines and fees, filing fee recoupment, criminal justice funding, and state sales tax funding.
- 4.7 Assuming the County has been compensated as required by this Section, 25% of Local Court Revenues received after the expiration or termination of this Agreement but for cases filed during the term of this Agreement shall be remitted to the City unless an extension or an amendment of this Agreement is entered into. The County shall be entitled to retain the remaining 75% of such Local Court Revenues.
- 4.8 The City supports the District Court's efforts to consider technological advances in the provision of District Court Services. For purposes of this Agreement, and absent future agreement regarding additional technology costs, the City shall pay in addition to other payments required by this Agreement a proportionate share (based upon the City's proportionate share of Local Court Revenues for all Cities) of the total one-time cost, not to exceed \$283,724 for all Cities executing this Agreement, to implement an electronic court records ("ECR") program throughout the District Court. The Cities' share of the payment to implement ECR shall be no more than \$56,745 for each year of this contract or any successor contract, up to a maximum of five years. The Cities' share of the one-time cost to implement ECR will be included as a reimbursable City Case Cost under Exhibit B. The Cities share of on-going costs for ECR is estimated at \$37,000 per year and will be included as a reimbursable City Case Cost under Exhibit B.
- 4.9 Local Court Revenues Defined. Local Court Revenues include all fines, filing fees, forfeited bail, penalties, court cost recoupment and parking ticket payments derived from city-filed cases after payment of any and all assessments required by state law thereon. Local Court Revenues include all revenues defined above received by the court as of opening of business January 1, 2005. Local Court Revenues exclude:
  - 1. Payments to a traffic school or traffic violation bureau operated by a City, provided that if the City did not operate a traffic school or traffic violations bureau as of January 1, 1999, the City will not start such a program during the term of this Agreement.
  - 2. Restitution of reimbursement to a City or crime victim, or other restitution as may be awarded by a judge.
  - 3. Probation revenues.
  - 4. Reimbursement for home detention and home monitoring, public defender, jail costs, on City filed cases.
  - 5. Revenues from city cases filed prior to January 1, 2000.

- 4.10.1 All revenues excluded from "Local Court Revenues" shall be retained by the party to whom they are awarded by the court or who operates or contracts for the program involved, as appropriate.
- 4.11 Monthly Reporting and Payment to City. The County will provide to the City monthly remittance reports and payment to the City from the County for the City's share of Local Court Revenues no later than three business days after the end of the normal business month. On a monthly basis, the County will provide to the City reports listing City cases filed and revenues received for all City cases on which the Local Court Revenues is calculated in a format consistent with the requirements described in Exhibit B. Unless modified by mutual agreement, Exhibit B shall set out the process and content for financial reporting to the City from the County.
- 4.12 Payment of State Assessments. The County will pay on behalf of the City all amounts due and owing the State relating to City cases filed at the District Court out of the gross court revenues received by the District Court on City-filed cases. The County assumes responsibility for making such payments to the State as agent for the City in a timely and accurate basis. As full compensation for providing this service to the City the County shall be entitled to retain any interest earned on these funds prior to payment to the State.

### 5.0 Extension of Term

- 5.1 The County is undertaking a comprehensive review of its District Court operations and facilities and plans to hire a consultant to assist with this effort. It is anticipated that this review will culminate in a District Court Operations Master Plan ("OMP") and a District Court Facilities Master Plan ("FMP"). These Plans, as adopted by the King County Council, will form the basis to consider a mutually agreeable extension or new terms of this Agreement for the longer-term provision of District Court services to Cities unless County policy in the adopted OMP and FMP provides that District Court services will not be provided by the County to Cities.
- 5.2 The Cities shall be entitled to participate in the County's development of the OMP and FMP by serving on one or more committees or work groups charged with developing policy or making recommendations on the OMP and FMP, and providing input and review to the County as ex-officio, non-voting members. The city representatives shall be provided advance notice of, and shall retain the ability but not obligation to participate in all committees or work groups associated with the OMP and FMP, regardless of whether or not such committees or work groups have planning and drafting functions or responsibilities. Any city may attend, but not participate in any such committee meetings.
- 5.3 After County adoption of the OMP and FMP and at least fifteen full calendar months prior to the expiration of the Initial Term or any extension thereof, representatives from the Cities, the King County Executive, and the Presiding Judge of the King County District Court shall meet and confer in good faith regarding the negotiation of an

extension or amendment to this Agreement for the continued provision of District Court Services to Cities in King County. The terms of this Agreement and the adopted OMP and FMP shall be included in such negotiations, but shall not necessarily constitute the exclusive terms for inclusion in any Agreement.

- 5.4 If the Metropolitan King County Council has not adopted an OMP and FMP by March 30, 2005, then representatives from the County and the Cities shall meet and confer in good faith regarding the negotiation of a mutually agreeable extension or amendment to this Agreement for the continued provision of District Court Services to the Cities. The parties shall consider in such negotiations the terms of this Agreement, then-current County policy regarding the provision of District Court Services to the Cities, and the then-current draft or other preliminary documentation of the OMP and FMP.
- 5.5 An extension and amendment of this Agreement must be agreed to no later than June 30, 2005, or by such later date if mutually agreed in writing, or this Agreement shall terminate as of December 31, 2006 without any extension. This provision constitutes written notice of such termination for purposes of RCW 39.34.180, RCW 3.50.180 and RCW 35.20.010 to the extent such provisions are applicable to this Agreement.

### 6.0 Re-opener.

In the event of:

- (i) changes in state statute, court rule, City ordinance, or other regulation requiring the County to provide new court services not included in District Court Services as provided by the County, or resulting in reductions or deletions in District Court Services provided. Provided such new services or reduction of services are reasonably deemed to substantially impact the cost of providing such services; or
- (ii) any decree of a court of competent jurisdiction in a final judgment not appealed from substantially altering the economic terms of this agreement; or
- (iii) changes in state statute, court rule, City ordinance, or other regulation which substantially alter the revenues retained or received by either the County or the City related to City case filings;

Then the parties agree to enter into re-negotiation of the terms of this Agreement. The Agreement shall remain in full force and effect during such negotiations.

- 7.0 Dispute Resolution. Any issue may be referred to dispute resolution if it cannot be resolved to the satisfaction of both parties. Depending on the nature of the issue, there are two different dispute resolution processes, described as follows:
- 7.1 Facility Dispute. Disputes arising out of facility operation and management practices which are not resolved by the Court Facility Management Review Committee

will be referred to the District Court Management Review Committee. If the District Court Management Review Committee is unable to reach agreement within 60 days of referral, then the dispute shall be referred to non-binding mediation. The mediator will be selected in the following manner: The Cities shall propose a mediator and the County shall propose a mediator; in the event the mediators are not the same person, the two mediators shall select a third mediator who shall mediate the dispute. Alternately, the Cities and the County may agree to select a mediator through the mediation service mutually acceptable to both parties.

- 7.2 System Disputes. Disputes arising out of District Court System operations or management, or involving the interpretation of this Agreement in a way that could impact the entire system and other Cities with Comparable Agreements, shall be referred to the District Court Management Review Committee. Failure of this group to reach agreement within 60 days shall result in referral of the issue to non-binding mediation, conducted in the manner described in Section 7.1.
- 8.0 Temporary Waiver of Binding Arbitration. The parties waive and release any right to invoke binding arbitration under RCW 3.62.070, RCW 39.34.180 or other applicable law as related to this Agreement, any extension or amendment of this Agreement, or any discussions or negotiations relating thereto and occurring on or before June 30, 2005, or such later date as may be mutually agreed upon by the parties.

### 9.0 Indemnification.

- 9.1 City Ordinances, Rules and Regulations. In executing this Agreement, the County does not assume liability or responsibility for or in any way release the City from any liability or responsibility which arises in whole or in part from the existence or effect of City ordinances, rules or regulations, policies or procedures. If any cause, claim, suit, action or administrative proceeding is commenced in which the enforceability and/or validity of any City ordinance, rule or regulation is at issue, the City shall defend the same at its sole expense and if judgment is entered or damages are awarded against the City, the County, or both, the City shall satisfy the same, including all chargeable costs and attorney's fees.
- 9.2 Indemnification. Each party to this Agreement shall protect, defend, indemnify, and save harmless the other Parties, their officers, officials, employees, and agents, while acting within the scope of their employment as such, from any and all costs, claims, judgment, and/or awards of damages, arising out of, or in any way resulting from, the party's negligent acts or omissions. No party will be required to indemnify, defend, or save harmless the other party if the claim, suit, or action for injuries, death, or damages is caused by the sole negligence of the party. Where such claims, suits, or actions result from concurrent negligence of two or more Parties, the indemnity provisions provided herein shall be valid and enforceable only to the extent of the party's own negligence. Each of the Parties agrees that its obligations under this subparagraph extend to any claim, demand, and/or cause of action brought by, or on behalf of, any of its employees or agents. For this purpose, each of the Parties, by mutual negotiation, hereby waives,

with respect to each of the other party only, any immunity that would otherwise be available against such claims under the Industrial Insurance provisions of Title 51 RCW. In the event that any of the parties or combination of the parties incurs any judgment, award, and/or cost arising therefrom, including attorneys' fees, to enforce the provisions of this Section, all such fees, expenses, and costs shall be recoverable from the responsible party or combination of the parties to the extent of that party's/those parties' culpability. This indemnification shall survive the expiration or termination of this Agreement.

9.3 Actions Contesting Agreement. Each party shall appear and defend any action or legal proceeding brought to determine or contest: (i) the validity of this Agreement; or (ii) the legal authority of the City and/or the County to undertake the activities contemplated by this Agreement. If both parties to this Agreement are not named as parties to the action, the party named shall give the other party prompt notice of the action and provide the other an opportunity to intervene. Each party shall bear any costs and expenses taxed by the court against it; any costs and expenses assessed by a court against both parties jointly shall be shared equally.

### 10.0 Independent Contractor.

Each party to this agreement is an independent contractor with respect to the subject matter herein. Nothing in this Agreement shall make any employee of the City a County employee for any purpose, including, but not limited to, for withholding of taxes, payment of benefits, worker's compensation pursuant to Title 51 RCW, or any other rights or privileges accorded City employees by virtue of their employment. At all times pertinent hereto, employees of the County are acting as County employees and employees of the City are acting as City employees.

### 11.0 Notice.

Any notice or other communication given hereunder shall be deemed sufficient, if in writing and delivered personally to the addressee, or sent by certified or registered mail, return receipt requested, addressed as follows, or to such other address as may be designated by the addressee by written notice to the other party:

To the County: King County Executive, Room 400, King County Courthouse, 516 Third Avenue, Seattle, Washington 98104

To the City: (insert title of mayor, city manager, or city administrator and address)

### 12.0 Partial Invalidity.

Whenever possible, each provision of this Agreement shall be interpreted in such a manner as to be effective and valid under applicable law. Any provision of this Agreement which shall prove to be invalid, unenforceable, void, or illegal shall in no way

affect, impair, or invalidate any other provisions hereof, and such other provisions shall remain in full force and effect. Notwithstanding the foregoing, this agreement shall be subject to re-negotiation as provided in Section 6.0.

### 13.0 Assignability.

The rights, duties and obligations of a party to this Agreement may not be assigned to any third party without the prior written consent of the other parties, which consent shall not be unreasonably withheld.

### 14.0 Captions.

The section and paragraph captions used in this Agreement are for convenience only and shall not control or affect the meaning or construction of any of the provisions of this Agreement.

### 15.0 Force Majeure.

The term "force majeure" shall include, without limitation by the following enumeration, acts of Nature, acts of civil or military authorities, fire, terrorism, accidents, shutdowns for purpose of emergency repairs, lockouts, strikes, and any other labor, civil or public disturbance, inability to procure required construction supplies and materials, delays in environmental review, permitting, or other environmental requirement or work, delays as a result of legal or administrative challenges brought by parties other than signatories to this agreement, delays in acquisition of necessary property or interests in property, including the exercise of eminent domain, or any other delay resulting from any cause beyond a party's reasonable control, causing the inability to perform its obligations under this Agreement. If the County is rendered unable, wholly or in part, by a force majeure, to perform or comply with any obligation or condition of this Agreement then, upon giving notice and reasonably full particulars to the other Parties, such obligation or condition shall be suspended only for the time and to the extent reasonably necessary to allow for performance and compliance and restore normal operations. For purposes of this Agreement, "force majeure" shall not include reductions or modifications in District Court Services caused by or attributable to reductions or modifications to the budget of the King County District Court as adopted or amended by the Metropolitan King County Council.

### 16.0 Entire Agreement.

This Agreement, inclusive of the Exhibits hereto, contains the entire agreement and understanding of the parties with respect to the subject matter hereof, and supersedes all prior oral or written understandings, agreements, promises or other undertakings between the parties.

### 17.0 Governing Law.

This Agreement shall be interpreted in accordance with the laws and court rules of the State of Washington in effect on the date of execution of this Agreement. In the event any party deems it necessary to institute legal action or proceedings to ensure any right or obligation under this Agreement, the Parties hereto agree that such action or proceedings shall be brought in a court of competent jurisdiction situated in King County, Washington.

### 18.0 No Third Party Rights.

Except as expressly provided herein, nothing in this Agreement shall be construed to permit anyone other than the parties hereto and their successors and assigns to rely upon the covenants and agreements herein contained nor to give any such third party a cause of action (as a third-party beneficiary or otherwise) on account of any nonperformance hereunder.

### 19.0 Counterparts.

This Agreement may be executed in counterparts, and each such counterpart shall be deemed to be an original instrument. All such counterparts together will constitute one and the same Agreement.

### 20.0 Amendment or Waiver.

This Agreement may not be modified or amended except by written instrument approved by resolution or ordinance duly adopted by the City and the County; provided that changes herein which are technical in nature and consistent with the intent of the Agreement may be approved on behalf of the City by their Chief Executive or Administrative Officers and on behalf of the County by the County Executive. No course of dealing between the parties or any delay in exercising any rights hereunder shall operate as a waiver of any rights of any party.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the dates indicated.

King County	City of
King County Executive	Chief Executive or Administrative Officer
Date:	Date:
Approved as to Form:	Approved as to Form:

King County	Deputy	Prosecuting
Attorney		

City Attorney

### **EXHIBIT A**

Filings fees based on the 1999 calculation below increased at a rate of an additional \$5 per year for criminal citations and \$.50 per year for infractions as set out in section 3.1 of the 1999 Interlocal Agreement for the Provision of District Court Services. This calculation and yearly increase was utilized to arrive at the filing fees set in section 4.1 of the Agreement.

### 1999 CALCULATION OF FILING FEES BASED ON DISTRICT COURT COSTS PER CASE FILED

_	1998 est. totals
District Court total budget*	\$19,469,888
less Probation	(\$2,775,993)
less State case costs	(\$178,464)
less Court Administration costs	(\$495,787)
less Office of Presiding Judge	(\$367,830)
Net Costs	\$15,651,815

Judicial Workload by Type of Filing	Infraction 20.1%	Citation 50.7%	<b>Civil</b> 29.2%	Total 100%
Allocated Costs by Type of Filing Number of Total	\$3,146,015 161,190	\$7,935,470 35,040		
Filings  Cost per Filing (estimated filing fee)	\$19.52	\$226.47	n.a.	

<sup>\*</sup>total budget includes all Current Expense Fund, Criminal Justice Fund, overhead and security costs

### EXHIBIT B – PART ONE

### DISTRICT COURT FINANCIAL for OPERATING EXPENDITURES:

The "City Case Cost" for each year, calculated by the County, is equal to the sum of the following<sup>1</sup>:

- I. Salaries and Benefits less Probation Salaries and Benefits
- II. PLUS Non Facilities Costs/Non Current Expense Overhead Costs less Probation
- III. PLUS Current Expense Overhead
- IV. PLUS Facilities Operating and Rent
- V. PLUS Security Costs per Facility
- VI. PLUS Facilities and Security Costs for Contract Cities in the Issaquah Division
- VII. PLUS the amount the County incurs to complete the annual reconciliations as referenced in Section 4.3.
- VIII. PLUS the One-time Technology Costs based on Useful Life (Electronic Court Records)

Note: The account codes referenced throughout this Exhibit may be modified by the County and the codes referenced herein are deemed to include any future successor or modified codes adopted by the County.

### I. Salaries and Benefits less Probation

Using the District Court Program, Salaries and Benefits attributed to Contract Cities less Salaries and Benefits for City of Issaquah caseload activity.<sup>2</sup>

<sup>2</sup> See 2002 Program Budget Attachment "A" to this Exhibit.

See "Exhibit B- Part Two: Summary to Attachments A through H" for Example.

### II. Other Non-Salaries/Benefits/Non – Facilities Costs/Non – Current Expense Overhead Costs less Probation

Costs	Multiplier	Portion of City Case Cost
Annual Total Expenditures for	Multiplier for Non – Facilities	Costs x Multiplier = City Case
all other costs less Salaries	Costs/Non –Current Expense	Cost
and Benefits <sup>3</sup>	Overhead Costs (Caseload	
- less actual expenditures for	Activity Only)	·
probation	District Court Program	
- less account 55160	Budget Contract Cities	
(facilities/construction)	Salaries and Benefits less	ż
- less 55331 (long term	Salaries and Benefits for	·
leases)	the City of Issaquah	
= Sums to the Non -	Caseload activity divided	
Facilities Costs/Non -	by the Total Salaries and	
Current Expense Overhead	Benefits for Total District	
Costs (Caseload Activity	Court less Probation.4	
Only)		

### III. Current Expense Overhead

Costs	Multiplier	Portion of City Case Cost
<ul> <li>The amount incurred</li> </ul>	Multiplier for Non – Facilities	Costs x Multiplier = City Case
by the Current	Costs/Non -Current Expense	Cost
Expense fund on	Overhead Costs (Caseload	
behalf of District Court	Activities Only)	
for personnel services	<ul> <li>District Court Program</li> </ul>	
and fixed asset	Budget Contract Cities	·
management.5	Salaries and Benefits	
	less Salaries and	
	Benefits for the City of	
	Issaquah Caseload	·
	activity divided by the	
	Total Salaries and	
	Benefits for Total	
	District Court less	
	Probation. <sup>6</sup>	

<sup>&</sup>lt;sup>3</sup> Total Expenditures means the Final Year End Actual District Court Expenditures as set forth in the County's Accounting, Reporting and Management System ("ARMS") (when "closed" by the King County Department of Executive Service – Finance) and includes at a minimum all accounts codes 52xxx, 53xxx, 54xxx, 55xxx, 56xxx, 57xxx, 58xxx, 59xxx. See Attachment "B – Part Two" to this Exhibit. Per Section 4.8 – this calculation will also include any ongoing ECR costs.

<sup>&</sup>lt;sup>4</sup> See 2002 Program Budget Attachment "A" to this Exhibit.

<sup>&</sup>lt;sup>5</sup> See Current Expense Overhead Attachment "C" to this Exhibit.

<sup>&</sup>lt;sup>6</sup> See 2002 Program Budget Attachment "A" to this Exhibit.

IV. Facilities – Operating and Rent?

For each facility in which city caseload is heard—the County will calculate the following for each facility and add the totals together (as of Contract signing those facilities include: Bellevue, Shoreline, Northeast (Redmond), SouthWest (Burien), and Aukeen) for each facility (except Issaquah—which is handled in a separate calculation):

Costs	Multiplier	Portion of City Case Cost
Total Cost per Square Foot:	Average of the percent values	Costs x Multiplier = City Case
The square footage cost as	of the City Caseload Method	Cost
set forth in King County	and the Judicial Need by	
DCFM rate on King	Facility Method:	
County account 55160 for		
the District Court	City Caseload Method:	
Suburban facility	Per the Administrative	
Plus the amount per square	Office of the Courts –	
foot incurred by the	determine the city	
County Current Expense	casefilings (vs. the non-	
fund on behalf of District	city casefilings at each	
Court for Building	facility) as a percentage of	
Occupancy for the District	the total caseload at each	
Court Suburban facility	facility.	
Equals the Total Cost per		
Square Foot	Judicial Need by Facility	
T. 10	Method:	
Total Cost per Facility:	Per the District Court	
Multiply the Total Cost	program budget –	
per Square Foot by the	determine the city judicial	
Total Square Footage of	need (vs. the non-city	
the District Court Facility	judicial need at each	
	facility) as a percentage of	· ·
	the total judicial need.	

<sup>&</sup>lt;sup>7</sup> See Attachment D to this Exhibit as an example

V. Security Costs per Facility<sup>8</sup>:

For each facility in which city caseload is heard – the County will calculate the following for each facility and add the totals together (as of Contract signing those facilities include: Bellevue, Shoreline, Northeast (Redmond), SouthWest (Burien), and Aukeen,) for each facility (except Issaquah – which is handled in a separate calculation):

Costs	Multiplier	Portion of City Case Cost
The actual staff salary and	Average of the percent values	Costs x Multiplier = City Case
benefits for screening at each	of the City Caseload Method	Cost
facility.	and the Judicial Need by	•
	Facility Method:	
As of October 2003, these		·
costs included the following	City Caseload Method:	
staff:	Per the Administrative	
The current year salary	Office of the Courts –	
and benefits for one sheriff	determine the city	
screener for each facility	casefilings (vs. the non-	
Plus the salary and	city casefilings) at each	
benefits for one sheriff	facility as a percentage of	
officer for each facility	the total caseload at each	
·	facility.	
	Judicial Need by Facility	
	Method:	
	Per the District Court	
	program budget –	·
	determine the city judicial	
	need (vs. the non-city	
	judicial need) at each	·
·	facility as a percentage of	
	the total judicial need.	İ

<sup>8</sup> See Attachment E to this Exhibit as an example

VI. Facilities and Security Costs for Contract Cities in the Issaquah Division  $\frac{9}{2}$  The County will calculate the following:

Costs	Multiplier	Portion of City Case Cost
Total Cost for Issaquah:	Average of the percent values	Costs x Multiplier = City Case
Facility Costs	of the City Caseload Method	Cost
The major maintenance	and the Judicial Need by	
costs as set forth by King	Facility Method	
County DCFM	City Caseload Method:	-
Plus County account	Per the Administrative	
55331 (long term leases)	Office of the Courts –	· ·
Equals the Total the	determine the city	
Facility Costs for Issaquah	casefiling for the contract	
	cities (vs. the non-city	,
Security Costs	casefilings plus the City of	
<ul> <li>The actual staff salary and</li> </ul>	Issaquah casefilings) at	
benefits for screening at	each facility as a	·
the Issaquah Facility	percentage of the total	
equals the total security	caseload at each facility.	
costs for Issaquah.	Judicial Need by Facility	
	Method:	
As of October 2003, these	Per the District Court	·
costs included the following	program budget –	
staff:	determine the contract city	
• The current year salary	judicial need for the contract cities (vs. the non-	
and benefits for one sheriff	city judicial need plus the	
screener for each facility	City of Issaquah) at each	
<ul> <li>Plus the salary and benefits for one sheriff</li> </ul>	facility as a percentage of	
	the total judicial need.	
officer for each facility	the total judicial need.	
	• •	
	If the above-described process	
Facility Costs + Security Costs	utilizing the average of the	
= the Total Costs of Issaquah	percent values of the two	A company
the rotal costs of issaquair	methods is not feasible for the	
	Issaquah Division, the	
· ·	multiplier for the Issaquah	
	Division will be arrived at	·
	solely based on the City	
	Caseload Method as described	
	above.	
		1
		·

<sup>&</sup>lt;sup>9</sup> See Attachment F for example

### VII. Annual Reconciliation Costs<sup>10</sup>

The amount the County incurs to complete the annual reconciliations as referenced in Section 4.3.

### VIII. One-time Technology Costs based on Useful Life (Electronic Court Records) 11

Costs	Multiplier	Portion of City Case Cost
Total One-Time Technology	Multiplier for Non – Facilities	Costs x Multiplier = City Case
Costs (Electronic Court	Costs/Non –Current Expense	Cost
Records) 12	Overhead Costs (Caseload	,
- less all costs reimbursed	Activity Only)	
from other sources (e.g.	District Court Program	
grants, state funds)	Budget Contract Cities	·
• divided by useful life (5	Salaries and Benefits less	
years)	Salaries and Benefits for	·
	the City of Issaquah	
= Sums to the One-time	Caseload activity divided	
Technology Costs based	by the Total Salaries and	
on Useful Life (Electronic	Benefits for Total District	
Court Records))	Court less Probation. 13	

13 See 2002 Program Budget Attachment "A" to this Exhibit.

<sup>10</sup> See Attachment G for example 11 See Attachment H for example

Total One-time technology costs based on useful life (Electronic Court Records) includes actual one-time costs incurred by the County to implement Electronic Court Records. See Attachment "H" to this Exhibit. Per Section 4.8 – this calculation is for the one-time ECR costs.

### **EXHIBIT B - PART TWO**

### SUMMARY TO ATTACHMENTS A THROUGH H

City Case Costs Per Examples on Each Exhibit

مئیری معور بیان	SISO DESC CIO	2,321,032	481,716	15,168	467,273	203 389	000,001	000 e	0,200	56,220	3.618.876
Attachment Item	A EXAMPLE of I. District Court Program Budget Salaries and Benefits less Prohation	B EXAMPLE of II. Non-Facility costs/Non-Current Exnense overhead costs page probability	C EXAMPLE of III. Current Expense Overhead			E EXAMPLE of V. Security Costs per Facility	F EXAMPLE of VI. Facilities and Security Costs for Contract Cities in the Issamuah Division	G EXAMPLE of VII. Reconciliation Costs	H EXAMPLE of VIII. One-time Technology Costs based on Useful its /Ellosteadia Court Based on	TOTAL OTTO CASE COURT AT 12 TO CASE OF THE CHARLES COURT RECORDS	

Based on the 2002 District Court Program Budget (Attachment A), contract cities represent 18.74% of District Court Program Budget Costs The multiplier referred to in Exhibit A is the percentage of the District Court Program Budget attributed to contract cities (see Attachment A). District Court Program Budget: A budget that is created by the Court to portion out salaries and benefits by specific court programs The District Court Program Budget will be updated annually as will the percentage representing contract cities.

When completed for reconciliation, the formulas will all be updated to reflect actual expenditures for the same year. Reconciliation will compare NOTE: In this example - Attachment A is based on 2002 Actual Costs and Attachments B through H are based on the 2003 Adopted Budget. actual expenditures to actual revenues for any given year.

		ATTA	ATTACHMENT "A" - TO THE FINANCIAL EXHIBIT	A" - TO TH	E FINA	ICIAL	XHBIT							
				King County District Court	strict Co	Ę								•
	2002 PI	2002 PROGRAM		BUDGETS: SALARIES AND BENEFITS PORTION	RIES AN	D BEN	EFITS P	ORTION						
		EXAM	AMPLE of 1. §	PLE of I. Salaries and Benefits less Probation	Benefits I	ss Prob	ation							
	*segbut	Clerks*	17	OM	OPJ	8	Prob Mgmt	Prob PO Is Support	Prob upport	Tota)	Salary/Benefit Expenditure	less Issaquah	Subtotal less Issaquah	% to subtotal
County-State Criminal	8.48	33.15	1.65	3.86	3.48	2.56				A3 10 6	A 00E 09E	•	•	
County-State Civil	4.46	27.99		3.26	2.64	89 0				40 43	9 891 993			32.50%
City Contracts	4.09	22,59		2.63	2.24	1.53				34 20 \$	2,031,233 7,446,486	ASK ACK	10 E C 20 E C 20 E C 20 E	Control of the American
DWLS Court	1.03	6.81	0.34	0.79	0.64	0,10				9.71 \$	691 990	Taraban andreas	7001 701	74.70 S
Mental Health Court	0.42	0.67		0.08	0.62	0.03				t	167.592			2000 2000
DV Court	1.67	1.76		0.21	0.27	20.0				4.06	426,087			3.44%
Jail/Felony/Expediteds	2.07	7.14	0.36	0.83	0.73	0.03				11.16 \$	896.982		•	7.74%
Inquests	0.09	0.13		0.02	0.02					0.26 \$	25.485			747.1 747.0
Superior Court Assistance	2.44		0.03	0.05	0.17					2 69 \$	435 341			0.2.0
Passports		5.11	0.25	09'0	0.42					838	381 725			5.0.5 8.0.0 8.0.0 8.0.0 8.0.0 8.0.0
Subtotal without Probabtion										3.87	SE 12 388 837			%00.0 %00.00*
											S inclination is			20.00
District Court Program Budget, Salaries and Benefits attributed to Contract Cities, less Salaries and Benefits for the City of Issaquah caseload activity.	idget, Sala	ries and	Benefits att	ributed to	Contract	Cities,	less Salaı	ries and I	Benefits	for the C	ity of Issaqua	h caseload act	ivity.	2,321,052
animie ( alcone of Sugaras	aira Deliter	101 01	tract cities )											18:74%
County Probation		8,68	0.43	1.01	1.38		1.63	6.51	1.43	21.07 \$	1 375 141			
City Probation		4.85	0.23	0.54	0.74		0.87	3.49	0.76		736.151			
Mental Health Court Probation		0.25	0.01	0.03	0.33		0.75	3.00	0.68		353,332			
DV Court Probation		0.75	0.04	0.09	0.37		0.75	3.00	99.0		390.682			
DOC Contract		9.4	0.01	0.01	0.83		2.00	8.00	1.75	12.70 \$	900,524			
Subjoiral Propation Coats										-	3,755,830			
Total District Court Coops	35.70								11					
Total District Court Costs	64.75	118./8	6.00	14.00	14.87	20	6.00	24.00	5.25	219.65 \$	16,144,667			
	*1.25 Judges included	jes includ	ed in OPJ							S 803	18,151,500			
Althorna A	4.62 Pho	ne Clerks	"4.62 Phone Clerks counted in OPJ	2										
direction										မ	(6,833)	-		

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EXAMPLE of II. Non-Facility costs/Non-CX overhead costs loss probation	ead costs less probation				
DPC_DISTRICT COURT(0530)	2003 Total District Court	Probation low org 6398 and 6396	net less probation	opado	
52110 OFFICE SUPPLIES	9	04.250	31 750	200	
52170 COPY MACHINE SUPPLIES	-	15,000	3,750	11.250	
52215 PUBLICATIONS-UNDER \$500EA	. ·	000'0	3,250	16,750	
52280 MISC OPERATING SUPPLIES		200	, 60	2,900	
52281 TELCOM SUPPLIES		2,250	200	1.750	
53113A INTERPRETATION SERVICES	E 3	830,034	. ;	830,034	
53211 TELCOM SERV-ONGOING CHRG	000	192.536	63,334	436,666	
63212 TELCOM BERV-ONE TIME CHRG	=	15,000	3,750	11,250	
53220 POSTAGE 53310 TOANEL & SIRESETENCE EVE	12.	125,000	26,668	98,334	
63318 PRIVATE AUTO MILEAGE		1,000	1,000	•	
63610A REPAIR-STRUCTURES	= ¥	00.00	7,500	11,000	
		25,000	6,250	18,750	
53710 RENT-STRUCTURES A GROUNDS		1,500	376	124	
	. 1	. 9,500		5,500	
	22	12,000	2,688	96,398	
53805 DENTERSHIPS	= ;	14,000	300	13,700	
53510 TRAINING	2	7 500	12,500	77,500	
53821A JURY FEES & MILEAGE	. 951	150,000	9/0'	5,624	
53626A WINESS EXPERSE 5380 MISC SEBJORD - DUADORS	8	000'06		80,000	
55010 MOTOR POOL ERR BERVICE		2,500	. !	2,500	
	- 26	32.744	1,000	200	
		(12,132)	(3,032)	(8,100)	
55028 INFO RESOLIDOR MONT		174,298	43,574	130,724	
	18	19,080 52,048	27.72	14,318	
	-	1,104	210,61	39,036	
55351 RADIO MAINTENANCE 55144 DROBEDTY SEDVICES	•	894		89	
	4 020	6,939 077 586	1,485	4,654	•
55245 FINANCIAL MOMT SVCS S/S	745		178,764	893,821	
55255 FINANCIAL MOMT SYCS REBATE	9)	•	(3,236)	(3,235)	
55531 LONG-TERM LEASES 56740A EDP EQUIPMENT & SOFTWARE	485	485,579	2,209	483,370	
59412 MERIT BUDGET	283	1, bos	2,209	15,460	
59986 UNDEREXPENDITURE CONTRA	(215	215,441)		293,498	
System EXPENDITURE CONTRA	305	302,239		302,239	
	6,363	1,1	1,133,744	4,230,226	
C. FUND					
52210 RECREATION SUPPLIES	20°	(24,825)	•	(24,825)	
55023 SYS SER NEW SYS DVLPNT		(826)		(1,494)	
56025 ITS - INFRASTRUCTURE	.e.	18,180		19.180	
55028 INFO RESOURCE MGMT	uo c	5,000		5,000	
69412 MERIT BUDGET	<sup>រ</sup> ភ	34,432		2,474	
BBBBB UNDEREXPENDITURE CONTRA	Ē	(14.213)		(14,213)	
Expenditures	(302,	(302,238) (282,610)		(302,239)	
Total District Court	5.081.480			(1)	
			**************************************	3,947,746	
REMOVE ACCOUNTS  55160 CONST & FACLTY MGNT  55331 LONG-TERM LEASES  8ubTotal to Apply Multiplier to:	1,072,585 485,579 3,523,296		178,764 2,209 962,771	893,821 483,370 2,870,828	
Muttiplier (from Program Budget Selector, Benedit					
CITY CASE COSTS."	ee Exhibit A)		18.74% 4.716	18.74%	

### ATTACHMENT "C" - TO THE FINANCIAL EXHIBIT

District Court CX Overhead by Category - Total:

Example of Itl. Current Expense Overhead

	2003 BMOU	2003 CX Overhead amouns incurred by		
	함	the CX fund on		
	텔	behalf of District	Items to be	tems to be included in
		Court	the City	the City Case Cost Ties in Exhibit & by south
General Government	69	349,034	<i>u</i>	TOTO DE LA CALIFICACIÓN DE SECUCION DE SEC
Personnel Services	<del>69</del>	99,249	, σ	
Bus Pass Subsidy	69	47.845	9 €	39,249 III. Current Expense Overnead
Ombudsman	69	986.9	<b>→</b> •	
Fixed Assets Mgmt	69	1.922	<del>&gt;</del> 4	
Countywide Mail Service	69	0100	» «	Lazz III. Current Expense Overhead
State Auditor	69	10.597	<b>.</b>	•
Budget Service/Strategic Planning	ø	115,309	<b>*</b>	
Bullding Occupancy	₩	1,757,344	<b>→</b> 41	1 757 344 W Exablisher Opposite and Part
Records Management	49	6,327	<b>→</b> 69	indicate its racinites Operating and Rent
РАО	Ġ	82,901	· 69	
Overhead to District Court:	မာ	2,483,833	မာ	1,858,515

District Court CX Overhead by Category - Less Probation (Assumed at 20% of total except building occupancy based on actual usage):

			Percentage less		-	
٠		2003	Probation	District Court Costs	District Court Costs Under Sheriff Contracts Method for Allocation	Method for Allocation
General Government	49	349,034	80%		4	
Personnel Services	69	90,249	7000		• !	1
	•	2100	800	080'A/	79,399	79,399 Ill. Current Expense Overhead
Eus Pass Gubsidy	<del>()</del>	47,845	80%	\$ 38.278	49	
Ombudsman	€9	6,986	80%	· 643		
Fixed Assets Mgmt	49	1,922	%OB		•	1
Company of the Contract of the	• •		80	970'-	1,538	,538 III. Current Expense Overhead
CountyWide Mail Service	69	6,319	80%	\$ 5.055		
State Auditor	69	10.597	%08	€:		
Rudget Service/Strategic Diagnation	•	44.000			•	
	9	200	%D8 .	\$ 92,247	·	
Building Occupancy	es.	1,757,344	100%	\$ 1.757.344	\$ 1,757,344	1.757.344 IV Facilities Operating and Dam
Records Management	¥.	£ 327	7000			
			800	790'c # .	•	
	<del>69</del>	82,901	80%	. \$ 66,321		•
	ļ					
Overnead to District Court:	မ	2,483,833			\$ 1,838,281	
Example of III. Current Expense Overhead	•	Total	,		- N A 11	
					% Allocation	City Case Costs

14,879 288 15,168
City Case Costs
% Allocation 18.74% \$ 18.74% \$
<u>Iotal</u> 79,399 1,538
Example of III. Current Expense Overhead Personnel Services Fixed Assets Mgmt

## ATTACHMENT "D" - TO THE FINANCIAL EXHIBIT

EXAMPLE of IV. Facilities - Operating and Rent

				_			_		1選組
		City Case	Costs	263,800	31.824	59,112	104,657	7,881	467,273
Judicial	percentage	and caseload		82%	12%	25%	37%	2%	
	Total facility	operating and	rent costs	403,220	271,542	234,927	282,268	167,415	
		Total per foot	cost	\$ 23.73	\$ 23.73	\$ 23.73	5 23.73	\$ 23.73	
	, ,	٠.	by facility	16,992	11,443	006'6	11,895	7,055	
			Facility	Bellevue	Burlen/SW	NorthEast	Shoreline	Aukeen	

Average of

Per 2003 Budget the DCFM square footage rate for account 55160 for the District Court Suburban facilities: The amount per square foot incurred by the Current Expense Fund on behalf of District Court for the District Court

\$ 11.00 t \$ 12.73 \$ 23.73

Calculation of Multiplier by Facility:

Judicial Need Percentage		-		-	Percent of Average of the percent values	Total Judicial Total Contract Judicial Need of the City Caseload Method	if City Judicial for Contract and the Judicial Need by	Need	8	0.34	0.77		9 6
						Percent Total Judic	Contract City Need per			12%		-,-	
AOC Casefilings Percentage	Fotal Annual Total Annual	Contract City	Casefilings	(January	Through June	2003 is used	as an	examble)	18,909	2,336	6,128	5,585	944
AOCC	Total Annual	casefilings per	facility	(January	through June	2003 is used	as an	examble)	22,551	19,119	22,036	13,206	14.186
									Bellevue	Burien/SW	Northeast (Redmond)	Shoreline	Aukeen (Kent)

## ATTACHMENT "E" - TO THE FINANCIAL EXHIBIT

City Case Costs Per Examples on Each Exhibit

EXAMPLE of V. Security Costs per Facility

		Average of	
	Total Sheriff	Judicial	
	Security	percentage	
	Costs per	and caseload	City Case
Facility	Facility	percentage	Costs
Betlevue	141,155	65%	92,348
Burien/SW	141,155	12%	16,543
NorthEast	141,155	25%	35,517
Shoreline	141,155	37%	52,336
Aukeen	141,155	2%	6,645
		<b>.</b>	203,389
Cost of one year salary and benefits for one sheriff		••	
screener (SAII)(example is 2003 budget) \$	\$ 62,948		
Cost of one year salary and benefits for one sheriff	•		
deputy (example 2003 budget) \$	\$ 78,207		
	\$ 141,155		

Calculation of Multiplier by Facility:

	Percent of Values of the percent Values of the City Contract Olties Method: Method: 65% 11% A7% Method: 65% 23% 23% 25% 32% 32% 55% 55%
ıtage	Percent of Judicial Need for Contract Cities 47% 11% 23% 32%
Judicial Need Percentage	Total Contract City Judicial Need 1.33 0.34 0.77 0.65
Judici	Total Judicial Need per Facility 2.83 3.03 3.42 2.04
entage	Percent Contract City Caseload 84% 12% 28% 42%
AOC Casefilings Percentage	Total Contract City Caseload (Through June 2003 is used as an example) 18,909 2,336 6,128 5,585
AOC	Total caseload per facility (Through June (2003 is used as an example) 22,551 19,119 22,036 13,206 14,186
	Bellevue Burien/SW NorthEast Shoreline Aukeen

## ATTACHMENT "F" - TO THE FINANCIAL EXHIBIT

## EXAMPLE of VI. Facility and Security Costs for Contract Cities in the Issaquah Division

City Case Cost				10.88%
Percent of Contract City				10.88%
<u>Issaquah</u>	483,370 26,768 <b>510,138</b>	62,948	78,207 141,155	651,293
Facility Costs	Long Term Lease Account 55331 Major Maintenance Costs per DCFM for Issaquah Facility Subtotal Facility Costs	Security Costs Cost of one year salary and benefits for one sheriff screener (SAII)(example is 2003 budget) \$ Cost of one year salary and henefits for one sheriff denuts.	(example 2003 budget)  Subtotal Security Costs	Total Facility and Security Costs

Calculation of Multiplier for Contract Cities in Issaquah Facility;

	AOC Case	AOC Casefiling Percentage	ntane	M teleford	Dorotage	(1)	
	1		26-		oddicial red refuellage (example)	(example)	
ř	꿁	Total Contract					
		Çiţ					
Total	ပ္မ	Casefilings			•		
casefilings per less the city of	ess	the city of					
facility	s	Issaquah			Total		
(Through June (Through June	(Thr	ondh June			Contract City		Average of the percent
2003 is used 2003 is used	200	3 is used	Percent	Total Judicial	Judicial Need	Percent of	Total Judicial Judicial Need Percent of values of the City Caseload
as an		as an	Contract City	Need per	less the City	Contract City	Contract City Need per less the City Contract City   Method and the Indicial
example)	ô	example)	Casefilings	Facility	of Issaquah	Judicial Need	of Issaquah Judicial Need Need by Facility Mathod.
14,142		1,663	12%	1.5	0.15	10%	4497
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## ATTACHMENT "G" - TO THE FINANCIAL EXHIBIT

### **EXAMPLE of VII. Reconciliation Costs**

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y,	John Smith	80	\$ 40.00	3,200
<b>Example of Calculation of Reconciliation Costs</b>	Staff person name	Hours spent on Reconciliation	Cost per hour (include Salary and Benefits)	Total Costs for reconciliation

Specific Task done and hours spent on Reconciliation listed below

## ATTACHMENT "H" - TO THE FINANCIAL EXHIBIT

# EXAMPLE of VIII. One-time Technology Costs based on Useful Life (Electronic Court Records)

Example of Calculation of Electronic Court Records			٠	
Total Electronic Court Records Costs	↔	\$ 1.500,000		
Divided by Useful Life	•	ι Ω	Vears	
Total Costs per year	G	300,000		
Multiplier		18.74%	,	
Final City One-Time Technology Costs	i.	56,220		

Background Information on Actual Costs for Electronic Court Records

By Account Code Detail	Information to be filled in below
Supplies	
Contract Services	
Capital	
Other Costs	
Subtotal Costs	1,500,000
Less costs reimbursed from other sources (e.g. State, grants)	
Total Costs	1,500,000

Note: Per section 4.8 of the contract, "The Cities' share of the payment to implement ECR shall be no more than \$56,745 for each year of this contract or any successor contract, up to a maximum of five years."