CITY OF MARYSVILLE

EXECUTIVE SUMMARY FOR ACTION

CITY COUNCIL MEETING DATE:	December 9, 2		
AGENDA ITEM: Arlington Jail Services Agreement Renewal		AGENDA S	SECTION:
PREPARED BY: Wendy Wade, Support Services Commander	•	AGENDA 1	NUMBER:
ATTACHMENTS: Arlington Contract Renewal		APPROVED BY:	
· · · · · · · · · · · · · · · · · · ·		MAYOR	CAO
BUDGET CODE:		AMOUNT:	
of the agreement is from January 1, 2014 to are; Booking Fee	from \$41.82 to		
Booking Fee Daily fee per inmate	from \$41.82 to from \$62.73 to		
Transportation fee (each transport)	from \$41.82 to	\$42.32	•
City Attorney, Grant Weed, has reviewed thapproved it as to form.	e language conta	ained in the con	ntract and has
			. ,
RECOMMENDED ACTION: Staff recommends that council authorize the jail services.	e Mayor to sign t	he Arlington a	greement for
COUNCIL ACTION:			

City of Marysville 1049 State Street Marysville, WA 98270

Eighth Amendment of Interlocal Agreements for Jail Services – Arlington
Section 5 Duration: Renewal 2014-2017 and Amendment of Schedule "A":
Booking Fee \$42.32,
Transport Fee \$42.32,
Daily Maintenance Fee \$63.23 (8 Beds per day),
Effective January 1, 2014

THIS AMENDMENT TO INTERLOCAL AGREEMENT FOR JAIL SERVICES ("Amendment") is made and entered into by and between the CITY OF MARYSVILLE ("Marysville"), and the CITY OF ARLINGTON ("Arlington").

WHEREAS, on August 1, 2002 Marysville and Arlington entered into an Interlocal Agreement for Jail Services hereafter referred to as the "Agreement" recorded on 11/6/02 with Snohomish County; and

WHEREAS, on December 15, 2005 Marysville and Arlington entered into the Forth Amendment to Interlocal Agreement for Jail Services recorded on 02/09/2006 with Snohomish County, renewing the duration from January 1, 2006 through December 31, 2009; and

WHEREAS, on October 12, 2009 Marysville and Arlington entered into the Sixth Amendment to Interlocal Agreement for Jail Services renewing the duration from January 1, 2010 through December 31, 2013; and

WHEREAS, Marysville and Arlington wish to renew the Agreement for an additional four year term from January 1, 2014 through December 31, 2017; and

WHEREAS, Marysville and Arlington have agreed to Amend **Schedule "A"** as follows, Booking Fee from \$40 to 42.32, Transport Fee from \$40 to \$42.32 and Daily Maintenance Fee from \$62. To \$63.23, (8 Beds per day), - Effective January 1, 2014 necessitating the amendment of the Agreement; and,

Page 1 of 4

NOW, THEREFORE, in consideration of the mutual covenants, conditions and promises contained herein, Marysville and Arlington mutually agree as follows:

1. **Paragraph 5 DURATION** of the Agreement shall be amended to read as follows:

"The parties agree to renew this Agreement for an additional fouryear term from January 1, 2014 to December 31, 2017. The parties may negotiate additional renewal periods."

- 2. **Schedule "A"** is amended as follows, Booking Fee from \$40 to \$42.32, Transport Fee from \$40 to \$42.32 and Daily Maintenance Fee from \$60.00 to \$63.32, (8 Beds per day), Effective January 1, 2014 as adopted and attached to this agreement as **Schedule A.**
- 3. Except as provided herein, all other terms and conditions of the Interlocal Agreement for Jail Services dated August 1, 2002 and all Amendments thereto shall remain in full force and effect unchanged. This Eighth Amendment to Interlocal Agreement for Jail Services shall be effective January 1, 2014.
- 4. APPROVALS AND FILING. Each party shall approve this Agreement by resolution, ordinance or otherwise pursuant to the laws of the governing body of said party. The attested signature of the officials identified below shall constitute a presumption that such approval was properly obtained. A copy of this Agreement shall be filed with the Snohomish County Auditor's office or, alternatively, listed by subject on a public agency's web site or other electronically retrievable public source pursuant to RCW 39.34.040.

· •	ties have hereunto set their hands and _, 2013.
CITY OF ARLINGTON	CITY OF MARYSVILLE
ByBARBARA TOLBERT, Mayor	By JON NEHRING, Mayor
DATE:APPROVED as to form:	DATE:APPROVED as to form:
STEVEN J. PEIFFLE, City Attorney	GRANT K. WEED, City Attorney

Page 2 of 4

DATE:		DATE:
Attest:		Attest:
	City Clerk	APRIL O'BRIEN, Deputy City Clerk

SCHEDULE A

Effective January 1, 2014

Booking fee

\$42.32 **

Should Marysville decide to collect booking fees pursuant to RCW 70.48.390 from the funds possessed by the prisoner or defendant directly at the time of booking, the booking fee to be paid by the City of Arlington for such prisoner or defendant shall be adjusted by a credit in favor of the City of Arlington of that sum actually paid by the prisoner or defendant.

Inmate transfer administrative fee

\$20.00

In cases where Arlington prisoners are relocated to another jail facility other than the Snohomish County jail, Arlington agrees to pay Marysville an Inmate Transfer Administrative Fee of \$20.00 per prisoner.

Marysville Transportation Fee

\$42.32 per trip

Arlington agrees to pay Marysville a Transportation Fee of \$42.32 per prisoner for roundtrip transportation from Snohomish County jail to all court proceedings.

Daily Maintenance Fee

\$63.32 **

Arlington agrees to contract for eight (8) beds per day, 365 or 366 at a rate of \$63.32 per bed per day.

Snohomish County Jail Billings

Arlington gives Marysville the authority to receive and pay all Snohomish County Jail bills for the Arlington Prisoners including those cases that are associated with the County District Court and not Marysville Municipal Court and to coordinate and move Arlington Prisoners to and from Snohomish County Jail. Arlington will reimburse Marysville for said jail bills.

Other Jail Billings

Marysville will be reimbursed by Arlington for all costs including Jail booking and Jail Bed and Daily Maintenance Fees and any other fee charged to Marysville by all other jail facilities for Arlington Prisoners.

**Yearly COLA Increase on Booking Fees and Daily Maintenance Fees

Booking and Daily Maintenance Fees will be increased at a rate of 100% of the Seattle CPI-W June Index for the year prior with a minimum of 0% to a maximum of 2.25%. The rate increase will occur on January 1 of each year unless otherwise negotiated and agreed by the parties. (For example the June 2014 Seattle CPI-W index will set the amount of the January 1, 2015 increase to Booking and Daily Maintenance Fees.)

Page 4 of 4

g/mv/M-02-033/ILA jail/Arlington/arl.aiajs eighth amend 2014 renewal & Schedule A

City of Marysville 1049 State Street Marysville, WA 98270

> Seventh Amendment of Interlocal Agreements for Jail Services – Arlington Amending Paragraph 3 Section b (3 b) Relating to 90 days Detention Facility Limits Effective May 24, 2011

THIS AMENDMENT TO INTERLOCAL AGREEMENT FOR JAIL SERVICES ("Amendment") is made and entered into by and between the CITY OF MARYSVILLE ("Marysville"), and the CITY OF ARLINGTON ("Arlington").

WHEREAS, on August 1, 2002 Marysville and Arlington entered into an Interlocal Agreement for Jail Services hereafter referred to as the "Agreement" recorded on 11/6/02 with Snohomish County; and

WHEREAS, the City of Marysville adopted Ordinance 2859, effective May 23, 2011, amending Marysville Municipal Code Chapter 2.45 relating to Jail/Detention Facilities; a "Detention Facility" being a 90 jail day facility by definition pursuant to RCW 70.48.020 (4).

RCW 70.48.040 (4) "Detention facility" means a facility operated by a governing unit primarily designed, staffed, and used for the temporary housing of adult persons charged with a criminal offense prior to trial or sentencing and for the housing of adult persons for purposes of punishment and correction after sentencing or persons serving terms not to exceed ninety days.

WHEREAS, the parties wish to amend Paragraph 3 Section b (3 b) of the Interlocal Agreement for Jail Services to utilize the 90 day facility limit instead of the 30 day limit.

NOW, THEREFORE, in consideration of the mutual covenants, conditions and promises contained herein, Marysville and Arlington mutually agree as follows:

- 1. Paragraph 3 ACCEPTANCE OF PRISONERS, Section b (3 b) of the Agreement shall be amended to read as follows
 - b. Prisoners may not be incarcerated in the Marysville Jail longer than thirty (30) ninety (90) days or contrary to any federal or state statutes or regulations or constitutional requirements for the Marysville Jail. Should an inmate serve his/her

Page 1 of 2

g/mv/M-02-033/ILA jail/arl.aiajs seventh amend 90 day facility



30-90 day sentence in the Marysville Jail and still have additional days of jail time, Arlington will have the option of transporting their inmates to another facility or have Marysville transport with reimbursement by Arlington of Marysville's actual costs. Should transportation be required for Arlington inmates to appear in other than the Marysville Municipal Courts, transportation will be the responsibility of Arlington.

- 2. Except as provided herein, all other terms and conditions of the Interlocal Agreement for Jail Services dated August 1, 2002 and all Amendments thereto shall remain in full force and effect unchanged. This Seventh Amendment to Interlocal Agreement For Jail Services shall be effective May 24, 2011.
- 3. APPROVALS AND FILING. Each party shall approve this Agreement by resolution, ordinance or otherwise pursuant to the laws of the governing body of said party. The attested signature of the officials identified below shall constitute a presumption that such approval was properly obtained. A copy of this Agreement shall be filed with the Snohomish County Auditor's office or, alternatively, listed by subject on a public agency's web site or other electronically retrievable public source pursuant to RCW 39.34.040.

IN WITNESS WHEREOF, the parties have hereunto set their hands and seals this Huday of Line day of Line 2011.

By Margaret Janua By John Nehring, Mayor

DATE: 9711

APPROVED as to form: APPROVED as to form:

STEVEN J. PEIFFEE, City Attorney

DATE: 9711

Attest: Attest: Attest: Approved the company of the compan

Page 2 of 2

City of Marysville 1049 State Street Marysville, WA 98270

Sixth Amendment of Interlocal Agreements for
Jail Services – Arlington
Section 5 Duration: Renewal 2010 – 2013 and
Amendment of Schedule "A":
Booking Fee from \$32 to \$40,
Inmate Transfer administrative fee from \$10.00 to \$20.00,
Daily Maintenance Fee from \$52.00 to \$60.00 (8 Beds per day),
Transportation Fee (new in 2010) \$40.00 per trip,
and a yearly COLA increase up to 2.25%
on Booking Fees and Daily Maintenance Fees.
Effective January 1, 2010

THIS AMENDMENT TO INTERLOCAL AGREEMENT FOR JAIL SERVICES ("Amendment") is made and entered into by and between the CITY OF MARYSVILLE ("Marysville"), and the CITY OF ARLINGTON ("Arlington").

WHEREAS, on August 1, 2002 Marysville and Arlington entered into an Interlocal Agreement for Jail Services hereafter referred to as the "Agreement" recorded on 11/6/02 with Snohomish County; and

WHEREAS, on December 15, 2005 Marysville and Arlington entered into the Forth Amendment to Interlocal Agreement for Jail Services recorded on 02/09/2006 with Snohomish County, renewing the duration from January 1, 2006 through December 31, 2009

WHEREAS, Marysville and Arlington wish to renew the Agreement for an additional four year term from January 1, 2010 through December 31, 2013; and

WHEREAS, Marysville and Arlington have agreed to Amend Schedule "A" as follows, Booking Fee from \$32 to \$40, Inmate Transfer administrative fee from \$10.00 to \$20.00, Daily Maintenance Fee from \$52.00 to \$62.00, (8 Beds per day), Transportation Fee (new in 2010) \$40.00 per trip, with a COLA up to 2.25% increase per year on Booking fees and Daily Maintenance Fees - Effective January 1, 2010 necessitating the amendment of the Agreement; and,

Page 1 of 4

g/mv/M-02-033/ILA jail/arl.aiajs sixth amend 2010 renewal & Schedule A Rev 100509

NOW, THEREFORE, in consideration of the mutual covenants, conditions and promises contained herein, Marysville and Arlington mutually agree as follows:

1. **Paragraph 5 DURATION** of the Agreement shall be amended to read as follows:

"The parties agree to renew this Agreement for an additional fouryear term from January 1, 2010 to December 31, 2013. The parties may negotiate additional renewal periods."

- 2. Schedule "A" is amended as follows, Booking Fee from \$32 to \$40, Inmate Transfer administrative fee from \$10.00 to \$20.00, Daily Maintenance Fee from \$52.00 to \$60.00, (8 Beds per day), Transportation Fee (new in 2010) \$40.00 per trip, with a COLA up to 2.25% increase per year on Booking fees and Daily Maintenance Fees Effective January 1, 2010 as adopted and attached to this agreement as Schedule A.
- 3. Except as provided herein, all other terms and conditions of the Interlocal Agreement for Jail Services dated August 1, 2002 and all Amendments thereto shall remain in full force and effect unchanged. This Sixth Amendment to Interlocal Agreement For Jail Services shall be effective January 1, 2010.
- 4. APPROVALS AND FILING. Each party shall approve this Agreement by resolution, ordinance or otherwise pursuant to the laws of the governing body of said party. The attested signature of the officials identified below shall constitute a presumption that such approval was properly obtained. A copy of this Agreement shall be filed with the Snohomish County Auditor's office pursuant to RCW 39.34.040.

IN WITNESS WHEREOF, the parties have hereunto set their hands and seals this 12 h day of October, 2009.

CITY OF ARLINGTON

CITY OF MARYSVILLE

By Margaret Jaren By Jonny Agrille

MARGARET LARSON, Mayor

DATE: 10 12 CO APPROVED as to form:

APPROVED as to form:

STEVEN J. PLIFFIRE City Attorney

GRANT K. WEED, City Attorney

Page 2 of 4

DATE: 11 50 09
Attest:

Kristin Danfield, City Clerk

DATE: 10/12/09
Attest:

Fracy Leffries, City Clerk

Page 3 of 4

SCHEDULE A

Effective January 1, 2010

Booking fee

\$40.00 *

Should Marysville decide to collect booking fees pursuant to RCW 70.48.390 from the funds possessed by the prisoner or defendant directly at the time of booking, the booking fee to be paid by the City of Arlington for such prisoner or defendant shall be adjusted by a credit in favor of the City of Arlington of that sum actually paid by the prisoner or defendant.

Inmate transfer administrative fee

\$20.00

In cases where Arlington prisoners are relocated to another jail facility other than the Snohomish County jail, Arlington agrees to pay Marysville an Inmate Transfer Administrative Fee of \$20.00 per prisoner.

Marysville Transportation Fee (new in 2010)

\$40.00 per trip

Arlington agrees to pay Marysville a Transportation Fee of \$40.00 per prisoner for roundtrip transportation from Snohomish County jail to all court proceedings.

Daily Maintenance Fee

\$60.00 **

Arlington agrees to contract for eight (8) beds per day, 365 or 366 at a rate of \$60.00 per bed per day.

Snohomish County Jail Billings

Arlington gives Marysville the authority to receive and pay all Snohomish County Jail bills for the Arlington Prisoners including those cases that are associated with the County District Court and not Marysville Municipal Court and to coordinate and move Arlington Prisoners to and from Snohomish County Jail. Arlington will reimburse Marysville for said jail bills.

Other Jail Billings

Marysville will be reimbursed by Arlington for all costs including Jail booking and Jail Bed and Daily Maintenance Fees and any other fee charged to Marysville by all other jail facilities for Arlington Prisoners.

**Yearly COLA Increase on Booking Fees and Daily Maintenance Fees

Booking and Daily Maintenance Fees will be increased at a rate of 100% of the Seattle CPI-W June Index for the year prior with a minimum of 0% to a maximum of 2.25%. The rate increase will occur on January 1 of each year unless otherwise negotiated and agreed by the parties. (For example the June 2010 Seattle CPI-W index will set the amount of the January 1, 2011 increase to Booking and Daily Maintenance Fees.)

Page 4 of 4

g/mv/M-02-033/ILA jail/arl.aiajs sixth amend 2010 renewal & Schedule A Rev 100509

Return Address

City of Marysville 1049 State Avenue Suite 201 Marysville WA 98270

Please print or type information.

Document Title(s) or transactions contained therein):
1. Interlocal Agreement - Fifth Amendment for Jail 2. Services
3. 4.
Grantor(s) (Last name first, then first name and initials) 1. Warysville, City of 2.
3. 4. Additional names on page of document.
Grantee(s) (Last name first, then first name and initials)
1. Arlington, City of
3.
4.
Additional names on page of document.
Legal description (abbreviated: i.e. lot, block, plat or section, township, range, qtr./qtr.)
N/A.
Additional legal is on page of document
Reference Number(s) of Documents assigned or released:
200211060523
Additional numbers on page of document.
Assessor's Property Tax Parcel/Account Number
NA
☐ Property Tax Parcel ID is not yet assigned ☐ Additional parcel numbers on page of document
☐ Vacquiotiai harcei tiornoere ou hadeoi roconient
The Auditor/Recorder will rely on the information provided on the form. The staff will not read the document to verify the accuracy or completeness of the indexing information.

City of Marysville 1049 State Street Marysville, WA 98270

Fifth Amendment
Amendment of Schedule "A" of Interlocal Agreements for
Jail Services
Changes per Bed per Day (Daily Maintenance) fee from \$50 to \$52
and
Snohomish County Jail Billings fee from \$56 to \$58.45
Effective January 1, 2007

THIS AMENDMENT of Schedule "A" TO INTERLOCAL AGREEMENT FOR JAIL SERVICES ("Amendment") is made and entered into by and between the CITY OF MARYSVILLE ("Marysville"), and the CITY OF ARLINGTON ("Arlington").

WHEREAS, while Marysville and Arlington have agreed to Amend Schedule A with a booking fee change, necessitating the amendment of the Agreement; and

NOW, THEREFORE, in consideration of the mutual covenants, conditions and promises contained herein, Marysville and Arlington mutually agree as follows:

The Schedule "A", <u>Daily Maintenance Fee</u> is changed from
 \$50.00 to \$52.00 and the <u>Snohomish County Jail Billings Fee</u> is changed

/wpf/mv/arl.aiajs fifth amend bed fees Schedule A 2007 F

from \$56.00 to \$58.45 which shall be effective January 1, 2007 and shall be as attached hereto and incorporated by this reference.

 Except as provided herein, all other terms and conditions of the Interlocal Agreement for Jail Services and all Amendments and renewals thereto remain in place and shall be unchanged by this agreement.

IN WITNESS WHEREOF, the parties have hereunto set their hands and seals this 13th day of November, 2006.

CITY	OF	ARLINGTON	
------	----	-----------	--

CITY OF MARYSVILLE

By Margaret Sarrow MARGARET LARSON, Mayor

DENNIS KENDALL, Mayor

DATE: 3-1-07

DATE: November 13, 2006

APPROVED as to form:

APPROVED as to form:

TEVEN PERSLE, City Attorney

SRANT K. WEED, City Attorney

DATE: 3-1-07

DATE: 10-16-06

SCHEDULE A

Effective January 1, 2007

Boo	king	fee

\$32.00

* Should Marysville decide to collect booking fees pursuant to RCW 70.48.390 from the funds possessed by the prisoner or defendant directly at the time of booking, the booking fee to be paid by the City of Lake Stevens for such prisoner or defendant shall be adjusted by a credit in favor of the City Lake Stevens of that sum actually paid by the prisoner or defendant.

Inmate transfer administrative fee

\$10.00

* In cases where Arlington prisoners are relocated to another jail facility other than the Snohomish County jail, Arlington agrees to reimburse Marysville for the actual rates and fees charged by such other jail facility.

Daily maintenance fee

\$52.00

*Arlington agrees to contract for eight (8) beds per day, 365 or 366 at a rate of \$52.00 per bed per day.

Snohomish County Jail Billings

Marysville has contracted with Snohomish County for four (4) jail bed days per day.

Arlington gives Marysville the authority to receive and pay all Snohomish County Jail bills for the Arlington <u>Prisoners</u> including those cases that are associated with the County District Court and not Marysville Municipal Court and to coordinate and move Arlington Prisoners to and from Snohomish County Jail.

Arlington agrees to pay Marysville each month for two (2) of the four (4) jail beds per day and any additional Snohomish County Jail bed costs in addition to the two (2) contracted amounts at a rate of \$ 58.45 per bed per day. Arlington agrees to pay Marysville for costs of the beds reserved whether

/wpf/mv/arl.aiajs fifth amend Bed Fees Schedule A 2007 F

used or not.

Arlington will reimburse Marysville for said jail bills.

Marysville will be responsible for all accounting to calculate which prisoners are in Snohomish County Jail and what bed days are being utilized and the costs of said bed days.

Marysville will not take or move prisoners who are pre-trial on pending Arlington District Court Cases. Marysville will however, coordinated the jail billing for such prisoners as set forth above.

Return Address

City of Marysville 1049 State Avenue Suite 201 Marysville WA 98270

Please print or type information

Document Title(s) or transactions contained therein):		•
1. Fourth Amendment to Interlocal Agreement for	·Jail	
2. Services - 2005 Renewal	•	•
3.	•	
4.		
Grantor(s) (Last name first, then first name and initials)		
1. Marysville, City of		
2.	,	
3.		
4. ☐ Additional names on page of document.		
L. Additional flatties on page of document.		
Grantee(s) (Last name first, then first name and initials)		
1. Arlington, City of		
[2. '		
3.		
4.'		
Maditional names on pageor document.		
Legal description (abbreviated: i.e. lot, block, plat or section, township, range, qtr./c	itr.)	
N/A		
☐ Additional legal is on page of document Reference Number(s) of Documents assigned or released:		
2002/1060523		
Additional numbers on page of document,		•
Assessor's Property Tax Parcel/Account Number		
N/A		
☐ Property Tax Parcel ID is not yet assigned	•	
Additional parcel numbers on page of document		
	•	
The Auditor/Recorder will rely on the information provided on the form. The staff will	not read	the
document to verify the accuracy or completeness of the indexing information		

City of Marysville 1049 State Avenue Marysville, WA 98270

FOURTH AMENDMENT TO INTERLOCAL AGREEMENT FOR JAIL SERVICES – 2005 RENEWAL

THIS AMENDMENT TO INTERLOCAL AGREEMENT FOR JAIL SERVICES ("Amendment") is made and entered into by and between the CITY OF MARYSVILLE ("Marysville"), and the CITY OF ARLINGTON ("Arlington").

WHEREAS, on August 1, 2002 Marysville and Arlington entered into an Interlocal Agreement for Jail Services hereafter referred to as the "Agreement" recorded on 11/6/02 with Snohomish County; and

WHEREAS, Section 5 of the Agreement provides that Arlington shall have an option to renew the Agreement for a four year term commencing January 1, 2006 and ending December 31, 2009; and

WHEREAS, Arlington has indicated its intention to exercise its option to renew the Agreement; and

WHEREAS, renewals of the Agreement are subject to agreement on the rate and payment for the booking fee and daily maintenance fee set forth in Schedule A of said Agreement.

NOW, THEREFORE, in consideration of the mutual covenants, conditions and promises contained herein, Marysville and Arlington mutually agree as follows:

1. The Interlocal Agreement for Jail Services entered into between the parties on August 1, 2002 shall be renewed for a four year term commencing January 1, 2006 and ending December 31, 2009.

Except as provided herein, all other terms and conditions of the Interlocal Agreement for Jail Services dated August 1, 2002; and the FIRST AMENDMENT TO INTERLOCAL FOR JAIL SERVICES dated July 28, 2003 and the SECOND AMENDMENT FOR JAIL SERVICES dated December 16, 2003 and AMENDMENTS dated April 26, 2004 and October 7, 2004 and the THIRD AMENDMENT FOR JAIL SERVICES dated September 30. 2005 and all other Amendments thereto remain in place and shall be unchanged by this agreement. This Amendment to Interlocal Agreement For Jail Services shall be effective January 1, 2006.

The Schedule A, booking fee, daily maintenance fee, inmate transfer administrative fee and Snohomish County Billings as attached hereto and incorporated by this reference, shall be effective January 1, 2006, shall be reviewed annually, and shall continue in effect until amended by mutual agreement of the parties.

IN WITNESS WHEREOF, the parties have hereunto set their hands and seals this 15th day of December, 2005. CITY OF MARYSVILLE CITY OF ARLINGTON By Margart Jarran MARGARET LARSON, Mayor DENNIS L. KENDALL, Mayor DATE: 1-18-06 DATE: 12-15-2005 APPROVED as to form: APPROVED as to form: EIFFLE, City Attorney 1/11/06 DATE: 12-1-05

DATE:

SCHEDULE A

Booking fee

\$32.00

* Should Marysville decide to collect booking fees pursuant to RCW 70.48.390 from the funds possessed by the prisoner or defendant directly at the time of booking, the booking fee to be paid by the City of Arlington for such prisoner or defendant shall be adjusted by a credit in favor of the City Arlington of that sum actually paid by the prisoner or defendant.

Inmate transfer administrative fee \$10.00

* In cases where Arlington prisoners are relocated to another jail facility other than the Snohomish County jail, Arlington agrees to reimburse Marysville for the actual rates and fees charged by such other jail facility.

Daily maintenance fee

\$50.00

*Arlington agrees to contract for eight (8) beds per day, 365 or 366 days per year, 240 bed days per month. Arlington will only be billed for additional bed days after they have used 240 bed days per month at a rate of \$50.00 per day per bed.

Snohomish County Jail Billings

Marysville has contracted with Snohomish County for four (4) jail bed days per day.

Arlington gives Marysville the authority to receive and pay all Snohomish County Jail bills for the Arlington <u>Prisoners</u> including those cases that are associated with the County District Court and not Marysville Municipal Court and to coordinate and move Arlington Prisoners to and from Snohomish County Jail.

Arlington agrees to pay Marysville each month for two (2) of the four (4) jail <u>beds per day</u> and any additional Snohomish County Jail bed costs in addition to the two (2) contracted amounts at a rate of \$ 56.00 per bed per day. Arlington agrees to pay Marysville for costs of the beds reserved whether used or not.

Arlington will reimburse Marysville for said jail bills.

Marysville will be responsible for all accounting to calculate which prisoners are in Snohomish County Jail and what bed days are being utilized and the costs of said bed days.

/wpf/my/arl,aiajs fourth amend - 2005 renewal

Marysville will not take or move prisoners who are pre-trial on pending Arlington District Court Cases. Marysville will however, coordinated the jail billing for such prisoners as set forth above.

Return Address

City of Marysville 1049 State Avenue Suite 201 Marysville WA 98270



200510200065 6 PGS 10-20-2005 09:24am \$0.00 SNOHOMISH COUNTY. WASHINGTON

Please print or type information

Document Title(s) or transactions contained therein):	
1. Third Amendment of Schedule A Of I 2. Jail Services 3. 4.	nterlocal Agreements for
Grantor(s) (Last name first, then first name and initials)	
1. Marysville, City of	
2.	
3. 4.	
Additional names on page of document.	
	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Grantee(s) (Last name first, then first name and initials)	
1. Arlington, City of 2.	
3.	•
4.	
☐ Additional names on page of document.	•
Legal description (abbreviated: i.e. lot, block, plat or section	n, township, range, qtr./qtr.)
	- · · · · · · · · · · · · · · · · · · ·
N/A	
☐ Additional legal is on page of document	
Reference Number(s) of Documents assigned or released:	
200211060523,	the state of the s
Additional numbers on page of document.	
Assessor's Property Tax Parcel/Account Number	
Property Tax Parcel ID is not yet assigned	
☐ Additional parcel numbers on pageof document	easy such
The Auditor/Recorder will rely on the information provided on document to verify the accuracy or completeness of the inde	

City of Marysville 1049 State Avenue Marysville, WA 98270

Third Amendment of Schedule "A" of
Interlocal Agreements of for Jail Services
Authority of Marysville to receive, pay and be reimbursed
For Snohomish County Jail Billings
And to coordinate and move Arlington Prisoners
from and in Snohomish County Jail
Effective August 1, 2005

THIS AMENDMENT of Schedule "A" TO INTERLOCAL AGREEMENT FOR JAIL SERVICES ("Amendment") is made and entered into by and between the CITY OF MARYSVILLE ("Marysville"), and the CITY OF ARLINGTON ("Arlington").

WHEREAS, Marysville has contracted with Snohomish County for four (4) jail bed days per month; and

WHEREAS, Arlington consents to granting Marysville the authority to receive and pay all Snohomish County Jail bills for the Arlington and to coordinate and move Arlington Prisoners to and from Snohomish County Jail; and

WHEREAS, Arlington has agreed to pay Marysville each month for two (2) of the four (4) jail bed days and any additional Snohomish County Jail bed costs in addition to the two (2) contracted amounts at a rate of \$ 56 per bed per day; and

WHEREAS, Arlington will reimburse Marysville for said jail bills; and

1

WHEREAS, Marysville will be responsible for prisoner coordination and all accounting to calculate which prisoners are in Snohomish County Jail and what bed days are being utilized and the costs of said bed days, and

WHEREAS, Marysville and Arlington believe this will result in savings on Jail costs and the Cities have agreed to Amend Schedule A to incorporate the above agreement, necessitating the amendment of the Agreement.

NOW, THEREFORE, in consideration of the mutual covenants, conditions and promises contained herein, Marysville and Arlington mutually agree as follows:

- 1. The Schedule "A" attached to the Interlocal Agreement for Jail Services dated August 1, 2002, is amended to add a section titled Snohomish County Jail Billings and shall be as attached hereto and incorporated by this reference.
- 2. Except as provided herein, all other terms and conditions of the Interlocal Agreement for Jail Services dated August 1, 2002 and all Amendments and Renewals thereto remain in place and shall be unchanged by this agreement.

IN WITNESS WHEREOF, the parties have hereunto set their hands and seals this 30th day of <u>September</u>, 2005.

CITY OF ARLINGTON CITY OF MARYSVILLE

By Margaret Larson, Mayor By DENNIS KENDALL, Mayor

DATE: 9-13-05 DATE: 9-30-05

APPROVED as to form: APPROVED as to form:

STEVEN J. PRIFFLE, City Attorney GRANT K. WEED, City Attorney

/wpf/mv/arl.aiajs third amend SCJail billing

DATE: 9-13-05

DATE: 9-29-05

/wpf/mv/arl.aiajs third amend SCJail billing

SCHEDULE A

Booking fee

\$32.00

* Should Marysville decide to collect booking fees pursuant to RCW 70.48.390 from the funds possessed by the prisoner or defendant directly at the time of booking, the booking fee to be paid by the City of Arlington for such prisoner or defendant shall be adjusted by a credit in favor of the City Arlington of that sum actually paid by the prisoner or defendant.

Inmate transfer administrative fee

\$10.00

* In cases where Arlington prisoners are relocated to another jail facility other than the Snohomish County jail, Arlington agrees to reimburse Marysville for the actual rates and fees charged by such other jail facility.

Daily maintenance fee

\$50.00

*Arlington agrees to contract for eight (8) beds per day, 365 or 366 days per year, 240 bed days per month. Arlington will only be billed for additional bed days after they have used 240 bed days per month at a rate of \$50.00 per day per bed.

Snohomish County Jail Billings

Marysville has contracted with Snohomish County for four (4) jail bed days per day.

Arlington gives Marysville the authority to receive and pay all Snohomish County Jail bills for the Arlington <u>Prisoners</u> including those cases that are associated with the County District Court and not Marysville Municipal Court and to coordinate and move Arlington Prisoners to and from Snohomish County Jail.

Arlington agrees to pay Marysville each month for two (2) of the four (4) jail beds per day and any additional Snohomish County Jail bed costs in addition to the two (2) contracted amounts at a rate of \$ 56.00 per bed per day.

4

/wpf/mv/arl.aiajs third amend SCJail billing

Arlington agrees to pay Marysville for costs of the beds reserved whether used or not.

Arlington will reimburse Marysville for said jail bills.

Marysville will be responsible for all accounting to calculate which prisoners are in Snohomish County Jail and what bed days are being utilized and the costs of said bed days.

Marysville will not take or move prisoners who are pre-trial on pending Arlington District Court Cases. Marysville will however, coordinated the jail billing for such prisoners as set forth above.

Return Address

City of Marysville ·1049 State Avenue Suite 201 Marysville WA 98270

Please print or type information

Document Title(s) or transactions contained therein):
1. Amendment of Schedule A of Interlocal Agreements.
3. 4.
Grantor(s) (Last name first, then first name and initials) 1. Marysville, City of 2. 3.
4. Additional names on page of document.
Grantee(s) (Last name first, then first name and initials) 1. Arlington, city of 2. 3. 4. Additional names on page of document.
Legal description (abbreviated: i.e. lot, block, plat or section, township, range, qtr./qtr.)
Additional legal is on page of document Reference Number(s) of Documents assigned or released:
NONE 2002 1106 0523
Additional numbers on page of document.
Assessor's Property Tax Parcel/Account Number N/A
☐ Property Tax Parcel ID is not yet assigned ☐ Additional parcel numbers on page of document
The Auditor/Recorder will rely on the information provided on the form. The staff will not read the document to verify the accuracy or completeness of the indexing information.

City of Marysville 1049 State Street Marysville, WA 98270

Amendment of Schedule "A" of Interlocal Agreements of for Jail Services Jail Beds Reserved Reduced from 9 to 8 per day Effective October 1, 2004

THIS AMENDMENT of Schedule "A" TO INTERLOCAL AGREEMENT FOR JAIL SERVICES ("Amendment") is made and entered into by and between the CITY OF MARYSVILLE ("Marysville"), and the CITY OF ARLINGTON ("Arlington").

WHEREAS, while Marysville and Arlington have agreed to Amend
Schedule A with a reserved jail bed change, necessitating the amendment of the
Agreement; and

NOW, THEREFORE, in consideration of the mutual covenants, conditions and promises contained herein, Marysville and Arlington mutually agree as follows:

1. The Schedule "A", Daily maintenance fee is amended as follows:

Daily maintenance fee

\$50.00

Effective 10/1/04

*Arlington agrees to contract for eight (8) beds per day, 365 or 366 days per year,

/wpf/my/arl.aiajs second amend reserved bed amend

240 bed days per month. Arlington will only be billed for additional bed days after they have used 240 bed days per month at a rate of \$50.00 per day per bed.

2. Except as provided herein, all other terms and conditions of the Interlocal Agreement for Jail Services and all Amendments thereto remain in place and shall be unchanged by this agreement.

IN WITNESS WHEREOF, the p	parties have hereunto set their hands and
seals this 7th day of Octob	<u>থ</u> ু , 2004.
CITY OF ARLINGTON	CITY OF MARYSVILLE
By Margare Sarra By MARGARET LARSON, Mayor	DENNIS KENDALL, Mayor
DATE:	
APPROVED as to form:	APPROVED as to form:
STEVEN J. PEIFFLE, City Attorney	GRANT K. WEED, City Attorney
DATE	DATE: 16-5-04

SCHEDULE A Effective 10/1/04 to 12/31/2004

Bookina fee	\$32.30 is changed to \$	32.OC
•	Effective May 1,	2004

* Should Marysville decide to collect booking fees pursuant to RCW 70.48.390 from the funds possessed by the prisoner or defendant directly at the time of booking, the booking fee to be paid by the City of Arlington for such prisoner or defendant shall be adjusted by a credit in favor of the City Arlington of that sum actually paid by the prisoner or defendant.

Inmate transfer administrative fee \$10.00

* In cases where Arlington prisoners are relocated to another jail facility other than the Snohomish County jail, Arlington agrees to reimburse Marysville for the actual rates and fees charged by such other jail facility.

Daily maintenance fee \$50.00 Effective 10/1/04

*Arlington agrees to contract for eight (8) beds per day, 365 or 366 days per year, 240 bed days per month. Arlington will only be billed for additional bed days after they have used 240 bed days per month at a rate of \$50.00 per day per bed.

Return Address

City of Marysville 1049 State Avenue Suite 201 Marysville WA 98270



Please print or type information

Document Title(s) or transactions contained therein):
1. Amendment of Schedule A of Interlocal Agreements for Jail Services 3. 4.
Grantor(s) (Last name first, then first name and initials)
1. Marysville, City of
2. 3.
4.
Additional names on page of document.
Grantee(s) (Last name first, then first name and initials)
1. Arlington, City of
2.
3.
4. Additional names on page of document.
Legal description (abbreviated: i.e. lot, block, plat or section, township, range, qtr./qtr.)
N/A
Additional legal is on page of document
Reference Number(s) of Documents assigned or released:
200211060523 Additional numbers on page of document.
Assessor's Property Tax Parcel/Account Number
N / A ☐ Property Tax Parcel ID is not yet assigned ☐ Additional parcel numbers on page of document
The Auditor/Recorder will rely on the information provided on the form. The staff will not read the

City of Marysville 1049 State Street Marysville, WA 98270

Amendment of Schedule "A" of Interlocal Agreements of for Jail Services Booking Fee Change from \$32.32 to \$32.00 Effective May 1, 2004

THIS AMENDMENT of Schedule "A" TO INTERLOCAL AGREEMENT FOR JAIL SERVICES ("Amendment") is made and entered into by and between the CITY OF MARYSVILLE ("Marysville"), and the CITY OF ARLINGTON ("Arlington").

WHEREAS, while Marysville and Arlington have agreed to Amend Schedule A with a booking fee change, necessitating the amendment of the Agreement; and

NOW, THEREFORE, in consideration of the mutual covenants, conditions and promises contained herein, Marysville and Arlington mutually agree as follows:

1. The Schedule "A", booking fee is changed from \$32.30 to \$32.00 which shall be effective May 1, 2004 through December 31, 2004

/wpf/mv/arl.aiajs second amend booking fee amend

shall be as attached hereto and incorporated by this reference.

 Except as provided herein, all other terms and conditions of the Interlocal Agreement for Jail Services and all Amendments thereto remain in place and shall be unchanged by this agreement.

IN WITNESS WHEREOF, the parties have hereunto set their hands and seals this 26th day of _________, 2004.

CITY OF ARLINGTON CITY OF MARYSVILLE

By Margaret Jaren By Nennis L Kerdall MARGARET LARSON, Mayor DENNIS KENDALL, Mayor

DATE: 11-9-04 DATE: 4-26-04

APPROVED as to form:

APPROVED as to form:

STEVEN J.) PEIFFLE) City Attorney

SRANT K. WEED, City Attorney

DATE: 11- 9-04 DATE: 4- 22-04

SCHEDULE A Effective 5/1/2004 to 12/31/2004

Booking fee	\$32,30 is changed to \$	32.00
V	Effective May 1, 2	004

* Should Marysville decide to collect booking fees pursuant to RCW 70.48.390 from the funds possessed by the prisoner or defendant directly at the time of booking, the booking fee to be paid by the City of Arlington for such prisoner or defendant shall be adjusted by a credit in favor of the City Arlington of that sum actually paid by the prisoner or defendant.

Inmate transfer administrative fee \$10.00

* In cases where Arlington prisoners are relocated to another jail facility other than the Snohomish County jail, Arlington agrees to reimburse Marysville for the actual rates and fees charged by such other jail facility.

Daily maintenance fee \$50.00

*Arlington agrees to contract for nine (9) beds per day, 365 or 366 days per year, 270 bed days per month. Arlington will only be billed for additional bed days after they have used 270 bed days per month at a rate of \$50.00 per day per bed.

Return Address

City of Marysville 1049 State Avenue Suite 201 Marysville WA 98270



200402100372 5 PGS 02-10-2004 11:40am \$23.00 SNOHOMISH COUNTY. WASHINGTON

Please print or type information

Document Title(s) or transactions contained therein):
1 Second Amendment to Interlocal Agreement for Jail Services 2. 3. 4.
Grantor(s) (Last name first, then first name and initials)
1 Marysville, City of 2. 3.
4.
Additional names on page of document.
Grantee(s) (Last name first, then first name and initials)
1. Arlington, City of 2.
3. 4.
Additional names on page of document.
Legal description (abbreviated: i.e. lot, block, plat or section, township, range, qtr./qtr.)
N/A
Additional legal is on page of document
Reference Number(s) of Documents assigned or released:
N/A 200211060523
Additional numbers on page of document.
Assessor's Property Tax Parcel/Account Number
N / A ☐ Property Tax Parcel ID is not yet assigned ☐ Additional parcel numbers on page of document
The Auditor/Recorder will rely on the information provided on the form. The staff will not read the document to verify the accuracy or completeness of the indexing information.

AFTER RECORDING RETURN TO:

City of Marysville 4822 Grove Street Marysville, WA 98270

SECOND AMENDMENT TO INTERLOCAL AGREEMENT FOR JAIL SERVICES

THIS AMENDMENT TO INTERLOCAL AGREEMENT FOR JAIL SERVICES ("Amendment") is made and entered into by and between the CITY OF MARYSVILLE ("Marysville"), and the CITY OF ARLINGTON ("Arlington").

WHEREAS, on August 1, 2002 Marysville and Arlington entered into an Interlocal Agreement for Jail Services hereafter referred to as the "Agreement"; and

WHEREAS, renewals of the Agreement are subject to agreement on the rate and payment for the booking fee and daily maintenance fee set forth in Schedule A of said Agreement and as set forth in the FIRST AMENDMENT TO INTERLOCAL AGREEMENT FOR JAIL SERVICES; and

WHEREAS, while Marysville and Arlington have agreed to a Schedule for the booking fee and daily maintenance fee, necessitating the amendment of the Agreement; and

NOW, THEREFORE, in consideration of the mutual covenants, conditions and promises contained herein, Marysville and Arlington mutually agree as follows: /wpf/mv/arl.aiajs second amend

- 1. The Schedule A, booking fee, daily maintenance fee and inmate transfer administrative fee which shall be effective January 1, 2004 through December 31, 2004 shall be as attached hereto and incorporated by this reference.
- 2. Except as provided herein, all other terms and conditions of the Interlocal Agreement for Jail Services dated August 1, 2002 and the FIRST AMENDMENT TO INTERLOCAL FOR JAIL SERVICES dated July 28, 2003 shall remain in full force and effect unchanged. This Amendment to Interlocal Agreement For Jail Services shall be effective January 1, 2004.

IN WITNESS WHEREOF, the parties have hereunto set their hands and seals this $\frac{16^{th}}{10^{th}}$ day of $\frac{10^{th}}{10^{th}}$ day

CITY OF ARLINGTON	CITY OF MARYSVILLE
By Wales	Cush ?
Bu Vant	in X Kanlall
ROBERT KRASKI, M	ayor <u>Bayed Weise</u> e Mayor
	DENNIS L. KENDALL, Mayor
DATE: 10.16	D3

JA. L. _____

APPROVED as to form:

APPROVED as to form:

TEVEN J. PEIFFLE, City Attorney GRANT K. WEED, City Attorney

/wpf/mv/arl.aiajs second amend

DATE:	DATE: 1-13-04

/wpf/mv/arl.alajs second amend

SCHEDULE A Effective 1/1/2004 to 12/31/2004

Booking f	ee	\$32.3 0

* Should Marysville decide to collect booking fees pursuant to RCW 70.48.390 from the funds possessed by the prisoner or defendant directly at the time of booking, the booking fee to be paid by the City of Arlington for such prisoner or defendant shall be adjusted by a credit in favor of the City Arlington of that sum actually paid by the prisoner or defendant.

Inmate transfer administrative fee \$10.00

* In cases where Arlington prisoners are relocated to another jail facility other than the Snohomish County jail, Arlington agrees to reimburse Marysville for the actual rates and fees charged by such other jail facility.

Daily maintenance fee \$50.00

*Arlington agrees to contract for nine (9) beds per day, 365 or 366 days per year, 270 bed days per month. Arlington will only be billed for additional bed days after they have used 270 bed days per month at a rate of \$50.00 per day per bed.

ce: Police Dept.

200309030999 5 800

Return Address

City of Marysville 1049 State Avenue Suite 201 Marysville WA 98270 200309030999 5 PGS 09-03-2003 02:11pm \$23.00 SNOHOMISH COUNTY. WASHINGTON

Please print or type information

Document Title(s) or transactions contained therein):
1. First Amendment to Interlocal Agreement for Jail Services 2. 3. 4.
Grantor(s) (Last name first, then first name and initials)
1. Marysville, City of
3.
4.
Additional names on page of document.
Grantee(s) (Last name first, then first name and initials)
1. Arlington, City of
2. Arrington, City of 3.
4.
Additional names on page of document.
Legal description (abbreviated: i.e. lot, block, plat or section, township, range, qtr./qtr.)
N/A
☐ Additional legal is on page of document
Reference Number(s) of Documents assigned or released:
N/A
Additional numbers on page of document.
Assessor's Property Tax Parcel/Account Number
N / A ☐ Property Tax Parcel ID is not yet assigned ☐ Additional parcel numbers on page of document
The Auditor/Recorder will rely on the information provided on the form. The staff will not read the
document to varify the popurous or completeness of the indevine information

AFTER RECORDING RETURN TO:

City of Marysville 4822 Grove Street Marysville, WA 98270

FIRST AMENDMENT TO INTERLOCAL AGREEMENT FOR JAIL SERVICES

THIS AMENDMENT TO INTERLOCAL AGREEMENT FOR JAIL
SERVICES ("Amendment") is made and entered into by and between the CITY OF
MARYSVILLE ("Marysville"), and the CITY OF ARLINGTON ("Arlington").

WHEREAS, on August 1, 2002 Marysville and Arlington entered into an Interlocal Agreement for Jail Services hereafter referred to as the "Agreement"; and

WHEREAS, Section 5 of the Agreement provides that Arlington shall have an option to renew the Agreement for a three year term commencing January 1, 2003 and ending December 31, 2005; and

WHEREAS, Arlington has indicated its intention to exercise its option to renew the Agreement, and

WHEREAS, renewals of the Agreement are subject to agreement on the rate and payment for the booking fee and daily maintenance fee set forth in Schedule A of said Agreement; and

WHEREAS, while Marysville and Arlington have agreed to a Schedule for the booking fee and daily maintenance fee which may be reviewed and revised by Marysville on an annual basis rather than during the three year renewal term, necessitating the amendment of the Agreement; and

WHEREAS, the parties have agreed to pass through the actual costs of housing Arlington prisoners in jail facilities of other jurisdictions and have agreed to an inmate transfer administrative fee;

NOW, THEREFORE, in consideration of the mutual covenants, conditions and promises contained herein, Marysville and Arlington mutually agree as follows:

- The Interlocal Agreement for Jail Services entered into between the parties on August 1, 2002 shall be renewed for a three year term commencing January 1, 2003 and ending December 31, 2005.
- There shall be added to Schedule A of the Agreement a one time administrative fee for the transfer of each inmate from the Marysville Jail to another jail facility.
- 3. The Schedule A, booking fee, daily maintenance fee and inmate transfer administrative fee which shall be effective January 1, 2003 through December 31, 2003 shall be as attached hereto and incorporated by this reference. During July of each year said fees shall be reviewed and revised by Marysville effective the following January, and a revised Schedule A reflecting said revised fees shall be attached in place of the existing Schedule A. Marysville shall give Arlington written notice of the revised fee schedule prior to September 1 of each year. Sections 4 and 5 of the Agreement shall be deemed to be amended to be consistent herewith.
- 4. Except as provided herein, all other terms and conditions of the Interlocal Agreement for Jail Services dated August 1, 2002 shall remain in full

/wpf/mv/arl.alajs (2/10/03)

force and effect unchanged. This Amendment to Interlocal Agreement For Jail Services shall be effective January 1, 2003.

IN WITNESS WHEREOF, the	parties have hereunto set their hands and
seals this 28th day of	, 2003.
CITY OF ARLINGTON	CITY OF MARYSVILLE
By Law Lein ROBERT KRASKI, Mayor	DAVID WEISER, Mayor
DATE: 7-28-03	· · ·
APPROVED as to form:	APPROVED as to form:
TO PAGE	Searth Weed
STEVEN J. PEIFFLE, City Attorney	GRANT K. WEED, City Attorney
DATE:	DATE: 7-28-03

SCHEDULE A Effective 1/1/2003 to 12/31/2003

Booking fee

\$32.30

Daily maintenance fee

\$51.68

Inmate transfer administrative fee

\$10.00

* In cases where Arlington prisoners are relocated to another jail facility other than the Snohomish County jail, Arlington agrees to reimburse Marysville for the actual rates and fees charged by such other jail facility.

/wpt/mv/ari.alajs (2/10/03)

200211060523

11/06/2002 02:11 PM Snohomish P.0010 RECORDED County

CITY OF MARYSVILLE 4822 GROVE ST. MARYSVILLE, WA 98270

AFTER RECORDING RETURN TO:

ORIG!NAL

INTERLOCAL AGREEMENT FOR JAIL SERVICES

THIS INTERLOCAL AGREEMENT FOR JAIL SERVICES (hereinafter "Agreement") is made and entered into by and between the CITY OF MARYSVILLE. (hereinafter "Marysville"), and the CITY OF ARLINGTON (hereinafter "Arlington").

WHEREAS, Chapters 39.34 and 70.48 RCW authorize cities to enter into contracts for jail services that specify the responsibilities of each party; and

WHEREAS, Marysville has a jail facility, and Arlington desires to enter into this agreement to utilize Marysville's jail facility and the terms and conditions of this agreement;

NOW, THEREFORE, in consideration of the mutual covenants, conditions and promises contained herein, Marysville and Arlington mutually agree as follows:

- **DEFINITIONS.** Unless the context clearly shows another usage is intended, the following terms shall have the following meanings in this agreement:
 - Marysville Jail means a place owned and operated by Marysville primarily designed, staffed and used for the housing of adults charged with a criminal offense; for the punishment and correction of offenders after conviction of a criminal defense; or for confinement and/or holding during a criminal investigation, or a civil detention to enforce a court order. As of the date of the execution of this agreement, this jail is located at 1635 Grove, Marysville, Washington.

b. Arlington prisoner means a person arrested by Arlington Police and held and confined in the Marysville Jail (either pre- or post-trial) pursuant to a violation of a Arlington ordinance or a violation of state law which designates the crime for which the person is held to be a misdemeanor or gross misdemeanor. The term Arlington prisoner shall not include a person arrested for a felony offense by Arlington Police, a person arrested on a warrant issued by another jurisdiction or for charges initiated by a non-Arlington Police officer, or a person charged by the County Prosecutor with a felony or an attempt to commit a felony, even if there is a plea to or a conviction of a lesser offense. An Arlington prisoner shall not include juveniles.

JAIL AND HEALTH SERVICES.

- a. For prisoners accepted under this Agreement, Marysville shall accept Arlington prisoners and furnish jail facilities, booking, custodial services, and personnel for the confinement of Arlington prisoners equal to those Marysville provides for the confinement of its own prisoners. Medical costs for emergency or necessary health care for Arlington prisoners shall be the responsibility of Arlington. In the event an inmate is transported to the hospital, the hospital shall be directed to bill Arlington directly. With respect to inmate prescriptions, Arlington agrees to utilize the same pharmacies as Marysville, and Arlington shall be billed directly for its inmates' prescriptions. Arlington retains the option to contract with medical providers to provide medical service to Arlington prisoners. Marysville shall notify Arlington prior to outside medical care being provided for a Arlington prisoner; provided, however, that when emergency medical care is required in life-threatening circumstances, the notification may occur as soon as practicable, which may be after emergency medical care has been provided.
- b. While Marysville will have the primary responsibility for transporting prisoners to the Snohomish County Jail and to medical care providers during the initial six months of this agreement, Marysville may request Arlington to provide the transport of prisoners when Marysville Jail and police staff are unavailable. The rate and payment amount set forth in Schedule A shall include the cost of transport of Arlington prisoners.

3. ACCEPTANCE OF PRISONERS.

a. Arlington understands that Marysville will accept prisoners on a nonexclusive basis under this Agreement. The acceptance of prisoners is subject to space being available. Marysville will endeavor to provide five beds for Arlington prisoners and may at Marysville's discretion provide more beds if available. Marysville reserves the right to reserve space in the jail for its anticipated prisoner needs and may require the removal of Arlington prisoners

to accommodate Marysville prisoners. If Arlington prisoners are to be displaced and must be removed from the jail, Marysville agrees to provide Arlington with notice in writing that the Arlington prisoner must be removed.

- b. Prisoners may not be incarcerated in the Marysville Jail longer than thirty (30) days or contrary to any federal or state statutes or regulations or constitutional requirements for the Marysville Jail. Should an inmate serve his/her 30-day sentence in the Marysville Jail and still have additional days of jail time, Arlington will have the option of transporting their inmates to another facility or have Marysville transport with reimbursement by Arlington of Marysville's actual costs. Should transportation be required for Arlington inmates to appear in other than the Marysville Municipal Courts, transportation will be the responsibility of Arlington.
- c. Arlington agrees that if any Arlington prisoner is deemed out of control or dangerous by the personnel at the Marysville Jail, on eight (8) hours' notice from Marysville to Arlington, Arlington shall make arrangements to remove and transport to another facility. Marysville may also refuse to book any persons who are suspected to be an extreme danger to themselves or to other inmates. In cases where an Arlington prisoner has obvious medical needs, Arlington shall transport such prisoner to a medical facility for treatment prior to being booked into Marysville's Jail. In all cases, Arlington officers will remain at the Marysville Jail until the prisoner is accepted by the Marysville custody staff.
- 4. RATE AND PAYMENT. Arlington shall pay Marysville at a rate per prisoner on a 24-hour basis (or portion of 24 hours) set out in **Schedule A** attached hereto. Said rates shall be adjusted from time to time by mutual agreement in advance of the renewal of any term of this agreement as provided in Section 6. Arlington shall be responsible for all costs for the transport of its prisoners.
- a. Payment shall be made promptly by Arlington to Marysville within thirty (30) days after a monthly statement is submitted by Marysville to Arlington.
- b. Each party may examine the other's books and records to verify charges. If an examination reveals an improper charge, an adjustment shall be applied to the next month's statement, or if the agreement has terminated, by an appropriate payment from one to the other. The parties agree to meet at least once each year to examine and verify charges for the previous year. The parties shall enter into a written agreement verifying and reconciling charges for the previous year and closing the books on an annual basis.
- c. Should the prisoner be sentenced to pay a portion of the daily rate, that amount will be deducted from the full daily rate.

- 5. **DURATION.** The initial term of this agreement shall commence upon execution by both parties and shall expire on December 31, 2002. Arlington shall have an option to renew this agreement for a three-year term commencing on January 1, 2003 and ending on December 31, 2005, and a second renewal for a four-year term, commencing on January 1, 2006 and ending on December 31, 2009. Said renewals shall be subject only to mutual agreement of the parties with the rate and payment set forth in **Schedule A**.
- 6. **RECORD KEEPING (BOOKING).** Marysville agrees to maintain a system of record keeping relative to the booking and confinement of each Arlington prisoner in such style and manner as equivalent to Marysville's records pertaining to its own prisoners. Such records shall include, but not be limited to, the following information: defendant's name, charge, booking date, release date, and manner of release (i.e., personal recognizance, bond, cash bail). Along with monthly billing statements, Marysville shall submit to Arlington or its authorized representatives copies of said records.
- 7. BOOKING PROCEDURE. Prisoners will be booked by Marysville according to procedures and policies of Marysville by completing for each such prisoner an appropriate booking sheet with a copy to be provided to Arlington, if requested. Personal property will be held by Marysville in the same manner as for its own prisoners.
- 8. RELEASE OF ARLINGTON PRISONERS FROM MARYSVILLE JAIL. No Arlington prisoner confined in the Marysville jail subject to this Agreement shall be released except:
 - a. When requested by a member of Arlington Police Department;
- b. In compliance with orders of the court in those matters in which the courts have jurisdiction;
 - For appearance in court;
 - For interviews by Arlington Police or attorneys;
- e. If the prisoner has served his or her sentence or the charge pending against the prisoner has been dismissed; or
- f. As determined by the Marysville Chief of Police or his designee as part of a plan to reduce prisoner population as a result of facility overcrowding; PROVIDED, however, Arlington prisoners shall be released or relocated to a mutually agreed upon facility on a "first in first out" basis.

/mv/ls.iajs (6/24/99)

- g. Where in the discretion of the custody/patrol supervisor or jail administrator such release is warranted, Marysville shall notify Arlington Police of such event as soon as possible.
- 9. ALTERNATIVE/PARTIAL CONFINEMENT. Arlington prisoners shall be considered for Marysville's alternative and partial confinement programs on an equal basis with Marysville prisoners and subject to the same rules and regulations, as well as potential sanctions, for program rule violations. Arlington shall have access to all alternative sentencing options which are available now and which may become available in the future. Prisoner participation in such programs may be limited to an operational capacity as identified by Marysville. Alternative and partial confinement programs shall include, but not be limited to, work release and work crew. It is understood by the parties that the term "alternative confinement program" shall include electronic home monitoring.
- 10. ACCESS TO ARLINGTON PRISONERS. All Arlington Police officers, investigators, interpreters, mental health professionals, the prosecuting attorney and the prisoner's counselor or assigned counsel shall have the right to interview the prisoner inside the confines of the Marysville Jail, subject only to necessary security rules. Interview rooms will be made available to Arlington Police and others in equal priority with those made available for Marysville prisoners.
- 11. **OPERATION OF JAIL**. Marysville agrees to operate the jail to current professional standards and practices in accordance with all state and federal standards, whether set by constitution, statute or regulation. Arlington shall receive equal treatment to that supplied to Marysville's own prisoners.

12. INDEMNIFICATION.

a. Except as otherwise provided in 12(c), Arlington agrees to defend, indemnify and hold harmless Marysville and its officers, agents and employees, or any of them, from any and all claims, actions, suits, liability, loss, costs, expenses and damages of any nature whatsoever by reason of or arising out of any act or omission of Arlington, its officers, agents and employees, or any of them in arresting, detaining, charging or transporting prisoners. In the event that any suit based upon such a claim, action, loss or damage is brought against Marysville, Arlington shall defend the same at its sole cost and expense; provided, that Marysville retains the right to participate in said suit if any principle of governmental or public law is involved; and if a final judgment is rendered against Marysville, its officers, agents, employees or any of them or jointly against Marysville and Arlington and their respective officers, agents and employees or any of them, Arlington shall satisfy and discharge the same.

- Except as otherwise provided in 12(c), Marysville shall defend, indemnify and hold harmless Arlington and its officers, agents and employees, or any of them, from any and all claims, actions, suits, liability, loss, costs, expenses and damages of any nature whatsoever by reason of or arising out of any act or omission of Marysville, its officers, agents and employees, or any of them in confining or releasing persons who have been presented to and accepted by the Marysville Jail by Arlington, its officers, agents and employees while said persons are in the Jail or in the custody of Marysville outside the Jail, except to the extent said claim, action, loss or damage is the result of the negligence of Arlington. In the event that any suit based upon such a claim, action, loss or damage is brought against Arlington, Marysville shall defend the same at its sole cost and expense, provided that Arlington retains the right to participate in said suit if any principle of governmental or public law is involved, and if a final judgment is rendered against Arlington, its officers, agents and employees or any of them, or jointly against Arlington and Marysville and their respective officers, agents and employees or any of them, Marysville shall satisfy and discharge the same.
- c. In the event of the concurrent negligence of the parties, each party shall be responsible for payment of any claim or judgment in proportion to the percentage fault attributed to that party.
- d. The indemnities provided for in this paragraph 12 shall apply to all legal costs and attorneys' fees incurred by the party indemnified. In any action to enforce the indemnities provided for in this paragraph, the prevailing party shall be entitled to recovery of costs and attorneys' fees for the enforcement of these indemnities.
- 13. **INSURANCE**. At the date of entering into this agreement, Arlington and Marysville are each members of the Washington Cities Insurance Authority (WCIA). So long as each city is a member of the WCIA, it agrees to abide by the WCIA compact and all other applicable rules, regulations and requirements that are necessary to keep each city as a member in good standing. In the event either party to this agreement ceases to be a member of WCIA, the parties shall renegotiate the insurance provisions of this agreement with the intent being the provision of insurance which adequately covers the nature of the risks associated with each party's responsibilities under this agreement.
- 14. **TERMINATION OF AGREEMENT.** Arlington shall provide written notice of its intent to terminate this agreement without cause not less than 180 days prior to expiration of this agreement. Marysville shall provide written notice of its intent to terminate this agreement not less than one hundred eighty (180) days prior to expiration of this agreement (or any renewal thereof). In the event of termination of this agreement (or any extension thereof), the parties will work cooperatively to ensure the orderly transition of defendants from Marysville jail to the new facility.

15. DISPUTE RESOLUTION.

- The Police Chiefs for each city and appropriate staff shall meet quarterly to discuss any pending issues and to resolve disputes, if any.
- b. It is the parties' intent to resolve any disputes relating to the interpretation or application of this agreement informally through discussions at the staff level as described in paragraph 15(a) above. In the event disputes cannot be resolved informally, resolution shall be sought by the City Administrators. If the City Administrators reach no resolution within thirty (30) days, the parties agree to submit the dispute to nonbinding mediation/dispute resolution.
- 16. WAIVER. No waiver of any right under this Agreement shall be effective unless made in writing by the authorized representative of the party to be bound thereby. Failure to insist upon full performance on any one or several occasions does not constitute consent to or waiver of any later nonperformance.
- ASSIGNMENT. Neither this Agreement nor any interest herein or claim hereunder shall be assigned or transferred, in whole or in part, by either Marysville or Arlington to any other person or entity without the prior written consent of the other party. In the event that such prior written consent to an assignment is granted, the assignee shall assume all duties, obligations and liabilities of its assignor stated in this Agreement.
- 18. 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 Marysville an employee of Arlington, and vice versa, 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 according to either city's employee by virtue of their employment. At all times pertinent hereto, employees of Marysville are acting as Marysville employees and employees of Arlington are acting as Arlington employees.
- 19. 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 provisions of this agreement which shall prove to be invalid, 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.
- 20. **ASSIGNABILITY.** The rights, duties and obligations of either party to this agreement may not be assigned to any third party without the prior

written consent of the other party, which consent shall not be unreasonably withheld.

- 21. **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.
- 22. **ENTIRE AGREEMENT.** This agreement constitutes the entire agreement between the parties hereto and no other agreements, oral or otherwise, regarding the subject matter of this agreement shall be deemed to exist or bind any of the parties hereto. Either party may request changes in the agreement. Proposed changes that are mutually agreed upon shall be incorporated by written amendment hereto.
- 23. **SEVERABILITY.** If any portion of this Agreement is changed per mutual agreement, or any portion is held invalid, the remainder of the Agreement shall remain in full force and effect.
- 24. **INTEGRATION.** This written Agreement constitutes the complete and final agreement between Marysville and Arlington. There are no other oral or written agreements between the parties as to the subjects covered by this Agreement. No changes or additions to this Agreement shall be valid or binding upon either party unless such change or addition be in writing and executed by both parties.
- 25. **NOTICES AND ADMINISTRATOR.** Unless stated otherwise herein, all notices and demands shall be in writing and sent or hand-delivered to the parties at their addresses as follows:

TO CITY OF ARLINGTON:

City Administrator 238 North Olympic Ave. Arlington, WA 98223

TO CITY OF MARYSVILLE:

Chief Administrative Officer 4822 Grove Street Marysville, WA 98270

The Marysville Chief of Police shall serve as Marysville's administrator or responsible official for this Agreement. The Chief of Police for Arlington shall

serve as Arlington's administrator or responsible official for this Agreement.

- 26. GOVERNING LAW. This Agreement shall be governed by and construed in accordance with the laws of the State of Washington as they now read or are hereafter amended.
- 27. APPROVAL AND FILING. Each party shall approve this Agreement by resolution, ordinace or otherwise pusuant to the laws of the governing body of said party. The attested signature of the officials identified below shall constitute a presumption that such approval was properly obtained. A copy of this Agreement shall be filed with the Snohomish County Auditor's office pursuant to RCW 39.34.040.

IN WITNESS WHEREOF, the parties have hereunto set their hands and seals this <u>1St</u> day of <u>August 2002</u>.

CITY OF ARLINGTON	CITY OF MARYSVILLE
By Select franki	By Paid Wesei
ROBERT KRASKI, Mayor	DAVE WEISER, Mayor DATE: 7-22-02
DATE:	
APPROVED as to form:	APPROVED as to form:
75XX	Drontk Well GRANT K. WEED, City Attorney
STEVE I PEIFFLE, City Attorney	GRANT K. WEED, City Attorney
DATE: 8-21-02	DATE: 7-22-02

200211060523

SCHEDULE A

Booking fee

\$32.30

Daily maintenance fee

\$51.68