



PUBLIC SAFETY COMMITTEE MEETING

TUESDAY, SEPTEMBER 6, 2022 | 6 PM

3rd committee meeting

The Committee will meet in Mauldin City Hall at 5 East Butler Road in the Council Chambers at 6 p.m.

The meeting will be available remotely through Zoom. Please visit the City's website at <https://cityofmauldin.org/your-government/meeting-minutes-agendas/> to access the meeting via audio and videoconferencing.
A quorum of Council will be present.

**PUBLIC SAFETY COMMITTEE MEETING
SEPTEMBER 6, 2022, 6PM
CITY HALL - COUNCIL CHAMBERS
5 E. BUTLER ROAD**

Committee Members: Carol King (Chair), Frank Allgood, and Jason Kraeling

- | | |
|---|--------------------------|
| 1. <u>Call to Order</u> | The Honorable Carol King |
| 2. <u>Public Comment</u> | The Honorable Carol King |
| 3. <u>Reading and Approval of Minutes</u> | The Honorable Carol King |
| a. Public Safety Committee Meeting: August 1, 2022
[Pages 3-5] | |
| 4. <u>Reports or Communications from City Officers</u> | The Honorable Carol King |
| a. Fire Chief Brian McHone | |
| i. Budget Review | |
| b. Clerk of Court | |
| i. Budget Review | |
| c. Police Chief George Miller | |
| i. Budget Review | |
| 5. <u>Unfinished Business</u> | The Honorable Carol King |
| There is no unfinished business. | |
| 6. <u>New Business</u> | The Honorable Carol King |
| a. Open Burning Ordinance [Pages 6-9] | |
| b. Bid for K9 car upfit [Page 10] | |
| c. Bid for Police Car upfit [Page 11] | |
| d. Record Retention Schedule [Pages 12-16] | |
| e. Contract with DJJ [Pages 17-23] | |
| 7. <u>Public Comment</u> | The Honorable Carol King |
| 8. <u>Committee Concerns</u> | The Honorable Carol King |
| 9. <u>Adjournment</u> | |

MINUTES
PUBLIC SAFETY COMMITTEE MEETING
AUGUST 1, 2022, 6PM
CITY HALL - COUNCIL CHAMBERS
5 E. BUTLER ROAD
3rd meeting

Committee Members present: Carol King (Chair), Frank Allgood, and Jason Kraeling
Others present: Fire Chief Brian McHone, Police Chief George Miller, Interim City Administrator Rebecca Vance

1. Call to Order- Chairwoman King
2. Public Comment- None
3. Reading and Approval of Minutes
 - a. Public Safety Committee Meeting: July 5, 2022

Motion: Councilman Kraeling made a motion to approve the minutes with Councilman Allgood seconding.

Vote: The vote was unanimous (3-0).

4. Reports or Communications from City Officers
 - a. Fire Chief Brian McHone
 - i. Budget Review

The budget is on track.

Hydroseeding has been done at the new fire station.

The fire department went to Mauldin High School band camp and sprayed the members with water in the hot afternoon.

- b. Police Chief George Miller
 - i. Budget Review- The department is under budget.

The Youth Academy went well. Citizens' Academy will start in October.
National Night Out is tomorrow evening.

Officer Sefcik brought Margo to the meeting for an update. The department received her on April 28th of this year. She is being used about 50% of the time on calls. She participates in community outreach, calls for service, employee wellness, and even business crime prevention. They are LEAP certified. Margo has passed her beginner and intermediate classes. She will go to Florida for her therapy dog certification.

Her food is 100% paid for by Hollywood Feed for the rest of her life. Roper Mountain Animal Hospital will cover her vet costs for the rest of her life. She goes to Paws and Claws for Grooming, and Astro Kennels is providing training for her. Never Forget 911 Foundation is going to raise money for her K9 Equipment and vehicle.

Several agencies in South Carolina have contacted us and North Charleston PD for contact with Leslie's Goldendoodles, Margo's breeder. One department in Illinois has also contacted us for help with their therapy dog program.

Margo Monday will be a reading program for K-5th grade where she will go and have the students read to Margo for practice. Officer Sefcik is also working on a motorcycle awareness week in honor of Officer Gotowka.

Chairwoman King said there is a young girl in the community who has cancer. Margo went to visit her. Chairwoman King said she was so happy to see that the little girl was smiling and able to play with Margo and she made her feel better while going through treatments.

5. Unfinished Business- There is no unfinished business.

6. New Business

a. Clemson University Mutual Aid Agreement

We have assisted Clemson University with their home football games for about 15 years. Council approves the mutual aid agreement every year.

Motion: Councilman Kraeling made a motion to send this item to Council with Councilman Allgood seconding.

Councilman Allgood asked how this impacts the community here. Chief Miller answered this is for off-duty officers and does not affect the City's police presence.

Vote: The vote was unanimous (3-0).

b. Open Burning Permit for Adams Glen

Terra Flex Group is the developer for Adams Glen and has asked for a burn permit. This property is off of Ashmore Bridge Road. No open burning is allowed in the City so a permit must be approved by Council.

Councilman Allgood asked if the land is over 5 acres and if what would be burned is native to the site. Andy Brown from Terra Flex answered that the property is 108 acres and most of what will be burned is dead debris. Mr. Brown thinks it will take 5-6 days to burn.

Motion: Councilman Allgood made a motion to send this item to Council with Councilman Kraeling seconding.

Vote: The vote was unanimous (3-0).

7. Public Comment- None
8. Committee Concerns- Mr. Allgood thanked Judge Martin for her service to the City. Chairwoman King asked if the Building Codes committee could look at the possibility of striking the open burn permit approval from Council from the codes. She believes staff is able to make this decision without Council direction.
9. Adjournment- Chairwoman King adjourned the meeting at 6:51 p.m.

Respectfully Submitted,
Cindy Miller
Municipal Clerk

PUBLIC SAFETY COMMITTEE

AGENDA ITEM SUMMARY

MEETING DATE: September 6, 2022

AGENDA ITEM: 6a

TO: Public Safety Committee
FROM: Chief Brian McHone
SUBJECT: Amend Standards for Open Burning

REQUEST

To consider an ordinance to amend certain standards pertaining to open burning.

HISTORY/BACKGROUND

The City of Mauldin's current code of ordinances states all open burn permits must be approved by City Council. In last month's Public Safety Committee meeting, there was discussion to remove this requirement from the code.

ANALYSIS or STAFF FINDINGS

City Attorney Daniel Hughes has reviewed the draft ordinance to remove the requirement for Council approval of open burning.

FISCAL IMPACT

None

RECOMMENDATION

Forward to Council for approval on first reading

ATTACHMENTS

Proposed ordinance

ORDINANCE # _____

AN AMENDMENT TO CHAPTER 20, ARTICLE I, GENERAL FIRE PREVENTION AND PROTECTION, OF THE MAULDIN CODE OF ORDINANCES TO AMEND CERTAIN STANDARDS PERTAINING TO OPEN BURNING AND FOR OTHER MATTERS RELATED THERETO

WHEREAS, the Mauldin City Council at various times reviews the city ordinances to make necessary improvements and/or changes; and,

WHEREAS, the City of Mauldin recognizes the need to impose regulations pertaining to open burning in order to protect public health, safety, and general welfare; and,

WHEREAS, the City of Mauldin finds that the following amendments to Chapter 20, Article I promote the health, safety, and welfare of the citizens and residents of the City of Mauldin.

NOW THEREFORE BE IT ORDAINED by the Mayor and City Council of the City of Mauldin, South Carolina, in council assembled and by the authority thereof that the Mauldin Municipal Code be amended as follows:

Section 1 Amendment. Amend Chapter 20, Fire Prevention and Protection, Article I, In General, as follows (*language that is ~~struck through~~ is language proposed to be deleted, underlined language is language proposed to be added, language is not ~~struck through~~ or underlined is not to be changed, and *** represents sections of the Zoning Ordinance that have been skipped and remain unchanged*):

CHAPTER 20 – FIRE PREVENTION AND PROTECTION

ARTICLE I. – IN GENERAL

Sec. 20-8. – Open burning.

- (a) It shall be unlawful for any person to start, or cause to be started, an open fire to burn any woodlands, brush, grass, structures, leaves, debris or other matter, except as provided in this section.
- (b) The city fire department may burn for official training purposes.
- (c) The city may issue a burning permit, at its discretion, for the burning of trees, brush, and undergrowth on land in excess of five acres where such land has been cleared for development, under the following conditions:
 - (1) Burning for land clearing shall only be performed by a contractor duly licensed in the state of South Carolina. The applicant shall give the city notice in writing of all information required by the city. This notice shall include, but not be

limited to, the location of the proposed burn, the material to be burned, the times and dates of the proposed burn, and the location of public roads, streets, property lines, and dwellings in the proximity of the burn.

- (2) The applicant shall clear the area around the burn site and have immediately available sufficient equipment and personnel to adequately secure the fire and prevent its spread. If, in the opinion of the fire department, it is necessary for the city to send fire department equipment to the burn site, the applicant shall be responsible to pay for the reasonable cost thereof, as determined by the city. Should burning become a danger to life or to property, the city may, without prior notice, put out the fire.
- (3) Only debris generated from the site may be burned. No matter may be burned which is not native to the site. No materials shall be burned in violation of any DHEC regulations.
- (4) The applicant shall conduct the burn at such location and under such conditions that smoke or fumes will not go onto any roadway or the property of others and not pose a health or environmental hazard. Weather, atmospheric conditions and recent rainfall shall also be factors to be considered. Burning is permitted only during such weather conditions as may deemed favorable for burning by the chief of the fire department. Should adverse weather conditions arise after the commencement of burning, the contractor shall put out any fires if directed to do so by the chief of the fire department or his or her designee.
- (5) No burning shall be carried out during any period which the governor or other authorized official has declared that an emergency exists in connection with forest fires or open burning.
- (6) The applicant agrees to be fully responsible for any damages or injuries to others as a result of the burning activity. The city requires the applicant to provide proof of liability insurance through an insurance company licensed with the state of South Carolina in such amounts as determined by the city and not less than \$300,000.00.
- (7) The city may impose such other conditions and restrictions as are deemed appropriate based on the type and size of the proposed burn.
- (8) The chief of the fire department and city administrator are authorized to establish additional rules and regulations for burning permits. Should the contractor or anyone else conducting a burning operation fail to comply with any directions or conditions set by the chief or city administrator, the burning operation shall immediately cease.
- (9) The applicant will pay a permit fee, if any, as determined by resolution of the city council. The permit shall be valid for a period of 30 days from the date of issuance. ~~No permit shall be issued without the approval of the city council.~~

- (d) This section shall not prohibit cooking fires built in fireplaces, grills or barbecue pits which shall be kept under competent and continuous supervision.
- (e) The city may issue permits for open fires as part of special events under such terms and conditions as provided by the city.
- (f) Any person violating any provision of this section shall be subject to the penalties provided for in Chapter 1, Section 1-6 of this Code.

Section 2. This ordinance shall become effective upon and after its final passage.

Passed on First Reading: _____

Passed on Second Reading: _____

CITY OF MAULDIN, SOUTH CAROLINA

BY: _____
Terry Merritt, Mayor

ATTEST:

Cindy Miller, Municipal Clerk

APPROVED AS TO FORM:

Daniel Hughes, City Attorney

PUBLIC SAFETY COMMITTEE

AGENDA ITEM SUMMARY

MEETING DATE: September 06, 2022
AGENDA ITEM: 6b

TO: Public Safety Committee
FROM: Chief George Miller
SUBJECT: Award Bid for the Upfit of the K-9 Vehicle

REQUEST

Approve the bid for the upfit of the K-9 Vehicle to Unique Lighting Solutions in Spartanburg.

HISTORY/BACKGROUND

An RFP was sent out through different sources for the upfit of the K-9 Vehicle as per city policy. A time frame was set for the quotes to be sent in.

ANALYSIS or STAFF FINDINGS

At the date of the deadline only one business, Unique Lighting Solutions, had turned in a quote. They met all specifications that were required for the RFP.

FISCAL IMPACT

See RFP Book that will be provided.

RECOMMENDATION

Staff recommends we accept the quote from Unique Lighting Solutions and award the bid to them.

ATTACHMENTS

RFP Book will be provided

PUBLIC SAFETY COMMITTEE

AGENDA ITEM SUMMARY

MEETING DATE: September 06, 2022
AGENDA ITEM: 6c

TO: Public Safety Committee
FROM: Chief George Miller
SUBJECT: Award Bid for the Upfit of the Police Vehicles

REQUEST

Approve the bid for the upfit of the police vehicles to Unique Lighting Solutions in Spartanburg.

HISTORY/BACKGROUND

An RFP was sent out through different sources for the upfit of the police vehicles as per city policy. A time frame was set for the quotes to be sent in.

ANALYSIS or STAFF FINDINGS

At the date of the deadline only one business, Unique Lighting Solutions, had turned in a quote. They met all specifications that were required for the RFP.

FISCAL IMPACT

See RFP Book that will be provided.

RECOMMENDATION

Staff recommends we accept the quote from Unique Lighting Solutions and award the bid to them.

ATTACHMENTS

RFP Book will be provided

PUBLIC SAFETY COMMITTEE

AGENDA ITEM SUMMARY

MEETING DATE: September 6, 2022
AGENDA ITEM: 6d

TO: Public Safety Committee
FROM: Chief George Miller
SUBJECT: Approval of Records Retention Schedule

REQUEST

HISTORY/BACKGROUND

In the past it has been that the Approval of Records Retention Schedule has to be signed by the Chief of Police and Governing Body. (Council)

ANALYSIS or STAFF FINDINGS

These records are internal investigations and disciplinary actions.

The retention of these records is 5 years from the date the employee was terminated, resigned or retired, at that time the records should be destroyed. Any person still employed with the police department; their records will be retained until the 5-year deadline after they leave employment.

We have files that date back to the early 1990's and some of the former employees are deceased.

FISCAL IMPACT

There will be no Fiscal Impact

RECOMMENDATION

The recommendation is that Council approve and sign the retention schedule for the Mauldin Police Department.

ATTACHMENTS

Approval of Records Retention Schedule



June 28, 2022

Sgt. Charles Osborne
Police Department
City of Mauldin
5 E Butler Rd
Mauldin, SC 29662

Dear Jen:

Two copies of the retention schedules that have been prepared and/or revised for City of Mauldin Police Department are enclosed. A form entitled "Approval of Records Retention Schedule" is attached to each copy of the retention schedules for the approval signatures of the department head in Part I and the County Council Chairman in Part II.

After the department head and council chairman have signed the schedules, please return all copies to me. The Archives director will approve in Part III and after this final approval step, I will send you an approved copy for your files.

Please contact me at (803) 896-6119 or mdantzler@scdah.sc.gov if you have any questions.

Sincerely,

A handwritten signature in black ink that reads "Matthew D. Dantzler". The signature is written in a cursive style with a long, sweeping underline.

Matthew D. Dantzler
Records Analyst

Enclosures: 2



South Carolina Department of Archives & History
 Division of Archives and Records Management

APPROVAL OF RECORDS
 RETENTION SCHEDULE

In accordance with provisions of Title 30, *Code of Laws of South Carolina, 1976*, Sections 30-1-10 through 30-1-40, as amended, the attached Records Retention Schedule is submitted for approval. This schedule supersedes any previously approved schedule for these same records series.

PART I- Office or Department

City of Mauldin

Local Government Subdivision

Police Department

Office or Department

1048

Record Group Number

I certify that I am authorized to act for this agency in the disposition of its public records and hereby approve the attached Records Retention Schedule. The schedule meets all legal and audit requirements and the records have no further administrative, fiscal, or legal value to this agency after the expiration of the prescribed retention periods. Records series included in this approval are numbered:

18527

Date	Signature of Approving Authority	Title
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PART II- Governing Body

I am authorized to act for the governing body of this local government subdivision and certify that the governing body has approved the Records Retention Schedule as described in Part I, above.

Date	Signature of Approving Authority	Title
------	----------------------------------	-------

PART III- Department of Archives and History

The records listed in the attached Records Retention Schedule have been evaluated by this department for their management, research, and permanent value and are approved for retention or disposal as described in the schedule.

Date	Director, Department of Archives and History
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**South Carolina Department of Archives and History
Records Management Division**

**Guidelines For Understanding And Implementing
Records Retention Schedules**

The following guidelines describe basic terms related to records retention schedules and define the responsibilities associated with schedule approval and implementation.

Records Retention Schedule – A records retention schedule describes one or several records series and indicates the length of time records should be retained prior to final disposition. Schedules are issued to state agencies or local government subdivisions and must be approved in accordance with provisions of the Public Records Act, as amended. Upon approval, the latest retention schedule supersedes any schedule previously approved for the same records series or group of records series.

Copies – All official copies of state agency and local government subdivision records must be inventoried, appraised, and scheduled. Convenience and other extra copies do not need a records retention schedule and may be disposed of when no longer needed for reference.

Legal Retention Requirements – The approval of schedules by state agencies or local government subdivisions should include a legal review to ensure that retention periods are in compliance with all applicable laws and regulations. In addition, state agencies and local government subdivisions are responsible for ensuring that records are retained for any additional time necessary to fulfill special legal considerations or requirements, such as those related to pending litigation, government investigations, or court orders.

Confidentiality and Restrictions – State agencies and local government subdivisions should ensure that confidential records are properly filed, accessed, and disposed of in accordance with federal, state, and local legal requirements.

Audit Requirements – State agencies and local government subdivisions are responsible for ensuring that records are retained to comply with all audit requirements.

Destruction of Records – Non-microfilmed records destroyed in accordance with approved schedules should be reported to the Department of Archives and History by submitting a copy of the State and Local Government Report of Records Destroyed. A copy of each destruction report should be retained by the state or local office as documentation of records destroyed in accordance with the approved retention schedules.

Records Storage – Permanent records must be maintained, protected, and preserved in an appropriate environment as required by section 30-1-70 of the Public Records Act, as amended. The State Records Center will accept scheduled semi-active state agency records for temporary storage on a space available basis. It will also receive permanent records scheduled for transfer to the Department of Archives and History.

For further information on state or local records retention schedules, please contact the Records Services staff at (803) 896-6100.

March 2010

CITY OF MAULDIN

Record Group Number: 1048

POLICE DEPARTMENT

18527 INTERNAL INVESTIGATION AND DISCIPLINARY ACTIONS

Description:

This series are used for disciplinary action and internal affairs. Records documenting investigations into personnel related issues or suspected criminal activity within the department. These records may be turned over to outside law enforcement agencies for further investigation. Information includes allegations of complaints, misconduct, violations of policy or procedure, and/or criminal activity, dates and signatures.

Retention:

5 years after separation from the department, then destroy.

PUBLIC SAFETY COMMITTEE

AGENDA ITEM SUMMARY

MEETING DATE: September 06, 2022
AGENDA ITEM: 6e

TO: Public Safety Committee
FROM: Chief George Miller
SUBJECT: Memorandum of Agreement, MOA, with Department of Juvenile Justice

REQUEST

To approve a MOA with Department of Juvenile Justice

HISTORY/BACKGROUND

Historically we have had a contract with the Department of Juvenile Justice to house juveniles that are arrested and can not be released to their parents.

ANALYSIS or STAFF FINDINGS

We do not have a Juvenile Holding Facility and rely on the Department of Juvenile Justice to house our juvenile offenders. We very rarely use the DJJ Service but have in emergency situations.

FISCAL IMPACT

The Fiscal Impact for this MOU is \$50.00 per day per juvenile.

RECOMMENDATION

Staff recommends we accept the MOA.

ATTACHMENTS

A copy of the MOA is attached.



L. Eden Hendrick
Executive Director

P.O. Box 21069
Columbia, SC 29221-1069
djj.sc.gov

Henry McMaster
Governor



August 16, 2022

City of Mauldin
Administrator
P. O. Box 249
Mauldin, South Carolina 29662-0249

Dear Administrator:

Enclosed please find a Memorandum of Agreement (MOA) for the provision of secure detention services with the South Carolina Department of Juvenile Justice's (SCDJJ) Detention Center for fiscal year 2022-2023. The per diem rate is **\$50.00 per day** for any juvenile housed at the SCDJJ detention facility pursuant to Section 63-19-1610 of the South Carolina Code of Laws.

This agreement will not obligate you in any way unless your agency/department chooses to, or is ordered by a court to, detain a juvenile awaiting trial or sentencing. Should you anticipate the need to use our facility anytime during the 2022-2023 fiscal year, please sign the enclosed contract within 30 days of receipt and return to: Department of Juvenile Justice, Attention: Jovan Haynes, Facility Administrator, Juvenile Detention Center, 1725 Shivers Road, Columbia, South Carolina 29210. **This agreement will not be accepted by SCDJJ if altered or amended in any way.**

In lieu of detaining juveniles in SCDJJ's secure detention center, the Department has developed a Short-Term Alternative Placement (STAP) Program by contracting with providers throughout the state to offer residential alternatives to secure detention for non-violent youth. This STAP service is made available to you at no cost, and the number of available STAP providers/locations was increased in fall 2020 (see attached). An additional benefit to utilizing STAP is that while local law enforcement provides initial transport to the STAP location, SCDJJ arranges all follow-up transports to/from Court. **We would encourage you to make all public safety or local law enforcement in your jurisdiction aware of this alternative to secure detention so that they can utilize this no cost option, whenever they determine such to be appropriate.** Additional information about these options can be obtained by contacting your local SCDJJ County Manager or by calling DJJ's Office of Community Alternatives at (803) 896-9117.

Please also note that, per the terms of the attached MOA, SCDJJ's acceptance and retention of detainees in its Juvenile Detention Center will be on a space available basis and will be in accordance with admission and detention criteria established by SCDJJ. With the implementation of Raise the Age legislation on July 1, 2019, SCDJJ's Juvenile Detention Center has experienced a higher volume of juvenile detainees. Please be aware that SCDJJ will be monitoring capacity of the Juvenile Detention Center on a daily basis and may be unable to accept or retain juvenile detainees when doing so would cause the facility to exceed its rated capacity. As stated above, SCDJJ has developed STAP beds for use as an alternative to detention for non-violent youth and

Empowering Our Youth for the Future

L. Eden Hendrick | Office of the Director | 803.896.5940

encourages the use of STAP beds with appropriate youth. In addition, in order to ensure that your jurisdiction has a long-term solution in place for the detention of juveniles, you may want to consider collaborating with your local government partners in neighboring jurisdictions to explore the establishment of regional juvenile detention centers in your area.

Should you have any questions, please contact Mack McGhee, Deputy Director of Security and Operations at (803) 896-8031. Your timely response is appreciated.

Sincerely,

L. Eden H. Hendrick

L. Eden Hendrick
Executive Director

Enclosures

cc: Jovan Haynes, Facility Administrator, SCDJJ Detention Center
Mack McGhee, Deputy Director, Division of Security and Operations

**MEMORANDUM OF AGREEMENT
FOR THE DETENTION OF JUVENILES**

THIS AGREEMENT is made this 1st day of July, 2022, by and between the South Carolina Department of Juvenile Justice (SCDJJ), by and through its duly authorized employee, and the governing body of City of Mauldin, hereinafter referred to as City of Mauldin, by and through its duly authorized official and/or employee;

WHEREAS, the South Carolina Constitution and state and federal law, mandate that juveniles who are held in detention be confined in separate and distinct facilities from adults similarly confined; and

WHEREAS, City of Mauldin does not operate or manage its own detention facility for juveniles, or otherwise have such a facility available to it for the detention of juveniles; and

WHEREAS, SCDJJ operates a facility for the detention of juveniles, along with an array of other residential placements for juveniles, who are awaiting their return to another jurisdiction or state, or awaiting their adjudication and/or dispositional hearings in the Family Courts of this State, which have passed all necessary state inspections or approvals, and are suitable for the detention of juveniles; and

WHEREAS, the General Assembly has mandated that “the governing body of the law enforcement agency having original jurisdiction (over) where the offense occurred” be responsible for paying a portion of the costs of the detention services for juveniles provided by SCDJJ, who are charged with committing crimes within the governing body’s jurisdictional limits or ordered by the Family Court to be detained;

NOW THEREFORE, in consideration of the mutual promises contained herein, it is agreed as follows:

SCDJJ will admit into its Juvenile Detention Center in Columbia, and detain such juveniles in this Center, subject to its design/operational capacity and any limitations set forth in Section 63-19-830(A), those juveniles who are charged with committing offenses within the jurisdictional limits of the above listed entity and who have been/are:

1. qualified to be placed in secure detention (as determined by Section 63-19-820(B), which the local law enforcement entity wishes to have detained prior to a detention hearing before the Family Court; or
2. ordered to be taken into custody and detained by the Family Court or other lawful authority; or

3. 16 years old or younger who have been waived to the Court of General Sessions to be tried as adults; or
4. 16 years old and charged as an adult with committing a Category A-D felony or any felony offense which provides for a maximum term of imprisonment of fifteen years or more (applicable only to crimes alleged to have occurred prior to 7/1/2019).

Acceptance and retention of detainees in its Juvenile Detention Center will be on a space available basis and will be in accordance with admission and detention criteria established by SCDJJ. In addition, City of Mauldin agrees to remove any detainees accepted and detained under criteria 3 and 4 above, on or within one week after that detainee's 17th birthday.

City of Mauldin agrees to assign an open Purchase Order Number _____, to be effective from July 1, 2022 to June 30, 2023.

City of Mauldin agrees to comply with Section 63-19-1610 of the South Carolina Code of Laws which provides, "local governments utilizing the juvenile detention services provided by the Department of Juvenile Justice must pay the department a per diem of fifty dollars a day per child." Accordingly, City of Mauldin will pay SCDJJ \$50.00 per 24-hour day per child. (Detention periods of between from 1 to 23 hours shall be charged as a ½ day charge of \$25.00). Payments to SCDJJ will be made on a monthly basis as the costs accrue.

SCDJJ agrees to bill City of Mauldin on a monthly basis; said bills to be sent on or before the 15th day of the month after the month where the costs are incurred, with payment to be made on or before the first (1st) day of the following month. If City of Mauldin fails to make payment within 30 days of receipt of an invoice for detention services, SCDJJ may take any and all available measures to collect on the outstanding debt.

SCDJJ agrees to periodically provide City of Mauldin with a report on City of Mauldin's use of the SCDJJ Detention Facility. This report will reflect the status of juveniles being detained for periods greater than 30 days.

Pursuant to South Carolina Code Section 63-19-360, the "local law enforcement agency having jurisdiction where the offense was committed" shall be responsible for transporting all juveniles to and from DJJ's Juvenile Detention Center. However, a local law enforcement entity may enter into agreements with other local law enforcement agencies or other entities for transporting of a juvenile to and from SCDJJ's Juvenile Detention Center, and the fact that a particular local law enforcement agency or entity transports a juvenile to or from SCDJJ shall not be determinative as to which law enforcement agency has jurisdiction over the offense committed or necessarily obligate the governing board of the transporting entity to pay for the cost of that juvenile's detention.

In accordance with state law relating to Juvenile Detention and consistent with the criteria outlined in SCDJJ Policy 408 (Community Detention Screening and Detention Hearing Process), no juvenile shall be placed in and/or transported to a SCDJJ detention facility until law enforcement has notified SCDJJ and SCDJJ has conducted a detention screening, or until a Family Court Judge has determined that placement in secure detention is appropriate.

City of Mauldin shall provide the SCDJJ Juvenile Detention Center with all relevant information pertaining to the juvenile, including medical history/limitations/pre-existing conditions, known psychological and psychiatric problems, charges pending before the court, and completed screening or detention forms if such records or information are in the possession of, or otherwise known to, the transporting law enforcement agency.

SCDJJ's Juvenile Detention Center shall have the right to refuse admission when a juvenile is presented for placement without an appropriate detention order signed by the Court or detention referral papers, completed and signed by a SCDJJ employee or screening agent. SCDJJ's Juvenile Detention Center shall also have the right to refuse admission when a juvenile is deemed inappropriate by the Center for placement due to psychological/psychiatric problems, age, history, not meeting referral/admissions criteria, indications of alcohol or other drug intoxication, medical condition which requires emergency or immediate medical care or treatment or for any other reason which puts the Center at risk, should such a juvenile be accepted.

SCDJJ shall not be financially responsible for the cost of medical care provided to a juvenile detained in its juvenile detention center for any injury, illness, condition, or medical need that pre-existed the juvenile's admission to its Detention Center.

Detention services provided by SCDJJ shall commence upon execution of this contract and terminate, unless this contract is reauthorized and renewed, on July 1, 2023. Either party may cancel this agreement upon thirty (30) days' written notice.

Sums paid or payable under this contract shall not exceed \$ _____ for fiscal year 2022-2023 as determined by both parties. However, if juveniles continue to be presented for secure detention by City of Mauldin once the above budgeted amount has been reached, City of Mauldin agrees to pay for the cost of any additional detainees as provided for in the paragraph addressing detention rates.

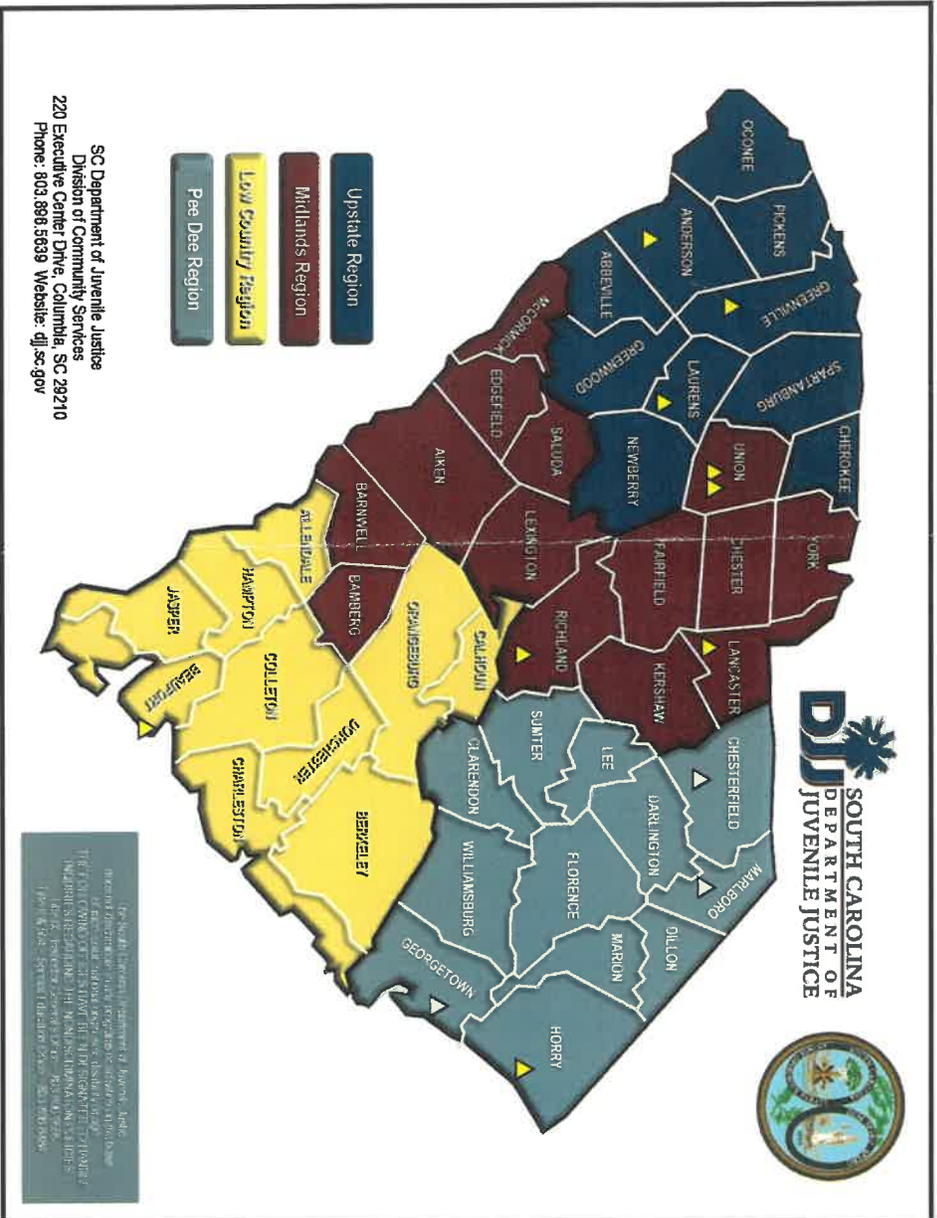
APPROVED:

Administrator/Manager
(or other Authorized Official)

L. Eden Hendrick, Director
South Carolina Department of Juvenile Justice

Date

July 1, 2022
Date



▲ Current STAP Location
 M = Males F = Females

NOTE: Symbol placement is for reference only and may not reflect the actual physical location or address.

Statewide ▲ Therapeutic Foster Care Providers
 Homes Located throughout the State of South Carolina

Jennifer.Loschiavo@djj.sc.gov 7/1/2022

Midlands Region

- ▲ **Camp Aspen (M)**
5300 Broad River Road
Columbia, SC 29212
Richland County
- ▲ **Lancaster Children's Home (M/F)**
1240 Children's Avenue
Lancaster, SC 29720
Lancaster County
- ▲ **Camp White Pines 1 (M)**
742 T. Bishop Road
Jonesville, SC 29353
Union County

Pee Dee Region

- ▲ **Camp Bennettsville (M)**
620 Marlboro Road
Bennettsville, SC 29512
Marlboro County
- ▲ **Camp Sand Hills (M)**
2381 Campbell Lake Rd.
Patrick, SC 29584
Chesterfield County
- ▲ **Sea Haven Crisis Center**
280 hwy. 57 South
Little River, SC 29566
Horry County

Low Country Region

- ▲ **Beaufort Marine Institute (M)**
60 Horey Bee Island Rd.
Seabrook, SC 29940
Beaufort County

Upstate Region

- ▲ **New Foundations (M/F)**
2300 Standridge Rd.
Anderson, SC 29625
Anderson County
- ▲ **Generations (Bridges) (M)**
820 Dunklin Bldge Rd.
Simpsonville, SC 29680
Greenville County
- ▲ **Piedmont WINGS (F)**
20238 Highway 72
Clinton, SC 29325
Laurens County

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