AN ORDINANCE AUTHORIZING THE CITY OF PARK HILLS, MISSOURI, TO ENTER INTO AN AGREEMENT WITH THE CITY OF BONNE TERRE, MISSOURI, IN REGARD TO MUNICIPAL COURT SERVICES, AND MATTERS RELATING THERETO

WHEREAS, the City of Park Hills Municipal Court has established its municipal court pursuant to Section 125.010 of the Municipal Code; and

WHEREAS, Section 70.220 of the Revised Statutes of Missouri authorizes municipalities to contract and cooperate with each other for common service, such as municipal courts; and

WHEREAS, the City of Park Hills wishes to contract with the City of Bonne Terre pursuant to the Municipal Court Services Contract, which is attached hereto.

NOW THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF PARK HILLS, MISSOURI, AS FOLLOWS:

SECTION 1: The Municipal Court Services Agreement with the City of Bonne Terre, which is attached hereto as "Exhibit "A" and is incorporated by reference herein, is hereby approved.

SECTION 2: Authorizations. The City Administrator, Mayor and/or any other necessary employees are hereby authorized to execute said Municipal Court Services Agreement and any other necessary documents to carry out the intent of the Contract; and the City Clerk is hereby authorized to attest any such signatures on any such documents and to affix the City's seal thereto to the extent required by such documents. All officials and employees of the City are authorized and empowered, collectively or individually, to take all other actions and steps and to execute all instruments, documents, agreements and contracts on behalf of the City as they shall deem necessary or desirable in connection with said Contract and the carrying out of the intention of this Ordinance.

SECTION 3: Effective Date. This ordinance shall be in full force and effect from and after its passage and approval according to law by both the City of Park Hills and the City of Bonne Terre be implemented starting Solember 10, 503-1

DULY READ TWO TIMES AND PASSED THIS 10 DAY OF botember 2024.

ATTEST:

City Clerk

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ORDINANCENO. 1594-24

APPROVED THIS 10 DAY OF Sector 2024.

tacy laster Mayor

ATTEST: Brandy Marler City Clerk



AN ORDINANCE AUTHORIZING A MUNICIPAL SERVICES AGREEMENT BETWEEN THE CITY OF BONNE TERRE, MISSOURI AND THE CITY OF PARK HILLS, MISSOURI.

WHEREAS, the City of Bonne Terre, Missouri, a Municipal Corporation, has established a municipal comi pursuant to Section 130.010 of the Municipal Code; and

WHEREAS, the Missouri Supreme Court has allowed for consolidation of courts and/or certain function of the court, and following legislative and operational changes, it has been found that some smaller courts need additional resources; and

WHEREAS, Section 70.220 of the Revised Statutes of Missouri, as amended, authorize any municipality or political subdivision of the State of Missouri to contract and cooperate with any municipality or political subdivision for a common service; and

WHEREAS, the City of Park Hills, Missouri (hereinafter "Park Hills") approached the City of Bonne Terre, Missouri (hereinafter "Bonne Tene" or "City") to request municipal court services; and

WHEREAS, the Bonne Terre and Park Hills Municipal Courts are both designed for future growth and are dedicated to servicing the Judiciary, their communities and all parties involved therein throughout St. Francois County.

WHEREAS, Bonne Terre and Park Hills find it advantageous to the purpose of their respective Municipal Court to consolidate certain services.

NOW THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF BONNE TERRE, MISSOURI, AS FOLLOWS:

SECTION 1: The Bonne Terre City Council approves on behalf of the City an agreement with Park Hills for court administration services, in substantial conformity with the terms shown on Exhibit A attached hereto and incorporated herein by this reference as if set out here in full, together with such changes therein as shall be approved by the officers of the City executing same which are consistent with the provisions and intent of this legislation and necessary, desirable, convenient or proper in order to carry out the matters herein authorized. TI1e City Administrator and other appropriate City officials are hereby authorized to execute the Agreement and such additional documents and take any and all actions necessary, desirable, convenient or prudent in order to carry out the intent of this legislation.

SECTION 2: The City Administrator is hereby authorized and directed to execute said agreement on behalf of Bonne Terre.

SECTION 3: The Ordinance shall be in full force and effect from and after its passage and approval as provided by law with a planned service start date of **September 10, 2024**.

DULY READ and approved this 9th day of SEPTEMBER, 2924

Erik Schonhardt, Mayor ATTEST: ing Mary Topping, City Clerk seconde Julie Williams Hahn Motion: Ondrea Lichardow Ray Stotler: <u><u>Als</u>Julie Williams Hahn: <u><u>Jls</u> Ryan McClure: <u><u>Jls</u> Andrea Richardson: <u><u>Jls</u></u></u></u></u>

EXHIBIT A

CONTRACT FOR MUNICIPAL COURT SERVICES

THIS CONTRACT FOR MUNICIPAL COURT SERVICES ("Agreement") is made and entered into this <u>10TH</u> day of <u>September</u>, 2024 by and between the City of Bonne Terre, Missouri, a municipal corporation of the County of St. Francois, State of Missouri, (hereinafter "Bonne Terre"), and the City of Park Hills, a municipal corporation of the County of St. Francois, State of Missouri (hereinafter "Park Hills"), (collectively referred to herein as the "Parties"), as of the date last executed below.

WITNESSETH:

WHEREAS, §70.220 RSMo authorizes municipalities to contract with each other for common services when the subject matter is within the scope of powers of the individual municipality; and

> ;

WHEREAS, Park Hills desires through this Agreement to contract with Bonne Terre for the provision of certain municipal court services, as further described herein,

WHEREAS, Bonne Terre will provide the courtroom facilities and related services to host the Park Hills Municipal Court ensuring the current and continued operation of the City of Park Hills Municipal Court under the terms and, conditions herein; and

WHEREAS, this Agreement is authorized by Bonne Terre Ordinance No. <u>202425</u> and Park Hills Ordinance No. <u>1596-24</u>;

NOW, THEREFORE, IT IS AGREED BY AND BETWEEN THE PARTIES AS FOLLOWS:

1. Municipal Division Court Services:

- A. Bonne Terre shall provide all courtroom facilities to host the Park Hills Municipal Court, except as expressly provided herein, AND all other necessary courtroom staff as may be reasonably required to operate the Park Hills Municipal Division courtroom in accordance with applicable Missouri Statutes, Court Operating Rules, and Office of State Courts Administrator guidelines. The services provided by Bonne Terre shall include, but not be limited to, the physical courtroom location and one courtroom bailiff. If Park Hills has more than one municipal court day per month, then Park Hills shall provide a bailiff for such additional court date(s).
- B. Park Hills shall continue to appoint and provide a municipal judge and provisional municipal judge (the "Municipal Judges") to conduct all municipal judicial functions as required by Missouri law, Missouri Supreme Court Operating Rules, and local rules and regulations and orders of the 24th Judicial Circuit. Park Hills hereby agrees to take

all necessary steps to timely provide for the proper appointment of the Municipal Judges as the Municipal Judges for the Park Hills Municipal Court.

- C. Park Hills shall continue to appoint and provide a Prosecuting Attorney and all staff necessary to perform the functions of the Park Hills Prosecuting Attorney's office for the prosecution of ordinance violations of Park Hills.
- D. Park Hills has, or will prior to the effective date of this Agreement, appoint as Municipal Judge for the City of Park Hills and ______as municipal Prosecuting Attorney for the City of Park Hills. It is the intention of the Parties to use the same municipal prosecutor and judge. If the City of Park Hills changes their prosecutor or judge to one different than those used by Bonne Terre, Bonne Terre shall have the option to terminate this Agreement effective the first municipal court date after the new judge or prosecutor position takes effect.

2. Cost of Municipal Court Services:

- A. As consideration for the services set forth in this Agreement, Park Hills shall pay the full fee for the joint municipal judge and municipal prosecutor to be utilized by both the City of Park Hills and Bonne Terre.
- B. As consideration for the services set forth in this Agreement, Bonne Terre shall pay the full costs related to the operation of the Municipal Court facilities and the municipal court bailiff for both the City of Park Hills and Bonne Terre, except as provided in 1.A. above.

3. Implementation Dates.

Beginning on <u>September 10, 2024</u> (or date agreed to within the agreement), Bonne Terre shall begin joint municipal court operations for Park Hills, unless extended by written agreement of the Parties. Park Hills shall cease operating its separate municipal court facility and Bonne Terre shall take over all municipal court facility operations for Park Hills as outlined herein.

4. Notice to Parties.

When notice is required from one party to another, notice shall be deemed adequate if made in writing and mailed or emailed as follows:

To the City of Bonne Terre:	To the City of Park Hills:
Mr. Shawn Kay	Mr. Zachary Franklin
City Administrator	Park Hills City Administrator
118 North Allen	9 Bennett Street
Bonne Terre, Missouri 63628	Park Hills, Missouri 63601
cityadmin@bonneterre.net	cityadmin@parkhillsmo.net

5. General Provisions:

- A. Authority to Act. The Bonne Terre Municipal Court, without detracting from Bonne Terre's power and authority, shall serve as official municipal court of Park Hills, but Bonne Terre shall have exclusive control and command of all such facilities provided by Bonne Terre.
- B. Authority Under Ordinances. While providing the municipal court services under this Agreement, Bonne Terre shall have all the authority authorized by Missouri statutes and Park Hills ordinances regarding municipal court.
- C. No Third-Party Benefit. Bonne Terre shall not be liable to Park Hills for delay, negligence or mistake in providing such Facilities, nor shall this Agreement be interpreted as being an Agreement for the benefit of any third person.
- D. **Special Damages.** In no event shall either party be liable to the other for special, indirect, or consequential damages, except those caused by the party's own negligence or willful or wanton misconduct arising out of or in any way connected with a breach of this Agreement.
- E. Renewal; Annual Appropriation. Subject to biannual appropriation, this Agreement shall begin the transitioning period on <u>September 10, 2024</u> with five appropriation renewal options for a total of 10 years, and as may be further contracted for by Park Hills and Bonne Tere. This contract will renew automatically for a two-year term beginning on <u>October 1, 2026</u> through <u>September 30, 2028</u> unless terminated by either Party as provided herein. Either party may terminate this Agreement, with or without cause and for its own convenience, upon 180 days written notice to the other party. In the event that this Agreement is terminated, Park Hills shall pay all pro-rated costs related to the services performed under this Agreement up to and through the effective date of the termination. This Agreement may be terminated by either Party at any time in the event there is a finding by a court of competent jurisdiction of any ethical violations regarding the subject matter of this Agreement.
- F. Amendments. Bonne Terre and Park Hills shall have the right to amend this Agreement by mutual agreement. Any such amendment shall be properly approved by each governing body, duly and legally adopted, and shall be executed by both parties. Any such amendment shall be attached hereto and made part hereof.
- G. Severability. If any provision contained in this Agreement shall be held or declared to be invalid, unlawful, or unconstitutional for any cause by a court of competent jurisdiction, the remaining portions and provisions of this Agreement shall be and remain unaffected thereby and shall remain in full force and effect.
- H. Choice of Law. This Agreement shall be governed by Missouri law.

- I. Non-Waiver of Immunity. Nothing in this Agreement is intended to waive and shall not waive the doctrines of sovereign immunity or official immunity as would otherwise be available to Bonne Terre or Park Hills with regard to any claim made by any person or entity that is not a party to this Agreement.
- J. Indemnification. Park Hills, at its sole cost and expense, hereby agrees to indemnify, protect, defend (with counsel acceptable to Bonne Terre), and hold harmless Bonne Terre, its elected officials, officers, and employees, from and against any and all claims, demands, liabilities, fines, charges, penalties, administrative and judicial proceedings and orders, judgments, remedial actions of any kind, and all costs and expenses of any kind, including, without limitation, reasonable attorney's fees and costs of defense arising, directly or indirectly, in whole or in part, from breach of this Contract, or out of the activities performed, or failed to be performed by Park Hills under this Contract, except to the extent arising in whole or in part from or caused by the negligence or willful misconduct of Bonne Terre, its elected officials, officers, or employees.

Bonne Terre, at its sole cost and expense, hereby agrees to indemnify, protect, defend (with counsel acceptable to Park Hills), and hold harmless Park Hills, its elected officials, officers, and employees, from and against any and all claims, demands, liabilities, fines, charges, penalties, administrative and judicial proceedings and orders, judgments, remedial actions of any kind, and all costs and expenses of any kind, including, without limitation, reasonable attorney's fees and costs of defense arising, directly or indirectly, in whole or in part, from breach of this Contract, or out of the activities performed, or failed to be performed by Bonne Terre under this Contract, except to the extent arising in whole or in part from or caused by the negligence or willful misconduct of Park Hills, its elected officials, officers, judges, or employees.

This indemnification shall survive the termination of this Agreement.

K. Non-delegation of Statutory Authority. Anything contained in the Agreement herein to the contrary notwithstanding, the Parties hereby represent and agree that this Agreement is not intended, nor shall it operate as a delegation of any legislative or statutory authority of Park Hills and its elected officials to Bonne Terre or its elected or appointed officials. In the event Park Hills declines or fails to timely appoint a municipal judge or declines or fails to pass legislation as required for Bonne Terre to provide Court Services under the terms of the Agreement, the Agreement may be terminated, in the sole and absolute discretion of Bonne Terre, upon one hundred and eighty days written notice (the "Notice Period"). In the event the Agreement is terminated pursuant to this section, Park Hills shall be responsible to take over all Court Services within the Notice Period, which may be extended as necessary by agreement between the Parties.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized officials on this day September 13 2024

CITY OF BONNE CERRE, MISSOURI Erik Schonhardt, Mayor

ATTEST: Mary Topping, City Clerk

CITY OF PARK HILLS, MISSOURI Stacey Easter, Mayor

ATTEST:

Brandy Marier, City Clerk le