Agreement for Services as Associate Judge of Lawrenceville Municipal Court

This Agreement by and between the **CITY OF LAWRENCEVILLE**, a municipal corporation, hereinafter referred to as the "City," and **DENNIS STILL**, hereinafter referred to as the "Municipal Court Associate Judge" or "Associate Judge", is as follows:

WHEREAS, the City Council has appointed Dennis Still to serve as Associate Judge of the City's Municipal Court through an Independent Contractor Service Agreement and not as a City employee; and

WHEREAS, Dennis Still has accepted the appointment and desires to enter into this Agreement with the City to provide services to the City as Associate Judge;

NOW, THEREFORE, in consideration of the mutual covenants, conditions and terms contained herein, the City and Dennis Still agree as follows:

- 1. INDEPENDENT CONTRACTOR STATUS: This Agreement does not create and shall not be construed to create an employee, representative, joint venture, or partnership relationship between the City and Associate Judge. Neither Party is an agent of the other Party for any purpose. Accordingly: Associate Judge shall provide Services as an independent contractor, and Associate Judge shall not be considered an employee of the City for any purpose; Associate Judge, and Associate Judge's agents shall not be entitled to, and shall not receive from City in connection with Services any workers' compensation coverage, health insurance coverage, disability insurance coverage, life insurance coverage, pension, profit sharing, paid time off (PTO), retirement, or similar benefit normally provided by City to its employees, except as expressly provided under the Benefits section below; Associate Judge retains sole and exclusive liability and shall withhold and/or pay all taxes and contributions required to be withheld and/or paid under federal and state income tax laws, unemployment compensation acts, social security acts, and all other legislation requiring employer contributions or withholdings, with respect to all Services provided hereunder, in a timely manner; Associate Judge is solely responsible for paying his own business expenses, and expenses will only be reimbursed as set forth in this Agreement; and Associate Judge is free to perform services for any other customer. At all times during the term of this Agreement, neither party will function as or represent itself to be the other party or its agent, and no officer, employee, or agent of one party shall hold himself or herself out to be an officer, employee, or agent of the other party.
- 2. TERM OF APPOINTMENT: Dennis Still accepts the appointment of Associate Judge of the Municipal Court of the City of Lawrenceville in accordance with the provisions of City Charter and Code of Ordinances as supplemented by this Agreement for a two-year term commencing on January 1, 2025, and terminating on December 31, 2026, unless earlier terminated as described below. The Associate Judge shall be, and remain, an attorney admitted to practice law in the State of Georgia. The Associate Judge must also be a citizen of the United States of America and the State of Georgia. The Associate Judge must comply with all other requirements for service as a municipal court judge, including but not limited to complying with all training requirements.

The Associate Judge shall immediately report to the City Manager or his designee any change affecting his membership in good standing with the State Bar of Georgia and any training deficiencies.

3. SCOPE OF SERVICES: The Associate Judge shall perform all duties legally prescribed for a judicial officer serving as a Judge of a lawfully constituted Municipal Court according to the requirements of the Georgia Constitution, the Official Code of Georgia, the Code of Judicial Conduct, the Uniform Rules, Municipal Courts of the State of Georgia and such other rules as may be prescribed by the Supreme Court of the State of Georgia. In addition, the Associate Judge shall act in accordance with any published opinions of the Judicial Qualifying Committee and the terms of any applicable Judicial Emergency Order. The Associate Judge shall preside over all pre-trial conferences, cases, trials, and hearings as requested and assigned by the Chief Judge. The Associate Judge also shall perform the duties described in Section 4 below. The Associate Judge shall at all times faithfully and to the best of his ability administer activities of the court, assign and hear all cases and fulfill obligations of the Court as established by State or local law, rule, statute, regulation and City ordinance that are the responsibilities of the Associate Judge. The Associate Judge shall sit on the bench as assigned by the Chief Judge for vacation, affidavits of prejudice, recusal from a pending case, illness and required judicial continuing education and training. The Associate Judge shall act under the instructions of the Chief Judge concerning procedures and customary sentences in order to promote uniformity to the greatest extent possible. The City shall make a reasonable effort to maintain a pool of at least one Associate Judge and the Chief Judge shall endeavor to use the Associate Judge in such a manner and frequency that the Associate Judge will be reasonably familiar with Municipal Court procedures should his service be necessary.

4. JUDICIAL INDEPENDENCE AND ADMINISTRATION: The Associate Judge is independent from the City when performing judicial responsibilities and nothing contained herein shall be construed to interfere with a judge when performing judicial duties. The Associate Judge, or any Associate Judge serving in the absence of the Chief Judge, is solely responsible for judicial decisions. Judicial decisions include, but are not limited to, Adherence to a standard bail schedule as the judge deems appropriate, adherence to a standard fine schedule for use with violations that do not require court appearances, determination of fines and punishment in individual cases, determination of bail in individual cases, establishment of standing orders regarding offenses for which cash bail is not required, determination of financial ability, determination of conditions of probation, determination of liability, and determination of eligibility for indigent defense and for alternatives to monetary penalties including community service and penalty or fine reductions. The Court Administrator shall be appointed by the City Manager and shall serve as an At-Will employee of the City. The Court Administrator and all court staff other than the Associate Judge are City employees subject to City rules and regulations. However, they are subject to the Associate Judge's direction and control when performing duties for the court.

5. COMPENSATION: The Associate Judge's compensation for Services is set at Four Hundred Fifty Dollars (\$450) per court session presided over. The rate per session may be amended as set forth in this contract. This set amount shall constitute compensation for all the Associate Judge's responsibilities and duties in the Municipal Court.

All required training and costs for associated travel shall be reimbursed by the City in accordance with the City's reimbursement policies and applicable law. The Associate Judge's compensation may be increased, but not decreased, during the Associate Judge's term of office.

- 6. METHOD OF PAYMENT: The Associate Judge shall send invoices to the Court Administrator and payment will be made monthly.
- 7. BENEFITS: The Associate Judge is not eligible for any benefits offered by the City to employees. However, as an appointed official the Chief Judge may be covered by the City's liability insurance coverage while acting in the official capacity as Associate Judge.
- 8. TERM OF AGREEMENT: The Associate Judge's term of office and the term of this Agreement shall be for a period of two years beginning January 1, 2025, and ending on December 31, 2026, however this contract will be automatically renewed for additional two-year terms for the years Dennis Still is appointed Associate Judge. The Associate Judge shall continue to serve until his successor is duly appointed.
- 9. CONTRACT ADMINISTRATION: This Agreement shall be administered by the City Manager and/or designee on behalf of the City and by Dennis Still as the Municipal Court Associate Judge. Any written notices to be served on either party shall be served or mailed to the following addresses, with a copy by email: IF TO THE CITY: City Manager Chuck Warbington, City Manager, P.O. Box 2200, Lawrenceville, GA 30046 or chuck.warbington@lawrencevillega.org. IF TO THE JUDGE: Dennis Still, dennis.still@lawrencevillega.org.
- 10. TERMINATION OF AGREEMENT: This Agreement may be terminated during the Associate Judge's term of office as follows: By the Judge if he provides a minimum of one hundred twenty (120) days written notice prior to his effective date of termination, unless otherwise mutually agreed by the parties. By the City only as provided in O.C.G.A. Section 36-32-2.1.
- 11. MERGER AND AMENDMENT: This Agreement contains the entire understanding of the City and the Associate Judge with respect to the matters set forth herein, and any prior or contemporaneous understandings are merged herein. This Agreement shall not be modified except by written instruments executed by the City and Associate Judge hereto. This Agreement shall be governed under the laws of the State of Georgia, and any dispute regarding this Agreement shall be resolved in the Superior Court of Gwinnett County, State of Georgia.
- 12. SEVERABILITY If any provision of this Agreement or their application to any circumstance is held invalid, the remainder of this Agreement and their application to other circumstances is not affected.

Associate Judge	CITY OF LAWRENCEVILLE, GEORGIA
By:	
Dennis Still	David R. Still, Mayor City of Lawrenceville
ATTEST:	ATTEST:
Signature	Karen Pierce, City Clerk
	City of Lawrenceville
	(Seal)
	APPROVED AS TO FORM:
	Signature
	City Attorney