AMENDMENT TO ORIGINAL AGREEMENT FOR INMATE HOUSING

(Amending Exhibit A: Fees and Charges and Services. Amending Housing Agreement: Section 7.)

dated governmenta	AMENDMENT TO INTERLOCAL AGREEMENT FO, is made and entered into by and l administrative agency formed pursuant _, a [municipal corporation] organized under the "Contract Agency" together with SCORE, the	between the to RCW 39. r the laws of	South Correctional Entity, a 34.030(3) ("SCORE") and the State of Washington	
	RECITALS			
Agreement")	REAS, the Parties previously entered into an Inter, as amended and as may be further am pursuant to which SCORE provides housing, care SCORE consolidated correctional facility located	ended from t e and custody	ime to time (the "Original of Contract Agency inmates	
	REAS, the Parties now desire to amend Exhibit A ent, the "Agreement") with regard to fees and ch	•	. ,	
Section are incorporate Section Sectio	ted herein by this reference) shall have the mean			
<u> </u>	Amenament.			
(1)	Amendment to Exhibit A . Daily Housing Rates, Daily Rate Surcharges, Booking Fee, and Transport Fee in Exhibit A to the Original Agreement are hereby replaced in their entirety as follows:			
	<u>Daily Housing Rates</u> General Population – Guaranteed Beds General Population – Non-Guaranteed Beds	\$148.28 \$213.17	No. of Beds:	
	<u>Daily Rate Surcharges:</u> Mental Health – Residential Beds Medical – Acute Beds Mental Health – Acute Beds	\$170.32 \$232.45 \$297.79		
	Booking Fee	\$80.00		
	<u>Transport/Security Fee</u>	\$89.00/hr.		

Daily Rate Surcharges are in addition to the daily bed rates and subject to bed availability. The Booking Fee will be charged to the jurisdiction responsible for housing the inmate. Fees, charges, and services will be annually adjusted each January 1st.

Section 3. Effective Date of Amendment. The amendments to rates and charges set forth in Section 2 hereof shall become effective on January 1, 2025 at 12:01 a.m.

Section 4. Entire Agreement. Except as hereby amended by this Amendment, the remaining terms and conditions of the Original Agreement are hereby ratified and confirmed in all respects.

Section 5. **Severability**. The invalidity or unenforceability of any provision hereof as to any one or more jurisdictions shall not affect the validity or enforceability of the balance of the Agreement as to such jurisdiction or jurisdictions, or affect in any way such validity or enforceability as to any other jurisdiction.

Section 6. **Headings**. The captions in this Amendment are for convenience of reference only and shall not define or limit the provisions hereof.

Section 7. Execution. This Agreement shall be executed the Parties hereto by their duly authorized representative. This Amendment may be executed in one or more counterparts.

SOUTH CORRECTIONAL ENTITY			
Signature	Signature		
Title/Name Executive Director Devon Schrum	Title/Name:		
NOTICE ADDRESS:	NOTICE ADDRESS:		

SOUTH CORRECTIONAL ENTITY 20817 17th Avenue South Des Moines, WA 98198 Attention: Devon Schrum

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