SECOND AMENDMENT TO INTERGOVERNMENTAL AGREEMENT BETWEEN THE MARICOPA COUNTY LIBRARY DISTRICT AND THE TOWN OF QUEEN CREEK, ARIZONA

THIS SECOND AMENDMENT TO INTERGOVERNMENTAL AGREEMENT is made between the Maricopa County Library District ("Library District") and the Town of Queen Creek, Arizona ("Town"). The Library District and the Town are referred to as the “Parties.”

RECITALS

WHEREAS, on August 8, 2012, the Parties entered into an Intergovernmental Agreement between the Maricopa County Library District and the Town of Queen Creek ("IGA") to provide certain library services ("Library Services") to residents of the Town who are also residents of Maricopa County ("In County – In Town Residents").

WHEREAS, on July 26, 2017, the Parties entered into the First Amendment to Intergovernmental Agreement between the Maricopa County Library District and the Town of Queen Creek, Arizona, which extended the term five (5) years from August 9, 2017 until August 8, 2022.

WHEREAS, the Parties wish to amend the IGA in relation to the use of library services by residents of the Town who are not residents of Maricopa County, Arizona ("Out of County - In Town Residents").

WHEREAS, Out of County - In Town Residents currently have to pay a $50.00 library card fee for access to the Library District in addition to their resident county’s library fees.

WHEREAS, the Town is desirous of reducing the cost of library services to Out of County - In Town Residents such that the Town residents’, regardless of county residency, library card and other costs are equitable.

WHEREAS, the Parties have agreed to allow the Town to pay to the Library District in advance on an annual basis an amount equal to the Maricopa County Library District Tax ("Library District Tax") that would be collected on the real property located outside Maricopa County but in the Town ("Out of County - In Town Property"), to reimburse the Library District for use of Library Services by the Out of County - In Town Residents.

AMENDMENTS

NOW, the Parties agree to incorporate by reference the foregoing Recitals and further agree as follows:

1. The following paragraph 10 is added to the IGA:
10. Payment for Out of County – In Town Residents’ Use of Library Services.

10.1 Determination of Annual Payments. The Town shall annually pay to the Library District a payment for the Out Of County – In Town Residents to utilize Library Services (“Annual Payment”). The amount of each Annual Payment shall be calculated utilizing the "Levy Limit Worksheet" provided by the Pinal County Assessor which provides the total Limited Property Value (“LPV”) for the Out of County - In Town Property for the next tax year. That total LPV shall then be multiplied by the applicable Maricopa County Library District Tax rate to determine the Annual Payment amount. On or before May 15 each year for the term of this Agreement, the Parties shall agree on the calculation of the amount of the Annual Payment for the next year.

10.2 2018 Annual Payment. On or before July 2, 2018, the Town will pay to the Library District the Annual Payment for the 2018 tax year. The Town and the Library District agree the Annual Payment for 2018 tax year is $19,577.

10.3 Subsequent Annual Payments. The Annual Payment shall be paid by the Town to the Library District on or before July 1 of the year before the year being paid for.

10.4 Out of County – In Town Residents Use of Library Services. In exchange for the Town’s Annual Payments the Out of County – In Town Residents shall have the same rights to obtain library cards and fully utilize the Library Services at the same cost (or no cost) as the In County – In Town Residents during the year for which the Annual Payments have been paid.

2. This Amendment is effective upon execution by the Parties.

3. The Parties agree that the statutory language of A.R.S. § 38-511 shall apply.

4. All other terms and conditions of the IGA shall remain in full force and effect.

[Signatures on Next Page]
TOWN OF QUEEN CREEK, AZ

By: ____________________________
   Town Manager
   Town of Queen Creek

By: ____________________________
   Chairman, Board of Directors
   Maricopa County Library District

ATTEST:

By: ____________________________
   Town Clerk
   Date

By: ____________________________
   Clerk of the Board
   Date

The foregoing Agreement has been reviewed by the undersigned counsel who has determined that it is in proper form and within the power and authority granted under the laws of the State of Arizona.

By: ____________________________
   Attorney
   Date
   Town of Queen Creek

By: ____________________________
   Attorney
   Date
   Maricopa County Library District

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