CITY OF FREDERICKSBURG JUVENILE RELATIONS DISTRICT COURT Effective July 1, 2024 TIME TO PAY POLICY AND

NOTICE OF PAYMENT ALTERNITIVES FOR FINES AND COURT COSTS

Pursuant to sections 19.2-349, 19.2-354, and 19.2-354.1 of the code of Virginia, the Juvenile and Domestic Relations District Court for the City of Fredericksburg has the following guidelines in place regarding the performance of time to pay agreements between the Court and debtors:

- 1. The Court will assess the specific financial conditions of each debtor before determining a reasonable frequency and amount of installment payments, and any required down payment; therefore, each debtor is required to complete a Petition for Payment Agreement (DC-211) with the Clerk's Office.
- 2. A \$10.00 Time to Pay fee will be assessed upon entering into the agreement after 90 days have passed from the date of disposition.
- 3. As a condition of the agreement, the debtor must promptly inform the Court of any change of mailing address during the term of the agreement.
- 4. The amount(s) listed in this agreement may be administratively amended by the Clerk of this Court in the event additional costs should be assessed and if additional costs are assessed, the Clerk will forthwith issue a notice to the debtor of the total amount due by first class mail to the address of record.
- 5. The debtor may request modification of any time to pay agreement, in writing, by filing a motion and a DC211 Petition for Payment Agreement. The Court may grant such modification based on good faith showing of need.
- 6. If the debtor is in default of the time to pay agreement, the account will be referred to collections and additional costs will be assessed to the debtor. The court may also intercept any tax overpayment owed to the debtor.
- 7. If the debtor has any other financial obligations owed to other courts, the debtor is required to enter into agreements, if necessary, with those courts directly; this agreement applies only to court fines/costs owed to the City of Fredericksburg Juvenile and Domestic Relations District Court. However, the court will consider other Court debts when establishing a payment plan, in determining the specific financial conditions of each debtor.
- 8. The Court will accept the performance of community service work as an option to defray fines and costs if approved in advance. However, community service is not available to repay restitution, Guardian Ad Litem fees, interest on restitution or Guardian Ad Litem fees, or any collection fee for restitution or Guardian Ad Litem fees. Community service hours will be credited in the amount of Virginia minimum wage per hour, the hours must be performed monthly for a non-profit organization registered as a 501(c) (3) with the IRS, documented on the agencies organizational letter head and provided to the Clerk. Persons requesting community service in lieu of making payment must do so by completing the DC-211 Petition for Payment Agreement for Fines and Costs or Request to Modify Existing Agreement.
- 9. If your sole financial resource is a Social Security benefit or Supplemental Security Income, then you are not required to pay fines and costs until you have another source of income. Anyone who is requesting this exemption should do so by completing the DC-210 Fines and Costs Payment Agreement/acknowledgement of Driver's License Status. Restitution IS NOT included in this exemption.