SUPPLEMENT TO CITY OF KIRKWOOD REPORT UNDER § 105.145, RSMo.

CERTIFICATION OF SUBSTANTIAL COMPLIANCE UNDER §479.360, RSMo.

As municipal court Judge for the City of Kirkwood, Missouri, I hereby certify that the City was in substantial compliance with the any applicable municipal court procedures as required by §479.360, RSMo. effective, August 28, 2015 during the fiscal year ending 2016

- 1. Defendants in custody pursuant to an initial arrest warrant issued by the municipal court have an opportunity to be heard by a judge in person, by telephone, or video conferencing as soon as practicable and not later than forty-eight hours on minor traffic violations and not later than seventy-two hours on other violations and, *if* not given that opportunity, are released;
- 2. Defendants in municipal custody shall not be held more than twenty-four hours without a warrant after arrest:
- 3. Defendants are not detained in order to coerce payment of fines and costs;
- 4. The municipal court has established procedures to allow indigent defendants to present evidence of their financial condition and takes such evidence into account in determining fines and costs and establishing related payment requirements;
- 5. The municipal court only assesses fines and costs as authorized by law;
- 6. No additional charge shall be issued for the failure to appear for a minor traffic violation;
- 7. The municipal court conducts proceedings in a courtroom that is open to the public and large enough to reasonably accommodate the public, parties, and attorneys;
- 8. The municipal court makes use of alternative payment plans and community service alternatives; and
- 9. The municipal court has adopted an electronic payment system or payment by mail for the payment of minor traffic violations.

Styron

Municipal Judge, City of Kirkwood

Date: August 18, 2015