

RESOLUTION NO. 187-C – 2019

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AN AGREEMENT WITH THE CAPITAL DISTRICT YOUTH CENTER, INC. IN RELATION TO THE USE OF A REGIONAL SECURE DETENTION FACILITY.

WHEREAS, pursuant to Section 218-a of the New York State County Law (“County Law 218-a”), Nassau County is required to provide for adequate detention of alleged or convicted adolescent offenders in a specialized secure detention facility;

WHEREAS, County Law 218-a authorizes counties to enter into inter-governmental agreements to meet the requirements for a county facility for secured detention;

WHEREAS, Albany, Rensselaer, Saratoga, and Schenectady counties entered into a municipal cooperation agreement to create the Capital District Youth Center, Inc. (the “CDYCI”), a not-for-profit corporation controlled by the four counties for the purpose of administering the provisions of County Law 218-a to provide a secure detention facility; and

WHEREAS, Nassau County desires to utilize the CDYCI’s detention facility for its eligible adolescent offenders, as well as eligible juvenile delinquents and juvenile offenders, pursuant to and in accordance with County Law 218-a, all as is more particularly set forth in the proposed County Use Agreement (“Use Agreement”) between Nassau County and the CDYCI, a copy of which is on file with the Clerk of the Legislature.

NOW, THEREFORE, be it

RESOLVED, that the Nassau County Legislature hereby authorizes the County Executive to execute the said Use Agreement, provided, however, that the maximum amount authorized by this Resolution is One Hundred Thousand Dollars (\$100,000.00). Additional approval by the Nassau County Legislature shall be required for any increase to this maximum amount authorization.