

(d) (1) [The Executive of each county and the Mayor of Baltimore City shall request private] PRIVATE charitable, [and] nonprofit institutions OR PUBLIC AND COMMUNITY SERVICE ASSOCIATIONS and agencies of government [to] MAY provide work projects for the community service program. A participating local agency shall provide relevant information on [the] A form [prepared by the Administrative Office of the Courts. The form shall contain] CONTAINING the following information:

- (i) A description of the work project;
- (ii) The days of the week and the hours of each day each project is to be performed;
- (iii) Special skills or physical requirements to perform the work project;
- (iv) If the project is of limited duration, the date when the availability of the project expires; and
- (v) Other information useful for assigning a JUVENILE OR defendant to an appropriate work project.

(2) The forms shall be sent to the clerks of court.

(e) The community service program:

(1) FOR ADULTS, shall be administered EITHER LOCALLY OR WITHIN THEIR RESPECTIVE JURISDICTIONS by the Division of Parole and Probation OR ; OR

(2) FOR JUVENILES, SHALL BE ADMINISTERED EITHER LOCALLY OR WITHIN THEIR RESPECTIVE JURISDICTIONS BY THE JUVENILE SERVICES AGENCY. [, which shall prepare general guidelines that allow modification to meet local conditions.]

(f) A county OR BALTIMORE CITY may elect to have a local community service program monitored by the Division of Parole and Probation, THE JUVENILE SERVICES AGENCY, or by the county OR BALTIMORE CITY.

(g) A county OR BALTIMORE CITY shall pay for:

- (1) Local monitoring of a program; AND
- (2) Supervising participants. [; and
- (3) Providing transportation, tools and other items necessary to implement the program.]

(h) (1) A county OR BALTIMORE CITY shall report to the [Division of Parole and Probation] ADMINISTERING AGENCY at the times and in the manner [it] THE ADMINISTERING AGENCY determines.