

COUNTY OF HUMBOLDT

AGENDA ITEM NO.

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For the meeting of: October 24, 2017

Date: September 14, 2017

To: Board of Supervisors

From: William F. Honsal, Sheriff

Subject: Approval of Agreement to Provide Law Enforcement Services Within the City of Trinidad by the Humboldt County Sheriff's Office for the Thirty-six Month Term Beginning July 1, 2017 and Expiring June 30, 2020

RECOMMENDATION(S):

That the Board of Supervisors:

- 1. Approval of agreement to provide law enforcement services (Attachment 1) within the City of Trinidad by the Humboldt County Sheriff's Office for the thirty-six month term beginning July 1, 2017 and expiring on June 30, 2020; and
- 2. Authorize the Chair of the Board of Supervisors and the Humboldt County Sheriff to execute three (3) originals of the agreement; and
- 3. Authorize the Chair of the Board of Supervisors and the Humboldt County Sheriff to approve any extensions, amendments and modifications for the term of the contract.

SOURCE OF FUNDING:

City of Trinidad	
Prepared by Norma S Lorenzo, Deputy Director Admin	
REVIEW: Auditor County Counsel NAD Human Resources _	tlls Other
TYPE OF ITEM: Departmental Public Hearing Other PREVIOUS ACTION/REFERRAL: Board Order No Meeting of:	BOARD OF SUPERVISORS, COUNTY OF HUMBOLDT Upon motion of Supervisor Wilson Seconded by Supervisor Sundbarg Ayes Sundbarg, Bass, Bohn, Wilson Nays Abstain Absent Fennell and carried by those members present, the Board hereby approves the recommended action contained in this Board report. Dated: 1012412017 By: Kathy Hages, Clerk of the Board

DISCUSSION:

Since July 1, 2011 the City of Trinidad has contracted with County of Humboldt for the Sheriff to provide law enforcement services to the incorporated areas of Trinidad. The staffing level of personnel dedicated to service within the City of Trinidad will continue to be one Deputy Sheriff, working forty hours per week in four ten-hour shifts. All additional calls for service outside of the contracted ten hours of service per day will be dispatched from the Patrol Division.

Law enforcement services to be provided by the Sheriff to the City of Trinidad will include:

- Enforcement of State Statutes;
 - Enforcement of city ordinances (excluding animal control, building and construction);
 - Police protection of the type usually provided by the Sheriff;
 - Traffic enforcement, with the exception or such traffic enforcement as may be provided by the California Highway Patrol;
 - All detective, juvenile and other specialized services provided by the Sheriff in the unincorporated areas of the county, such us homicide investigations and narcotics enforcement;
- A representative of the Sheriff's Department shall meet twice yearly with the public either in a special meeting or at a council meeting to discuss local policing issues.

The previous three-year agreement expired on June 30, 2017 and there has been no formal agreement to provide services since that date. The Sheriff has continued to provide services under a good faith agreement while the City of Trinidad continued contract negotiations.

This agreement will cover the period beginning July 1, 2017 and continue through June 30, 2020 and may be extended for successive periods of one year if approved by the legislative bodies of both parties. The agreement does not include the Measure Z part-time Deputy Sheriff approved by the Board of Supervisors. An amendment to this agreement will be brought back to the Board once the City of Trinidad has a fully executed contract with the county that authorizes spending of Measure Z funds in this fiscal year.

FINANCIAL IMPACT:

The City of Trinidad agrees to reimburse the Sheriff's Office for services under the terms of the proposed contract in the amount of \$162,685 annually, and payable on a quarterly basis. This amount covers costs for one allocated Deputy Sheriff position and related operational and administrative expenses. These costs have been included in the approved FY 2017-18 budget for Budget Unit 221, and revenue for the city's reimbursement has been allocated in 1100-221-504117.

The City of Trinidad agreement meets the Board of Supervisors Strategic Plan by allowing the Sheriff's Office to enforce laws and regulations to protect the residents of Trinidad, and provide community-appropriate levels of service.

Attachment 1

City of Trinidad 2017 7 Law Enforcement Services Agreement Beginning July 1, 2017 and expiring on June 30, 2020

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OTHER AGENCY INVOLVEMENT:

City of Trinidad City Council

ALTERNATIVES TO STAFF RECOMMENDATIONS:

The Board of Supervisors could choose not to approve the agreement between the County of Humboldt and the City of Trinidad for law enforcement services, however, this is not recommended as a denial of the proposed agreement would result in an interruption of services and jeopardize public safety.

ATTACHMENTS:

Attachment 1 2017 Agreement to Provide Law Enforcement Services Within the City of Trinidad by the Humboldt County Sheriff's Office for the Thirty-six Month Term Beginning July 1, 2017 and expiring on June 30, 2020

City of Trinidad Contract

Agreement to Provide Law Enforcement Services Within The City of Trinidad

THIS AGREEMENT is made and entered into this 1st day of July 2017 by and between the County of Humboldt, a political subdivision of the State of California (hereinafter called "COUNTY"), and the City of Trinidad, a municipal corporation in the County of Humboldt (hereinafter called "CITY").

Term of Agreement

- I. <u>Basic Term</u>. The term or this AGREEMENT shall commence July 1, 2017 and continue through June 30, 2020, a thirty-six (36) month term, expiring June 30, 2020, unless sooner terminated pursuant to Section 18.
- 2. Extended Term. The term of this AGREEMENT may be extended for successive periods of one (I) year if the legislative bodies of both parties determine to so extend the term and written notice of such renewal is given to the other party at least three (3) months prior to expiration. The extended terms shall be referred to as first Extended Term, Second Extended Term, etc.

WITNESSETH:

WHEREAS, pursuant to the authority provided in the Government Code, CITY and COUNTY desire to contract in order that COUNTY, through Sheriff, will perform law enforcement services within the CITY.

NOW, THEREFORE, THE PARTIES MUTUALLY AGREE AS FOLLOWS:

I. The basic level of services to be provided shall consist of 24 hours of coverage, seven (7) days a week for response to calls at a level not less than that provided by the Sheriff in adjacent areas of the COUNTY, including related back-up and auxiliary services such as investigative, criminalistics, supervisorial, and traffic service functions.

The staffing level of personnel dedicated to service within CITY shall be one (1) Deputy Sheriff, working forty (40) hours per week in four (4) ten (I0) hour shifts. In addition, this compliment of personnel shall be supported by an appropriate number of Sheriff's supervisory and management personnel, as deemed necessary by the COUNTY. All additional calls for service outside of the contracted ten (10) hours of service per day shall be dispatched from the Patrol Division. No additional cost to the CITY will be incurred for service calls received outside the ten (10) hours of dedicated patrol service each day.

1

This service may also include regular, random patrol, as available, of the City of Trinidad during the non-dedicated patrol hours of service. In the event one of the deputies assigned to the CITY is unable to perform their duties, due to longterm medical or disability issues, the Sheriff shall assign a suitable replacement until the assigned deputy is cleared to return to full duty.

It is agreed that the deputy dedicated to the CITY shall be scheduled to work forty (40) hours per week, less vacation, sick leave, or any other approved or mandated times away from work. With the exception of long-term medical or disability issues discussed above, COUNTY shall not be responsible or required to backfill other deputies to cover for the assigned Deputy out on vacation, sick leave, or other approved or mandated time away from work. For the purpose of this agreement, long-term shall be considered more than 80 hours of consecutively scheduled work hours.

The operation commanders may temporarily modify work schedules as necessary to accommodate unusual circumstance, emergency situations, or other law enforcement requirements within the City of Trinidad. When such situations occur, the operations commander shall advise the City Manager or his designee of the staffing modifications as soon as practical.

- 2. The law enforcement services to be provided by the COUNTY to the CITY within the CITY 's incorporated area shall include:
 - A. Enforcement of State Statutes;
 - B. Enforcement of ordinances of CITY (excluding animal control, building and construction);
 - C. Police protection of the type provided by the Sheriff;
 - D. Traffic enforcement, with the exception or such traffic enforcement as may be provided by the California Highway Patrol on any freeway traversing the CITY or as required by statute;
 - E: All detective, juvenile and other specialized services provided by the Sheriff in the unincorporated areas of the COUNTY, such us homicide investigations and narcotics enforcement;
 - F. When requested by the CITY, via the City Manager, a representative of the Sheriff's Office at the rank of Lieutenant or higher shall meet quarterly with the public, either in a special meeting or at a council meeting to discuss CITY policing issues;
 - G. All other law enforcement services of the type provided by the Sheriff within the unincorporated areas of the COUNTY;
 - H. At the expense of the CITY, a cellular telephone will be issued to the assigned Deputy Sheriff. The telephone number for this cellular telephone shall be made available to the public. The assigned Deputy Sheriff is expected to maintain the cellular telephone in a charged and available status during normal duty hours, with the exception of officer safety issues or when busy on calls for service.
 - 1. At the expense of the CITY, a magnetic emblem and/or wording with

mutually agreed upon language or emblem that represents the CITY may be affixed to the assigned Deputy Sheriff's patrol vehicle during all assigned shifts to the CITY.

- J. The assigned Deputy Sheriff will adjust his/her schedule to attend identified reoccurring special events within the CITY, including the 4th of July, Fish Festival, Clam Beach Run, and Summer Art Night events (Fridays).
- With a minimum of fifteen (15) days' notice, The COUNTY shall make Κ. every reasonable effort to provide one (1) supplemental Deputy Sheriff for Law Enforcement services based upon the COUNTY published fee schedule for the services of a Deputy Sheriff at the time of request. With a notice that is less than fifteen (15) days prior to the requested date of services, the COUNTY will make every reasonable effort to provide the requested supplemental services, but is not under obligation to provide such services. In either event, each supplemental law enforcement service request shall be for a time period no less than eight (8) consecutive hours of scheduled service per Deputy Sheriff. The exception to the eight (8) hour time block would be if the CITY requests supplemental services by the assigned CITY Deputy Sheriff. These supplemental hours would be no more than four (4) hours and would run consecutive to a regularly scheduled work day. The COUNTY and CITY agree there would be no time limit for the request of these supplemental services and would be based solely on the availability of the assigned CITY Deputy Sheriff and the approval of the supervising Operational Commander.

The Sheriff shall not be required to assume any enforcement duty or function inconsistent with those performed by the Sheriff under the ordinances of the COUNTY and the statutes of the State of California.

- 3. The Sheriff shall give prompt consideration to all requests of the City Manager regarding the delivery of general law enforcement services, including staffing assignments, and make every reasonable effort to comply with requests consistent with good law enforcement practices and other provisions of this AGREEMENT. To facilitate the timely exchange of such information between the CITY and the COUNTY, the Parties hereto shall meet from time to time to discuss performance issues under this AGREEMENT and the attendees shall include the City Manager, the Operations Division Commander, the Trinidad contract Sergeant, and a designated city council member.
- 4. For the purposes of performing services and functions pursuant to this AGREEMENT, and only to give official status to such performance, every COUNTY Deputy or employee shall be deemed to be an ex-officio officer of the CITY while engaged in performing any such service or function which is a municipal function falling within the scope of this AGREEMENT.
- 5. The CITY shall have the right to discuss with the COUNTY issues of concern related to matters covered under this AGREEMENT. However, the manner or rendition of services, the standard of performance, the discipline of employees

3

and other matters incident to the performance of services, including control of personnel so employed, shall remain under the exclusive control of the Sheriff. The Sheriff shall, however, give consideration to requests of the City Manager, which may relate to the performance of services under this AGREEMENT. In the event of a dispute between the parties as to the duties and functions to be rendered or the manner of their performance, determinations by the Sheriff shall be final and conclusive as between the parties.

- 6. An inventory of furnishings and fixtures contributed by the CITY and the COUNTY for purposes of supplying the station shall be maintained throughout this AGREEMENT. The initial inventory is attached hereto and incorporated herein as Exhibit "A" and shall be updated from time to time by the parties hereto. Each party will continue to bear their own costs of such items and upon termination of this AGREEMENT, said items of like kind shall be returned to the respective agency that had original ownership.
- 7. COUNTY shall provide the necessary supplies, equipment services and materials required for performing its duties under this AGREEMENT, including vehicle acquisition, maintenance, fuel and replacements.
- 8. COUNTY and CITY shall determine where such law enforcement quarters are to be located within the CITY. It is expressly understood that the COUNTY may use such quarters in connection with the performance of its duties beyond the scope of services previously outlined in sections 1-4 and in connection with the performance of its duties in territory outside the CITY and adjacent territory, provided, however, that the performance of such non-city duties shall be at no additional cost to the CITY.
- 9. At the time of execution of this AGREEMENT, the charge to the CITY for the services and functions to be performed by the COUNTY at the level of service agreed upon by the CITY is \$162,685 annually, an increase of \$12,051 or 8%.

The total cost charged to the CITY does not include expenses attributable to services or facilities normally provided to all cities within the COUNTY as part of enforcement duties and functions performed by the Sheriff under the ordinances and regulations of the COUNTY and the statutes of the State of California. The method used in arriving at the total cost charged to the CITY is the application of the established actual personnel costs, and the indirect administrative, operational and county cost based on the percentage of direct services to the Sheriff's overall operational budget. The cost formula and its components are set forth in Exhibit "B" hereof which is attached hereto and incorporated herein by reference.

10. The CITY shall render to COUNTY the amount of \$40,671.25 on a quarterly basis payable on the following dates: first (1st) payment due October 1, second (2nd) payment due January 1, third (3rd) payment due April 1, and fourth (4th) payment due July 1. Any extended term shall follow this quarterly payment

schedule. The COUNTY shall, 30 days prior to the payment due date, provide to the CITY an invoice which will reflect the amount due by CITY for services rendered by COUNTY under this AGREEMENT during the previous quarter. If such payment is not received by COUNTY within thirty (30) days of the due date, COUNTY shall be entitled to recover interest at a rate of seven (7%) percent per annum and the COUNTY may terminate this AGREEMENT immediately, and without any further notice take such steps as may be necessary to enforce payment.

- Re-computation of General Law Enforcement Services. Except 11. as otherwise specified hereinafter, the total amount charged for General Law Enforcement Services, as defined in Section 2, shall be recomputed annually on or before June 1 of each calendar year for the following fiscal year, with the fiscal year defined as July 1 through June 30. The re-computation calculation shall be determined by the COUNTY based upon estimated additional costs of providing General Law Enforcement Services described in Section 2. The re-computation formula will specifically include estimated costs for items specified in Exhibit B. The total contract amount for the applicable fiscal year will be effective July 1 of that fiscal year, subject to appeal by CITY. Staff representatives of the COUNTY and CITY are advised to meet during the calculation process and prior to any formal presentation before their respective governing bodies. At the request of either party, cost increases will be formally addressed at any time within the term of this AGREEMENT.
- 12. The CITY, its officers and employees, shall not assume by this AGREEMENT any liability for the direct payment of any salary, wages, or other compensation to any officer or employee of COUNTY that is performing services hereunder for the CITY, or for any other liability other than that provided for in this AGREEMENT.
- COUNTY shall defend, indemnify, and hold harmless the CITY, its agents, 13. officers, council persons, commissioners, and employees, for any liability for injury to or death of any person or damage to or loss of any property caused by any negligent or wrongful act or omission occurring in the performance of this AGREEMENT by COUNTY, and CITY shall defend, indemnify, and hold harmless COUNTY, its agents, officers, and employees for any liability for injury to or death of any person or damage to or loss of any property caused by any negligent or wrongful act or omission occurring in the performance of this AGREEMENT by CITY. The CITY shall also indemnify and hold harmless the COUNTY, its officers, agents and employees from any claim or liability, based or asserted upon the illegality or constitutionality of any CITY that the COUNTY has enforced under this contract. This ordinance indemnification shall extend beyond the term of this AGREEMENT, including any extension therefore, as to claims, actions or judgments arising from the conduct or inaction of any personnel during the term of this AGREEMENT.

The COUNTY and its insurer or self-insured pool shall waive its rights to

subrogate against the CITY, its officials, officers, employees and volunteers for all workers' compensation claims, injuries or illness arising from the performance of this AGREEMENT. The COUNTY shall provide an endorsement from its insurer or self-insured pool waiving its subrogation rights.

The COUNTY and its insurer, or self-insured pool, shall provide evidence of general and automobile liability insurance with limits no less than \$2,000,000.00 per occurrence.

The COUNTY shall provide an endorsement from its insurer or self-insured pool naming the City of Trinidad, its officials, employees, and volunteers as additional insured.

- 14. It is expressly understood between the parties to this AGREEMENT that no employer/employee relationship is intended; the relationship of COUNTY to CITY being that of an independent contractor and CITY and COUNTY retain sole and independent liability for the actions of the employees of each.
- 15. CITY, through its City Manager, shall have access to non-privileged and non-confidential reports and other documents pertaining to the services provided hereunder and within the scope of the Public Records Act (Government Code Section 6250 et seq.). COUNTY shall transmit monthly, to the City Manager statistical reports on crime occurrence, traffic incidents, and other contract services within the CITY.
- 16. All work performed hereunder is subject to limitations of Section 23008 of the Government Code or the State of California, and in accordance therewith, before any work is performed or services rendered pursuant hereto, an amount equal to the cost to the CITY must be reserved by the CITY from its funds to ensure payment for work, service, or materials provided by COUNTY hereunder.
- 17. COMPLIANCE WITH NUCLEAR FREE ORDINANCE: In recognition of the Humboldt County Nuclear Free Ordinance, the CITY certifies by its signature below that it is not a nuclear weapons contractor, in that CITY is not knowingly or intentionally engaged in the research, development, production or testing of nuclear warheads, nuclear weapons systems or nuclear weapons components as defined by the Nuclear Free Ordinance in Humboldt County. CITY agrees to notify COUNTY via HCSO immediately if it becomes a nuclear weapons provider, as defined above. CITY acknowledges that, per the terms of the Humboldt County Nuclear Free Ordinance, COUNTY via HCSO may immediately terminate this AGREEMENT if it determines that the foregoing certification is false or if CITY becomes a nuclear weapons provider.
- 18. This AGREEMENT shall take effect on July 1, 2017, or at such sooner time as the parties may agree in writing, and, unless sooner terminated as provided herein, shall terminate on June 30, 2020. Either party may terminate this contract upon sixty (60) days written notice, which notice shall take effect at the

6

end of the sixty (60) day notice period. Compensation shall be prorated for the fiscal quarter in which the termination occurs.

TO THE CITY

Notices given to parties under this AGREEMENT shall be deemed given when 19. personally delivered or sent and delivered by United States certified mail, postage prepaid, return receipt requested and addressed as follows:

TO THE COUNTY	TO THE CITY
Office of the Sheriff Humboldt County Sheriff 826 4th Street Eureka, CA 95501	Office of the City Manager City of Trinidad PO Box 390 Trinidad, CA95570

- No waiver with respect to one covenant, term or condition shall be deemed to 20. constitute a waiver of any other covenant, term, or condition herein, or a waiver of any prior or subsequent failure to perform such covenant, term, or condition.
- The provisions of this AGREEMENT shall be binding upon and shall inure to 21. the benefit of the parties hereto and their respective governing boards, successors, assigns, and legal representatives.
- This AGREEMENT contains all agreements of the parties with respect to any 22. matter mentioned herein. No prior agreement or understanding pertaining to any such matter shall be given effect, and this AGREEMENT may only be amended by a writing signed by the parties.
- The invalidity of any provision of this AGREEMENT as determined by a court 23. of competent jurisdiction shall in no way affect the validity of any other provision hereof.
- Each person executing this AGREEMENT on behalf of the CITY represents and 24. warrants that he or she is authorized by the CITY to execute and deliver this AGREEMENT on behalf of the CITY and that this AGREEMENT is binding on the CITY in accordance with its terms and provisions.

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- The parties hereto agree that the provisions of this AGREEMENT will be 25. construed pursuant to the laws of the State of California. To the extent permitted by law, venue for any legal proceeding involving this AGREEMENT shall be in the courts of Humboldt County, California.
- Time is hereby expressly declared to be of the essence or this AGREEMENT and 26. each and every provision herein.

IN WITNESS THEREOF, CITY by resolution or other official action duly adopted by its council caused this AGREEMENT to be subscribed by its Mayor and attested by its Clerk, and the COUNTY, by order of its Board of Supervisors, has caused this contract to

be subscribed by the Chairman and the seal of said Board to be affixed thereto and attested by the Clerk of said Board on the day and year first hereinabove written.

ATTEST: **City Clerk** By:

APPROVED AS TO CONTENT AND RECOMMENDED By: a City Manager City of Trinidad

ATTEST: Clerk of the Board of Supervisors

By:

By: William F. Honsal, Sheriff County of Humboldt

By: E. Dwight Miller Mayor City of Trinidad

APPROVED AS TO FORM

By: City Attorney

City of Trinidad

By: Virginia Bass, Chair

Board of Supervisors County of Humboldt

Office of County Counsel County of Humboldt

By:

By: Risk Manager

County of Humbold

EXHIBIT "A"

Inventor y List of Furnishings Trinidad Police Department

These Items have been provided by the City of Trinidad for use by the Humboldt County Sheriff's Office.

Lockable Office Containing:

One Lshaped mahogany colored, 2-drawer executive desk w/topper

- One Black executive chair on rollers
- One One Dell computer w/monitor, keyboard and mouse
- One APC computer backup system
- One 5-shelf bookcase
- One Cross-cut paper shredder
- One 3-line telephone
- One Trash can
- One 2-ft x 2-ft pedestal table w/two matching wooden chairs
- One Brass desk lamp
- One Set of dark wooden shades

Miscellaneous office supplies (pens, pencils, stapler, scotch tape dispenser

Also Available for Use:

Kitchen containing microwave, sink, refrigerator, coffee maker

Bathroom w/toilet, sink and shower

Two large bulletin boards

One white board/cork board

- Fax machine
- Paper supplies

Copier

Printer

CITY OF TRINIDAD

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2017-2020

EXHIBIT " B "

COST PLAN

PGC-P		HAR BEACH	COURS PUBLIC	Allowable	Allowable
12-12-14-14 例子 单位	Description of Costs >	Tolal	Unallowable	Indiréct	Direct
<u></u>		Costs	Costs	Costs 1	Costs 👘 🚽
Personnel	Services;	,			
1100	- Salaries & Wages	15,470,216.00	685,603.00	-	14,784,613.00
1400	Extra Help	876,712.00	-	876,712.00	-
1450	Unemployement Insurance	53,705.00	1,875.00	-	51,830.00
1460	Overtime	2,636,617.00	-	2,636,617.00	-
1470	Health Insurance	3,535,508.00	142,670.00	• -	3,392,838.00
1471	Life Insurance	9,472.00	315.00	-	9,157.00
1472	Dental insurance	240,620.00	7,571.00	-	233,049.00
1475	Salaries Reimbursed	1,108,348.00	1,108,348.00	-	•
1500	Retirement	4,453.398.00	173,056.00	-	4,280,342.00
1600	FICA	456,508.00	19,975.00	-	436,533.00
1700	Workers Compensation	991,700.00	-	-	991,700.00
	SUBTOTAL	29.832.804.00	2,139,413.00	3,513,329.00	24,180,062.00
ine Hem (Costs (Services, Supplies & Other):				
2103	Clothing / Employee	73,032.00	-	73,032.00	-
2105	Clothing / Inmate	51,500.00	-	51,500.00	-
2106	Communications	150,571.00	21,331.00	129,240.00	-
2108	Food	812,900.00	-	-	812,900.00
2109	Household Expense	243,250.00	-	-	243,250.00
2110	Insurance	593,081.00	7,807.00	585,274.00	-
2112	Maintenance - Equipment	235,950.00	1,300.00	234,650.00	-
2113	Maintenance - Structures	252,500.00	6,100.00	-	246,400.00
2115	Memberships	13,975.00	225,00	13,750.00	-
2116	Postage	29,550.00	5,300.00	24,250.00	-
2117	Office Supplies	126,564.00	6,608.00	119,956.00	-
2118	Professional & Special Services	738,551.00	85,000.00	653,551.00	-
2119	Publication & Legal Notices	12,500.00	-	12,500.00	-
2120	Rent & Lease - Equipment	368,700.00	1,800.00	366,900.00	-
2121	Rent & Lease - Structures	115,950.00	1,730.00	114,220.00	-
2122	Small Tools	2,500.00	-	2,500.00	-
2123	Special Department Expense	614,222.00	152,451.00	461,771.00	-
2125	Transportation & Travel	1,629,600.00	66,951.00	-	1,562,649.00
2126	Utilities	850,700.00	8,834.00	841,866.00	-
2148	Computer Software	40,868.00	3,000.00	37,868.00	-
2161		100.00	•	-	100.00
2199	Firewood Distribution	30,000,00	30,000.00	-	-
2203	Spay/Neuter Payments to Vets	39,000.00	-	-	39,000.00
2203	County Form Project	15,000.00		-	15,000.00
2200	Books & Periodicals	1,725.00	-	1,725.00	-
2223	Special Investigation Fund	5,000,00	_	-	5,000.00
2223	COST Training	80.000.00	62,000.00	-	18,000.00
2224	Transportation out of County	121,000.00	25,000.00	96,000.00	· -
2223	Abondoned Vehicle Removal	30,000.00	30,000.00	-	-
2227	Office Equipment	123,238.00	8,000.00	115,238.00	-
	• •		-,	-	-
2350	Safety Related Expenses	5,000.00	5,000.00	-	-
2429	S.C.O.P. Program	25,000.00	-	-	25,000.00
2517	Funeral Directors Inmate Welfare Fund	35,000.00	35,000.00	-	
2557		76,700.00	42,734.00	-	33,966.00
2614	Staff Development	45,000.00	45,000.00		20,000.00
2637	POST Training	47,500.00		-	47,500.00
2716	Special Department Expense - Coroner	12,000.00	-	-	12,000.00
2725	Prisoner Transport Out of County		-	3,600.00	-
3026	Sustain Licenses	3,600.00	10,000.00	-	10,000.00
	Disaster Response Contingency	20,000.00	10,000.00		
3124 3125	Information Services charges	398,971.00	-	398,971.00	-

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	2017-2020	c	OST PLAN		
	Description of Costs	Total Costs	Ungliowable Costs	Allowable - Indirect Costs	Allowable Direct Costs
3245	Hiring Incentives	1,000.00	-	-	1,000.00
3513	Communications/Utility Charges	90,051.00	-	90,051.00	-
3940	Central Service Charges	39,990.00	2,101.00	37,889.00	-
	Fixed Assels	659,708.00	-	659,708.00	-
	SUBIOTAL TOTAL EXPENDITURES	B,881,047.00	663,272.00	5,126,010.00	3.091.765.00
Cost Plan	Costs				
3137	A-87 Cost Plan	110,355.84	18,937.00	91,418.84	
	TOTAL COSTS	38,138,603.84	2.821,622.007	Ac. 3 8,730,757.84	27,271,827,00
CALCULA	TED INDIRECT COST RATE =	0.3611	8,730,758	=Total Allowable In	direct Costs
					•
	Rate based on: Salaries, wages & benefits		24,180,062	≃Total personnel se	rvices
	Rate based on: Salaries, wages & benefits Sheriff Deputy Mathieson 1.0 FTE Sheriff Deputy @ .50 FTE		24,180,062	100,919	= Salary + Benefits City of Trinidad = Salary + Benefits City of Trinidad = Overtime Projected in Budget
	Sheriff Deputy Mathieson 1.0 FTE	8,217,775 x 91,419 x 8,309,194	24,180,062 0.9035% 0.9035%	100,919 10,000 110,919 74,248	= Salary + Benefits City of Trinidad = Salary + Benefits City of Trinidad
	Sheriff Deputy Mathieson 1.0 FTE Sheriff Deputy @ .50 FTE 	91,419 x	0.9035% 0.9035%	100.919 10,000 110,919 74,248 8,260 82,507	= Salary + Benefits City of Trinidad = Salary + Benefits City of Trinidad = Overtime Projected in Budget = Services City of Trinidad
	Sheriff Deputy Mathieson 1.0 FTE Sheriff Deputy @ .50 FTE Total Direct & Indirect Costs @ 0.9035% A-87 Cost Plan	<u>91,419</u> x 8,309,194	0.9035%	100.919 10,000 110.919 74,248 8,260 82,507	= Salary + Benefits City of Trinidad = Salary + Benefits City of Trinidad = Overtime Projected in Budget = Services City of Trinidad = A-87 Cost City of Trinidad
	Sheriff Deputy Mathieson 1.0 FTE Sheriff Deputy @ .50 FTE Total Direct & Indirect Costs @ 0.9035% A-87 Cost Plan	91,419 x	0.9035% 0.9035%	100.919 10,000 110.919 74,248 8,260 82,507	= Salary + Benefits City of Trinidad = Salary + Benefits City of Trinidad = Overtime Projected In Budget = Services City of Trinidad = A-87 Cost City of Trinidad
	Sheriff Deputy Mathieson 1.0 FTE Sheriff Deputy @ .50 FTE Total Direct & Indirect Costs @ 0.9035% A-87 Cost Plan FY 2014-16 Contract 3-Year Sheriff Deputy .50 FTE	<u>91,419</u> x 8,309,194	0.9035% 0.9035%	100.919 10,000 110.919 74,248 8,260 82,507	= Salary + Benefits City of Trinidad = Salary + Benefits City of Trinidad = Overtime Projected in Budget = Services City of Trinidad = A-87 Cost City of Trinidad
	Sheriff Deputy Mathieson 1.0 FTE Sheriff Deputy @ .50 FTE Total Direct & Indirect Costs @ 0.9035% A-87 Cost Plan	91,419 x 8,309,194 150,634	0.9035% 0.9035%	100.919 10,000 110.919 74,248 8,260 82,507	= Salary + Benefits City of Trinidad = Salary + Benefits City of Trinidad = Overtime Projected in Budget = Services City of Trinidad = A-87 Cost City of Trinidad

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Trinidad City Contract

First Amendment to Agreement to Provide Law Enforcement Services Within The City of Trinidad

This First Amendment to Agreement to Provide Law Enforcement Services Within the City of Trinidad is entered into as of as of the date the document is signed by the last signatory by and between the County of Humboldt, a political subdivision of the State of California (hereinafter called "COUNTY"), and the City of Trinidad, a municipal corporation in the County of Humboldt (hereinafter called "CITY"), collectively referred to as "parties," and is made upon the following considerations.

WHEREAS, the parties desire to amend certain provisions of the Agreement to Provide Law Enforcement Services (hereinafter called "Agreement") within the City of Trinidad dated July 1, 2017.

NOW THEREFORE, the parties mutually agree to amend the Agreement as follows:

1. Paragraph 1 shall be amended by replacing the language of that paragraph in its entirety with the following:

The basic level of services to be provided shall consist of 24 hours of coverage, seven (7) days a week for response to calls at a level not less than that provided by the Sheriff in adjacent areas of the COUNTY, including related back-up and auxiliary services such as investigative, criminalistic, supervisorial, and traffic service functions.

The staffing level of personnel dedicated to service within CITY shall be one (1) full time Deputy Sheriff, working forty (40) hours per week in four (4) ten (10) hour shifts and a second part time Deputy Sheriff working twenty (20) hours a week in two (2) ten (10) hour shifts. In addition, this complement of personnel shall be supported by an appropriate number of Sheriff's supervisory and management personnel, as deemed necessary by the COUNTY. All additional calls for service, outside of the contracted 10 hours of service per day, shall be dispatched from the Patrol Division. No additional cost to the CITY will be incurred for service calls received outside the ten (10) hours of dedicated patrol service. This service may also include regular, random patrol, as available, of the CITY during the non-dedicated patrol hours of service. In the event the deputy assigned to the CITY is unable to perform their duties, due to long-term medical or disability issues, the Sheriff shall assign a suitable replacement until the assigned deputy is cleared to return to full duty.

It is agreed that the full time Deputy dedicated to the CITY shall be scheduled to work forty (40) hours per week, less vacation, sick leave, or any other approved or mandated times away from work, and that the part time Deputy dedicated to the CITY shall be scheduled to work twenty (20) hours per week, less vacation, sick leave, or any other approved or mandated times away from work that fall on the two (2) days per week assigned to the City. With the exception of long-term medical or disability issues discussed above, COUNTY shall not be responsible or required to backfill another Deputy to cover for the assigned Deputies out on vacation, sick leave, or other approved or mandated time away from work. For the purpose of this agreement, long-term shall be considered more than 80 hours of consecutively scheduled work hours.

The operation commanders may temporarily modify work schedules as necessary to accommodate unusual circumstances, emergency situations, or other law enforcement requirements within the CITY. When such situations occur, the operations commander shall advise the City Manager or his/her designee of the staffing modifications as soon as practical.

2. Paragraph 2, subsections (J) and (K), shall be amended by replacing the language of those subsections in their entirety with the following:

- J. The CITY and COUNTY agree that the basic hours of patrol for the assigned full time Deputy Sheriff shall be as follows: From Memorial Day through Labor Day, the assigned work days will be Wednesday through Saturday with the work hours of 0900 through 1900 hours. From Labor Day through Memorial Day, the assigned work days will be Monday through Thursday with the work hours of 0700 through 1700 hours. If there becomes specific crime trends or a need that would require further modification of the set schedule, the COUNTY agrees to meet and confer with the CITY for possible temporary amendments or modifications to the set schedule. The basic hours of patrol for the assigned part time Deputy Sheriff shall be coordinated between CITY and Sheriff's Office.
- K. The assigned **full time** Deputy Sheriff will adjust his/her schedule to attend identified reoccurring special events within the CITY, including the 4th of July, Fish Festival, Clam Beach Run, and Summer Art Night events (Fridays).

3. The underlined portion of Paragraph 9 shall be amended as follows:

The charge to the CITY for the services and functions to be performed by the COUNTY at the level of service agreed upon by the CITY is amended and increased by an amount not to exceed \$75,000 annually, for a total of \$237,685 annually.

4. Paragraph 10 shall be amended by replacing the language of that paragraph in its entirety with the following:

CITY shall render to COUNTY the amount of \$237,685 payable on a quarterly basis. The COUNTY shall, 30 days prior to the payment due date, provide to the CITY an invoice which will reflect the amount due by CITY for services rendered by COUNTY under this AGREEMENT during the previous quarter. If such payment is not received by COUNTY within thirty (30) days of the due date, COUNTY shall be entitled to recover interest at a rate of seven (7%) percent annum and the COUNTY may terminate this AGREEMENT immediately, and without any further notice take such steps as may be necessary to enforce payment.

The CITY shall render to COUNTY the amount of \$59,421.25 on a quarterly basis ayable on the following dates: first (1st) payment due October 1, second (2nd) payment due January 1, third (3rd) payment due April 1, and fourth (4th) payment due July 1. Any extended term shall follow this quarterly payment schedule.

The COUNTY shall, 30 days prior to the payment due date, provide to the CITY an invoice which will reflect the mount due by CITY for services rendered by COUNTY under this AGREEMENT during the previous quarter. If such payment is not received by COUNTY within thirty (30) days of the due date, COUNTY shall be entitled to recover interest at a rate of seven (7%) percent per annum and the COUNTY may terminate this AGREEMENT immediately, and without any further notice take such steps as may be necessary to enforce payment.

This First Amendment to the AGREEMENT shall take effect on <u>January 16, 2018</u>. Except as modified herein, the Agreement shall remain in full force and effect.

IN WITNESS THEREOF, CITY by resolution or other official action duly adopted by its council caused this AGREEMENT, as amended on January 16, 2018, to be subscribed by its Mayor and attested by its Clerk, and the COUNTY, by order of its Board of Supervisors, has caused this contract to be subscribed by the Chairman and the seal of said Board to be affixed thereto and attested by the Clerk of said Board on the day and year first hereinabove written.

ATTEST:

Clerk of the City of Trinidad By: City Clerk

Approved as to Content and Recommended:

By: City Manager, City of Trinidad

More signatures on following page

ATTEST:

County of Humboldt

By:

Chairman, Board of Supervisors

Humboldt County Sheriff's Office

City of Trinidad By: May Approved as to Form: By: Attorney, City of Trinidad City