REPORT TO CITY COUNCIL

DATE:

JUNE 26, 2019

TO:

HONORABLE MAYOR AND MEMBERS OF THE CITY COUNCIL

FROM:

GREG RAMIREZ, CITY MANAGER

SUBJECT: REQUEST TO APPROVE RESOLUTION 19-1898; AUTHORIZING THE MAYOR TO EXECUTE AN AGREEMENT WITH THE COUNTY OF LOS

ANGELES FOR LAW ENFORCEMENT SERVICES

All cities in Los Angeles County which receive contractual services from the County are required by the County Charter to enter into service agreements every five years. The current agreement is scheduled to terminate on June 30, 2019. The California Contract Cities Association (CCCA) has been negotiating with the Sheriff's Department on behalf of its 42 member cities that contract with the Sheriff's Department. subcommittee of City Managers, including the City Manager from Malibu, was formed to work together with the Sheriff's Department and County Counsel toward a new contract. The attached agreement between the City and County provides for the County to continue providing municipal law enforcement services to the City for the period of July 1, 2019. through June 30, 2024.

The new agreement is a "governing" document and does not lock in rates on an annual basis; instead, the City Council will be asked to approve the level of services and the costs to be charged for those services annually, in amounts determined by the independent County Auditor-Controller, and formally memorialized each fiscal year in the referenced attachment A (The Department 575 form).

Both the City Manager and City Attorney have reviewed the agreement to verify the changes negotiated between the CCCA Subcommittee team and County of Los Angeles representatives. There are several changes to the prior agreement, notably:

Section 2.2 – adds language that identifies the City's agreement that the Sheriff's Department, at it discretion, may redeploy personnel for mutual aid purposes, and requires any deployment exceeding 50% requires consultation with the City Manager.

Section 2.3 – adds language that identifies where disputes between parties as to the extent of duties and functions, the City shall first consult the Station Captain, Division Commander and Division Chief to reach a mutual determination. If mutual agreement cannot be made, the City can then elevate the matter to the Assistant Sheriff or Sheriff.

Section 2.6 - Language changed from "every County employee" to "every Sheriff's Department employee".

Section 3.2 – add language that identifies the City and Sheriff Department shall also determine a minimum daily standard of staffing needs for services rendered, and shall meet to discuss the minimum standard documented in the Service Level Authorization Form (The Department 575 form).

Other than the additions noted above and a few other clean up clarifications to the agreement, the agreement is similar to the prior agreement.

The new agreement was approved by the Los Angeles County Board of Supervisors at its regular meeting on May 21, 2019, and sent to all contract cities for approval. Staff continues to believe that the City receives exceptional law enforcement services from the County, at a cost much lower than we could provide on our own. For this reason, staff is recommending approval of the attached agreement.

The proposed agreement was reviewed and approved by the City Attorney.

RECOMMENDATION:

Staff respectfully recommends the City Council adopt Resolution No. 19-1898; authorizing the Mayor to sign the Municipal Law Enforcement Services Agreement with the County of Los Angeles for the period of July 1, 2019, through June 30, 2024.

Attachments: F

Resolution No. 19-1898

Municipal Law Enforcement Services Agreement

RESOLUTION NO. 19-1898

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF AGOURA HILLS, CALIFORNIA, AUTHORIZING THE MAYOR TO EXECUTE AN AGREEMENT WITH THE COUNTY OF LOS ANGELES FOR LAW ENFORCEMENT SERVICES

WHEREAS, the City of Agoura Hills desires to contract with the County of Los Angeles for Law Enforcement services, and;

WHEREAS, the County of Los Angeles has expressed its willingness to contract Law Enforcement services with the City of Agoura Hills and has prepared the appropriate agreement, whereby those services will be provided.

NOW, THEREFORE, the City Council of the City of Agoura Hills does hereby resolve that the Mayor shall be, and hereby is authorized to, execute said agreement.

PASSED, APPROVED, and ADOPTED this 26th day of June, 2019, by the following vote to wit:

AYES: () NOES: () ABSENT: () ABSTAIN: ()	×
ATTEST:	Linda L. Northrup, Mayor
Kimberly M. Rodrigues, City Clerk	

MUNICIPAL LAW ENFORCEMENT SERVICES AGREEMENT BY AND BETWEEN COUNTY OF LOS ANGELES AND CITY OF AGOURA HILLS

TABLE OF CONTENTS

S	ECTIO	TITLE	PAGE
	RECI	ΓALS	1
	1.0	SCOPE OF SERVICES	1
	2.0	ADMINISTRATION OF PERSONNEL	2
	3.0	DEPLOYMENT OF PERSONNEL	3
	4.0	PERFORMANCE OF AGREEMENT	5
	5.0	INDEMNIFICATION	6
	6.0	TERM OF AGREEMENT	6
	7.0	RIGHT OF TERMINATION	7
	8.0	BILLING RATES	7
	9.0	PAYMENT PROCEDURES	8
	10.0	NOTICES	9
	11.0	AMENDMENTS	9
	12.0	AUTHORIZATION WARRANTY	10
	13.0	ENTIRE AGREEMENT	10
	SIGNA	ATURES	11
	ATTA	CHMENT A: Los Angeles County Sheriff's Department Service Level Authorization (SH-AD 575) Form	
	ATTA	CHMENT B: Contract City Law Enforcement Services and Equipmen Rate Sheet	ıt Master
	ATTA	CHMENT C: Public Safety Equipment Use Requirements	

MUNICIPAL LAW ENFORCEMENT SERVICES AGREEMENT BY AND BETWEEN COUNTY OF LOS ANGELES AND CITY OF AGOURA HILLS

This M	Iunicipal Law E	inforcement Services Agreement ("Agreement") is made and entered
into this	day of	, 2019 by and between the County of Los Angeles
("County") an	d the City of Ag	goura Hills ("City").

RECITALS

- A. Whereas, the City is desirous of contracting with the County for the performance of municipal law enforcement services by the Los Angeles County Sheriff's Department ("Sheriff's Department"); and
- B. Whereas, the County is agreeable to rendering such municipal law enforcement services on the terms and conditions set forth in this Agreement; and
- C. Whereas, this Agreement is authorized by Sections 56½ and 56¾ of the County Charter and California Government Code Section 51301.

NOW THEREFORE, in consideration of the mutual covenants contained herein, and for good and valuable consideration, the parties mutually agree as follows:

1.0 SCOPE OF SERVICES

- 1.1 The County, by and through the Sheriff's Department, agrees to provide general law enforcement services within the corporate limits of the City to the extent and in the manner hereinafter set forth in this Agreement.
- 1.2 Except as otherwise specifically set forth in this Agreement, such services shall only encompass duties and functions of the type coming within the jurisdiction of and customarily rendered by the Sheriff's Department under the County Charter, State of California statutes, and the City municipal codes.
- 1.3 General law enforcement services performed hereunder may include, if requested by the City, supplemental security support, supplemental sworn officer support, and supplemental professional civilian support staff.

2.0 ADMINISTRATION OF PERSONNEL

- 2.1 During the term of this Agreement, the Sheriff or his designee shall serve as the Chief of Police of the City and shall perform the functions of the Chief of Police at the direction of the City.
- 2.2 The rendition of the services performed by the Sheriff's Department, the standards of performance, the discipline of officers, and other matters incident to the performance of such services and the control of personnel so employed shall remain with the County. The City understands and agrees that, at the Sheriff's Department's sole discretion, the Sheriff's Department may redeploy personnel for mutual aid purposes pursuant to the California Emergency Services Act, codified at California Government Code Sections 8550-8668. Absent exigent circumstances, any sustained deployment of more than fifty percent (50%) of the City's contracted items requires consultation with the City manager or his/her designee.
- 2.3 In the event of a dispute between the parties to this Agreement as to the extent of the duties and functions to be rendered hereunder, or the minimum level or manner of performance of such service, the City shall be consulted and a mutual determination thereof shall be made by both the Sheriff's Department and the City. The City shall first consult with the Station Captain, Division Commander, and Division Chief, in an effort to reach a mutual determination. If a mutual determination cannot be realized at a subordinate level, then the matter will be elevated to a Sheriff's Department Assistant Sheriff or the Sheriff.
- 2.4 With regard to Paragraphs 2.2 and 2.3 above, the Sheriff's Department, in an unresolved dispute, shall have final and conclusive determination as between the parties hereto.
- 2.5 All City employees who work in conjunction with the Sheriff's Department pursuant to this Agreement shall remain employees of the City and shall not have any claim or right to employment, civil service protection, salary, or benefits or claims of any kind from the County based on this Agreement. No City employees as such shall become employees of the County unless by specific additional agreement in the form of a merger agreement which must be concurrently adopted

- by the City and the County. The Sheriff's Department will provide approved City employees with the required training necessary to access authorized County programs (i.e. CAD, MDC, etc.), so such City employees can perform the functions of their positions.
- 2.6 While performing law enforcement services and functions under this Agreement, every Sheriff's Department employee shall be authorized to enforce all City laws and regulations, including all City codes and ordinances.
- 2.7 The City shall not be called upon to assume any liability for the direct payment of any Sheriff's Department salaries, wages, or other compensation to any County personnel performing services hereunder for the City. Except as herein otherwise specified, the City shall not be liable for compensation or indemnity to any County employee or agent of the County for injury or sickness arising out of the performance of services under this Agreement.
- 2.8 As part of its compliance with all applicable laws and regulations relating to employee hiring, the County agrees that the County Civil Service Rules to which it is subject and which prohibit discrimination on the basis of non-merit factors, shall for purposes of this Agreement be read and understood to prohibit discrimination on the basis of sexual orientation.

3.0 DEPLOYMENT OF PERSONNEL

- 3.1 Services performed hereunder and specifically requested by the City shall be developed in conjunction with the Sheriff's Department and indicated on Attachment A, Los Angeles County Sheriff's Department Service Level Authorization (SH-AD 575) Form, of this Agreement.
- 3.2 The City, or its designated representative, shall meet with its respective Sheriff's Department Station Captain when requesting law enforcement services to be performed in the City, and provide direction to the Sheriff's Department Station Captain regarding the method of deployment for such services. The City and the Sheriff's Department shall also determine a minimum daily standard of staffing needs for services rendered to ensure an adequate personnel presence during station operation and patrol. The City and the Station Captain shall meet to discuss the minimum daily standard which is documented in Attachment A, Los Angeles

- County Sheriff's Department Service Level Authorization (SH-AD 575) Form, of this Agreement. The Station Captain shall endeavor to meet this standard without increased cost to the City. The Sheriff's Department shall ensure that all services are delivered in a manner consistent with the priorities, annual performance objectives, and goals established by the City.
- 3.3 The Sheriff's Department shall make every attempt to avoid deployment deficiencies (i.e., "busting" of cars) by following the daily minimum standard of staffing, as stipulated in Attachment A, Los Angeles County Sheriff's Department Service Level Authorization (SH-AD 575) Form, of this Agreement. Should deployment deficiencies occur, the Sheriff's Department should make every effort to reallocate those resources to the shift where the deficiencies occurred. Should the Sheriff's Department determine that a temporary increase, decrease, and/or realignment in the deployment methodologies is necessary, the Sheriff's Department shall promptly notify the City of this change in advance. In the event that prior notice is not possible, the City shall be notified of the change within two (2) City business days. If monthly service compliance falls below ninety-eight percent (98%), then the Sheriff's Department Station Captain shall meet with the City to discuss compliance and identify a plan for resolution. If the quarterly and/or year-to-date (September 30th, December 31st, March 31st, and June 30th) service compliance falls below ninety-eight percent (98%), then the respective Sheriff's Department Division Chief shall meet with the Sheriff's Department Station Captain and the City to discuss compliance and identify a plan for resolution. If the City is dissatisfied with the outcome of either resolution process, the matter will be elevated to a Sheriff's Department Assistant Sheriff or the Sheriff until all City concerns are fully resolved. Resolution may include, but is not limited to, the use of overtime, staffing adjustments, and/or City-initiated service suspensions, at no additional cost to the City. If the City determines it is unnecessary, the City may waive either dispute resolution process discussed above.
- 3.4 A new Attachment A, Los Angeles County Sheriff's Department Service Level Authorization (SH-AD 575) Form, of this Agreement shall be authorized and signed annually by the City and the Sheriff or his designee effective each July 1,

- and attached hereto as an Amendment to this Agreement.
- 3.5 Should the City request a change in the level of service other than pursuant to the annual July 1 readjustment, a revised Attachment A, Los Angeles County Sheriff's Department Service Level Authorization (SH-AD 575) Form, of this Agreement shall be signed and authorized by the City and the Sheriff or his designee and attached hereto as an Amendment to this Agreement.
- 3.6 The most recent dated and signed Attachment A, Los Angeles County Sheriff's Department Service Level Authorization (SH-AD 575) Form, of this Agreement shall be the staffing level in effect between the County and the City.
- 3.7 The City is not limited to the services indicated in Attachment A, Los Angeles County Sheriff's Department Service Level Authorization (SH-AD 575) Form, of this Agreement. The City may also request any other service or equipment in the field of public safety, law, or related fields within the legal power of the Sheriff's Department to provide. Such other services and equipment shall be reflected in a revised Attachment A, Los Angeles County Sheriff's Department Service Level Authorization (SH-AD 575) Form, of this Agreement under the procedures set forth in Paragraphs 3.4 and 3.5 above.
- 3.8 With regard to any public safety equipment requested by the City and set forth on Attachment A, Los Angeles County Sheriff's Department Service Level Authorization (SH-AD 575) Form, of this Agreement, the City shall adhere to the terms and conditions set forth in Attachment C, Public Safety Equipment Use Requirements, of this Agreement.

4.0 PERFORMANCE OF AGREEMENT

- 4.1 For the purpose of performing general law enforcement services under this Agreement, the County shall furnish and supply all necessary labor, supervision, equipment, communication facilities, and supplies necessary to maintain the agreed level of service to be rendered hereunder.
- 4.2 Notwithstanding the foregoing, the City may provide additional resources for the County to utilize in performance of the services.
- 4.3 When and if both parties to this Agreement concur as to the necessity of maintaining a law enforcement headquarters or Sheriff's Department substation

within the City which would not normally be provided by the Sheriff's Department, the City shall furnish at its own cost and expense all necessary office space, and the Sheriff's Department shall have authority to negotiate with the City regarding which entity shall pay for furniture and furnishings, office supplies, janitor service, telephone, light, water, and other utilities.

- 4.4 It is expressly further understood that in the event a local office or building is maintained in the City, such local office or building may be used by the Sheriff's Department in connection with the performance of its duties in territory outside of the City, provided, however, that the performance of such outside duties shall not be at any additional cost to the City.
- 4.5 Notwithstanding the foregoing, it is mutually agreed that in all instances where special supplies, stationery, notices, forms, and the like must be issued in the name of the City, the same shall be supplied by the City at its own cost and expense.

5.0 INDEMNIFICATION

- 5.1 The parties hereto have executed an Assumption of Liability Agreement approved by the County Board of Supervisors on December 27, 1977, and/or a Joint Indemnity Agreement approved by the County Board of Supervisors on October 8, 1991. Whichever of these documents the City has signed later in time is currently in effect and hereby made a part of and incorporated into this Agreement as if set out in full herein.
- 5.2 The parties hereto have also executed a County-City Special Indemnity Agreement approved by the County Board of Supervisors on August 25, 2009. This document is made a part of and incorporated into this Agreement as if set out in full herein.
- In the event the County Board of Supervisors later approves a revised Joint Indemnity Agreement and the City executes the revised agreement, the subsequent agreement as of its effective date shall supersede the agreement previously in effect between the parties hereto.

6.0 TERM OF AGREEMENT

- 6.1 The term of this Agreement shall be from July 1, 2019 through June 30, 2024, unless sooner terminated or extended as provided for herein.
- 6.2 At the option of the County Board of Supervisors and with the consent of the City

- Council, this Agreement may be renewed or extended for successive periods not to exceed five (5) years each.
- Nine (9) months prior to the expiration of this Agreement, the parties shall meet and confer in good faith to discuss the possible renewal or extension of this Agreement pursuant to Paragraph 6.2 above. The parties shall reach an agreement as to the terms of any renewal or extension period no later than six (6) months prior to the expiration of this Agreement. Absent mutual agreement by the parties within that time frame, this Agreement shall expire at the conclusion of the then-existing term.

7.0 RIGHT OF TERMINATION

- 7.1 Either party may terminate this Agreement as of the first day of July of any year upon notice in writing to the other party of not less than sixty (60) calendar days prior thereto.
- 7.2 Notwithstanding any provision herein to the contrary, the City may terminate this Agreement upon notice in writing to the County given within sixty (60) calendar days of receipt of written notice from the County of any increase in the rate for any service to be performed hereunder, and in such an event this Agreement shall terminate sixty (60) calendar days from the date of the City's notice to the County.
- 7.3 This Agreement may be terminated at any time, with or without cause, by either party upon written notice given to the other party at least one hundred eighty (180) calendar days before the date specified for such termination.
- 7.4 In the event of a termination, each party shall fully discharge all obligations owed to the other party accruing prior to the date of such termination, and, except as otherwise provided herein, each party shall be released from all obligations which would otherwise accrue subsequent to the date of termination.

8.0 BILLING RATES

- The City shall pay the County for the services and equipment provided under the terms of this Agreement at the billing rates set forth on Attachment B, Contract City Law Enforcement Services and Equipment Master Rate Sheet, of this Agreement, as established by the County Auditor-Controller.
- 8.2 The billing rates set forth on Attachment B, Contract City Law Enforcement

- Services and Equipment Master Rate Sheet, of this Agreement shall be readjusted by the County Auditor-Controller annually effective July 1 of each year, published by the County, and attached hereto as an Amendment to this Agreement, to reflect the cost of such service in accordance with the policies and procedures for the determination of such rates as adopted by the County Board of Supervisors.
- 8.3 The City shall be billed at the current fiscal year's billing rates based on the service level provided within the parameters of Attachment A, Los Angeles County Sheriff's Department Service Level Authorization (SH-AD 575) Form, of this Agreement.
- 8.4 The billing rates for other services and equipment requested pursuant to Paragraph 3.7 of this Agreement and not set forth on Attachment B, Contract City Law Enforcement Services and Equipment Master Rate Sheet, of this Agreement shall be determined by the County Auditor-Controller in accordance with the policies and procedures established by the County Board of Supervisors and then set forth and published on a revised Attachment B, Contract City Law Enforcement Services and Equipment Master Rate Sheet, of this Agreement.

9.0 PAYMENT PROCEDURES

- 9.1 The County, through the Sheriff's Department, shall render to the City, after the close of each calendar month, a summarized invoice which covers all services performed during said month, and the City shall pay the County for all undisputed amounts within sixty (60) calendar days after date of the invoice.
- 9.2 If such payment is not delivered to the County office which is described on the invoice within sixty (60) calendar days after the date of the invoice, the County is entitled to recover interest thereon. For all disputed amounts, the City shall provide the County with written notice of the dispute including the invoice date, amount, and reasons for dispute within ten (10) calendar days after receipt of the invoice. The parties shall memorialize the resolution of the dispute in writing. For any disputed amounts, interest shall accrue if payment is not received within sixty (60) calendar days after the dispute resolution is memorialized.
- 9.3 Interest shall be at the rate of ten percent (10%) per annum or any portion thereof, calculated from the last day of the month in which the services were performed, or

in the case of disputed amounts, calculated from the date the resolution is memorialized.

9.4 Notwithstanding the provisions of California Government Code Section 907, if such payment is not delivered to the County office which is described on said invoice within sixty (60) calendar days after the date of the invoice, or in the case of disputed amounts, from the date the resolution is memorialized, the County may satisfy such indebtedness, including interest thereon, from any funds of the City on deposit with the County without giving further notice to the City of the County's intention to do so.

10.0 NOTICES

- 10.1 Unless otherwise specified herein, all notices or demands required or permitted to be given or made under this Agreement shall be in writing and shall be hand delivered with signed receipt or mailed by first class registered or certified mail, postage prepaid, addressed to the parties at the following addresses and to the attention of the person named. Addresses and persons to be notified may be changed by either party by giving ten (10) calendar days prior written notice thereof to the other party.
- 10.2 Notices to the County shall be addressed as follows:

Los Angeles County Sheriff's Department Contract Law Enforcement Bureau Attn: Unit Commander 211 W. Temple Street 7th Floor Los Angeles, California 90012 Phone #: 213-229-1647

10.3 Notices to the City of shall be addressed as follows:

City of Agoura Hills Attn: City Manager 30001 Ladyface Court Agoura Hills, California 91301 Phone #:818-597-7311

11.0 AMENDMENTS

11.1 Except for changes pursuant to Paragraphs 8.2 and 8.4 of this Agreement, all changes, modifications, or amendments to this Agreement must be in the form of a

- written Amendment duly executed by the County Board of Supervisors and an authorized representative of the City.
- 11.2 Notwithstanding Paragraph 11.1 above, the Sheriff or his designee is hereby authorized to execute, on behalf of the County, any Amendments and/or supplemental agreements referenced in Sections 3.0, 4.0, and 9.0 of this Agreement.
- In accordance with Paragraphs 8.2 and 8.4 of this Agreement, the Sheriff or his designee is hereby authorized to publish, on behalf of the County, the annual revised Attachment B, Contract City Law Enforcement Services and Equipment Master Rate Sheet, of this Agreement. The revised Attachment B, Contract City Law Enforcement Services and Equipment Master Rate Sheet, of this Agreement shall serve as an Amendment to this Agreement, but shall not require the signature of either party.

12.0 AUTHORIZATION WARRANTY

- 12.1 The City represents and warrants that the person executing this Agreement for the City is an authorized agent who has actual authority to bind the City to each and every term, condition, and obligation of this Agreement and that all requirements of the City have been fulfilled to provide such actual authority.
- 12.2 The County represents and warrants that the person executing this Agreement for the County is an authorized agent who has actual authority to bind the County to each and every term, condition, and obligation of this Agreement and that all requirements of the County have been fulfilled to provide such actual authority.

13.0 ENTIRE AGREEMENT

This Agreement, including Attachment A, Attachment B, and Attachment C, and any Amendments hereto constitute the complete and exclusive statement of understanding of the parties which supersedes all previous agreements, written or oral, and all communications between the parties relating to the subject matter of this Agreement. No change to this Agreement shall be valid unless prepared pursuant to Section 11.0, Amendments, of this Agreement.

MUNICIPAL LAW ENFORCEMENT SERVICES AGREEMENT BY AND BETWEEN COUNTY OF LOS ANGELES AND CITY OF AGOURA HILLS

IN WITNESS WHEREOF, the County of Los Angeles, by order of its Board of Supervisors, has caused this Agreement to be executed by the Sheriff of Los Angeles County, and the City has caused this Agreement to be executed by its duly authorized representative, on the dates written below.

	COUNTY OF LOS ANGELES
	ByALEX VILLANUEVA Sheriff
	Date
	CITY OF AGOURA HILLS
	Ву
	Date
ATTEST:	•
ByCity Clerk	
APPROVED AS TO FORM: MARY C. WICKHAM County Counsel	APPROVED AS TO FORM: CITY ATTORNEY
By Principal Deputy County Counsel	Ву



LOS ANGELES COUNTY SHEHIFF'S DEPARTMENT	
CONTRACT CITY LAW ENFORCEMENT SERVICES	
SERVICE LEVEL AUTHORIZATION (SH-AD 575)	

сіт	Y:	Agoura	Hills				FISCAL YEA	R: _	201	9-2020	EF	FECTIVE DATE:	7/1/20	19
DEPUTY SHERIFF SERVICE UNIT							11172		T William					1117 33
RANK	RELIEF FACTOR	SERVICE	/	EN PRE	di / CHA	ANNUAL RATI	ESTIMATED TOTAL ANNUA COST	L	LIABILITY 11%	TOTAL ANNUAL COS W/LIABILITY	ANNUAL HOURS PER SERVICE UNIT	ANNUAL HOURS SCHEDULED	ANNUAL MINUTES SCHEDULED	PERSONNEL REQUIRED
Deputy Sheriff	56-Hour Unit	307	8.60	8.60	0.00			0 \$	404,040.38	\$ 4,077,134.7	3 2,920	25,112	1,506,720	14.035
Deputy Sheriff	Non-Relief	310	1.00	1.00	0.00	\$ 277,340.00	\$ 277,340.0	0 \$	30,507.40	\$ 307,847.4	1,789	1,789	107,340	1.000
DEPUTY SHERIFF SERVICE UNIT (BON	NUS)	0.50	N / S				35U/01.	8,3	C-E LVIII	311				The sales
RANK	RELIEF FACTOR	SERVICE	/	En Pri	CHAS	ANNUAL RATE	ESTIMATED TOTAL ANNUA COST		LIABILITY 11%	TOTAL ANNUAL COS W/LIABILITY	ANNUAL HOURS PER SERVICE UNIT	ANNUAL HOURS SCHEDULED	ANNUAL MINUTES SCHEDULED	PERSONNEL REQUIRED
		,			0.00	2				\$ -		0	0	0.000
					0.00			\perp		\$ -		0	0	0.000
GROWTH/GRANT DEPUTY UNIT		7			c = ,;;			-						
RANK	RELIEF FACTOR	SERVICE	/	EN PRE	cure	ANNUAL RATE	ESTIMATED TOTAL ANNUA COST		LIABILITY 11%	TOTAL ANNUAL COS W/LIABILITY	T ANNUAL HOURS PER SERVICE UNIT	ANNUAL HOURS SCHEDULED	ANNUAL MINUTES SCHEDULED	PERSONNEL REQUIRED
Grant Deputy Generalist	Non-Relief	386	0.53		0.00	\$ 187,904.00		2 \$	10,954.80	\$ 110,543.93	1,789	948	56,890	0.530
Grant Motor Deputy	Non-Relief	385	1.00	1.00	0.00	\$ 204,614.00	\$ 204,614.0	0 \$	22,507.54	\$ 227,121.54	1,789	1,789	107,340	1.000
SUPPLEMENTAL POSITIONS							ESTIMATED	100 HO						
RANK	RELIEF FACTOR	SERVICE CODE	/4	ET PRE	CHOR	ANNUAL RATE			LIABILITY 11%	TOTAL ANNUAL COS W/LIABILITY	PER SERVICE UNIT	ANNUAL HOURS SCHEDULED	ANNUAL MINUTES SCHEDULED	PERSONNEL REQUIRED
Law Enforcement Technician (w/ veh		340	0.29	0.29		\$ 104,538.00		2 \$	3,334.76	\$ 33,650.78	1,789	519	31,129	0.290
Community Services Assistant (w/ ve	h) Non-Relief	325	0.50	0.50		\$ 67,799.00	\$ 33,899.5	0 \$	3,728.95		1,789	895	53,670	0.500
Estimated Cost for Service Unit			4 210 0	F2 04	0.00		11: 1:11: 4000	م ای	,	\$ -		0	0	0.000
Estimated Cost for Service Unit	ts: \$		4,318,8	53.04		10	otal Liability (11%	s): _\$		475,073.83	Esti Ifety Equipment C	imated Subtotal:		4,793,926.87
											nated Total Ann		\$ 4,793,926.8	7
											rated rotal Am	idai cost.	7 4,755,520.0	,
The terms of this Service Level Au Notwithstanding, annual rates sh							SH-AD 575 is s	igne	d and receiv	red by LASD.				
LASD Approval By:											Report Prepared	Ву:		
Captain Joshua W.	Thai											Sergeant Duban G	Sonzalez	7/1/2019
UNIT COMMANDER N	AME					SIGNATURE			DATE			SERGEANT		DATE
City Approval By:									-					
"I cer	tify that I am autho	rized to n	nake thi	s comm	itment	on behalf of the Cit	ty."				Processed at CLEE	B By:		
Greg Ramirez														
CITY OFFICIAL NAM	1E	-				SIGNATURE			DATE			SERGEANT		DATE
												JENGERIN		JAIL



LOS ANGELES COUNTY SHERIFF'S DEPARTMENT CONTRACT CITY LAW ENFORCEMENT SERVICES

SERVICE LEVEL AUTHORIZATION (SH-AD 575) DEPLOYMENT OF PERSONNEL

City: Agoura Hills Fiscal Year: 2019-2020 Effective Date: 7/1/2019

3	3.6	EM A	M PM	MOTOR DEP SAD	D.B. TEAM LEADER	1 0 8.6 0 0 0 0 0 0
3	3.6			1		0 8.6 0 0
3	3.6			1		0 8.6 0 0
3	3.6	10-7-11-7-3				8.6 0 0
3	3.6					0 0
	-					0
		0.00				0
						0
						0
	En Herville					0
		Test Bally	Disc stops			ASSET ES
						0
						0
			I		7.1	0
						0
	ATTEN		NEWNA			
	-			0.533		0.533
·						0
						0
				1		1
		al Applications			1 YES -	1 YES NO V

	Lieutenant	Sergeant	Bonus Deputy	Motor Deputy	Deputy	SAD	Total
Hours	0	o	0	1,789	27,849	0	29,638
Minutes	0	0	0	107,340	1,670,950	0	1,778,290
Personnel	0.000	0.000	0.000	1.000	15.565	0.000	16.565

		Civilian		
	SSO	LET/CSA/CA/PCO	Clerical	Total
Hours	0	1,413	0	1413
Minutes	0	84,799	0	84799
Personnel	0.000	0.790	0.000	0.790

FOR CONTRACT LAW ENFORCEMENT BUREAU	USE ON	LY		
BILLING MEMO REQUIRED AND SUBMITTED:	YES	NO	N/A[]	
(PERSONNEL TRANSACTION REQUEST) "PTR" REQUIRED AND SUBMITTED:	YES	NO 🗌	N/A[]	<u>Initials</u>
ORGANIZATIONAL CHART REQUIRED AND SUBMITTED:	YES 🗌	NO 🗌	N/A 🗌	
DUTY STATEMENT REQUIRED AND SUBMITTED:	YES 🗌	мо □	N/A 🗌	City Official
SMS DEPLOYMENT CONTRACT UPDATED:	YES 🗌	NO 🗆	N/A 🗌	-
MINUTE PROGRAM IN RAPS UPDATED:	YES 🗌	NO 🗆	N/A 🗌	Unit Commander



LOS ANGELES COUNTY SHERIFF'S DEPARTMENT

CONTRACT CITY LAW ENFORCEMENT SERVICES

SERVICE LEVEL AUTHORIZATION (SH-AD 575) PUBLIC SAFETY EQUIPMENT

	CITY:		Agoura Hills	F 2011 T	FISCAL YEAR:	2019-2020
ART-UP VEHICLE		RANGE.	EMPE			
HICLE TYPE		YEAR	SERVICE CODE	#	RATE	TOTAL COST
	9 20					117277
						1 2
JIPMENT	The Control of the Control		T. 450.42			
СТҮРЕ		YEAR	SERVICE CODE	#	RATE	TOTAL COST
PR WITH INSTALL		YEAR	SERVICE CODE	#	RATE	TOTAL COST
				Day on the State of the State o		
		To	tal Public Safe	ty Equipmer	nt Cost: \$	
						<u>Initials</u>

City Official:

Unit Commander: ___

Fiscal Year:

2019-2020

CONTRACT CITY LAW ENFORCEMENT SERVICES AND EQUIPMENT MASTER RATE SHEET

Liability Rate:

11.0%

DSSU Rates					
Rank	Relief Factor	An	nual Rate	Service Code	
Deputy Sheriff	Non-Relief	\$	277,340	310	
Deputy Sheriff	40-Hour Unit	\$	305,074	306	
Deputy Sheriff	56-Hour Unit	\$	427,104	307	
Deputy Sheriff	70-Hour Unit	\$	533,880	308	
Special Assignment Deputy	Non-Relief	\$	277,340	310	
Catalina Deputy	Non-Relief	\$	251,447	324	

DSSU Bonus I Rates				
Rank	Relief Factor	Annual Rate		Service Code
Deputy Sheriff, Bonus I	Non-Relief	TOTAL SAME	297,689	305
Deputy Sheriff, Bonus I	40-Hour Unit	\$	327,458	301
Deputy Sheriff, Bonus I	56-Hour Unit	\$	458,441	302
Deputy Sheriff, Bonus I	70-Hour Unit	\$	573,051	303

Relief Factor	Annual Rate		Service Code
Non-Relief	\$	187,904	335
40-Hour Unit	\$	219,096	NEW
56-Hour Unit	\$	306,659	NEW
70-Hour Unit	\$	383,324	NEW
Non-Relief	\$	187,904	335
Non-Relief	\$	204,614	336
Non-Relief	\$	204,614	336
Non-Relief	\$	187,904	386
Non-Relief	\$	187,904	386
Non-Relief	\$	204,614	385
Non-Relief	\$	204,614	385
	Non-Relief 40-Hour Unit 56-Hour Unit 70-Hour Unit Non-Relief Non-Relief Non-Relief Non-Relief Non-Relief Non-Relief Non-Relief	Non-Relief \$ 40-Hour Unit \$ 56-Hour Unit \$ 70-Hour Unit \$ Non-Relief \$	Non-Relief \$ 187,904 40-Hour Unit \$ 219,096 56-Hour Unit \$ 306,659 70-Hour Unit \$ 383,324 Non-Relief \$ 187,904 Non-Relief \$ 204,614 Non-Relief \$ 187,904 Non-Relief \$ 187,904 Non-Relief \$ 187,904 Non-Relief \$ 204,614 Non-Relief \$ 204,614

Supplemental Rates				
Rank	Relief Factor	Ar	Annual Rate	
Captain	Non-Relief	\$	372,948	321
Lieutenant	Non-Relief	\$	292,903	342
Sergeant	Non-Relief	\$	247,580	353
Motor Sergeant	Non-Relief	\$	260,980	348
Motor Deputy	Non-Relief	\$	297,689	305A
Watch Deputy	Non-Relief	\$	197,964	354
Community Services Assistant (w/ veh)	Non-Relief	\$	67,799	325
Community Services Assistant (w/out veh)	Non-Relief	\$	67,262	327
Crime Analyst	Non-Relief	\$	136,806	329
Custody Assistant	Non-Relief	\$	110,950	331
Forensic ID Specialist II	Non-Relief	\$	166,233	356
Information Systems Analyst I	Non-Relief	\$	151,728	332
Intermediate Clerk	Non-Relief	\$	75,027	338
Law Enforcement Technician (w/ veh)	Non-Relief	\$	104,538	340
Law Enforcement Technician (w/out veh)	Non-Relief	\$	100,525	339
Operations Assistant I	Non-Relief	\$	99,045	343
Operations Assistant II	Non-Relief	\$	123,045	344
Operations Assistant III	Non-Relief	\$	140,907	345
Secretary V	Non-Relief	\$	107,191	346
Security Assistant	Non-Relief	\$	52,874	362
Security Officer	Non-Relief	\$	83,761	347
Senior Information Systems Analyst	Non-Relief	\$	198,501	334
Station Clerk II	Non-Relief	\$	91,989	351
Skynight Observer	Non-Relief	\$	297,689	349
Supervising Station Clerk	Non-Relief	\$	111,223	352

CONTRACT CITY LAW ENFORCEMENT SERVICES AND EQUIPMENT MASTER RATE SHEET

Vehicle & Equipment Rates				
Start-Up Vehicle	Year	А	Service Code	
B/W Patrol Vehicle	2019-2020	\$	86,906.58	378
B/W Tahoe	2019-2020	\$	85,155.98	399
B/W Motorcycle	2019-2020	\$	44,988.18	381
Solid Patrol Vehicle	2019-2020	\$	81,417.79	NEW
Solid Sedan	2019-2020	\$	48,384.52	379
CSO/SSO Sedan	2019-2020	\$	64,661.60	NEW
K-9 Vehicle	2019-2020	\$	87,811.35	NEW

\$ \$ \$	13,142 7,771 1,685	NEW 376D NEW
\$ \$		
\$	1.685	AIC\A/
		IAEAA
\$	5,000	NEW
\$	4,650	NEW
	\$ \$ \$ \$	\$ 4,650 \$ 4,650 \$ 4,650

PUBLIC SAFETY EQUIPMENT USE REQUIREMENTS

1.0 TRANSFER OF PUBLIC SAFETY EQUIPMENT

1.1 The County, through the Sheriff's Department, hereby transfers the public safety equipment set forth on Attachment A, Los Angeles County Sheriff's Department Service Level Authorization (SH-AD 575) Form, of this Agreement ("Equipment") for the exclusive use of the City during the term of the Agreement.

2.0 USE OF EQUIPMENT

- 2.1 The City may use the Equipment for any lawful purpose, including use in connection with public safety activities in all areas under the City's jurisdiction.
- 2.2 The City shall not use or operate the Equipment in violation of any federal, state, or local law, rule, regulation, or ordinance.
- 2.3 The Equipment shall not be used or operated as follows:
 - 2.3.1 In a manner subjecting the Equipment to depreciation above the normal depreciation associated with public safety use; and/or
 - 2.3.2 For an illegal purpose or by a person under the influence of alcohol or narcotics.

3.0 SAFEKEEPING AND MAINTENANCE

- 3.1 The City shall exercise due care for the safekeeping of the Equipment during the term of the Agreement.
- 3.2 The City shall ensure that the Equipment is kept in good working order and condition, shall ensure that the Equipment is scheduled and available to County for the performance of its regularly scheduled maintenance by the County, and shall comply in every respect with any manufacturer's/owner's manual that comes with the Equipment.
- 3.3 The County shall perform all maintenance and repairs required for the proper operation of the Equipment. Except as otherwise set forth herein, such maintenance and repairs are provided in exchange for the City's payment of the annual billing rates set forth on Attachment B, Contract City Law Enforcement Services and Equipment Master Rate Sheet, of the Agreement. The City has the right to inspect said Equipment prior to acceptance of the Equipment following maintenance and repairs by the County.
- 3.4 Maintenance and repairs provided by the County under the Agreement may be

- performed by the County, its third party vendors, and/or the manufacturer of the Equipment.
- 3.5 The County shall assume responsibility for ensuring that the Equipment has been inspected or otherwise tested in accordance with the laws of the State of California and the United States prior to use by the City.
- 3.6 The City shall inspect the Equipment upon initial delivery and return from County following maintenance and repair, and, by acceptance thereof, finds the Equipment in good working order and condition.
- 3.7 The Equipment shall be maintained and repaired solely by the County. The City and any of its third party vendors are prohibited from performing any maintenance and repairs on the Equipment.
- 3.8 All regularly scheduled maintenance shall be performed by the County, and the City shall timely present the Equipment to the County for the performance of regularly scheduled maintenance at the direction of, and in accordance with the policies and procedures of, the Sheriff's Department's Communications and Fleet Management Bureau. The Sheriff's Department shall make every effort to perform any maintenance in a timely manner.
- 3.9 Any Equipment requiring maintenance and repair by the County for any extended length of time, as determined by the Sheriff's Department's Communications and Fleet Management Bureau, may, at the sole discretion of the County, receive a temporary replacement piece of Equipment. All terms and conditions set forth herein shall apply to the City's use of any temporary replacement Equipment provided by the County. The County shall not be responsible for any damages or liability resulting from the City's loss of use of the Equipment during the performance of maintenance and repair services by the County.

4.0 INSPECTION BY COUNTY

4.1 The County shall have the right to inspect the Equipment, immediately upon request by the County, at any time during the term of the Agreement. The City shall provide the County with such operating, and other information, or copies of any such records maintained by the City with respect to the Equipment, as the County or any government agency may require from time to time.

5.0 TITLES

5.1 The County shall retain ownership of the Equipment used by the City during the term of the Agreement. Legal title to the Equipment is, and shall, at all times, remain in the name of the County. The Equipment shall not be transferred or delivered by the City to any persons other than the County without the County's prior written consent.

6.0 INDEMNIFICATION

6.1 The City agrees to indemnify, defend, and hold harmless the County from any and all liability, losses, or damages the County may suffer and from any claims, demands, costs, or judgments against the County arising out of City's use or operation of the Equipment. This indemnification does not extend to (1) any liability resulting from inherent defects or malfunctions in such Equipment related to manufacturer's acts or omissions, or (2) negligent or wrongful maintenance or repair of the Equipment provided by the County.

7. RISK OF LOSS

- 7.1 The City shall assume all risk of loss to the Equipment from the time it is delivered by the County to the City, and inspected and accepted by the City, until (1) the Equipment is returned to the County upon expiration or termination of the Agreement, or (2) the County regains temporary possession of the Equipment for purposes of providing maintenance and repair.
- 7.2 Upon inspection/acceptance of the Equipment, the City shall be responsible for any and all damage to the Equipment, except those damages resulting from (1) inherent defects or malfunctions in such Equipment related to manufacturer's acts or omissions, or (2) the negligent or wrongful maintenance or repair of the Equipment provided by the County.
- 7.3 In the event of damage to the Equipment or the Equipment is in need of repair, the City shall notify the County to that effect and follow such instructions that the County may provide with respect to repair or disposal of the Equipment. If the Equipment is lost, stolen, destroyed, or declared to be a total constructive loss (subject to the County's agreement as to such condition), the City shall properly notify the County thereof and hold any Equipment for disposal by the County. With respect to any loss, theft, or destruction of the Equipment, the County and the City shall negotiate the value for comparable equipment in a condition similar to the lost, stolen, or destroyed Equipment immediately prior to any such loss. The City shall reimburse the County for the value of the lost, stolen, or destroyed Equipment.

8.0 BILLING RATES

8.1 As further discussed in Section 8.0, Billing Rates, of the Agreement, the City shall pay the County for the use of the Equipment provided under the Agreement at the annual billing rates set forth on Attachment B, Contract City Law Enforcement Services and Equipment Master Rate Sheet, of the Agreement, as established by the County Auditor-Controller.

PUBLIC SAFETY EQUIPMENT USE REQUIREMENTS

1.0 TRANSFER OF PUBLIC SAFETY EQUIPMENT

1.1 The County, through the Sheriff's Department, hereby transfers the public safety equipment set forth on Attachment A, Los Angeles County Sheriff's Department Service Level Authorization (SH-AD 575) Form, of this Agreement ("Equipment") for the exclusive use of the City during the term of the Agreement.

2.0 USE OF EQUIPMENT

- 2.1 The City may use the Equipment for any lawful purpose, including use in connection with public safety activities in all areas under the City's jurisdiction.
- 2.2 The City shall not use or operate the Equipment in violation of any federal, state, or local law, rule, regulation, or ordinance.
- 2.3 The Equipment shall not be used or operated as follows:
 - 2.3.1 In a manner subjecting the Equipment to depreciation above the normal depreciation associated with public safety use; and/or
 - 2.3.2 For an illegal purpose or by a person under the influence of alcohol or narcotics.

3.0 SAFEKEEPING AND MAINTENANCE

- 3.1 The City shall exercise due care for the safekeeping of the Equipment during the term of the Agreement.
- 3.2 The City shall ensure that the Equipment is kept in good working order and condition, shall ensure that the Equipment is scheduled and available to County for the performance of its regularly scheduled maintenance by the County, and shall comply in every respect with any manufacturer's/owner's manual that comes with the Equipment.
- 3.3 The County shall perform all maintenance and repairs required for the proper operation of the Equipment. Except as otherwise set forth herein, such maintenance and repairs are provided in exchange for the City's payment of the annual billing rates set forth on Attachment B, Contract City Law Enforcement Services and Equipment Master Rate Sheet, of the Agreement. The City has the right to inspect said Equipment prior to acceptance of the Equipment following maintenance and repairs by the County.
- 3.4 Maintenance and repairs provided by the County under the Agreement may be

- performed by the County, its third party vendors, and/or the manufacturer of the Equipment.
- 3.5 The County shall assume responsibility for ensuring that the Equipment has been inspected or otherwise tested in accordance with the laws of the State of California and the United States prior to use by the City.
- 3.6 The City shall inspect the Equipment upon initial delivery and return from County following maintenance and repair, and, by acceptance thereof, finds the Equipment in good working order and condition.
- 3.7 The Equipment shall be maintained and repaired solely by the County. The City and any of its third party vendors are prohibited from performing any maintenance and repairs on the Equipment.
- 3.8 All regularly scheduled maintenance shall be performed by the County, and the City shall timely present the Equipment to the County for the performance of regularly scheduled maintenance at the direction of, and in accordance with the policies and procedures of, the Sheriff's Department's Communications and Fleet Management Bureau. The Sheriff's Department shall make every effort to perform any maintenance in a timely manner.
- 3.9 Any Equipment requiring maintenance and repair by the County for any extended length of time, as determined by the Sheriff's Department's Communications and Fleet Management Bureau, may, at the sole discretion of the County, receive a temporary replacement piece of Equipment. All terms and conditions set forth herein shall apply to the City's use of any temporary replacement Equipment provided by the County. The County shall not be responsible for any damages or liability resulting from the City's loss of use of the Equipment during the performance of maintenance and repair services by the County.

4.0 INSPECTION BY COUNTY

4.1 The County shall have the right to inspect the Equipment, immediately upon request by the County, at any time during the term of the Agreement. The City shall provide the County with such operating, and other information, or copies of any such records maintained by the City with respect to the Equipment, as the County or any government agency may require from time to time.

5.0 TITLES

5.1 The County shall retain ownership of the Equipment used by the City during the term of the Agreement. Legal title to the Equipment is, and shall, at all times, remain in the name of the County. The Equipment shall not be transferred or delivered by the City to any persons other than the County without the County's prior written consent.

6.0 INDEMNIFICATION

6.1 The City agrees to indemnify, defend, and hold harmless the County from any and all liability, losses, or damages the County may suffer and from any claims, demands, costs, or judgments against the County arising out of City's use or operation of the Equipment. This indemnification does not extend to (1) any liability resulting from inherent defects or malfunctions in such Equipment related to manufacturer's acts or omissions, or (2) negligent or wrongful maintenance or repair of the Equipment provided by the County.

7. RISK OF LOSS

- 7.1 The City shall assume all risk of loss to the Equipment from the time it is delivered by the County to the City, and inspected and accepted by the City, until (1) the Equipment is returned to the County upon expiration or termination of the Agreement, or (2) the County regains temporary possession of the Equipment for purposes of providing maintenance and repair.
- Upon inspection/acceptance of the Equipment, the City shall be responsible for any and all damage to the Equipment, except those damages resulting from (1) inherent defects or malfunctions in such Equipment related to manufacturer's acts or omissions, or (2) the negligent or wrongful maintenance or repair of the Equipment provided by the County.
- 7.3 In the event of damage to the Equipment or the Equipment is in need of repair, the City shall notify the County to that effect and follow such instructions that the County may provide with respect to repair or disposal of the Equipment. If the Equipment is lost, stolen, destroyed, or declared to be a total constructive loss (subject to the County's agreement as to such condition), the City shall properly notify the County thereof and hold any Equipment for disposal by the County. With respect to any loss, theft, or destruction of the Equipment, the County and the City shall negotiate the value for comparable equipment in a condition similar to the lost, stolen, or destroyed Equipment immediately prior to any such loss. The City shall reimburse the County for the value of the lost, stolen, or destroyed Equipment.

8.0 BILLING RATES

8.1 As further discussed in Section 8.0, Billing Rates, of the Agreement, the City shall pay the County for the use of the Equipment provided under the Agreement at the annual billing rates set forth on Attachment B, Contract City Law Enforcement Services and Equipment Master Rate Sheet, of the Agreement, as established by the County Auditor-Controller.