

AGREEMENT FOR THE ESTABLISHMENT OF ACCREDITED BASIC LAW ENFORCEMENT ACADEMY AND COURSES BY THE CHABOT-LAS POSITAS COMMUNITY COLLEGE DISTRICT AND THE ALAMEDA COUNTY SHERIFF'S OFFICE

I. PARTIES TO AGREEMENT

The Parties to this Agreement are the County of Alameda (hereinafter "COUNTY") by and through the Alameda County Sheriff's Office (hereinafter "SHERIFF"), and the Chabot-Las Positas Community College District (hereinafter "COLLEGE DISTRICT").

II. PURPOSE OF AGREEMENT

To enable the SHERIFF to present accredited courses in: (1) Basic Law Enforcement Academy (hereinafter "Academy"); (2) Continuing Professional Training Courses (hereinafter "CPT"), (3) Ad Hoc Specialty Law Enforcement Courses (hereinafter "AHS"), as authorized by state law; and (4) To provide COLLEGE DISTRICT with part time supervisory services in the form of an On-Site Supervisor (who will be assigned to COLLEGE DISTRICT as an at-will and uncompensated temporary academic employee pursuant to California Code of Education Regulations, Title 5, Section 58058) with regard to instruction for classes offered by the COLLEGE DISTRICT in cooperation with the SHERIFF.

The COLLEGE DISTRICT shall provide trainee registration and certified instructors, and the SHERIFF shall provide the necessary facilities, support staff, trainee recruitment, supervision, education, evaluation and certification, as is described herein, and upon the terms and conditions set forth in Exhibits A, B, and C attached hereto.

III. TERMS AND CONDITIONS

A. The SHERIFF shall establish and operate two Academies per year in conformance with applicable state law and the Commission on Peace Officers Standards in Training (hereinafter, "POST"). In addition, the SHERIFF shall establish and operate AHS and CPT courses pursuant to the terms and conditions of this Agreement. During each contract year, the SHERIFF and the COLLEGE DISTRICT shall review projected enrollments and budgets for the coming year, and should the situation warrant, the number of Academies may be increased and/or decreased upon mutual agreement of both parties.

B. The SHERIFF'S Commanding Officer (hereinafter "Commanding Officer") of the Regional Training Center (hereinafter, "RTC") and functioning as the On-Site Supervisor, shall oversee the daily administrative operations and actual implementation of the Academies and Courses described herein, in cooperation with designated COLLEGE DISTRICT representatives. The Commanding Officer of the RTC shall be the instructor of record for all Academies and CPT

courses. The Commanding Officer, or his designee, shall be at the RTC at all times when CPT courses are being offered. The SHERIFF shall identify the Commanding Officer of the RTC in and by written notice to the COLLEGE DISTRICT.

1. The On-Site Supervisor is an “employee of the COLLEGE DISTRICT” who shall meet “Minimum Qualifications,” for the academic position of On-Site Supervisor as established and determined by the COLLEGE DISTRICT.
2. The On-Site Supervisor is professionally and specially trained and competent to provide the supervisory services required by the COLLEGE DISTRICT.
3. While the On-Site Supervisor is performing the required supervisory services for the COLLEGE DISTRICT, the On-Site Supervisor shall be under the primary control and direction of the COLLEGE DISTRICT and shall be a temporary academic “employee of the COLLEGE DISTRICT.” as defined by the California Code of Education Regulations, Title 5, Section 58058.
4. The On-Site Supervisor shall be an at-will and uncompensated temporary academic “employee of the COLLEGE DISTRICT” during the hours of assignment to the COLLEGE DISTRICT.
5. The On-Site Supervisor shall maintain records of student achievement and attendance. Records will be open for review at all times by officials of the COLLEGE DISTRICT and submitted on a schedule developed by the COLLEGE DISTRICT.
6. The On-Site Supervisor's responsibilities and duties as an “employee of the COLLEGE DISTRICT” shall include, but are not limited to, the following:
 - a. Ensure that training time is expended in full compliance with the courses determined by the COLLEGE DISTRICT.
 - b. Ensure the safety and well -being of students.
 - c. Ensure the proper coordination of the delivery of instruction in order to achieve full compliance with POST regulations.
 - d. Ensure continued physical presence at the work place assigned by the COLLEGE DISTRICT during all hours of assignment as an “employee of the COLLEGE DISTRICT.”

- e. Ensure the accuracy of all information on all time sheets of technical officers, instructors, and facilitators.
 - f. Ensure the immediate notification to the co-director of a student drop date.
 - g. Ensure the proper and timely assignment, scheduling, and notification of facilitators and instructors.
 - h. Ensure the complete, accurate, and timely evaluation of facilitators and instructors.
 - i. Ensure regular attendance at periodic staff meetings with the COLLEGE DISTRICT employee who serves as Co-director for the COLLEGE DISTRICT.
 - j. Ensure that all handouts prepared or utilized by facilitators and instructors are appropriate prior to submitting them to the Co-director for the COLLEGE DISTRICT for approval.
 - k. Ensure accurate and current daily student attendance records.
 - l. Ensure the effective use of instructional methods, technology, testing, and remediation.
 - m. Ensure the proper administering and scoring of Learning Domain Tests.
 - n. Ensure the accurate calculation of final student grades and the prompt submission of them to the Co-director for the COLLEGE DISTRICT within two weeks of course completion.
 - o. Ensure the competent and prompt completion of all other assigned duties.
7. The COLLEGE DISTRICT shall provide no compensation to the On-Site Supervisor for any services rendered pursuant to this Agreement, but compensation and Workers' Compensation Insurance shall be provided by the Agency in accordance with its established and standard practices.
8. For purposes of indemnification and defense of any claims, actions or lawsuits" the On-Site Supervisor shall be considered an "employee of the COLLEGE DISTRICT only during those times when the On-Site Supervisor is actually performing, on behalf of the COLLEGE DISTRICT, the responsibilities and duties listed in this Agreement at the work place assigned by the COLLEGE DISTRICT.

- C. The COLLEGE DISTRICT Dean of Academic Services, or other designee of the COLLEGE DISTRICT President, shall oversee the acts and obligations described herein, in cooperation with the Commanding Officer. The COLLEGE DISTRICT shall designate and identify its representative in and by written notice to the SHERIFF.
- D. The parties agree to designate Academy trainees as “affiliated” and “nonaffiliated” trainees. Affiliated trainees are those affiliated with or sponsored by particular, local law enforcement agencies designated by the SHERIFF whereas nonaffiliated trainees represent other peace officer trainees and COLLEGE DISTRICT students not affiliated with or sponsored by a particular law enforcement agency (reference: Penal Code section 832). Wherever in this Agreement the terms “trainees” or “all trainees” may be employed, both such terms shall represent the inclusion of affiliated and nonaffiliated trainees.
- E. The SHERIFF agrees to perform the following functions:
1. Provide and furnish all instructional and training facilities, supplies and equipment at no cost to the COLLEGE DISTRICT;
 2. Assure that at least fifteen percent (15%) of enrollment in any Academy program shall consist of nonaffiliated trainees if they are available, in accordance with Penal Code section 832.3(c);
 3. Register all trainees on the first day of class and collect and refund trainee registration fees as COLLEGE DISTRICT shall direct and pursuant to law (reference: Education Code section 76300, as such may be amended). Registration packets shall be delivered to the College within one week of the start of any class;
 4. Upon receipt of registration packet invoices submitted by the COLLEGE DISTRICT, the SHERIFF shall make payment in full to the COLLEGE DISTRICT within 30 days.
 5. Arrange for its own schedule and collection of administrative fees for trainees and arrange for its own schedule and collection of reasonable supplies and equipment fees, if any. Fees for nonaffiliated trainees shall not exceed actual costs (reference: Penal Code section 832(g));
 6. Recruit, select, register, orient, train, supervise, provide ancillary and support services and discipline, as needed, to all trainees enrolled in the Academies pursuant Sheriff's Office rules and standards of conduct where inconsistent with the terms and conditions of this Agreement;
 7. Develop, post and distribute all written course materials and any and all orientation materials required by the COLLEGE DISTRICT, including the

distribution, collection and maintenance of secure record keeping of appropriate orientation and notice-consent forms, if any, that the COLLEGE DISTRICT shall require to be reviewed and signed by each trainee;

8. Provide to all trainees written notice devised by the parties specifying that any and all trainee discipline shall follow Sheriff's Office rules and standards of conduct solely and exclusively without allowance of any resort or appeal whatsoever to the COLLEGE DISTRICT'S student disciplinary policies;
9. Recruit, screen, recommend, orient, train, schedule, supervise and discipline, pursuant to Sheriff's Office rules and standards of conduct, all instructors and experts hired by the COLLEGE DISTRICT for the Academies and Courses;
10. Maintain accreditation, minimum enrollment, minimum hours of instruction and all mandated reporting for each of the Academies and Courses training programs as required by this Agreement and by law, inclusive of all applicable POST standards and requirements, and as described in Exhibits A and B attached hereto;
11. Consistent with the above provision, notify the COLLEGE DISTRICT in writing of each curriculum and the total number of required instructional hours for each of the Academies and Courses and promptly notify the COLLEGE DISTRICT of any proposed changes thereto, as such is further described in Exhibit A attached hereto. Changes shall be provided in sufficient time for the COLLEGE DISTRICTS curriculum process to approve the changes prior to the start of instruction.
12. Recruit, train, and employ qualified instructors for any and all CPT courses offered during the term of this Agreement at SHERIFF'S sole expense;
13. Recruit, train, hire and employ, at SHERIFF'S sole expense, any and all support staff which SHERIFF shall require to operate the Academies and Courses as SHERIFF sees fit and in accordance with law;
14. Provide Workers' Compensation Insurance solely at SHERIFF'S/COUNTY'S own cost and expense for all SHERIFF/COUNTY employees assigned work related to the Academies and Courses administrative support staff and law enforcement officers employed by SHERIFF or COUNTY, though the parties agree that in so doing, SHERIFF waives no rights of subrogation against COLLEGE DISTRICT to the extent COLLEGE DISTRICT causes or contributes to

any loss or damages arising hereunder, as such understanding is consistent with the promises of indemnification stated herein; and

15. Provide COLLEGE DISTRICT with periodic review and status reports regarding progress and activities of the Academies and Courses generally, including public relations and opportunities for promotion of SHERIFF'S training programs by COLLEGE DISTRICT; administrative operations, curriculum, program development and examinations/methodologies, trainee profiles and performance, including grading, attendance, morale and disciplinary concerns.

F. In consideration, the COLLEGE DISTRICT agrees to perform the following functions:

1. Promote the Academies and Courses by providing notice of the programs in appropriate COLLEGE DISTRICT publications;
2. Upon recommendations of SHERIFF, and in accordance with law (reference: Education Code § 78022), recruit, select, hire, employ, and pay all salaries and wages for the minimum number of Academy, AHS, and IP instructional personnel necessary to satisfy POST requirements and/or as mutually agreed upon by both parties. Additionally, the COLLEGE DISTRICT will pay for only one instructor per day for Scenario instruction and exercises. Upon mutual agreement between the SHERIFF and the COLLEGE DISTRICT, the COLLEGE DISTRICT will pay for the number of instructors necessary to ensure the safety of instruction in the areas of Vehicle Operations, Defensive Tactics, Firearms, and CPR/First Aid to meet POST standards as determined by the SHERIFF, typically on a 10 to 1 student to instructor ratio. After determination of the student to instructor ratio, a pool of allowable instructor hours will be utilized across the instructional areas of Vehicle Operations, Defensive Tactics, Firearms, and CPR/First Aid. The pool of hours is determined by multiplying the instructional topic hours by the number of instructors as determined by the instructor ratio. The pool of instructor hours can be used as determined by the SHERIFF for each of the listed instructional topics, but cannot exceed the total instructor pool of hours.
3. Upon recommendations of SHERIFF, and in accordance with law (reference: Education Code § 78022), recruit, select, hire, employ, and pay all salaries and wages for AHS staff where such staffing requirement and obligation shall not exceed the instructional hours equivalent of one instructor per each such program;
4. Upon receipt of the registration packets submitted by the SHERIFF within one week of the start of any class, the COLLEGE DISTRICT shall, within

20 working days, provide a roster and a corresponding invoice to the SHERIFF.

5. Provide Workers' Compensation Insurance solely at COLLEGE DISTRICT'S own cost and expense for all instructors and experts hired by COLLEGE DISTRICT pursuant to the terms and conditions of this Agreement, though the parties agree that in so doing, COLLEGE DISTRICT waives no rights of subrogation against SHERIFF and COUNTY to the extent SHERIFF and COUNTY causes or contributes to any loss or damages arising hereunder, as such understanding is consistent with the promises of indemnification stated herein;
6. Appoint a program liaison who shall communicate regularly with the SHERIFF pertaining to all issues addressed in SHERIFF'S periodic status reports and liaison reviews specified herein; and
7. Provide ancillary and support services to all students enrolled in any Academies or Courses pursuant to this Agreement.

IV. PAYMENT FOR SERVICE

- A. In consideration for the services provided as described herein COLLEGE DISTRICT shall pay the SHERIFF the amount designated in Exhibit C for each student contact hour eligible for state general apportionment during the term of this contract.
- B. The COLLEGE DISTRICT shall pay the SHERIFF upon submission of valid invoices. Invoices shall be provided to the COLLEGE DISTRICT within twenty (20) working days of the conclusion of each Academy course. Payment shall be made in full within thirty (30) days of the COLLEGE DISTRICT'S receipt of a valid invoice for each Academy course as set forth in Exhibits B and C. Invoices for AHS and CPT shall be submitted by the SHERIFF on a quarterly basis as described in Exhibit B hereto. Payment shall be made, in full, on a quarterly basis, within thirty (30) days of the COLLEGE DISTRICT'S receipt of a valid invoice for each AHS and CPT course conducted during the preceding quarter as set forth in Exhibits B and C.
- C. During the term of this Agreement, payment for student instructional hours billed to the COLLEGE DISTRICT by the SHERIFF shall not exceed the hourly rates set forth in Exhibit C, unless mutually agreed upon, in writing, by both parties hereto.
- D. The parties agree that they shall each cooperate with the other diligently and in good faith to resolve any discrepancy that may arise in attendance and related

computations essential for submission of any application for state apportionment and the determination of the total administrative fee.

V. DURATION OF AGREEMENT

- A. This Agreement, although made and entered into, upon its execution and ratification by both parties, shall be effective on the second day of October, 2009 and shall terminate on the first day of October, 2011 unless sooner terminated as provided herein.
- B. This Agreement may be terminated by either party, at its sole discretion, upon sixty (60) days advance written notice to the other and may be canceled immediately by written mutual consent.
- C. If, in the course of negotiating a mutually agreed upon renewal to this contract, the parties have not completed negotiations by the termination date of this contract, the terms and conditions of this contract will remain in place until the new contract takes effect.

VI. NON-DISCRIMINATION

The parties agree that they each shall comply with the Americans with Disabilities Act and Title VII of the Civil Rights Act of 1964 and that no person shall, on the grounds of race, creed, color, disability, sex, sexual orientation, national origin, age, religion, Vietnam era veteran's status, political affiliation, or any other non-merit, factors, be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under this Agreement.

VII. DRUG FREE WORKPLACE

COLLEGE DISTRICT and COLLEGE DISTRICT'S employees acting pursuant to this Agreement shall comply with the COUNTY'S policy of maintaining a drug-free workplace. COLLEGE DISTRICT employees acting pursuant to this Agreement shall not unlawfully manufacture, distribute, dispense, possess or use controlled substances, as defined in 21 U.S. Code 812, including marijuana, heroin, cocaine, and amphetamines, at any COUNTY facility or work site. If, during the term of this Agreement, any COLLEGE DISTRICT employee who acts or is acting pursuant to this Agreement, is convicted or pleads nolo-contender to a criminal drug statute violation, the COLLEGE DISTRICT shall notify the SHERIFF or SHERIFF'S designated representative, within five days of its notice of said occurrence.

VIII. ASSIGNMENT OF CONTRACT

Nothing contained in this agreement shall be construed to permit any party hereto to assign or transfer any rights under this Agreement and any such assignment or transfer is

expressly prohibited and void unless otherwise approved in writing by the parties to this Agreement.

IX. EMPLOYER/EMPLOYEE RELATIONSHIP

- A. It is expressly understood and agreed by the parties hereto that no relationship of employer-employee is created by this Agreement respecting the COLLEGE DISTRICT and SHERIFF or COUNTY, or vice versa. COLLEGE DISTRICT is an independent division of the State of California incorporated wholly separate and distinct from the COUNTY, an independent entity, which such latter, wholly separate entity includes the ALAMEDA COUNTY SHERIFF'S OFFICE and all employees hired and paid by the COUNTY or SHERIFF, including all COUNTY hired and COUNTY paid administrative support personnel associated with the Academies.

- B. Under the terms and conditions of this Agreement, COLLEGE DISTRICT provides "contract education services" pursuant to Education Code sections 78020-78922 and therefore does not create an employer-employee relationship thereby with COUNTY or SHERIFF as a matter of law. Consistent with Education Code section 78022, neither do COLLEGE DISTRICT recruited and COLLEGE DISTRICT employed instructional faculty of the Academies, hired and paid by COLLEGE DISTRICT pursuant to the aforesaid statute, constitute employees of SHERIFF or COUNTY, but represent COLLEGE DISTRICT employees exclusively as a function of law. Accordingly, it is expressly understood and agreed by the parties hereto that the COLLEGE DISTRICT, and COLLEGE DISTRICT employees providing administrative services hereunder pursuant to Education Code section 78920-22, and COLLEGE DISTRICT employees hired by COLLEGE DISTRICT pursuant to Education Code section 78022 to satisfy instructional staffing needs at the Academies as specified hereunder, are employees exclusively of the COLLEGE DISTRICT and not of the COUNTY.

X. INDEMNIFICATION AND HOLD HARMLESS

- A. To the fullest extent permitted by law, the COLLEGE DISTRICT shall defend, indemnify and hold harmless the COUNTY and the SHERIFF and their officers, agents, departments, officials, representatives and employees from and against any and all claims, liabilities, loss, costs, damages, injury or death, fees, expenses, demands and actions including payment of reasonable attorneys' fees arising out

of or resulting from the performance of this Agreement, or any part thereof, for any negligent act or omission of the COLLEGE DISTRICT, its sub-contractors or anyone directly or indirectly employed by the COLLEGE DISTRICT (collectively, "Liabilities").

- B. To the fullest extent permitted by law, the COUNTY shall defend, indemnify and hold harmless the COLLEGE DISTRICT and its officers, agents, departments, officials, representatives and employees from and against any and all claims, liabilities, loss, costs, damages, injury or death, fees, expenses, demands and actions including payment of reasonable attorneys' fees arising out of or resulting from the performance of this Agreement, or any part thereof, for any negligent act or omission of the COUNTY, the SHERIFF, their sub-contractors or anyone directly or indirectly employed by the COUNTY and/or the SHERIFF (collectively "Liabilities").

XI. NOTICE OF AMENDMENTS

- A. Unless specified otherwise herein, notice shall be transmitted in writing and shall be deemed delivered upon mailing or hand delivery.
- B. This Agreement may only be changed, altered or modified by written amendment signed and dated by the parties hereto.

XII. INTEGRATION CLAUSE

This Agreement represents the entire and integrated agreement between the parties regarding the subjects of the Academies, AHS and CPT courses. It is expressly agreed that all of the terms and conditions of this Agreement are included herein and no verbal agreements of any kind shall be binding upon the parties. Accordingly, this Agreement supersedes all prior negotiations, representations, or agreements, either written or oral between the parties and covering the same subject matter as is addressed herein.

IN WITNESS WHEREOF, the parties hereto executed this Agreement as of the date and year first above written.

COUNTY OF ALAMEDA

CHABOT-LAS POSITAS COLLEGE
COMMUNITY COLLEGE DISTRICT

By: _____
Gregory J. Ahern
Sheriff-Coroner

By: _____
Joel L. Kinnamon, Ed.D.
Chancellor, Chabot-Las Positas
Community College District

By: _____

By: _____
DeRionne P. Pollard, Ph.D.
President, Las Positas College

Approved as to form:

Approved as to form:
Counsel to College District

RICHARD E. WINNIE, County Counsel

By: _____
Nancy Fenton
Deputy County Counsel

By: _____
Adam S. Ferber
Attorney at Law

By: _____
Risk Management

EXHIBIT A

MINIMUM INSTRUCTIONAL HOURS AND MINIMUM ENROLLMENT REQUIREMENTS

1. SHERIFF agrees that upon the completion of each Academy training program, SHERIFF shall accumulate and report to the COLLEGE DISTRICT a total sum of instructional hours per trainee completing each Academy program. The sum of instructional hours per trainee shall not be less than the total average instructional hours per trainee dictated by governing POST-accredited standards. The parties agree that, at the time of execution, effectiveness and implementation of this Agreement, the POST Certified Basic Academy Program provides 1056 instructional hours per trainee. Accordingly, unless amended subsequently by both parties, 1056 instructional hours shall represent the minimum number of instructional hours per trainee for each Academy program conducted during the term of this Agreement.
2. Upon gaining notice of changes or proposed changes in POST curriculum requirements, SHERIFF shall notify the COLLEGE DISTRICT in writing each time said changes, or proposed changes, by state authorities results in, or will result in, amending the minimum total average instructional hours per trainee of the Academy as already defined herein. Each such successive writing indicating the revised minimum shall be signed by COLLEGE DISTRICT and incorporated as an attachment to this Agreement, thereby representing the new minimum instructional hours standard shall be effective upon the date so indicated in the signed amendment that shall be attached hereto.
3. SHERIFF shall enroll a minimum of thirty (30) trainees per Academy training program by the first day of instruction to receive any FTES revenue share for student contract hours from COLLEGE DISTRICT, and the SHERIFF shall notify the COLLEGE DISTRICT of the expected enrollments for an Academy two weeks in advance of the scheduled start of an Academy. Revenue sharing for Academy trainees shall be made by COLLEGE DISTRICT at the rates set forth in Exhibit C. The COLLEGE DISTRICT reserves the right to cancel an Academy that does not initially enroll at least 25 students.
4. SHERIFF shall enroll, at a minimum, an average of twenty (20) trainees for AHS and CPT courses for each quarterly billing period, unless agreed otherwise in a signed writing by both parties. The average of 20 students shall be based on enrollment on the first day of instruction. Absent such a writing, should the average enrollment of twenty (20) trainees for AHS and CPT courses not be achieved during any quarterly billing period, SHERIFF shall receive no FTES revenue share for any student contact hours accumulated during said billing period for AHS and/or CPT courses offered during said period. The Sheriff shall notify the COLLEGE DISTRICT one week in advance of any course that has not pre-enrolled twenty (20) trainees and the COLLEGE DISTRICT reserves the right to cancel any course with under fifteen (15) students enrolled.

5. SHERIFF agrees that, upon the completion of each AHS and CPT course, SHERIFF shall accumulate and report to the COLLEGE DISTRICT within twenty (20) working days the total sum of instructional hours per trainee completing each AHS and/or CPT course.
6. SHERIFF shall notify COLLEGE DISTRICT in writing in advance of each time it seeks to institute any change in the AHS and/or CPT courses curriculum requirements which would result in amending the minimum total instructional hours. Should the COLLEGE DISTRICT agree to the amendment, COLLEGE DISTRICT shall sign the writing and the parties shall incorporate the same as an attachment hereto. The new minimum instructional hours standard shall be effective upon the date so indicated in the signed amendment that shall be attached hereto.

(END OF EXHIBIT A)

EXHIBIT B

RECORD KEEPING, REPORTING, ADMINISTRATIVE AND COMPUTATIONAL PROCEDURES RELATING TO DETERMINATION AND PAYMENT OF ADMINISTRATIVE FEE TO SHERIFF

1. SHERIFF shall record and maintain reports of daily attendance and instructional hours per trainee relating to each Academy, AHS, and/or CPT course (hereinafter, "daily attendance report"). The reports shall be compiled in a form and manner to be prescribed by the COLLEGE DISTRICT.
2. SHERIFF shall include in the daily attendance reports the attendance and instructional hours completed by all registrants, even where a registrant did not complete the training program but withdrew, canceled, or was removed from the program prior to its completion. Such reports of instructional hours of noncompleting trainees shall be used only for purposes of perfecting state apportionment reporting and will not affect, or count towards, any administrative fee calculations.
3. Upon the conclusion of each Academy, AHS, and/or CPT course, SHERIFF shall transmit the related daily attendance reports to the COLLEGE DISTRICT Director of Admissions and Records. The daily attendance reports relating to a completed Academy, AHS, and/or CPT course shall hereinafter be referred to collectively as a "cumulative daily attendance report."
4. COLLEGE DISTRICT shall review and process each cumulative daily attendance report for submission and application for state apportionment in keeping with its general policies and procedures regarding such administrative function. The parties acknowledge this process entails a collaborative process in which SHERIFF must be available to review processed records and answer reasonable queries and provide final approvals in order to expedite the process. Accordingly, the parties hereby agree that SHERIFF and COLLEGE DISTRICT shall cooperate and settle upon a routine and set of procedures as shall be reasonably necessary to enable COLLEGE DISTRICT to process the daily attendance reports effectively and efficiently, as the following so describes generally:
 - 4.1 At the conclusion of each Academy, AHS, and/or CPT course, SHERIFF, or his designee, shall transmit the daily attendance records (cumulative daily attendance report) to the College District Director of Admissions and Records, who shall promptly review and reconcile the records. The reconciliation will be returned to SHERIFF for prompt review and acceptance of the same as the final attendance roster. SHERIFF will signal acceptance by initialing the roster and remitting same to COLLEGE DISTRICT. Failure of SHERIFF to review and remit reconciliation, approval or written query/notice of discrepancy within twenty (20) business days shall result in default and COLLEGE DISTRICT shall deem SHERIFF as having approved the roster by default.

- 4.2 The final attendance roster initialed and returned to the COLLEGE DISTRICT by SHERIFF will be initialed by the COLLEGE DISTRICT Dean of Academic Services or other designee named by the College District President. Thereupon, the Dean or other designee of the COLLEGE DISTRICT President shall order payment at the rate(s) set forth in Exhibit C.

The rate of payment for the Academy will be determined by calculating the total number of trainees in attendance on the first day of instruction for each Academy. Payment at the rates set forth in Exhibit C for each student contact hour shall be rendered for each trainee completing each Academy, AHS, and CPT course.

5. The COLLEGE DISTRICT shall pay the SHERIFF upon submission of valid invoices. Invoices shall be provided to the COLLEGE DISTRICT within twenty (20) working days from the conclusion of each Academy course. Payment shall be made in full within (30) thirty days of the COLLEGE DISTRICT'S receipt of a valid invoice for each Academy course at the rates set forth in Exhibit C.
6. Invoices for AHS and CPT courses shall be submitted by the SHERIFF to COLLEGE DISTRICT on a quarterly basis. Quarterly billing for AHS and CPT courses shall be submitted by SHERIFF in the months of January, April, July, and October of each year during the term of this Agreement at the rates set forth in Exhibit C. Payment shall be made in full, on a quarterly basis for AHS and CPT courses within (30) thirty days of the COLLEGE DISTRICT'S receipt of a valid invoice for each preceding quarter. COLLEGE DISTRICT shall remit administrative fee payment to SHERIFF within thirty (30) days upon receipt of the SHERIFF'S valid invoice.

(END OF EXHIBIT B)

EXHIBIT C

Billing Rates	
Two (2) Sheriff's Basic Law Enforcement Academies	\$2.00 per student contact hour for 35 or more students \$1.50 per student contact hour for 30-34 students \$0.00 per student contact hour for less than 30 students
Ad Hoc Courses	\$2.00 per student contact hour
Continuing Professional Training Course	\$2.00 per student contact hour

(END OF EXHIBIT C)