

FIVE-YEAR SECOND AMENDMENT TO AGREEMENT

BETWEEN THE

ORANGE COUNTY TRANSPORTATION AUTHORITY

AND THE

COUNTY OF ORANGE

THIS <u>SECOND AMENDMENT TO AGREEMENT</u> is entered into this F<u>irst</u> ifteenth day of <u>May April 2021</u>0, which date is enumerated for purposes of reference only, by and between the ORANGE COUNTY TRANSPORTATION AUTHORITY, hereinafter referred to as "AUTHORITY", and the COUNTY OF ORANGE, a political subdivision of the State of California, hereinafter referred to as "COUNTY", to amend, effective July 1, 2021, that certain Agreement between the parties commencing July 1, 2020, hereinafter referred to as the "Agreement".

WITNESSETH:

WHEREAS, AUTHORITY wishes to contract with COUNTY for law enforcement services; whereby COUNTY will provide transit security and protection services to the AUTHORITY and its employees and passengers by providing a supplemental law enforcement presence consisting of sworn law enforcement officers at AUTHORITY assets and properties; and

WHEREAS, the services of the Sheriff-Coroner Department, hereinafter referred to as "SHERIFF" under this contract are intended to enhance, rather than supersede, diminish, or replace policing services already provided throughout Orange County by local police agencies; and

WHEREAS, COUNTY is agreeable to the rendering of such services on the terms and conditions hereinafter set forth,

NOW, THEREFORE, IT IS MUTUALLY AGREED AS FOLLOWS:

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Article 1. TERM:

The term of this Agreement shall be for five (5) years, commencing July 1, 2020 and terminating June 30, 2025, unless earlier terminated by either party in the manner set forth herein.

Article 2. TERMINATION:

- A. AUTHORITY may terminate this Agreement for its convenience at any time, in whole or part, by giving COUNTY one hundred and eighty (180) days written notice thereof. Upon termination, AUTHORITY shall pay COUNTY its allowable costs incurred to date of that portion terminated. Said termination shall be construed in accordance with the provisions of CFR Title 48, Chapter 1, Part 49, of the Federal Acquisition Regulation (FAR) and specific subparts—and—other provisions—thereof applicable to termination—for convenience. If AUTHORITY sees fit to terminate this Agreement for convenience, said notice shall be given to COUNTY in accordance with the provisions of the FAR referenced above. Upon receipt of said notification, COUNTY agrees—to—comply—with—all—applicable—provisions—of—the—FAR pertaining to termination for convenience.
- B. AUTHORITY may terminate this Agreement for COUNTY's default if a federal or state proceeding for the relief of debtors is undertaken by or against COUNTY, or if COUNTY makes an assignment for the benefit of creditors, or if COUNTY breaches any term(s) or violates any provision(s) of this Agreement and does not cure such breach or violation within ten (10) calendar days after written notice thereof by AUTHORITY. COUNTY shall be liable for any and all reasonable costs incurred by AUTHORITY as a result of such default including, but not limited to, reprocurement costs of the same or similar services defaulted by COUNTY under this Agreement.

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Such termination shall comply with CFR Title 48, Chapter 1, Part 49, of the FAR.

Article 2. TERMINATION: (Continued)

C. COUNTY may terminate this Agreement for its convenience at any time, in whole or part, by giving AUTHORITY one hundred and eighty (180) days written notice thereof.

Article 3. REGULAR SERVICES BY COUNTY:

A. COUNTY, through its SHERIFF's deputies, officers and employees, , shall render to AUTHORITY selected services as hereinafter provided to the extent said services can reasonably be performed by the law enforcement personnel for which this Agreement provides. Such services shall include being present and assisting city and county police agencies and AUTHORITY in the enforcement of lawful State statutes and the ordinance of AUTHORITY set forth in Attachment A, which is attached hereto and incorporated herein by this reference, at the areas regularly Patrolled or Patrolled As Requested by AUTHORITY as listed in Attachment B, which is attached hereto and incorporated herein by this reference. In the event, the AUTHORITY updates the list of areas to be Regularly Patrolled or Patrolled As Requested by AUTHORITY, AUTHORITY'S CONTRACTS ADMINISTRATOR on behalf of AUTHORITY and SHERIFF, or SHERIFF's designee, on behalf of COUNTY, have authority to execute an amendment of this Agreement to substitute the amended Attachment B hereto, as long as said amendment to this Agreement does not materially change any other provision of this Agreement. The above described service will be provided at the Patrolled As Requested areas only if requested by AUTHORITY's Chief Executive Officer, hereinafter referred to as "EXECUTIVE OFFICER", or his designee, and only to the extent SHERIFF, or SHERIFF's designee,

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determines that sufficient personnel described in Subarticle 3-E are available to provide said services.

Article 3. REGULAR SERVICES BY COUNTY: (Continued)

- B. As appropriate and mutually agreed by SHERIFF and AUTHORITY, SHERIFF personnel shall provide security services at the areas listed in Attachment B. Upon learning of a violation occurring on said premises, SHERIFF personnel shall take whatever steps they, in their sole judgment and discretion, deem appropriate to prevent further violations, detain violators and/or notify appropriate police agencies to investigate violations. Such steps may include, but are not necessarily limited to, instructing violators to leave the premises, arresting violators, notifying city or other police agencies of violations so that they may assume jurisdiction, writing reports, and providing information to Federal, State and local agencies. SHERIFF personnel will provide security and other services on AUTHORITY's buses and other vehicles and at the areas listed in Attachment B, as mutually agreed by SHERIFF and EXECUTIVE OFFICER, to the extent that the SHERIFF, or SHERIFF's designee, determines that sufficient personnel described in Subarticle 3-E are available to provide said services. The provisions of this Agreement are not intended to circumvent or alter the jurisdiction of any local law enforcement agency.
- C. The night, day and evening law enforcement and supervisory shifts will be established by the mutual agreement of SHERIFF and AUTHORITY's EXECUTIVE OFFICER, or their designees. Personnel of each shift may work varying and different times and premises of AUTHORITY and may be deployed to other shifts or premises when, in the opinion of SHERIFF and EXECUTIVE OFFICER, the need arises. Any long-term shift deployment change will be reported to AUTHORITY's Board of Directors.

 D. SHERIFF will provide regular operational reports and updates to EXECUTIVE OFFICER or designee. SHERIFF will provide at least monthly, or more frequently as agreed upon by SHERIFF and EXECUTIVE

Article 3. REGULAR SERVICES BY COUNTY: (Continued)

- D. OFFICER, reports summarizing the law enforcement activities that relate to the AUTHORITY. Reports shall include, but are not limited to, information on date, time, duration, location and actions taken on incidents on the Public Transit System to which SHERIFF responded or that were reported to SHERIFF. SHERIFF and EXECUTIVE OFFICER or their designees will confer on a weekly basis, or more frequently as agreed upon by SHERIFF and EXECUTIVE OFFICER, regarding the Transit Police Service Unit's activities. Additionally, SHERIFF and EXECUTIVE OFFICER or their designees, will meet annually to develop an Annual Work Plan. The Annual Work Plan shall include, but is not limited to, deployment schedule, crime trends, and future strategies to address the purposes of enhancing public safety, preventing crime, detecting criminal activity, and working with the homeless and mentally ill. A copy of the Annual Work Plan will be filed with each agency's Contract Administrator.
- For the period July 1, 2021 through June 30, 2022, REGULAR SERVICES BY COUNTY, Subarticle 3-E is amended to read as follows:
 - E. <u>"3-E.</u>The level of service to be provided by SHERIFF, for the period July 1, 202<u>1</u>0 through June 30, 202<u>2</u>1, is set forth in Attachment C and incorporated herein by this reference."
 - F. With respect to the regulations of the Orange County Taxicab Administration Program (OCTAP) which is administered through the AUTHORITY for approximately thirty-four (34) incorporated cities, SHERIFF shall receive applications for OCTAP permits pursuant to said regulations, and SHERIFF's staff assigned to provide services to AUTHORITY shall

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complete investigations relating to such applications. Said investigations shall be forwarded to OCTAP Administrator within the established timeline. SHERIFF shall designate a SHERIFF's employee assigned to provide contracted services to AUTHORITY as the representative to the OCTAP

- Public Safety Committee. COUNTY shall not provide any advisory,
- Article 3. REGULAR SERVICES BY COUNTY: (Continued)
- administrative, hearing or litigation attorney support or services related to
 he issuance of permits. COUNTY shall not provide any administrative or
 investigatory services related to the permits, except the investigations
 relating to initial applications for which this subsection provides.
- G.E. With the limitations set forth below, SHERIFF, on behalf of COUNTY, and EXECUTIVE OFFICER, on behalf of AUTHORITY, are authorized to execute written amendments to this Agreement to increase or decrease the level of service set forth in Attachment C, when SHERIFF and EXECUTIVE OFFICER mutually agree that such increase or decrease in the level of service is appropriate. Any such amendment to the Agreement shall concomitantly increase or decrease the cost of services payable by AUTHORITY set forth in Attachment D and incorporated herein by this reference, and the Maximum Obligation of AUTHORITY's set forth in Subarticle 7-B, in accordance with the current year's COUNTY law enforcement cost study. SHERIFF and EXECUTIVE OFFICER shall file copies of any such amendments to this Agreement with the Clerk of Board of Supervisors and ORANGE TRANSPORTATION AUTHORITY. Amendments to this Agreement executed by SHERIFF and EXECUTIVE OFFICER may not, in the aggregate, increase or decrease the cost of services payable by AUTHORITY by more than one percent (1%) of the total cost originally set

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forth in Attachment D and the Maximum Obligation originally set forth in Subarticle 7-B.

Article 4. SPECIAL SERVICES BY COUNTY:

- A. At the request of AUTHORITY, SHERIFF, in SHERIFF's sole discretion, may provide enhanced patrol, security, or other law enforcement services. The type, time and place of said services shall be agreed upon by SHERIFF and EXECUTIVE OFFICER. SHERIFF shall determine personnel and equipment needed for such services, and shall provide an initial estimate of personnel and equipment costs to AUTHORITY. If such services are in addition to the level of services listed in Attachment C of this Agreement, AUTHORITY shall reimburse COUNTY for such services at an amount computed by SHERIFF, based upon the most current COUNTY law enforcement cost study. SHERIFF shall bill AUTHORITY immediately after said special services are rendered.
- B. SHERIFF will provide three (3) canines for bomb detection services.

 AUTHORITY shall reimburse COUNTY for the premium pay, overtime, and associated benefit costs and services and supplies for the Deputy Sheriff IIs designated as the canine handlers. Such cost are included in the Firm, Fixed Total Cost as provided in Subarticle 7-D.
- C. In accordance with Subarticle 4-A, SHERIFF will provide enhanced patrol, security, or other law enforcement services using specialized resources including, but not limited to, the Mounted Enforcement Unit to property owned by AUTHORITY and as identified in Attachment D, and incorporated herein by this reference, and which may be amended from time to time.

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Authorization for amendment of the attachment is provided in Subarticle 11-B. Such costs are included in the Firm, Fixed Total Cost as provided in Subarticle 7-D.

Article 5. RESPONSIBILITIES OF AUTHORITY:

- A. AUTHORITY will provide all facilities and equipment reasonably necessary to carry out services authorized in this Agreement.
- B. AUTHORITY will permit SHERIFF to have exclusive use of up to eighteen (18) vehicles owned by AUTHORITY, to carry out services authorized in this Agreement. AUTHORITY shall be responsible for fuel and maintenance costs of the vehicles. At its own expense, AUTHORITY will promptly replace with an equivalent vehicle, any vehicle that has become unusable.

Article 6. PERMITTING SERVICES BY AUTHORITY:

Upon receipt from COUNTY of investigations of applications for permits referred to in Subarticle 3-F of this Agreement, OCTAP Administrator shall determine whether to grant or deny the permits and will issue the permits or notify the applicants of denial. AUTHORITY shall provide all attorney services related to the granting, denial, revocation and administration of said permits and the enforcement of any regulations pertaining to said permits.

Article 7. PAYMENT:

- A. AUTHORITY agrees to pay COUNTY the costs of performing the services mutually agreed upon in this Agreement. The cost of services includes salaries, wages, benefits, services, supplies, equipment, training, divisional, departmental and COUNTY General overhead.
- 2. For the period July 1, 2021 through June 30, 2022, PAYMENT Subarticles 7-B, 7-C and 7-D are amended to read as follows:

 <u>"7-B. Unless the level of service set forth in Attachment C is increased or decreased, the Total Cost of Services (Maximum Obligation) to be provided by SHERIFF for the period July 1, 20210 through June 30, 20221, shall be \$10,153,040-10,685,102 as set forth in Attachment D.</u>

The overtime costs included in the Agreement are only an estimate. SHERIFF shall notify AUTHORITY of actual overtime worked during each fiscal year. Actual overtime costs may exceed AUTHORITY's Maximum Obligation. If actual overtime worked is above or below budgeted amounts, billings will be adjusted accordingly at the end of the fiscal year.

7-C. If additional services are provided pursuant to Subarticle 4-A and 4-C that are not listed in Article 3, including, but not limited to additional patrol, security, or other law enforcement services provided pursuant to Subarticle 4-A and 4-C, or if any equipment is provided that is reasonably necessary for carrying out the services in this Agreement and was not included in the cost calculations used to determine the cost of service set forth in Subarticle 7-B, COUNTY shall furnish these services and equipment to AUTHORITY on a time and expense basis. _COUNTY shall also provide the services pursuant to Subarticle 4-B. AUTHORITY's maximum cumulative payment obligation for these additional services or equipment, and for the services provided pursuant to Subarticle 4-B for the period from July 1, 20210 through June 30, 20221, shall be \$307,207324,207 and are included in the Firm, Fixed Total Cost as set forth in Attachment D. COUNTY shall not be required to provide additional services and/or equipment costing more than \$307,207324,207 annually.

COUNTY may also provide additional services in support of Transit Security Grant Funds. AUTHORITY's maximum cumulative payment obligation for these additional services for the period from July 1, 20219 through June 30,

Attachment D.

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Article 7. PAYMENT: (Continued)

in Attachment D.

7-D. Unless AUTHORITY is required to pay for increases as set forth in Subarticle 7-K, the Firm, Fixed Total Cost to AUTHORITY for services described in Articles 3 and 4 of this Agreement during the period from July 1, 20210 through June 30, 20221 is \$10,596,94711,133,059 as set forth in Attachment D. The Firm, Fixed Cost of \$10,596,94711,133,059 includes all amounts payable to COUNTY for its subcontractors, leases, materials and costs arising from, or due to, termination of this Agreement. However, if the parties, by mutual agreement, change the number or type of personnel to be provided by COUNTY, as authorized in Article 3, or the maximum obligations to provide and pay for special services and equipment, set forth in Subarticle 7-C, then the Firm, Fixed Total Cost due from AUTHORITY will change accordingly."

20224 shall be \$110,000 and are included in the Firm, Fixed Total Cost in

COUNTY may also provide additional services in support of Angel Express

Grant Funds. AUTHORITY's maximum cumulative payment obligation for

these additional services for the period from July 1, 20210 through June 30,

20221 shall be \$26,70013,750 and are included in the Firm, Fixed Total Cost

E. The Firm, Fixed Total Cost to AUTHORITY for services provided for the 12month periods commencing July 1, 2021, 2022, 2023, and 2024, will be determined annually by COUNTY and approved by AUTHORITY. Each fiscal year, COUNTY shall submit to AUTHORITY in writing a recommended level of service for the following fiscal year. AUTHORITY shall remit to COUNTY, in writing, its response to the recommended level of service. If

the parties are unable to agree by June 30 of any fiscal year on the level of service to be provided by COUNTY to AUTHORITY or on the amount to be paid by AUTHORITY for services to be provided by COUNTY for the following fiscal year, this Agreement will terminate as of September 30 of the following fiscal year. If the parties do not agree by June 30 on the level of service and cost of services for the following fiscal year, between July 1 and September 30 of the following fiscal year, COUNTY will provide the same level of service as was provided in the preceding fiscal year and AUTHORITY shall be obligated to pay the full costs of such services.

Article 7. PAYMENT: (Continued)

- F. COUNTY shall invoice AUTHORITY monthly for one-twelfth (1/12) of the amount obtained by subtracting any amounts owing for additional services, as described in Subarticle 7-B. The monthly invoice may also include credits due to AUTHORITY for positions which were vacant and for which services were not otherwise provided.
- G. AUTHORITY shall pay COUNTY in accordance with COUNTY Board of Supervisors' approved County Billing Policy, which is attached hereto as Attachment F and incorporated herein by reference.
- H. COUNTY shall charge AUTHORITY late payment penalties in accordance with COUNTY Billing Policy.
- I. As reimbursement for the costs of providing fingerprinting services, COUNTY shall retain all fees for fingerprinting by SHERIFF's staff paid by applicants for the permits described in Subarticle 3-F.
- J. In the sole discretion of SHERIFF, COUNTY may utilize employees classified as Extra Help to provide services described in Articles 3 and 4.
- 3. For the period July 1, 2021 through June 30, 2022, PAYMENT Subarticles K-1 and K-2 are amended to read as follows:

"K.1. At the time this Agreement is executed, there may be unresolved issues pertaining to potential changes in salaries and benefits for COUNTY employees. The cost of such potential changes are not included in the Fiscal Year 20210-221 costs set forth in Subarticles 7-B and 7-C nor in the FY 20210-221, Firm, Fixed Total Cost to the AUTHORITY set forth in Subarticle 7-D of this Agreement. If the changes result in the COUNTY incurring or becoming obligated to pay for increased costs for or on account of personnel whose costs are included in the calculations of costs charged to AUTHORITY hereunder, AUTHORITY shall pay COUNTY, in addition to the Firm, Fixed Total Cost set forth in Subarticle 7-D of this Agreement, the full costs of said increases to the extent such increases are attributable to work performed by such personnel after July 1, 20210, and AUTHORITY's

Article 7. PAYMENT: (Continued)

Firm, Fixed Total Cost hereunder shall be deemed to have increased accordingly. AUTHORITY shall pay COUNTY in full for such increases on a pro-rata basis over the portion of the period between July 1, 20210 and June 30, 20221 remaining after COUNTY notifies the AUTHORITY that increases are payable. If the changes result in the COUNTY incurring or becoming obligated to pay for decreased costs for or on account of personnel whose costs are included in the calculations of costs charged to the AUTHORITY hereunder, COUNTY shall reduce the amount owed by the AUTHORITY to the extent such decreases are attributable to work performed by such personnel during the period July 1, 20210 through June 30, 20221, and the

AUTHORITY's Firm, Fixed Total Cost hereunder shall be deemed to have decreased accordingly. COUNTY shall reduce required payment by the AUTHORITY in full for such decreases on a pro-rata basis over the portion of the period July 1, 20219 through June 30, 20224 remaining after

COUNTY notifies the AUTHORITY that the Firm Fixed Total Cost has decreased.

K.2. If AUTHORITY is required to pay for cost increases as set forth in Subarticle 7K-1 above, COUNTY, at the request of AUTHORITY, will reduce the level of service provided to AUTHORITY pursuant to Subarticle 3-E of this Agreement to a level that will make the Firm, Fixed Total Cost to AUTHORITY between July 1, 20219 and June 30, 20224 an amount specified by AUTHORITY that is equivalent to or higher than the Firm, Fixed Total Cost set forth in Subarticle 7-D for said period, at the time this Agreement was executed. The purpose of such adjustment of service levels will be to give AUTHORITY the option of keeping its Firm, Fixed Total Cost for said period at the pre-increase level or at any other higher level specified by AUTHORITY. In the event of such reduction in level of service and adjustment of costs, the parties shall execute an amendment to this

Article 7. PAYMENT: (Continued)

Agreement so providing. Decisions about how to reduce the level of service provided to AUTHORITY will be made by SHERIFF with the approval of AUTHORITY."

Article 8. NOTICES:

A. Except for the notices provided for in Subarticle B of this Article, all notices authorized or required by this Agreement shall be effective when written and deposited in the United States mail, first class postage prepaid and addressed as follows:

AUTHORITY: ATTN: CONTRACTS ADMINISTRATION AND

MATERIALS MANAGEMENT DEPARTMENT

ORANGE COUNTY TRANSPORTATION AUTHORITY

550 SOUTH MAIN STREET

P.O. BOX 14184

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ORANGE CA 92613 1 **COUNTY:** ATTN: LAW ENFORCEMENT CONTRACT MANAGER 2 SHERIFF-CORONER DEPARTMENT 3 320 NORTH FLOWER STREET, SUITE 108 4 SANTA ANA CA 92703 5 B. Termination notices shall be effective when written and deposited in the 6 United States mail, certified, return receipt requested and addressed as 7 above. 8 Article 9. STATUS OF COUNTY: 9 COUNTY is, and shall at all times be deemed to be, an independent contractor. 10 Nothing herein contained shall be construed as creating the relationship of 11 employer and employee, or principal and agent, between AUTHORITY and 12 COUNTY or any of COUNTY's agents or employees. COUNTY and its 13 SHERIFF shall retain all authority for rendition of services, standards of Article 9. STATUS OF COUNTY: (Continued) 15 performance, control of personnel, and other matters incident to the 16 performance of services by COUNTY pursuant to this Agreement. COUNTY, 17 its agents and employees shall not be entitled to any rights or privileges of 18 AUTHORITY employees and shall not be considered in any manner to be 19 **AUTHORITY** employees. 20 Article 10. AUDIT AND INSPECTION OF RECORDS: 21 A. COUNTY shall provide AUTHORITY, the U.S. Department of Transportation 22 (DOT), the Comptroller General of the United States, or other agents of 23 AUTHORITY, such access to COUNTY's accounting books, records, payroll 24 documents and facilities of the COUNTY which are directly pertinent to this 25 26 Agreement for the purposes of examining, auditing and inspecting all accounting books, records, work data, documents and activities related 27 hereto. COUNTY shall maintain such books, records, data and documents 28

in accordance with generally accepted accounting principles and shall clearly identify and make such items readily accessible to such parties during COUNTY's performance hereunder and for a period of four (4) years from the date of final payment by AUTHORITY. AUTHORITY's right to audit books and records directly related to this Agreement shall also extend to all first-tier subcontractors (any subcontractor providing services for this Agreement under direct contract with COUNTY) identified in this Agreement. COUNTY shall permit any of the foregoing parties to reproduce documents by any means whatsoever or to copy excerpts and transcriptions as reasonably necessary.

B. Pursuant to Government Code Section 8546.7, AUTHORITY and COUNTY shall be subject to examination and audit by the State Auditor for a period of three years after final payment by AUTHORITY to COUNTY under this Agreement. AUTHORITY shall retain all records relating to the performance

Article 10. AUDIT AND INSPECTION OF RECORDS: (Continued)

of this Agreement for said three-year period, except those records pertaining to any audit then in progress, or any claim or litigation, which shall be retained beyond said three-year period, until final resolution of said audit, claim or litigation. COUNTY shall retain all records relating to the performance of this Agreement in accordance with Subarticle A of this Article, except those records pertaining to any audit then in progress, or any claim or litigation, which shall be retained until final resolution of said audit, claim or litigation.

Article 11. ALTERATION OF TERMS:

A. This Agreement, including the Attachments hereto, fully expresses all understanding of AUTHORITY and COUNTY with respect to the subject matter of this Agreement, and shall constitute the total Agreement between the parties for these purposes. No addition to, or alteration of, the terms of

this Agreement shall be valid unless made in writing, formally approved and executed by duly authorized agents of both parties.

B. The SHERIFF, on behalf of COUNTY, and the EXECUTIVE OFFICER, on behalf of AUTHORITY are authorized to execute amendments to add new locations to Attachment E.

Article 12. INDEMNIFICATION:

A. COUNTY and its elected and appointed officials, officers, agents, employees, subcontractors and independent contractors shall not be deemed to have assumed any liability for the negligence or any other act or omission of AUTHORITY or any of its officers, agents, employees, subcontractors or independent contractors or of non-COUNTY security personnel located at AUTHORITY facilities or on AUTHORITY buses and other vehicles, or for any dangerous or defective condition of any work or property of AUTHORITY, or for any illegality or unconstitutionality of

Article 12. INDEMNIFICATION: (Continued)

AUTHORITY's rules, regulations or ordinances. AUTHORITY shall indemnify and hold harmless COUNTY and its elected and appointed officials, officers, agents, employees, subcontractors and independent contractors from any claim or liability whatsoever based or asserted upon the condition of any work or property of AUTHORITY, or upon the illegality or unconstitutionality of any rule, regulation or ordinance of AUTHORITY that SHERIFF has enforced, or upon any act or omission of AUTHORITY or its elected and appointed officials, officers, agents, employees, subcontractors or independent contractors, or of non-COUNTY security personnel located at AUTHORITY facilities or on Authority buses or other vehicles, related to this Agreement, including, but not limited to, any act or omission related to the maintenance or condition of any vehicle or motorcycle that is owned or possessed by AUTHORITY and used by

COUNTY personnel in the performance of this Agreement, for property damage, bodily injury or death or any other element of damage of any kind or nature, and AUTHORITY shall defend at its expense including attorney fees and with counsel approved in writing by COUNTY, COUNTY and its elected and appointed officials, officers, agents, employees, subcontractors and independent contractors in any legal action or claim of any kind based upon such condition of work or property, or illegality or unconstitutionality of rule, regulation or ordinance, or alleged acts or omissions. AUTHORITY shall purchase adequate levels of insurance and/or maintain substantial and proper liability reserves in order to honor potential claims and judgments. If judgment is entered against AUTHORITY and COUNTY by a court of competent jurisdiction because of the concurrent active negligence of either party, AUTHORITY and COUNTY agree that liability will be apportioned as determined by the court. Neither party shall request a jury apportionment.

Article 12. INDEMNIFICATION: (Continued)

B. COUNTY shall indemnify and hold harmless AUTHORITY, and its elected and appointed officials, officers, agents, employees, subcontractors and independent contractors from any claim or liability whatsoever based or asserted upon any act or omission of COUNTY, its elected and appointed officials, officers, agents, employees, subcontractors or independent contractors related to this Agreement, for property damage, bodily injury or death or any other element of damage of any kind or nature, and COUNTY shall defend at its expense including attorney fees, AUTHORITY and its elected and appointed officials, officers, agents, employees, subcontractors and independent contractors in any legal action or claim of any kind based upon such alleged acts or omissions. COUNTY shall purchase adequate levels of insurance and/or maintain substantial and proper liability reserves in order to honor potential claims and judgments.

C. AUTHORITY shall provide COUNTY annually a certificate of self-insurance evidencing coverage for liability and workers' compensation.
COUNTY shall provide AUTHORITY annually a certificate of self-insurance evidencing coverage for liability and workers' compensation.

D. COUNTY shall be responsible for any damage caused to AUTHORITY vehicles used by COUNTY under this Agreement as a result of a vehicular collision. COUNTY shall not be responsible for property damage not related to vehicle collisions which may result from theft, vandalism or expected general operating use of AUTHORITY vehicles. Such responsibility shall not extend to any damage to AUTHORITY vehicles caused by any maintenance related issue associated with said vehicles. COUNTY reserves the right to subrogate against the responsible party to recover expenses paid to AUTHORITY.

Article 13. MOBILE DATA COMPUTERS:

- A. As part of the law enforcement services to be provided to AUTHORITY, COUNTY has provided, or will provide, mobile data computers (hereinafter called "MDCs") that are or will be mounted in patrol vehicles designated by COUNTY for use within AUTHORITY limits.
- B. SHERIFF has the exclusive right to use said MDCs for law enforcement services related to this Agreement.
- 4. For the period July 1, 2021 through June 30, 2022, MOBILE DATA COMPUTERS, Subarticle 13-C is amended to read as follows:
 - <u>"13</u>C. AUTHORITY shall pay COUNTY the full costs to COUNTY of a) the acquisition and installation of MDCs that are or will be mounted in patrol vehicles owned by AUTHORITY provided in accordance with Subarticle 5-B, and b) recurring costs, as deemed necessary by COUNTY, including the costs of maintenance and contributions to a fund for replacement and

 upgrade of such MDCs when they become functionally or technologically obsolete.

The costs to be paid by AUTHORITY for recurring costs, including maintenance and replacement/upgrade of MDCs, are included in the costs set forth in Attachment D and the Maximum Obligation of AUTHORITY set forth in Subarticle 7-B of this Agreement unless AUTHORITY has already paid such costs. AUTHORITY shall not be charged additional amounts for maintenance or replacement/upgrade of said MDCs during the period July 1, 20219 through June 30, 20221.

D. If, following the initial acquisition of MDCs referenced above, AUTHORITY requires MDCs for additional patrol cars designated for use in the AUTHORITY, COUNTY will purchase said additional MDCs. Upon demand by COUNTY, AUTHORITY will pay to COUNTY a) the full costs of acquisition and installation of said additional MDC's, and b) the full recurring costs for said MDCs, as deemed necessary by COUNTY, including the costs of maintenance, and contributions to a fund for replacement and

Article 13. MOBILE DATA COMPUTERS: (Continued)

upgrade of such MDCs when they become functionally or technologically obsolete. Said costs related to additional MDCs are not included in, and are in addition to, the costs set forth in Attachment D and the Maximum Obligation of AUTHORITY set forth in Subarticle 7-B of this Agreement.

E. COUNTY will replace and/or upgrade MDCs as needed. The costs of replacing/upgrading MDCs shall be paid by COUNTY from the replacement/ upgrade funds to be paid by AUTHORITY in accordance with the foregoing. AUTHORITY shall not be charged any additional charge to replace or upgrade MDCs.

Article 14. PATROL VIDEO SYSTEM:

- A. As part of the law enforcement services to be provided to AUTHORITY, COUNTY has provided, or will provide, patrol video systems (hereinafter called "PVS") that are or will be mounted in patrol vehicles designated by COUNTY for use within AUTHORITY service area.
- B. SHERIFF has the exclusive right to use said PVS for law enforcement services related to this Agreement.
- 5. For the period July 1, 2021 through June 30, 2022, PATROL VIDEO SYSTEM,

 Subarticle 14-C is amended to read as follows:
 - "14-C. AUTHORITY shall pay COUNTY the full costs to COUNTY of a) the acquisition and installation of Patrol Video Systems (PVS) that are or will be mounted in patrol vehicles owned by AUTHORITY provided in accordance with Subarticle 5-B, and b) recurring costs, as deemed necessary by COUNTY, including the costs of maintenance and contributions to a fund for replacement and upgrade of such PVS when they become functionally or technologically obsolete.

The costs to be paid by AUTHORITY for recurring costs, including maintenance and replacement/upgrade of PVS, are included in the costs set forth in Attachment D and the Maximum Obligation of AUTHORITY set forth in Subarticle 7-B of this Agreement unless AUTHORITY has already Article 14. PATROL VIDEO SYSTEM: (Continued)

paid such costs. AUTHORITY shall not be charged additional amounts for maintenance or replacement/upgrade of said PVS during the period July 1, 20210 through June 30, 20221.

D. If, following the initial acquisition of PVS referenced above, AUTHORITY requires PVS for additional patrol cars designated for use in the AUTHORITY service area, COUNTY will purchase said additional PVS. Upon demand by COUNTY, AUTHORITY will pay to COUNTY a) the full costs of acquisition and installation of said additional PVS, and b) the full

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recurring costs for said PVS, as deemed necessary by COUNTY, including the costs of maintenance, and contributions to a fund for replacement and upgrade of such PVS when they become functionally or technologically obsolete. Said costs related to additional PVS are not included in, and are in addition to, the costs set forth in Attachment D and the Maximum Obligation of AUTHORITY set forth in Subarticle 7-B of this Agreement.

Article 15. DISPUTES:

This Agreement shall be construed and all disputes hereunder shall be settled in accordance with the laws of the State of California. Pending final resolution of a dispute hereunder, COUNTY shall proceed diligently with the performance of this Agreement and in accordance with AUTHORITY's instructions, provided AUTHORITY continues to pay COUNTY, in full, for said continued performance.

Article 16. ASSIGNMENTS AND SUBCONTRACTING:

Neither this Agreement nor any interest herein nor claim hereunder may be assigned by COUNTY either voluntarily or by operation of law, nor may all or any part of this

Agreement be subcontracted by COUNTY, without the prior

written consent of AUTHORITY. Consent by AUTHORITY shall not be deemed

to relieve COUNTY of its obligations to comply fully with all terms and

Article 16. ASSIGNMENTS AND SUBCONTRACTING: (Continued)

21 conditions of this Agreement.

Article 17. FEDERAL, STATE AND LOCAL LAWS:

COUNTY and AUTHORITY warrant that in the performance of this Agreement, the parties shall comply with all applicable Federal, State and local laws, statutes and ordinances and all lawful orders, rules and regulations promulgated thereunder.

Article 18. EQUAL EMPLOYMENT OPPORTUNITY:

In connection with its performance under this Agreement, COUNTY shall not discriminate against any employee or applicant for employment because of race,

in interest agree as follows:

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religion, color, sex, age or national origin. COUNTY shall take appropriate actions to 1 2 ensure that applicants are employed, and that employees are treated during their employment, without regard to their race, religion, color, sex, age or national origin. 3 Such actions shall include, but not be limited to, the following: employment, 4 upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or 5 termination; rates of pay or other forms of compensation; and selection for training, 6 including apprenticeship. 7 **Article 19. COUNTY PROHIBITED INTERESTS:** R COUNTY covenants that, for the term of this Agreement, no director, member, officer or employee of 9 10 AUTHORITY during his/her tenure in office or for one (1) year thereafter, shall have any interest, direct or indirect, 11 in this Agreement or the proceeds thereof. 12 No member of or delegate to, the Congress of the United States shall have any interest, direct or indirect, 13 in this Agreement or to the benefits thereof. 15 16 **Article 20. FORCE MAJEURE:** 17 Either party shall be excused from performing its obligations under this Agreement 18 during the time and to the extent that it is prevented from performing by a cause beyond its control, including, but not limited to: any incidence of fire, flood or strike; 20 acts of God; commandeering of materiel, products, plants or facilities by the Federal, 21 State or local government; national fuel shortage; or a material act of omission by the 22 other party; when satisfactory evidence of such cause is presented to the other party, and provided further that such non-performance is unforeseeable, beyond the control, and is not due to the fault or negligence of the party not performing. 25 Article 21. CIVIL RIGHTS ASSURANCE: 26 During the performance of this Agreement, COUNTY, for itself, its assignees and successors 27

Compliance with Regulations: COUNTY shall comply with the Regulations 1 relative to nondiscrimination in federally assisted programs of the Department of 2 Transportation (hereinafter, "DOT") Title 49, Code of Federal Regulations, Part 21, as 3 they may be amended from time to time, (hereinafter referred to as the Regulations), 4 which are herein incorporated by reference and made a part of this Agreement. 5 Nondiscrimination: COUNTY, with regard to the work performed by it during the 6 Agreement, shall not discriminate on the grounds of race, color, or national origin in 7 the selection and retention of subcontractors, including procurements of materials and leases of equipment. The COUNTY shall not participate either directly or indirectly in 9 the discrimination prohibited by Section 21.5 of the Regulations, including employment 10 practices when the Agreement covers a program set forth in Appendix C of the 11 Regulations. 12 Solicitations for Subcontracts, Including Procurement of Materials and 13 Equipment: In all solicitations either by competitive bidding or negotiation Article 21. CIVIL RIGHTS ASSURANCE: (Continued) 15 made by the COUNTY for work to be performed under a subcontract under this 16 Agreement, including procurements of materials or leases of equipment, each 17 potential subcontractor or supplier shall be notified by the COUNTY of the COUNTY's 18 obligations under this Agreement and the Regulations relative to nondiscrimination on 19 the grounds of race, color, or national origin. 20 Information and Reports: COUNTY shall provide all information and reports 21 required by the Regulations or directives issued pursuant thereto, and shall permit 22 access to its books, records, accounts, other sources of information and its facilities as may be determined by the AUTHORITY to be pertinent to ascertain compliance with such Regulations, orders and instructions. Where any information required of a 25 COUNTY is in the exclusive possession of another who fails or refuses to furnish this 26 information the COUNTY shall so certify to the AUTHORITY as appropriate, and 27

shall set forth what efforts it has made to obtain the information.

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1	E. <u>Sanctions for Noncompliance</u> : In the event of the COUNTY's noncompliance
2	with nondiscrimination provisions of this Agreement, the AUTHORITY shall impose
3	Agreement sanctions as it may determine to be appropriate, including, but not limited
4	to:
5	1. Withholding of payments to the COUNTY under the Agreement until the
6	COUNTY complies; and/or
7	2. Cancellation, termination, or suspension of the Agreement, in whole or in part i
8	the COUNTY fails to comply.
9	AUTHORITY will promptly provide written notice to COUNTY if AUTHORITY believes
10	that COUNTY is noncompliant.
11	F. <u>Title VI of the Civil Rights Act.</u> In determining the types of property or services
12	to acquire, no person in the United States shall, on the grounds of race, color, or
13	national origin, be excluded from participation in, be denied
14	Article 21. CIVIL RIGHTS ASSURANCE: (Continued)
15	the benefits of, or otherwise be subjected to discrimination under any program or
16	activity receiving Federal financial assistance in violation of Title VI of the Civil Rights
17	Act of 1964, as amended, 42 U.S.C. Sections 2000d et seq. and DOT regulations,
18	"Nondiscrimination in Federally Assisted Programs of the Department of
19	Transportation—Effectuation of Title VI of the Civil Rights Act of 1964," 49 CFR
20	Part 21. In addition, FTA Circular 4702.1, "Title VI and Title VI-Dependent Guidelines
21	for FTA Recipients," 05-13-07, provides FTA guidance and instructions for
22	implementing DOT's Title VI regulations.
23	The Americans with Disabilities Act of 1990, as amended (ADA), 42 U.S.C. Sections
24	12101 et seq., prohibits discrimination against qualified individuals with disabilities in
25	all programs, activities, and services of public entities, as
26	well as imposes specific requirements on public and private providers of
27	transportation.

Incorporation of Provisions: COUNTY shall include the provisions of paragraphs 1 2 (A) through (F) in every subcontract under this Agreement, including procurements of materials and leases of equipment, unless exempt by the Regulations, or directives 3 issued pursuant thereto. The COUNTY shall take such action with respect to any 4 subcontract or procurement as the AUTHORITY may direct as a means of enforcing 5 such provisions including sanctions for noncompliance. Provided, however, that in the 6 event a COUNTY becomes involved in, or is threatened with, litigation with a 7 subcontractor or supplier as a result of such direction, the COUNTY may request the AUTHORITY to enter into such litigation to protect the interests of the AUTHORITY. 9 and, in addition, the COUNTY may request the United States to enter into such 10 litigation to protect the interests of the United States. 11 Article 22. ALCOHOL AND DRUG POLICY: 12

- A. COUNTY agrees to establish and implement an alcohol and drug program that complies with 41 U.S.C sections 701 -707, (the Drug Free Workplace Act of 1988), which is attached to this Agreement as Attachment G, and produce any documentation necessary to establish its compliance with sections 701-707.
- B. Failure to comply with this Article may result in nonpayment or termination of this Agreement.

Article 23. PRIVACY ACT:

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- COUNTY shall comply with, and assures the compliance of its employees with, the information restrictions and other applicable requirements of the Privacy Act of 1974, 5 U.S.C. §552a. Among other things, COUNTY agrees to obtain the express consent of the Federal Government before the COUNTY or its employees operate a system of records on behalf of the Federal Government.
- COUNTY understands that the requirements of the Privacy Act, including the civil and criminal penalties for violation of that Act, apply to those individuals involved, and that failure to comply with the terms of the Privacy Act may result in termination of the underlying Agreement.

Article 24. INCORPORATION OF FTA TERMS:

Transportation (DOT), whether or not expressly set forth in this document, as set forth in Federal Transit Administration (FTA) Circular 4220.1F, as amended, are hereby incorporated by reference. Anything to the contrary herein notwithstanding, all FTA mandated terms shall be deemed to control in the event of a conflict with other provisions contained in this Agreement. COUNTY shall not perform any act, fail to

To the extent applicable, all contractual provisions required by Department of

provisions contained in this Agreement. COUNTY shall not perform any act, fail to

perform any act, or refuse to comply with any requests, which would cause

AUTHORITY to be in violation of the FTA terms and conditions.

Article 25. FEDERAL CHANGES:

subcontracts under this Agreement.

COUNTY shall at all times comply with all applicable FTA regulations, policies, procedures and directives, including without limitation those listed directly or by reference in the agreement between the AUTHORITY and FTA, as they may be amended or promulgated from time to time during this Agreement. COUNTY's failure to comply shall constitute a material breach of Agreement. AUTHORITY will promptly provide written notice to COUNTY of any applicable FTA regulations, policies, procedures and directives adopted, amended or promulgated during this Agreement.

Article 26. NO FEDERAL GOVERNMENT OBLIGATION TO THIRD PARTIES

AUTHORITY and COUNTY acknowledge and agree that, notwithstanding any concurrence by the Federal Government in or approval of the solicitation or award of the underlying Agreement, absent the express written consent by the Federal Government, the Federal Government is not a party to this Agreement and shall not be subject to any obligations or liabilities to the AUTHORITY, COUNTY, or any other party (whether or not a party to this Agreement) pertaining to any matter resulting from the underlying Agreement. COUNTY agrees to include these requirements in all of its

Article 27. PROGRAM FRAUD AND FALSE OR FRAUDULENT STATEMENTS
AND RELATED ACTS:

A. COUNTY acknowledges that the provisions of the Program Fraud Civil Remedies Act of 1986, as amended, 31 U.S.C. §3801 et seq. and U.S. DOT regulations, "Program Fraud Civil Remedies," 49 C.F.R. Part 31, apply to its actions pertaining to this project. Accordingly, by signing this Agreement, COUNTY certifies or affirms the truthfulness and accuracy of any statement it has made, it makes, it may make, or causes to be made, pertaining to the underlying Agreement of the FTA assisted project for which this

Article 27. PROGRAM FRAUD AND FALSE OR FRAUDULENT STATEMENTS AND RELATED ACTS: (Continued)

Agreement's work is being performed. COUNTY also acknowledges that if it makes, or causes to be made, a false, fictitious, or fraudulent claim, statement, submission, or certification, the Federal Government reserves the right to impose penalties of the Program Fraud Civil Remedies Act of 1986 on the COUNTY to the extent the Federal Government deems appropriate.

B. COUNTY also acknowledges that if it makes, or causes to be made, a false, fictitious, or fraudulent claim, statement, submission, or certification to the Federal Government under an agreement connected with a project that is financed in whole or part with Federal assistance awarded by FTA under the authority of 49 U.S.C. chapter 53, the Government reserves the right to impose the penalties of 18 U.S.C. §1001 and 49 U.S.C. §5323 (I) et seq. on the COUNTY, to the extent the Federal Government deems appropriate. COUNTY agrees to include this requirement in all of its subcontracts under this Agreement.

Article 28. RECYCLED PRODUCTS

To the extent applicable, COUNTY shall comply with all the requirements of Section 6002 of the Resource Conservation and Recovery Act (RCRA), as amended (42 U.S.C. 6962), including but not limited to the regulatory

provisions of 40 CFR Part 247, and Executive Order 12873, as they apply to 1 the procurement of the items designated in subpart B of 40 CFR Part 247. 2 COUNTY agrees to include this requirement in all of its subcontracts under 3 this Agreement. 4 5 6 7 Article 29. CODE OF CONDUCT 8 COUNTY agrees to comply with the AUTHORITY's Code of Conduct as it 9 relates to Third Party Agreements which is hereby referenced and by this 10 reference is incorporated herein. COUNTY agrees to include these 11 requirements in all of its subcontracts under this Agreement. 12 Article 30. DISADVANTAGED BUSINESS ENTERPRISES 13 This Agreement is subject to Title 49 Code of Federal Regulations 14 (CFR), Part 26, entitled "Participation by Disadvantaged Business Enterprises 15 in Department of Transportation Financial Assistance Programs" 16 (Regulations). The Regulations in their entirety are incorporated herein by this 17 reference. 18 6. All other provisions of the Agreement, to the extent that they are not in conflict with 19 the SECOND AMENDMENT to AGREEMENT, remain unchanged. 20 // 21 // 22 // 23 // 24 25 // 26 27 28

Attachi	hent B - Redline Version of Agreement Page 31 of 32
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10	IN WITNESS WHEREOF, the parties have executed the <u>SECOND</u>
11	AMENDMENT TO AGREEMENT in the County of Orange, State of California.
12	DATED:
13	ORANGE COUNTY TRANSPORTATION AUTHORITY
14	
15	BY: APPROVED AS TO FORM: Darrell E. Johnson
16	Chief Executive Officer BY: James M. Donich
17	General Counsel
18	APPROVED: DATED:
19	BY:
20	Jennifer L. Bergener
21	Chief Operating Officer, Operations/Deputy Chief Executive Officer
22	DATED:
23	
24	DATED:
25	COUNTY OF ORANGE
26	BY:
27	Chairwoman of the Board of Supervisors County of Orange, California
28	SIGNED AND CERTIFIED THAT A COPY OF THIS
	Dogg 24 of 22

Page 31 of 32

1	AGREEMENT HAS BEEN DELIVE OF THE BOARD PER G.C. Sec. 25	
2	Attest:	
3	Robin Stieler	
4	Clerk of the Board County of Orange, California	APPROVED AS TO FORM: Office of the County Counsel
5 6		Orange County of Orange, California
7		BY:
8		Deputy
9		DATED:
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