

REIMBURSEMENT AGREEMENT #215-F1611  
AMENDMENT 1

---

---

This Amendment 1 to that Reimbursement Agreement #215-F1611, made and entered into by and between the County of El Dorado, a political subdivision of the State of California (hereinafter referred to as "County") and the City of South Lake Tahoe, a municipal corporation (hereinafter referred to as "City");

**RECITALS**

**WHEREAS**, City has been awarded FY 2014 Homeland Security Grant funds by County to purchase and install: Video Surveillance for the South Lake Tahoe Police Department's Property and Evidence room in accordance with Reimbursement Agreement #215-F1611, dated 12/30/15, incorporated herein and made by reference a part hereof; and

**WHEREAS**, the parties hereto have mutually agreed to amend the final purchase date of the equipment and invoice to County date of said Agreement, hereby amending Article II Use of Funds; and

**NOW THEREFORE**, the parties do hereby agree that Reimbursement Agreement #215-F1611 shall be amended a first time as follows:

**ARTICLE II**

*Use of Funds:* City will use the funds to be reimbursed by County solely for the purchase and installation of the Equipment. City is responsible for maintenance, repairs or any other costs incurred in accordance with grant purchasing guidelines related to the equipment. City shall purchase the Equipment directly from the supplier and shall take title directly without title passing through the County. City will purchase the Equipment by May 31, 2016, or expiration date of grant if a time extension is granted for this project, and present the County with an invoice for payment. In the event City does not purchase the Equipment by the grant’s expiration date, and invoice the County by the grant’s expiration date, or in the event City does not adhere to grant purchasing guidelines, County’s obligation for payment shall be null and void, and upon written demand by County, City shall return any funds it has received from County and not spent on the Equipment to County within thirty (30) days of mailing of written demand of County.

City shall submit to County its statement of the total sum of an amount not to exceed \$17,909.00, identical to Attachment A, noting that the Equipment has been purchased and installed. Such statement shall be signed under penalty of perjury by an authorized signatory of the City.

Except as herein amended, all other parts and sections of that Agreement #215-F1611 shall remain unchanged and in full force and effect.

**Requesting Department Head Concurrence:**

By: \_\_\_\_\_  
John D’ Agostini  
Sheriff

Dated: \_\_\_\_\_

**IN WITNESS WHEREOF**, the parties hereto have executed this first Amendment to that Reimbursement Agreement #215-F1611 on the dates indicated below.

**-- COUNTY OF EL DORADO --**

Dated: \_\_\_\_\_

By: \_\_\_\_\_  
Ron Mikulaco, Chairman  
Board of Supervisors

ATTEST:  
James S. Mitrisin, Clerk  
of the Board of Supervisors

ATTEST:  
Susan Alessi, City Clerk

By: \_\_\_\_\_ Date:  
Deputy Clerk

By: \_\_\_\_\_  
Susan Alessi, City Clerk  
Dated: \_\_\_\_\_

**CITY OF SOUTH LAKE TAHOE**

Approved By: \_\_\_\_\_  
Hal Cole, Mayor