MEMORANDUM OF UNDERSTANDING

BETWEEN

PLACERVILLE POLICE DEPARTMENT MOU #6252, SOUTH LAKE TAHOE POLICE DEPARTMENT MOU #6254, AND EL DORADO COUNTY PROBATION DEPARTMENT

MANAGING THE EFFECTS OF PUBLIC SAFETY REALIGNMENT ENFORCEMENT OPERATIONS PROGRAM

FUNDED through COMMUNITY CORRECTIONS PARTNERSHIP

THIS MEMORANDUM OF UNDERSTANDING, entered into this day of _______, 2022, by and between the Placerville Police Department, hereinafter called "PPD," South Lake Tahoe Police Department, hereinafter called "SLTPD," and the El Dorado County Probation Department, hereinafter called "EDCPD," is related to public safety operations necessary as a direct result of the public safety realignment legislation (AB109) passage, hereinafter called "Managing the Effects of Public Safety Realignment Enforcement Operations" program funded through the Community Corrections Partnership.

WHEREAS, it is necessary and desirable that PPD and SLTPD, working in participation with EDCPD, be retained for the purpose of performing certain special enforcement services for the Cities of Placerville and South Lake Tahoe that are needed to support the operational goal of reduced recidivism as identified by the Community Corrections Partnership in the plan for realignment.

WHEREAS, EDCPD has agreed to facilitate the reimbursement to PPD and SLTPD for services under this Memorandum of Understanding through such Partnership;

NOW, THEREFORE, IT IS HEREBY AGREED BY THE PARTIES HERETO AS FOLLOWS:

1. Services to be Performed by PPD, SLTPD, and Participation from EDCPD

During the term of each Community Corrections Partnership (CCP) approved fiscal year budget, PPD and SLTPD may provide specific enforcement and support operations directed toward the realigned population, both within city limits and in unincorporated areas of El Dorado County. These enforcement operations will be provided on a base hourly regular or overtime rate for regular full-time or Reserve officers, as staffing levels allow. PPD and SLTPD salary schedules will be marked as Exhibit "A" and Exhibit "B" for determining claimable program staff. Enforcement operations shall occur four (4) times, minimally, per MOU term. These enforcement operations are to be funded as long as approved in advance by EDCPD and will include, but are not limited to:

- a. Sweeps/clean-ups in specific "target areas" frequented by the realigned population as identified by either EDCPD or the respective local police agency. Assisting EDCPD with individual visitations to the realigned population that have been assessed to have a high risk of recidivism.
- b. Completing special investigations in cooperation with EDCPD, focused on the realigned population who are suspected of new criminal law violations and/or in non-compliance with terms and conditions of supervision.
- c. Joint operation funding when dealing with target areas.
- d. Enforcement of ordinances frequently violated by the realigned population.
- e. Temporary housing specifically pertaining to the realigned population.
- f. Enforcement operations provided by the South Lake Tahoe Police Department Homeless Liaison Officer (AKA: STACS Officer).
- g. Activities pertaining to Tahoe Coalition for Homeless, specifically pertaining to the realigned population.
- h. Alternative enforcement activity.

Upon reasonable notice and request, EDCPD commits to participate in each such enforcement by providing sworn personnel to assist as staffing levels allow and, at minimum, providing intelligence pertaining to individuals released to Post Release Community Supervision (PRCS) and/or Mandatory Community Supervision (MCS) in El Dorado County. EDCPD shall participate with PPD and SLTPD in planning activities for Managing the Effects of Public Safety Realignment Enforcements and shall assist with facilitating the funding therefor to PPD and SLTPD, as established by CCP Implementation plan.

During the term of each CCP approved fiscal year budget, PPD and SLTPD shall be able to have staff attend program or operations related trainings. Authorization by Chief Probation Officer is required prior to attendance. Reimbursement, in accordance with El Dorado County Travel Policy D-1, will consist of actual cost of registration, tuition, materials, meals, and travel related costs (hotel and mileage), but shall not include salary.

2. Payment

Upon completion of each enforcement operation PPD and SLTPD will submit an invoice to the EDCPD, due and payable within forty five (45) days following receipt and verification by EDCPD, defining the date, hours, and list of personnel (name, rank, and salary step) involved in the operation. Using the published salary rates listed on Exhibit "A" City of Placerville, and Exhibit "B" City of South Lake Tahoe, only base hourly rate or overtime rates, exclusive of benefits, associated with the specific operation will be claimable. EDCPD will verify each invoice before submitting it to the Chief Administrative Office for reimbursement through the CCP funding.

The Not to Exceed amount of this MOU shall coincide with the Local Law Enforcement Enhancement amount as stated in the FY 21/22 AB109 Budget Approved by the CCP on April 7, 2021, of \$20,000.00. The maximum amount of reimbursement provided to each jurisdiction shall not exceed \$10,000.00.

Funding for this agreement is approved by the CCP Executive Committee on an annual basis. Should the CCP Executive Committee, during the course of a given year for financial reasons reduce, or order a reduction, in the funding for services provided under this agreement, pursuant to this paragraph, this agreement may be deemed to be canceled in its entirety subject to payment for services performed prior to cancellation.

3. Statistical Reporting

The parties hereto agree to meet on a quarterly basis during the term of this Memorandum of Understanding to collaborate on the progress of the Managing the Effects of Public Safety Realignment Enforcements. PPD and SLTPD shall make available to EDCPD statistical information resulting from Managing the Effects of Public Safety Realignment Enforcements. This information shall include, but not be limited to, burglary and theft statistics, calls for service relating to transient offenders, and calls for service relating to the targeted treatment areas. Furthermore, the parties agree to share all information gained under the Managing the Effects of Public Safety Realignment Enforcements that is mutually beneficial to share from a public safety standpoint. At the end of the operational year, the PPD, SLTPD, and EDCPD will collaborate on a report to the CCP detailing activities and success of the program.

4. Alteration of Memorandum of Understanding

This Memorandum of Understanding is entire and contains all of the terms and conditions agreed upon by the parties. No alteration or variation shall be valid unless made in writing and signed by the parties hereto, and no oral understanding or agreement shall be binding on the parties hereto.

5. <u>Records</u>

- a. <u>Access</u> PPD and SLTPD agree to provide to EDCPD, to any Federal or State department having monitoring or reviewing authority, to authorized representatives and/or their appropriate audit agencies upon reasonable notice; access to and the right to examine and audit all records and documents necessary to determine compliance with relevant Federal, State, and local statutes, rules and regulations, and this Memorandum of Understanding; and to evaluate the quality, appropriateness, and timeliness of services performed; for a period of at least three (3) years from the termination date of this Memorandum of Understanding; or until audit findings are resolved; whichever is greater.
- b. <u>Retention</u> EDCPD shall maintain and preserve in its possession all records relating to this Memorandum of Understanding for a period of at least three (3) years from the termination date of this Memorandum of Understanding, or until audit findings are resolved, whichever is greater.

6. <u>Compliance with Applicable Laws</u>

All services to be performed by PPD, SLTPD, and EDCPD pursuant to this Memorandum of Understanding shall be performed in accordance with all applicable Federal, State, County, and Municipal laws, ordinances and, regulations.

7. <u>Term of the Agreement</u>

Subject to compliance with the terms and conditions of this Memorandum of Understanding, the term of this Memorandum of Understanding shall be upon final execution through June 30, 2022. Continual perpetual, one year terms, shall be approved only upon CCP Executive Committee approval, CCP budget and funding approval, and El Dorado County Board of Supervisors acceptance.

8. Counterparts

This MOU may be executed in one or more counterparts, each of which shall be an original and all of which together shall constitute one and the same instrument.



IN WITNESS WHEREOF, the parties have executed this Memorandum of Understanding on the day and year last written below.

-- COUNTY OF EL DORADO --

Dated: 2-22-2022 By: Mori Rulin

Chair Board of Supervisors "County"

ATTEST: Kim Dawson Clerk of the Board of Supervisors

By: <u>hyperhyperny</u> Dated: <u>2-22-2022</u> Deputy Clerk

PLACERVILLE POLICE DEPARTMENT

By:

Dated: 2/3/2022

Joseph Wren Chief of Police

SOUTH LAKE TAHOE POLICE DEPARTMENT

By:

David Stevenson Chief of Police

Dated:

PV & SLT PD JSC

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#6252 & #6254 **IN WITNESS WHEREOF**, the parties have executed this Memorandum of Understanding on the day and year last written below.

-- COUNTY OF EL DORADO --

Dated: By: Chair Board of Supervisors "County" ATTEST: Kim Dawson Clerk of the Board of Supervisors By:___ Dated: Deputy Clerk PLACERVILLE POLICE DEPARTMENT By: Dated: Joseph Wren Chief of Police SOUTH LAKE TAHOE POLICE DEPARTMENT Dated: 1/25/22 The By: David Stevenson Chief of Police

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