

MARION COUNTY BOARD OF COMMISSIONERS

Board Session Agenda Review Form

Meeting date: Wedne	esday, June 28, 2023						
	's Office	Agenda Planning Date: 6/1		6/15/2	2023	Time required:	5 minute
Audio/Visual aids							
Contact: Kristy V	Vitherell		Phone:	x4	1402		
Department Head Sig	nature:						
TITLE	Consider approval of the incommamount of \$238,961.00 to provide	ing funds Intergov de patrol services	vernmen for the ci	tal Agr ity fron	eement with	n the City of Aurora 3, through June 30	in the , 2024.
Issue, Description & Background	The Marion County Sheriff's Office will provide patrol services to the City of Aurora for the 2023 - 2024 fiscal year.					- 2024	
Financial Impacts:	The budgeted amount for this agreement is \$238,961.00						
Impacts to Department & External Agencies	The Enforcement Division of the Sheriff's Office will provide one full time deputy to conduct patrol services within the City of Aurora.						
Options for Consideration:	1) Approve the incoming funds Intergovernmental Agreement with the City of Aurora to provide patrol services. 2) Deny the incoming funds Intergovernmental Agreement with the City of Aurora to provide patrol services. 3) Take no action at this time						
Recommendation:	Approve the incoming funds Intergovernmental Agreement with the City of Aurora in the amount of \$238,961.00 to provide patrol services for the city from July 1, 2023, through June 30, 2024.						
List of attachments:	Original Agreement, Contract Review Sheet, Board Agenda Review Form						
Presenter:	Commander Jeff Stutrud						
Copies of completed	paperwork sent to the following: (In	nclude names and	e-mail ac	ddresse	s.)		
Copies to:	Jeff Stutrud - jstutrud@co.marion Kristy Witherell - kwitherell@co.m	.or.us arion.or.us					\equiv

	Contr	act Review	Sheet	
	Intergovernm	ental Agreement #:	SO-5496-23 Amen	dment #:
Contact: Kristy Wither		Department:	Sheriff's Office	2023 SO-5496-23
Phone #: (503) 365-3179		Date Sent:	Wednesday, May 31, 2	2023
Title: City of Aurora - 2	023-24 LE Services			6-2
Contractor's Name: C	ity of Aurora			<u></u>
Term - Date From: July 1, 2023 Expires: June 30, 2024				
Original Contract Amount	t: \$238,961.00		endments Amount:	
Current Amendment:		New Contract Total:		Amd%
✓ Incoming Funds		nstatement Retr		ent greater than 25%
Source Selection Method:	50-0010 General Ex	emptions (IGAs and		
Description of Services or				
Desired BOC Session Date Files submitted in CMS:	e: <u>6/28/2023</u> 6/7/2023	Printed packet & c	BOC Planning Date:	6/15/2023 6/13/2023
BOC Session Presenter(s)	Commander Stutruc	Printed packet & copies due in Finance: 6/13/2023		
200 Session Presenter(b)		OR FINANCE USE		
Date Finance Received: Comments: Y	6/7/2023		Date Legal Received	:
	REQ	UIRED APPROVA	LS	
Finance - Contracts	Date	Contract	Specialist	Date
Legal Counsel	Date	Chief Ac	Iministrative Officer	Date

INTERGOVERNMENTAL AGREEMENT Between MARION COUNTY and CITY OF AURORA SO-5496-23

1. PARTIES TO AGREEMENT

This Agreement between City of Aurora, hereafter called Agency, and Marion County, a political subdivision of the state of Oregon, hereafter called County, is made pursuant to ORS 190.010 (Cooperative Agreements).

2. PURPOSE/STATEMENT OF WORK

The purpose of this Agreement is to establish the terms and conditions under which the County will provide law enforcement services to Agency. These services are further described in Section 5.

3. TERM AND TERMINATION

- 3.1 This Agreement shall be effective for the period of July 01, 2023, through June 30, 2024, unless sooner terminated or extended as provided herein.
- 3.2 This Agreement may be extended for an additional period of one year by agreement of the parties. Any modifications in the terms of such amendment shall be in writing.
- 3.3 This agreement may be terminated by mutual consent of both parties at any time or by either party upon 30 days' notice in writing and delivered by mail or in person. Any such termination of this agreement shall be without prejudice to any obligations or liabilities of either party already accrued prior to such termination.
- 3.4 County may terminate this agreement effective upon delivery of written notice to Agency or at such later date as may be established under any of the following conditions:
 - a. If funding from federal, state, or other sources is not obtained or continued at levels sufficient to allow for the purchase of the indicated quantity of services. This agreement may be modified to accommodate a reduction in funds.
 - b. If federal or state regulations or guidelines are modified, changed, or interpreted in such a way that the services are no longer allowable or appropriate for purchase under this agreement or are no longer eligible for the funding proposed for payments authorized by this agreement.
 - c. If any license, certificate, or insurance required by law or regulation to be held by Agency to provide the services required by this agreement is for any reason denied, revoked, or not renewed.
 - d. If County fails to provide services called for by this agreement within the time specified herein or any extension thereof.

- e. If either party fails to perform any of the provisions of this agreement or so fails to pursue the work as to endanger the performance of this agreement in accordance with its terms and after written notice from either party, fails to correct such failure(s) within ten (10) days or such longer period as the either party may authorize.
- 3.5 Any such termination of this agreement shall be without prejudice to any obligations or liabilities of either party already accrued prior to such termination.

4. FUNDING AND BILLING

- 4.1 For such services provided, Agency agrees to pay County monthly the amount billed. The sum of \$238,961.00. is the estimated maximum payment amount obligated by Agency for services provided from July 1, 2023, through June 30, 2024, as indicated in Exhibit A.
- 4.2 Requests for payment shall be submitted to the Agency monthly, to the attention of: City of Aurora Mayor, at the following address: 21420 Main St NE, Aurora, OR 97002.
- 4.3 Marion County Sheriff's Office deputies are members of the Marion County Law Enforcement Association (MCLEA). Wages, working hours, training, overtime, and other economic factors are subject to change because of the bargaining agreement reached with the unit. The actual sum of the contract will be reflective of the rate of the deputy selected/assigned to duty for performance of the Agreement.

5. OBLIGATIONS UNDER THE TERMS OF THIS AGREEMENT

- 5.1 County shall provide law enforcement services for the citizens of the City of Aurora within the corporate limits of the city. There may be instances where the deputy assigned to the Agency ("assigned deputy") responds for cover outside of the corporate limits. In all instances where this occurs, Agency has the right to ask for clarification as to the nature of the cover calls. A supervisor may assign follow-up to contract deputy as appropriate.
- 5.2 County shall assign one (1) deputy, 40 hours per week to perform the services requested in this agreement. County, in consultation with Agency and in conformance with the MCLEA Collective Bargaining Agreement, shall determine the working hours for the deputy assigned. Vacation hours, sick hours, or training needed as determined by County will count toward the 40-hour workweek. During times of leave, County will continue to provide law enforcement services to Agency in a timely manner depending on the nature of calls for service. Some calls for service may be pended for follow-up by the Agency assigned deputy.
- 5.3 The assigned deputy is in no way considered an employee of Agency and shall be directed by operational and personnel policies of County. Salaries and fringe benefits will be provided by County.
- 5.4 The rendition of law enforcement services, the standards of performance, the discipline of deputy, and other matters incident to the performance of such services and the control of the personnel so employed, shall remain with County. Issues arising from the contracted services and deputy assigned will be taken care of through Agency representatives and

- County. Agency may establish law enforcement priorities which County will communicate to the deputy.
- 5.5 For the purpose of this Agreement and the services herein, County shall furnish and supply all necessary labor, supervision, equipment, radio communications facilities, and supplies necessary to maintain the level of services to be rendered.
- 5.6 County shall inform Agency of the deputy's tentative monthly schedule at least a week prior to the beginning of the schedule. County shall attempt to accommodate requests for coverage requested by Agency.
- 5.7 The assigned deputy or Contracts Sergeant may attend City Council and/or police commission meetings to the extent Agency request such attendance prior to the meeting.
- 5.8 When available, County shall provide at no extra cost, extra patrol for Agency, if necessary, in case of emergency or when assigned deputy requests back-up.
- 5.9 As part of routine patrol, assigned deputy will check on businesses and residential areas. As time allows, patrol deputies will provide additional routine patrol as part of their patrol district responsibilities. Any requested services outside the details outlined in this agreement shall be discussed during City Council meetings and shall be mutually agreed upon by Agency and County.
- 5.10 Contract deputy will be proactive and seek positive methods of community policing.
- As with our other service contracts the ability for deputies to take vacation and/or sick leave is considered part of the contractual agreement. If the municipality wants additional coverage (i.e., vacation coverage) while the assigned deputy is away that is negotiable or can be part of the overtime assessment of the agreement. A typical deputy will accrue up to two weeks of vacation per year.
- The assigned deputy has access to all the services the Sheriff's Office provides to our staff. This includes but is not limited to: Detectives, Street Crimes (drug activity complaints), Community Relations Unit, Search and Rescue, Evidence, Forensics (fingerprint evidence), SWAT, and direct working relations with Parole and Probation. In the event of a major incident, these resources may be utilized by the assigned deputy.
- 5.13 In the event that additional projects arise within the contract areas, Sheriff's Office resources may be assigned to assist the contracting agency. Overtime for the special projects and additional resources may be covered within the current contract.
- 5.14 Agency grants to the County, full municipal police authority. County shall cite offenders to the Aurora Municipal Court, for all violations that are within the jurisdiction of the Court.

- 5.15 By the 5th of each month, County shall provide to Agency a report of the previous month's activities related to the Agency.
- 5.16 County will submit monthly billings with actual costs of Personnel Services and pro-rated monthly costs for Materials and Services and Indirect Costs identified in the attached and incorporated Exhibit A.
- 5.17 Agreement may be renewed annually upon agreement regarding the budget items and revision to Exhibit A. Agency must notify County of its intent to renew before May 1. Agency and County will then negotiate revisions to the budgetary items in Exhibit A. Each renewal must be in writing, incorporate the revision to Exhibit A and be executed by both parties. County will provide Agency budget projections for the upcoming fiscal year by April 1.
- 5.18 County will work collaboratively with Agency during the deputy interview process. Following the interview process, the County will present the interview panel's selection to the Aurora City Council for final approval.

6. COMPLIANCE WITH APPLICABLE LAWS

The parties agree that both shall comply with all federal, state, and local laws and ordinances applicable to the work to be done under this agreement. The parties agree that this agreement shall be administered and construed under the laws of the state of Oregon.

7. NONDISCRIMINATION

The parties agree to comply with all applicable requirements of Federal and State civil rights and rehabilitation statutes, rules and regulations in the performance of this agreement.

8. HOLD HARMLESS

To the extent permitted by Article XI, Section 7 of the Oregon Constitution and by the Oregon Tort Claims Act, each party agrees to waive, forgive, and acquit any and all claims it may otherwise have against the other and the officers, employees, and agents of the other, for or resulting from damage or loss, provided that this discharge and waiver shall not apply to claims by one party against any officer, employee, or agent of the other arising from such person's malfeasance in office, willful or wanton neglect of duty, or actions outside the course and scope of his or her official duties.

9. INSURANCE

Each party shall insure or self-insure and be independently responsible for the risk of its own liability for claims within the scope of the Oregon tort claims act (ORS 30.260 TO 30.300).

10. MERGER CLAUSE

Parties concur and agree that this agreement constitutes the entire agreement between the parties. No waiver, consent, modification or change to the terms of this agreement shall bind either party unless in writing and signed by both parties. There are no understandings, agreements, or representations, oral or written, not specified herein regarding this agreement. Parties, by the

signatures below of their authorized representatives, hereby agree to be bound by its term and conditions.

11. NOTICES

Any notice required to be given the Agency or County under this Agreement shall be sufficient if given, in writing, by first class mail or in person as follows:

For Agency:

City of Aurora Attn: City Recorder 21420 Main St. NE Aurora, OR 97002 (503) 678-1283

Recorder@ci.aurora.or.us

For County:

Marion County Sheriff's Office Attn: Contracts Specialist PO Box 14500 Salem, OR 97309 (503) 373-4402 SO-Contracts@co.marion.or.us

12. SIGNATURES

This agreement and any changes, alterations, modifications, or amendments will be effective when approved in writing by the authorized representative of the parties hereto as of the effective date set forth herein.

In witness whereof, the parties hereto have caused this agreement to be executed on the date set forth below.

MARION COUNTY SIGNATURE BOARD OF COMMISSIONERS:

Chair	Ι	Date
Commissioner	r	Date
Commissioner	D	Date
Authorized Signature: _	Department Director or designee	Date
Authorized Signature: _	Chief Administrative Officer	Date
	Marion County Legal Counsel	e.
Reviewed by Signature:		Date
CITY OF AURORA	Marion County Contracts & Procurement	Date
Authorized Signature:	Date:	
Γitle:	°ur	
Authorized Signature:	Date:	
Citle:		

Exhibit A

Marion County Sheriff's Office Aurora Budget 4/6/2023

FY23-24 Preliminary Budget

Personnel 100% Deputy Walker

Salary & Benefits	Overtime	Total Personnel Services	Materials & Services	Admin Charges	Total Annual Cost
154,024	9,566	163,590	45,988	29,383	238,961

	2023-24	
Materials & Services	Per FTE	
Office Supplies	407	
Field Supplies	335	
Departmental Supplies	238	
Clothing	601	
Gasoline	4,473	
Data Connections	492	
Postage	135	
Cell Phones	650	
Laundry Services	142	
Misc Contractual	269	
Communication Services	18,282	
Printing Services	67	
Maint Office Equipment	200	
Smart Export Lite -E-Cite Maintenance	375	
Training	640	
Fleet	18,592	
Vehicle Maintenance	90	
Total Direct Costs	45,988	

Administrative Charges (14.03%)	29,383
Total Indirect Costs	29,383

^{**}Note: Overtime amounts are to include holidays worked, court overtime and special event coverage estimated at 11 days per deputy per year at their overtime rate including benefits