

**SECOND AMENDMENT TO COOPERATIVE DISPATCH AGREEMENT**  
**Between**  
**SANTA BARBARA COUNTY FIRE PROTECTION DISTRICT**  
**And**  
**CITY OF LOMPOC**

This Second Amendment to the Agreement for the Provision of Emergency Dispatch Services (hereafter, “AMENDMENT”) is made and entered into by and between the Santa Barbara County Fire Protection District (hereafter, “District”) and the City of Lompoc (hereafter, “City” or “Lompoc”), collectively referred to as the “Parties.”

**RECITALS**

WHEREAS, the Parties entered into a Cooperative Dispatch Agreement dated November 22, 2021 (hereafter, “Agreement”) to provide computerized emergency dispatch services to City;

WHEREAS, under the Agreement, dispatch services will include, but are not limited to, receiving City calls for service via transferred 9-1-1 calls, 10-digit calls, and other means; alerting and dispatching City resources to incidents developing from calls for service; providing emergency medical dispatch (“EMD”) services to callers; providing incident support as required; providing system status management for coverage and move-up; compiling and securing data related to the dispatch processes for the planning and implementation of public safety communications under a new operational platform, utilizing updated technology and equipment to enhance emergency response capabilities;

WHEREAS, the Agreement was originally structured when the facility was in its inception phase with an unknown go-live date and it was contemplated by the Parties that the provision of services by the District to the City under the Agreement would not begin until the facility became operational;

WHEREAS, the Parties and the Agreement contemplated that it would have a term of five (5) years from the date that the facility became operational and services actually commenced and Section V of the Agreement specifically provided that neither Party shall terminate the Agreement for five (5) years from the date the facility commenced live regional operations, except as set forth in the Agreement’s termination provisions;

WHEREAS, the facility became operational on May 13<sup>th</sup>, 2025, the District began dispatch services for the City on May 29<sup>th</sup>, 2025, and the Parties now desire to amend and update the term of the Agreement to reflect the actual date services began;

WHEREAS, the First Amendment regarding Tablet Command became effective on January 1<sup>st</sup>, 2025;

WHEREAS, the Parties also desire to update the Agreement Appendices A and B based on actual operations: A) Financial Calculations and B) Communications (original Appendix B-

Communications and original Appendix C- Alerting & Mobile Computing); and remove the original Appendix C;

WHEREAS, the Parties also desire to make certain other revisions to the Agreement needed for consistency with current operations; and

WHEREAS, a new Appendix C was added to address call variances: C) Call Distribution Variances. ; NOW, THEREFORE, in consideration of the mutual covenants and conditions contained herein, the Parties agree to amend the AGREEMENT as follows:

1. All references in the Agreement to the Regional Fire Communications Facility (“RFCF”), shall now refer to the Regional Fire Communications Center (“RFCC”).
2. The language in Section IV – Term, subsection A. Initial Term is hereby amended as follows:

*This Agreement shall commence on May 29th, 2025, and remain in force until June 30, 2030 unless terminated under the provisions of Section V, Termination*

3. The language in Section VIII – Operating Systems, subsection A-4. Alerting is hereby amended as follows:

*The DISTRICT shall assign alert tone pairs for each unique City unit. It is the responsibility of City, at its expense, and before the date the RFCC commences live operations, to equip necessary locations, apparatus, and devices with the ability to receive the tones and convert them into useful alerting processes, including integration with existing systems.*

4. The language in Section VIII – Operating Systems, subsection A-5. Mobile and Portable Radio Equipment is hereby amended as follows:

*City will, at its cost, purchase and maintain mobile and portable radios compatible with the District's network.*

5. The language in Section VIII – Operating Systems, subsection B. Computer Aided Dispatch System (CAD) is hereby amended as follows:

*The District will purchase and maintain a CAD platform with interfaces for existing supporting software including alerting, text/paging, ImageTrend, PulsePoint, Tablet Command, First Watch, and Interra. CAD will be supported 24/7 with dedicated staff. The CAD system will have provisions for continuity of operations (COOP) and disaster recovery (DR). Any additional interfaces requested by City for City-specific operations shall be at City's cost and may require amendments to the District's contracts regarding the CAD platform.*

6. The language in Section VIII – Operating Systems, subsection C. Mobile Computers is hereby amended as follows:

*City shall install and maintain mobile broadband devices in each apparatus, ensuring compatibility with the Tablet Command application. The City will provide access to CAD through a Tablet Command interface and cloud services, enabling units to receive incident information and update unit status in real time. City agrees to adhere to all operating protocols for Tablet Command as established by the regional dispatch governing process.*

7. The following Appendices are amended and replaced in their entirety.
- A. Financial Calculations (attached hereto as Appendix A)
  - B. Communications (attached hereto as Appendix B)
  - C. Call Distribution Variance

EXECUTION

IN WITNESS WHEREOF, the Parties have executed this Amendment to be effective on the date executed by COUNTY.

BOARD OF DIRECTORS

SANTA BARBARA COUNTY FIRE  
PROTECTION DISTRICT

By: \_\_\_\_\_  
Laura Capps, Chair  
Board of Directors

By: \_\_\_\_\_  
Mark A. Hartwig  
Fire Chief/Fire Warden

ATTEST:  
MONA MIYASATO,  
COUNTY EXECUTIVE OFFICER

CITY OF LOMPOC

By: \_\_\_\_\_

By: \_\_\_\_\_

Name: \_\_\_\_\_

APPROVED AS TO FORM:

By: \_\_\_\_\_  
Jeff Malawy, City Attorney  
City of Lompoc

APPROVED AS TO FORM:  
COUNTY COUNSEL

By: \_\_\_\_\_  
Deputy

APPROVED AS TO ACCOUNTING:  
AUDITOR-CONTROLLER

By: \_\_\_\_\_  
Deputy Auditor-Controller