



BOARD OF SUPERVISORS AGENDA ITEM REPORT
AWARDS / CONTRACTS / GRANTS

☞ Award ☞ Contract ☞ Grant

Requested Board Meeting Date: July 16, 2024

* = Mandatory, information must be provided

or Procurement Director Award:

***Contractor/Vendor Name/Grantor (DBA):**

Town of Oro Valley

***Project Title/Description:**

PIMA COUNTY SHERIFF'S DEPARTMENT MOTOROLA FLEX SPILLMAN
"SHARED AGENCY" INTERGOVERNMENTAL USER AGREEMENT

***Purpose:**

The Pima County Sheriff's Department (PCSD) hosts Spillman Flex (herein referred to as "Flex") developed and marketed by Motorola Solutions. The Flex public safety system accomplishes the purposes of Computer-Aided Dispatch (CAD) that supports enhanced 911 emergency call management, law enforcement agency record management, jail (Pima County Adult Detention Complex - PCADC) management, in addition to access to National Crime Information Center (NCIC) and related information via Statelink (used for querying state and national records as well as updating local state records) . Critical law enforcement records are entered, stored, edited, and reported to state and federal law enforcement agencies via PCSD-hosted Flex. This information is subject to Criminal Justice Information System (CJIS) governance.

The purpose of this IGA is to set forth the terms and conditions under which Parties, through their law enforcement agencies, will collectively operate as shared agencies under the host licensing with Flex that the PCSD maintains. In addition, this agreement provides for the recovery of costs that under the prior agreements were borne exclusively by the County. Finally, this agreement modernizes references to technology.

***Procurement Method:**

This IGA is a non-Procurement contract not subject to Procurement rules.

***Program Goals/Predicted Outcomes:**

The IGA aims to deliver significant economic and social benefits by fostering cost efficiency, improving public safety, enhancing coordination among law enforcement agencies, and ensuring secure and efficient management of criminal justice information. The agreement supports a high standard of service and mutual accountability, ensuring that Pima County residents benefit from improved law enforcement operations and a safer community.

***Public Benefit:**

By leveraging shared resources and improving inter-agency coordination, the agreement supports more effective and efficient law enforcement operations, ultimately benefiting the entire community.

***Metrics Available to Measure Performance:**

The successful completion of the IGA or associated projects is determined through a combination of performance metrics, compliance with user management protocols, secure data handling and access, proper data usage and reporting, effective project management, robust support and communication, and adherence to legal and regulatory requirements. Regular feedback from participating agencies will also play a crucial role in assessing the success of the agreement and identifying areas for improvement.

***Retroactive:**

Yes, July 1, 2024. The IGA is retroactive due to the extended time required to coordinate with the six contributing agencies.

TO: (OB 7-2-24(1))
VER: 1
PGS 17

JUL 21 24 AM 11:48 PM

THE APPLICABLE SECTION(S) BELOW MUST BE COMPLETED

Click or tap the boxes to enter text. If not applicable, indicate "N/A". Make sure to complete mandatory (*) fields

Contract / Award Information

Document Type: CTN Department Code: SD Contract Number (i.e., 15-123): 24*213
Commencement Date: 7/1/2024 Termination Date: 6/30/2029 Prior Contract Number (Synergen/CMS):
Expense Amount \$ 0 Revenue Amount: \$ 75,000.00

*Funding Source(s) required:

Funding from General Fund? Yes No If Yes \$ %

Contract is fully or partially funded with Federal Funds? Yes No

If Yes, is the Contract to a vendor or subrecipient?

Were insurance or indemnity clauses modified? Yes No
If Yes, attach Risk's approval.

Vendor is using a Social Security Number? Yes No
If Yes, attach the required form per Administrative Procedure 22-10.

Amendment / Revised Award Information

Document Type: Department Code: Contract Number (i.e., 15-123):

Amendment No.: AMS Version No.:

Commencement Date: New Termination Date:

Prior Contract No. (Synergen/CMS):

Expense Revenue Increase Decrease

Amount This Amendment: \$

Is there revenue included? Yes No If Yes \$

*Funding Source(s) required:

Funding from General Fund? Yes No If Yes \$ %

Grant/Amendment Information (for grants acceptance and awards)

Award Amendment

Document Type: Department Code: Grant Number (i.e., 15-123):

Commencement Date: Termination Date: Amendment Number:

Match Amount: \$ Revenue Amount: \$

*All Funding Source(s) required:

*Match funding from General Fund? Yes No If Yes \$ %

*Match funding from other sources? Yes No If Yes \$ %

*Funding Source:

*If Federal funds are received, is funding coming directly from the Federal government or passed through other organization(s)?

Contact: Dusty Alexander

Department: ITD

Telephone: 520-360-8967

Department Director Signature: Jackie Gates

Date: 6/27/2024

Deputy County Administrator Signature: [Signature]

Date: 6/29/2024

County Administrator Signature: [Signature]

Date: 6/29/2024

**PIMA COUNTY SHERIFF'S DEPARTMENT MOTOROLA FLEX SPILLMAN
"SHARED AGENCY" INTERGOVERNMENTAL USER AGREEMENT**

This Intergovernmental Agreement ("IGA") is entered into by and among public agencies located in Pima County, Arizona, on behalf of their respective law enforcement agencies (referred to collectively as the "Parties"). Any public agency, as that term is defined in Arizona Revised Statutes § 11-951, that executes this IGA in counterpart form shall be a Party as of the date of execution.

Purpose

The Pima County Sheriff's Department (PCSD) hosts Spillman Flex (herein referred to as "Flex") developed and marketed by Motorola Solutions. The Flex public safety system accomplishes the purposes of Computer-Aided Dispatch (CAD) that supports enhanced 911 emergency call management, law enforcement agency record management, jail (Pima County Adult Detention Complex - PCADC) management, in addition to access to National Crime Information Center (NCIC) and related information via StateLink (used for querying state and national records as well as updating local state records). Critical law enforcement records are entered, stored, edited, and reported to state and federal law enforcement agencies via PCSD-hosted Flex. This information is subject to Criminal Justice Information System (CJIS) governance.

The purpose of this IGA is to set forth the terms and conditions under which Parties, through their law enforcement agencies, will collectively operate as shared agencies under the host licensing with Flex that the PCSD maintains.

Definitions

Host Agency. "Host Agency" is a current Flex licensee (PCSD) authorized by Motorola and has agreed to "share" the use of the Flex software with a Shared Agency. Pima County Information Technology Department (PCITD) provides full Information Technology support to PCSD and is therefore included in the definition of "Host Agency."

Shared Agency. A "Shared Agency" is an agency that has purchased the right and license to use the same copy of the Flex Software currently licensed by Host Agency. Shared Agency then connects into Host Agency's Flex implementation for use of Computer-Aided Dispatch (CAD), Records Management System (RMS), and other possible Flex systems or modules.

ACCH. Arizona Computerized Criminal History (ACCH) contains criminal history record information for offenders arrested in the state of Arizona. The information in ACCH is criminal history record information and can only be accessed and used for specific purposes as outlined by state and federal laws.

AFIS/ABIS. Automated Fingerprint Identification System - The Arizona Biometric Information System (ABIS) is a storage, automated search, and retrieval system for fingerprints, palm prints, irises, mug photos, and tattoo images obtained from arrests, deceased subjects, registered sex offenders, Arizona Department of Corrections inmates, and individuals seeking noncriminal justice background checks.

ACJIS. Acronym for the Arizona Criminal Justice Information System. The ACJIS network is maintained by the Arizona Department of Public Safety (AZDPS) and is available to authorized local, state, and federal criminal justice agencies.

ANI/ALI. ANI (Automated Number Identification) is the inbound E911 call phone number passed to the Public Safety Answering Point (PSAP). ALI (Automated Location Identification) is the location information on where the inbound caller is located. This information is also passed to the PSAP.

NCIC. Acronym for the National Crime Information Center. It is a national repository of files on persons and property. The Federal Bureau of Investigation (FBI) maintains NCIC.

NLETS. Internal Justice and Public Safety Information Sharing Network the system to provide for the interstate and/or interagency exchange of criminal history and criminal justice related information.

Recitals

WHEREAS data stored in Host Agency's Flex is documented criminal justice information and must be protected to ensure correct, legal, and efficient dissemination and use, with Host and Shared agencies implementing and maintaining security procedures pursuant to ARS 41-1750 and ARS 41-1756 to include control mechanisms to limit access to information on the ACJIS/NCIC network to criminal justice agencies for the administration of criminal justice or for criminal justice employment exclusively; and

- A. WHEREAS Host and Shared agencies are responsible for the accuracy, timeliness, and completeness of the record entries, with complete, accurate, and timely record entries being essential to ensure system integrity; and
- B. WHEREAS the Pima County Sheriff's Department, as the current Flex licensee, (Host Agency) agrees to share the use of its Flex software with the other Parties (Shared Agencies); and
- C. WHEREAS public agencies may contract for services and enter into agreements with one another for joint or cooperative action pursuant to A.R.S. § 11-952, et seq.; and
- D. WHEREAS the Pascua Yaqui Tribe may contract for services and enter into agreements for joint or cooperative action pursuant to Article VI, Section 1(a) of the Constitution of the Pascua Yaqui Tribe; and
- E. WHEREAS upon execution this IGA shall supersede and replace the PIMA COUNTY SHERIFF'S DEPARTMENT WIDE AREA NETWORK AND FORCE LAW ENFORCEMENT SOFTWARE PARTICIPATING AGENCY USER AGREEMENT (1995), which shall terminate.

NOW, THEREFORE, the Parties, pursuant to the above, and in consideration of the matters and things hereinafter set forth, do mutually agree as follows:

Agreement

- I. **Obligations of the Parties.** Each party shall assume responsibility for the security of their respective networks and systems. Furthermore, it is incumbent upon each party as a mutual duty to keep Parties informed and promptly communicate any potential security vulnerabilities and / or active security events, including but not limited to ransomware attacks, concerning the system. Each party reserves the right to suspend and/or terminate connections that present a risk to their security infrastructure without prior notice.

Scope of responsibilities between Host Agency and each Shared Agency who is a party to this Agreement are categorized and outlined as follows:

User Management

- a. Host Agency will provide a means for requesting creation of new Flex user accounts and for requesting termination of Flex user accounts of Shared Agency users no longer employed by Shared Agency;
- b. Host Agency will provide standardized documents to be completed by Shared Agency on behalf of new and terminated users;
- c. Shared Agency will submit requests for new Flex users and submit timely termination requests for all users who leave the employment of Shared Agency, by following the Host Agency's established means for requesting Flex user account maintenance;
- d. Shared Agency will timely notify Host Agency of any removal of any access of a user employed by Shared Agency;
- e. Shared Agency will assure compliance with login management protocols such as Multi-Factor Authentication (MFA) that limit access to Flex to only those authorized by Shared Agency.

Data Access

- a. Shared Agency will request and obtain approval of the Arizona Department of Public Safety, Arizona Criminal Justice Information System (ACJIS) Division, and Host Agency prior to being granted any ACJIS access;
- b. Host Agency will provide to and maintain access for Shared Agency to the ACJIS network including ACIC/NCIC, ALETS/NLETS, Arizona Motor Vehicle Division (MVD), AFIS/ABIS, and ACCH; Host Agency will coordinate amongst Shared Agency and DPS on establishing and maintaining pass-through routing between Shared Agency and DPS for these ACJIS network resources;
- c. Host Agency will provide access to Flex and other DPS services mentioned above through Host Agency side of a Virtual Private Network (VPN); Host Agency will specify the connection configuration and security specifications Shared Agency must meet for their side of the VPN;

- d. Shared Agency must maintain their end of the VPN in accordance with the Host Agency specifications and at Shared Agency's own expense;
- e. Host Agency will collaborate with Shared Agency networking resources on any unplanned outages of the VPN after Shared Agency first contacts Host Agency Network Operations Center (NOC); Shared Agency must identify their networking resources and contact information to NOC when notifying of an outage;
- f. Each party to this IGA shall maintain independent responsibility for purchase and servicing of all equipment necessary to access the PCSD ACJIS environment. Such equipment includes VPN tunnel established between Host Agency and Shared Agency, Multi-factor Authentication facilities, Mobile Data Computer (MDC) and software installed upon it, and any other equipment related to accessing and using the Host Agency Flex;
- g. Host Agency may provide E911 support to Shared Agency Emergency Communications Center (ECC) such as Flex New Call screen pre-population of an inbound E911 to the extent technically possible as provided by E911 service provider ANI/ALI stream; this support may come at extra cost to Shared Agency;
- h. Host Agency may provide access to a Structured Query Language (SQL) warehouse of Flex data to which Shared Agency may connect via VPN for accessing Shared Agency data to pull into its own SQL resources. This facility is provided in lieu of direct connection into Host Agency Flex system, which can become burdensome to all Shared Agencies party to this agreement if each Agency had their own direct connection. Shared Agency SQL resources may then be used for Agency's own purposes including data analysis tools, populating external reporting organization law enforcement tools, and other uses of the data as Shared Agency sees fit; this access may come at extra cost to Shared Agency;
- i. Host Agency may provide access to a non-production Flex system for the purpose of training Shared Agency personnel; Shared Agency access to the non-production system is requested through the same means as requesting access to the Flex production system.

Data Usage

- a. All parties to this document agree to strictly limit use of information received under the terms of this IGA to criminal justice purposes exclusively in compliance with Arizona and NCIC policy and regulation;
- b. All parties assume full responsibility for any release of criminal history record information and any other criminal justice information accessed from DPS via pass-through across the Host Agency connection with DPS;
- c. Each Agency party to this Agreement is responsible for its own NIBRS reporting.

Management

- a. Host Agency will provide a means for Shared Agency to obtain Flex support through a Network Operations Center (NOC) staffed 24/7/365. Shared Agency will refrain from directly contacting individuals for Flex support until *after* a service ticket is created for

a support request. The following are reasonable expectations of Flex support for typical services requests:

- a. All new Incidents and Requests will receive an initial response on the same business day in which the service request was made;
 - i. Incidents (known as “break/fix” issues) *will attempt* to be resolved within Three (3) business days;
 - ii. Requests (a non-interruption of service most likely of a feature enhancement nature) do not have a Service Level Agreement (SLA), and will be serviced as Host Agency resources can be allocated;
- b. New User Requests should be completed in three (3) business days upon receipt of a properly executed Spillman form submitted through the NOC. Delays will be incurred on new user requests associated with a deficient or incomplete Spillman form;
- c. Password Resets will be completed during initial interaction with NOC if there are no ACJIS reasons for withholding account access restoration; such reasoning includes the following examples:
 - i. Example 1: a Spillman account dormant for longer than 31 days will require a Spillman Account Reactivation form;
 - ii. Example 2: a Spillman account dormant for longer than a 365 days will be treated as a new user account request and therefore require a completed new user request form;
- b. All parties to this IGA shall employ security methodologies and tools to ensure the safeguarding of the network environment, in accordance with established standards, including but not limited to those prescribed by the National Institute of Standards and Technology (NIST);
- c. Provide Shared Agency with notice of planned outages of the Host Agency Flex and VPN systems. Every effort will be made to provide a 48-hour advanced notice for such outages, but intervening circumstances may preclude this goal;
- d. Shared Agency will provide Host Agency with a Point of Contact (POC) for each of the following areas of ACJIS data management:
 - a. Records Manager;
 - b. Emergency Communications Center Manager and “back office” telephone number;
 - c. IT Chief and any IT personnel to be notified of Host Agency planned and unplanned outage notifications;
 - d. Shared Agency project planning and consulting personnel authorized to engage in such work with Host Agency;

- e. Personnel authorized to work directly with Motorola on Flex problem resolution or configuration management;
 - f. Shared Agency generic email box for Host Agency to notify of both planned and unplanned outages;
 - g. Any law enforcement personnel who would benefit from receiving planned and unplanned outage notifications;
- e. Shared Agency agrees to engage with Host Agency POC *prior to* committing Host Agency support services to Shared Agency vendors or DPS; Shared Agency must first secure agreement to move a project forward prior to committing to a project plan that involves or requires Host Agency resources.

II. **Host Agency Services and Support.** Shared Agency shall independently pay for the right and license through direct billing arrangements with Motorola to use the same copy of the Flex Software currently licensed by Host Agency.

Host Agency hereby agrees to furnish connectivity and basic administrative support (as defined above in Management section) for data access by Shared Agency. Any additional services beyond the scope of established connectivity methodologies and basic administrative support shall require separate negotiation between the parties. Additional services considered beyond the scope include but are not limited to application integrations, data customizations, or complex networking connectivity requests. Such additional services may incur costs to the Shared Agency, which shall be determined and agreed upon by both parties prior to implementation. If Host Agency cannot provide the requested additional services, Shared Agency will be responsible for providing and coordinating third party resources with Host Agency upon a mutually agreed upon timeframe.

Host Agency Billing Structure for Customized Work

- a. **Resource Availability:** Host Agency will agree to perform customized work when the necessary resource(s) are available;
- b. **Base Rate:** Host Agency charges a minimum of \$150 per hour per resource for any out-of-scope or customized work;
- c. **Variable Rates:** Rates may vary based on the specific resource(s) involved;
- d. **Billing Cycles and Invoice / Payment Processing:** Shared Agency shall pay all charges, costs, fees, expenses, and financial responsibilities under this Agreement within thirty (30) calendar days of receipt of invoice from Host Agency.

III. **Term.** The initial term of this IGA shall be five years beginning July 1, 2024. This IGA may be extended for one (1) additional five (5) year period or any portion thereof. Any modification or term extension shall be by formal written amendment executed by the Parties.

IV. **Insurance.** Each Party shall obtain and maintain at its own expense, during the entire term of such Party's participation in this IGA, the following type(s) and amounts of insurance:

1. Commercial General Liability in the amount of \$2,000,000.00 combined, single limit Bodily Injury and Property damage;
2. Commercial or Business automobile liability coverage for owned, non-owned and hired vehicles used in the performance of this IGA with limits in the amount of \$2,000,000.00 combined single limit or \$1,000,000.00 Bodily Injury, \$1,000,000.00 Property Damage;
3. Worker's compensation coverage, including employees' liability coverage, as required by law.

The above requirements may alternatively be met through a self-insurance program or participation in an insurance risk pool. Each party warrants that it is self-insured or otherwise maintains adequate insurance to fully cover its liability under this IGA.

- V. **Indemnification.** To the extent permitted by law, each Party (as "indemnitor") agrees to indemnify, defend and hold harmless each of the other Parties (as "indemnitee(s)") from and against any and all claims, losses, liability, costs, or expenses, including reasonable attorney's fees (hereinafter collectively referred to as "claims") arising out of bodily injury, including death, or property damage, but only to the extent that such claims which result in vicarious/derivative liability to the indemnitee(s), are caused by the act, omission, negligence, misconduct, or other fault of the indemnitor, its officers, officials, agents, employees or volunteers.
- VI. **Termination.** Either party may, at any time and without cause, terminate this IGA by providing one hundred and twenty (120) days written notice of intent to terminate.
1. *Termination in Event of Pima County Withdrawal.* In the event that PCSD terminates its participation in this IGA, this IGA shall terminate as to all Parties. The withdrawal of any Party other than Pima County shall not affect the validity and continuation of the IGA as to the other Parties.
- VII. **Compliance with Laws.** The Parties shall comply with all applicable federal, state and local laws, rules, regulations, standards and Executive Orders, without limitation to those designated within this IGA. As to parties that are Indian tribes, an Executive Order shall only be deemed to be applicable if it specifically names "Indian tribes" as being within the scope of the order, and the person issuing the Order has lawful authority to issue an Executive Order that would be lawfully binding upon Indian tribes. The laws and regulations of the State of Arizona shall govern the rights of the parties, the performance of this IGA and any disputes hereunder. Any action relating to this IGA shall be brought in an Arizona court of competent jurisdiction.
- VIII. **Non-Discrimination.** In performance of this IGA the Parties shall not discriminate against any employee, client or any other individual in any way because of that person's age, race, creed, color, religion, sex, disability or national origin in the course of carrying out their duties pursuant to this IGA. The Parties who are not Indian tribes shall comply with the provisions of Executive Order 2009-09, which is incorporated into this IGA by reference, as if set forth in full herein. Those parties that are Indian Tribes shall comply with all anti-discrimination laws and ordinances specifically made applicable to Indian tribes by law.
- IX. **Conflict of Interest.** This IGA is subject to cancellation for conflict of interest pursuant to A.R.S. § 38-511, the pertinent provisions of which are incorporated herein by reference.

- X. **Non-Appropriation.** Notwithstanding any other provision in this IGA, this IGA may be terminated by a Party if for any reason that Party's governing body does not appropriate sufficient monies for the purpose of maintaining the party's obligations under this IGA. In the event of such termination the affected Parties shall have no further obligations under this IGA other than for payment for services rendered prior to termination.
- XI. **Legal Authority.** No Party warrants to the other its legal authority to enter into this IGA. If a court, at the request of a third person, should declare that either party lacks authority to enter into this IGA, or any part of it, then the IGA, or parts of it affected by such order, shall be null and void, and no recovery may be had by either party against the other for lack of performance or otherwise.
- XII. **No Joint Venture.** It is not intended by this IGA to, and nothing contained in this IGA shall be construed to, create any partnership, joint venture or employment relationship between the Parties or create any employer-employee relationship between one Party's employees, and any other Party hereunder. No Party shall be liable for any debts, accounts, obligations or other liabilities whatsoever of the other, including (without limitation) the other party's obligation to withhold Social Security and income taxes for itself or any of its employees.
- XIII. **No Third-Party Beneficiaries.** Nothing in the provisions of this IGA is intended to create duties or obligations to or rights in third parties not parties to this IGA or affect the legal liability of any Party to the IGA by imposing any standard of care with respect to the maintenance of public facilities different from the standard of care imposed by law.
- XIV. **Sovereign Immunity.** Nothing in this IGA shall be construed as an express or implied waiver of the sovereign immunity of any party in any forum or jurisdiction. Provisions of this IGA shall apply to Native American jurisdictions only to the extent that they do not violate Native American sovereignty.
- XV. **Severability.** If any provision of this IGA, or any application thereof to the parties or any person or circumstances, is held invalid, such invalidity shall not affect other provisions or applications of this IGA which can be given effect, without the invalid provision or application and to this end the provisions of this IGA are declared to be severable.
- XVI. **Entire Agreement.** This document constitutes the entire agreement between the Parties pertaining to the subject matter hereof, and all prior or contemporaneous agreements and understandings, oral or written, are hereby superseded and merged herein. This IGA shall not be modified, amended, altered or extended except through a written amendment executed by the governing bodies of the Parties.
- XVII. **Counterparts.** This IGA may be executed in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. The signature pages from one or more counterpart may be removed from such counterpart and attached to a single instrument.
- XVIII. **Notice.** Any notice required or permitted to be given under this IGA must be in writing and served by delivery or by certified mail upon the other party as follows (or at such other address as may be identified by a party in writing to the other party):

Pima County (Host Agency) IGA Contacts:

PCSD Support Services Division Commander
1750 E. Benson Hwy, Tucson, AZ 85714

PCITD Business Systems Manager
33 N. Stone Ave, 14th floor, Tucson, AZ 85701

Upon adoption of this IGA each Shared Agency will provide the Host Agency with corresponding IGA contact in writing.

Remainder of page intentionally left blank

In Witness Whereof, each Party has caused this Intergovernmental Agreement to be executed by a representative of that Jurisdiction's governing body, and attested by its clerk, upon resolution of its governing body.

PIMA COUNTY:

ATTEST:

Adelita S Grijalva Date
Chair, Board of Supervisors

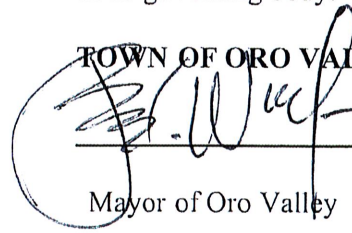
Melissa Manriquez Date
Clerk of the Board



Chris Nanos Date 7.1.29
Sheriff of Pima County

In Witness Whereof, each Party has caused this Intergovernmental Agreement to be executed by a representative of that Jurisdiction's governing body, and attested by its clerk, upon resolution of its governing body.

TOWN OF ORO VALLEY



Date

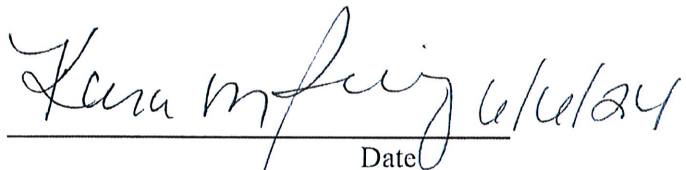
Mayor of Oro Valley

ATTEST:



Date

Town Clerk



Date

Chief of Police, Oro Valley

In Witness Whereof, each Party has caused this Intergovernmental Agreement to be executed by a representative of that Jurisdiction's governing body, and attested by its clerk, upon resolution of its governing body.

TOWN OF SAHUARITA

ATTEST:

Date
Mayor of Sahuarita

Date
Town Clerk

Date
Chief of Police, Sahuarita

In Witness Whereof, each Party has caused this Intergovernmental Agreement to be executed by a representative of that Jurisdiction's governing body, and attested by its clerk, upon resolution of its governing body.

PIMA COMMUNITY COLLEGE

ATTEST:

Date
Chancellor

Date

Date
Chief of Police, Pima Community
College

In Witness Whereof, each Party has caused this Intergovernmental Agreement to be executed by a representative of that Jurisdiction's governing body, and attested by its clerk, upon resolution of its governing body.

TOWN OF MARANA

ATTEST:

Date
Mayor of Marana

Date
Town Clerk

Date
Chief of Police, Marana

In Witness Whereof, each Party has caused this Intergovernmental Agreement to be executed by a representative of that Jurisdiction's governing body, and attested by its clerk, upon resolution of its governing body.

PASCUA YAQUI TRIBE

ATTEST:

Date
Tribal Council Chairman

Date
Tribal Council Secretary

Date
Chief of Police, Pascua Yaqui Tribe

In Witness Whereof, each Party has caused this Intergovernmental Agreement to be executed by a representative of that Jurisdiction's governing body, and attested by its clerk, upon resolution of its governing body.

TUCSON AIRPORT AUTHORITY

ATTEST:

President/CEO Tucson Date
Authority Airport

Executive Assistant to the President Date

Chief Scott Bader Date
Tucson Airport Police Department

Intergovernmental Agreement Determination

The foregoing Intergovernmental Agreement has been reviewed pursuant to A.R.S. § 11-952 by the undersigned, who have determined that it is in proper form and is within the powers and authority granted under the laws of the State of Arizona to those Parties to the Intergovernmental Agreement represented by the undersigned.

Sean Holguin 6/26/24
Sean Holguin Date
Deputy County Attorney, Pima County

Robin Siddle 6/6/2024
Robin Siddle Date
Oro Valley Town Attorney

Date
Marana Town Attorney

Date
Attorney General, Pascua Yaqui Tribe

Date
General Counsel, Tucson Airport Authority

Date
Sahuarita Town Attorney

Date
Pima Community College

Date