SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA



FROM: Economic Development Agency / Facilities Management

SUBJECT: Revenue License Agreement - Riverside Community College District

RECOMMENDED MOTION: That the Board of Supervisors:

- 1. Approve the attached License Agreement and authorize the Chairman of the Board to execute the same on behalf of the County; and
- 2. Find that the project is exempt from the California Environmental Quality Act (CEQA) pursuant to CEQA Guidelines Section 15301, Existing Facilities.

BACKGROUND: (Commences on Page 2)

Robert Field
Assistant County Executive Officer/EDA

EINIANIOI AI	Current F.Y. Total Cost:	\$ O	In Current Year B	udget: Y	'es	
FINANCIAL	Current F.Y. Net County Cost:	\$ 0	Budget Adjustme	nt:	No	
DATA	Annual Net County Cost:	\$ 0	For Fiscal Year:	20	2011/12	
COMPANION ITE	M ON BOARD AGENDA: No					
SOURCE OF FUN	NDS: N/A			Positions To Be Deleted Per A-30		
				Requires 4/5 Vote		
C.E.O. RECOMM	ENDATION: APPROVE	11 (1)		-		
	BY JULI	fly	nt			
County Evenutive	e Office Signature /Jennifer	Sargent				

leriffs Department Riverside County Stanley

Policy Policy \boxtimes

> Consent

Consent

Dep't Recomm.: Exec. Ofc.:

> Prev. Agn. Ref.: 3.76 of 7/1/2008; 3.46 of 2/24/2009; 3.36 of District: 1/1 4/6/2010

Economic Development Agency / Facilities Management Revenue License Agreement – Riverside Community College District October 25, 2012 Page 2

BACKGROUND:

Riverside Community College District (RCCD) would like to continue to use the Ben Clark Training Center (BCTC) classrooms, mat room, range, laboratories, and drill grounds for the purpose of teaching criminal justice, fire technology, emergency medical services and related general coursework at the BCTC facility. The license fees for usage of the BCTC facilities are based upon Board Policy H-30, approved by the Board of Supervisors minute order 3.13 dated 5/5/2009. The term shall be from July 1, 2012 through June 30, 2015.

Pursuant to the CEQA, the License Agreement was reviewed and determined to be categorically exempt from CEQA under CEQA Guidelines 15301, Class 1- Existing Facilities. The proposed project, the License Agreement, is the letting of property involving existing facilities with minor tenant improvement alterations and no expansion of an existing use will occur.

The License Agreement terms are summarized below:

Licensor:

County of Riverside

Premises Location:

Ben Clark Training Center, 16791 Davis Avenue, Riverside, California

Term:

July 1, 2012 through June 30, 2015

Rates:

As per Board Policy H-30, rent shall be based at a daily rate

Rate Adjustments:

Any rate increases shall take effect at the beginning of the District's next fiscal

year, beginning on July 1, as per Board Policy H-30

Option to

Terminate:

Either party may terminate this Agreement upon notice in writing to the other party of not less than six months prior to the effective date of termination. Whether termination is by COUNTY or RCCD, it will coincide with the end of a

semester

Utilities:

County to provide

Custodial Services:

County to provide

Maintenance:

County to provide

Improvements:

None

RCIT:

None

The attached License Agreement has been reviewed and approved by County Counsel as to legal form.

Attachments:

License Agreement

RF:LB:CC:VY:CC:sl MV122 14.909 11521 S:\Real Property\TYPING\Docs-14.500 to 14.999\14.909.doc

LICENSE AGREEMENT

BETWEEN

RIVERSIDE COMMUNITY COLLEGE DISTRICT

AND

COUNTY OF RIVERSIDE

The RIVERSIDE COMMUNITY COLLEGE DISTRICT, LICENSEE, hereinafter referred to as "RCCD", and the COUNTY OF RIVERSIDE, a Political Subdivision of the State of California, LICENSOR, hereinafter referred to as "COUNTY", do hereby agree as follows:

The term "Parties" may be used throughout this document to collectively refer to RCCD and COUNTY.

ARTICLE 1. AGREEMENT

Section 1.01. COUNTY agrees to supply adequate office and classroom space, as well as the use of the Mat room, Range, laboratory facilities, and drill grounds for the purpose of teaching criminal justice, fire technology, emergency medical services and related general coursework at the COUNTY'S facility known as the Ben Clark Public Safety Training (BCTC), or other locations as deemed appropriate between the parties.

Section 1.02. The designated classrooms, offices, mat room, range, laboratory space and drill grounds, currently utilized by RCCD, are attached hereto and incorporated herein as Exhibit A. Section 1.03. Classroom assignments will be mutually agreed upon between parties. Any change to assignments for any of the space mentioned above must be in writing and will be mutually agreed upon between the parties.

ARTICLE 2. TERM OF CONTRACT

Section 2.01. This agreement shall be for three years, commencing July 1, 2012, and terminating June 30, 2015, unless terminated by either party in the manner set forth herein. Section 2.02. In the event the parties intend to renew this agreement at the end of the term for a one year period, and the parties have not yet finalized a renewal agreement, the terms and conditions of this agreement will continue in full force and effect, on a month-to-month basis,

 until a new agreement can be completed, approved and signed by the parties. If RCCD should incur an increased cost from the current rate of the expired agreement to the new rate of the renewed agreement, then RCCD shall pay retroactively the differential cost between the current rate of the expired agreement and the increased rate of the renewed agreement.

ARTICLE 3. PAYMENT BASIS

Section 3.01. RCCD agrees to compensate COUNTY at rates established and adopted by the County Board of Supervisors (County Board Policy H-30). Said rates are based on total square footage of all space utilized by RCCD, on an hourly, a half or whole day's usage. The exception to a square footage charge would be the use of the range, which is a flat rate per half or whole day usage. RCCD shall be notified by COUNTY of any proposed change in rates to be charged prior to COUNTY's submittal to the Board of Supervisors for adoption, and RCCD shall be given an opportunity to review and approve the proposed change with COUNTY personnel. Any rate increases shall take effect at the beginning of RCCD's next fiscal year, beginning July 1. A copy of the current rate sheet is attached hereto and incorporated herein as Exhibit B.

ARTICLE 4. IMPROVEMENTS

Section 4.01. In the event RCCD desires to make any improvements, alterations or installations of fixtures, it shall first notify COUNTY, providing COUNTY with proposed plans (if applicable) and obtain COUNTY's written approval from the Economic Development Agency, to make the improvements, alterations, or installation of fixtures. COUNTY shall not withhold consent unreasonably.

Section 4.02. Any improvements or alterations which are made, or fixtures installed, or caused to be made and installed by RCCD shall become the property of COUNTY with the exception of trade fixtures as that term is defined by Section 1019 of the Civil Code. At or prior to expiration of this Agreement, RCCD shall restore the premises to original condition, as nearly as practicable.

Section 4.03. If such trade fixtures are not removed by RCCD, COUNTY may, at its election either: 1) remove and store them, restoring the premises to its original condition and within thirty (30) days of removal and storage, seek reimbursement of any costs associated therewith;

obligated and has a right to do under this Agreement.

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Section 6.01. COUNTY shall provide furniture in the classroom areas. RCCD shall have the right to install portable equipment and fixtures as may be necessary for conducting classes and Section 6.02. RCCD shall provide all office furniture and equipment that may be required for 10 11 12 Section 7.01. RCCD shall be permitted ingress and egress to and from the premises through 13 such doors and routes as are designated by the COUNTY through its Sheriff's Department and 14 15 16 Section 8.01. COUNTY shall provide for custodial services in connection with the premises 17 and shall maintain the premises in good working order and repair. 18 19 Section 9.01. COUNTY shall provide, or cause to be provided, all utility services, including, but 20 not limited to, electric, water, gas, refuse collection and sewer services necessary for the 21 operation, maintenance and use of the premises. In addition, COUNTY shall provide internet 22 23 24 ARTICLE 10. INSPECTION OF PREMISES Section 10.01. COUNTY shall have, at any time during normal business hours, the right to 25 enter the premises used by RCCD for the purpose of inspecting, monitoring and evaluating the 26 obligations of RCCD hereunder and for the purpose of doing any and all things which it is 27

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Section 10.02. COUNTY will do everything possible in connection with any inspections to see that classes in session at time of inspection are disrupted as little as possible.

ARTICLE 11. QUIET ENJOYMENT

Section 11.01. RCCD shall have, hold and quietly enjoy the use of the premises so long as it shall fully and faithfully perform the terms and conditions that it is required to do under this Agreement.

ARTICLE 12. TERMINATION

Section 12.01. COUNTY shall have the right to terminate this Agreement forthwith if RCCD:

- a. Files for voluntary or involuntary bankruptcy;
- b. makes a general assignment or RCCD's interest hereunder is assigned involuntarily or by operation of law, for the benefit of creditors;
- c. abandons the premises; or
- d. refuses to meet any of its obligations hereunder or as otherwise provided by law.

Notwithstanding the provisions in Section 12.01 above, either party may terminate this Agreement upon notice in writing to the other party of not less than six (6) months prior to the effective date of termination. Whether termination is by COUNTY or RCCD, it will coincide with the end of a semester.

ARTICLE 13. INSURANCE

Section 13.01. RCCD shall provide Workers Compensation Insurance in accordance with the laws of the State of California. RCCD, being self-insured, shall not be entitled to recover any costs, settlements, or expenses of Workers Compensation claims arising from this Agreement, from COUNTY. RCCD shall provide an endorsement of coverage to waive subrogation in favor of COUNTY.

Section 13.02. RCCD shall procure and maintain commercial general liability insurance coverage that shall protect from claims for damages for personal injury, including, but not limited to, accidental and wrongful death, as well as from claims for property damage, which may arise from RCCD's use of premises or the performance of its obligations hereunder,

whether such use of performance is by RCCD, or by anyone employed directly or indirectly by RCCD while acting in the scope of employment. Said insurance shall provide for limits of not less than One Million Dollars (\$1,000,000) per occurrence. RCCD shall have insurer endorse its policy to add COUNTY as an additional insured.

Section 13.03. RCCD shall provide, upon COUNTY's request, a Certificate of Insurance showing that such insurance is in full force and effect and in the limits required.

Section 13.04. The above insurance requirements may be met with a program of self-insurance, though a Joint Powers Authority, or a combination of both; however, it is agreed between the parties that the administration of any self-insurance will be done in a manner as if all insurance requirements contained herein are part of RCCD's self-insurance program.

Section 13.05. The specified insurance limits herein shall in no way limit or circumscribe obligations to indemnify and hold COUNTY free and harmless herein.

ARTICLE 14. LIABILITY/INDEMNITY

Section 14.01. The Parties, their officers, agents, and employees, shall not be deemed to have any liability for the negligence, or any other act or omission of the other party or any of the other party's officers or employees, or for any dangerous or defective condition of any work or property of the other party.

Section 14.02. RCCD shall indemnify and hold COUNTY, its officers, agents, employees and independent contractors, free and harmless from any claim or liability whatsoever, based or asserted upon the condition of work or property of RCCD, or upon any act or omission of RCCD, its officers, agents, employees, subcontractors and independent contractors, for property damage, bodily injury or death, or any other element of damage of any kind or nature, and RCCD shall defend, at its expense including attorney fees, COUNTY, its officers, agents, employees and independent contractors, in any legal action or claim of any kind based upon such conditions of work or property, or alleged acts or omissions.

Section 14.03. COUNTY shall indemnify and hold RCCD, its Trustees, officers, agents, employees and independent contractors, free and harmless from any claim or liability whatsoever, based or asserted upon any act or omission of COUNTY, its officers, agents,

employees, subcontractors and independent contractors, for property damage, bodily injury or death, or any other element of damage of any kind or nature, and COUNTY shall defend, at its expense including attorney fees, RCCD, its Trustees, officers, agents, employees and independent contractors, in any legal action or claim of any kind based upon such alleged acts or omissions.

Section 14.04. It is understood and agreed that all persons hired or engaged by RCCD shall be considered to be employees or agents of RCCD and not of COUNTY.

Section 14.05. RCCD, its assignees and successors in interest, shall be bound by all the terms and conditions contained in this Agreement, and all of the parties thereto shall be jointly and severally liable hereunder.

ARTICLE 15. LIMITATIONS

Section 15.01. RCCD shall not assign, sublet, mortgage, hypothecate or otherwise transfer in any manner any of its rights, duties, or obligations hereunder to any person or entity without first obtaining the written consent of COUNTY.

Section 15.02. COUNTY reserves the right to close BCTC during times of emergency or when needed by the Sheriff or Fire Departments for their activities. COUNTY shall notify RCCD of any such closure as soon as practicable, but not less than 48 hours prior to closure, unless the closure is for an emergency due to a natural disaster or a catastrophic event and in that case, notice shall be as soon as possible after the decision to do the closure.

Section 15.03. All range firing will be under direct supervision of BCTC Range Safety Officers who have completed a Peace Officer Standards and Training (POST) approved firearms instructors certification course or satisfactorily completed the BCTC's prescribed Range Safety Officer's Course.

Section 15.04. RCCD shall comply with all facility use rules.

ARTICLE 16. NOTICES

Section 16.01. Any notices required or desired to be served by either party upon the other shall be addressed to the respective parties as set forth below:

	1 COUNTY:	RCCD:
2	2 Stanley Sniff, Sheriff-Coroner	Cordell Briggs, Dean
(P.O. Box 512	Public Safety Education and Training
4	Riverside, CA 92502	Ben Clark Training Center
5	5	16791 Davis Avenue
6	John R. Hawkins, Fire Chief	Riverside, CA 92518
7	210 W. San Jacinto Street	
8	Perris, CA 92507	Ruth W. Adams, Esq.
9		Director, Compliance & Legal Services
10	Assistant County Executive Officer	Riverside Community College District
11	Economic Development Agency	1533 Spruce Street
12	County of Riverside	Riverside, CA 92507
13	3133 Mission Inn Avenue	
14	Riverside, CA 92507	
15		
16	Section 16.02. Or to such other addresses from	time to time shall be designated by the
17	respective parties. An information copy of any notice	
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19	Clerk of the Board of Supervisors	
20	County of Riverside	
21	4080 Lemon Street	
22	Riverside, CA 92501	
23		
24	ARTICLE 17. CONFORMITY WITH LAW AND SAFE	ETY
25	Section 17.01. RCCD shall observe and comply w	ith all applicable laws, ordinances, codes
26	and regulations of governmental agencies, include	
27	governing bodies, having jurisdiction over the subjec	
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the Occupational Safety and Health Act of 1979 and all amendments thereto, and all applicable federal, state, municipal and local safety regulations.

Section 17.02. If a death, serious personal injury or substantial property damage occurs in connection with the performance of this Agreement, RCCD shall immediately notify the BCTC staff or Riverside County Sheriff Dispatch.

Section 17.03. RCCD shall promptly submit to COUNTY a written report, in such form as may be required by COUNTY or all accidents that occur in connection with this Agreement. This report must include the following information:

- 1. Name and address of the injured or deceased person(s).
- 2. Name and address of RCCD's risk manager for purposes of insurance coverage.
- 3. A detailed description of the accident and whether any of COUNTY's equipment, tools, material or staff involved.

ARTICLE 18. DRUG-FREE WORKPLACE

Section 18.01. RCCD and its employees shall comply with the COUNTY's policy of maintaining a drug-free workplace. RCCD's employees shall not unlawfully manufacture, distribute, dispense, possess or use controlled substances, as defined in 21 U.S. Code, Section 812, including marijuana, heroin, cocaine and amphetamines at any COUNTY facility, including the training facilities. If any employee of RCCD is convicted or pleads noto contendere to any criminal drug statue violation occurring at any COUNTY facility or work site, RCCD, within five (5) days thereafter, shall notify the Sheriff. Violation of this provision shall constitute a material breach of this Agreement.

ARTICLE 16. NON-DISCRIMINATION

Section 16.01. During the performance of this Agreement, Contractor and subcontractors shall not unlawfully discriminate, harass, or allow harassment against any employee or applicant for employment because of sex, race, color, ancestry, religious creed, national origin, physical disability (including HIV and AIDS), mental disability, medical condition (cancer), age (over 40), marital status, and denial of family care leave. Contractor and subcontractors shall insure that the evaluation and treatment of their employees and applicants for employment are free from

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such discrimination and harassment. Contractor and subcontractors shall comply with the provisions of the Fair Employment and Housing Act (Gov. Code §12990 (a-f) et seq.) and the applicable regulations promulgated there under (California Code of Regulations, Title 2, Section 7285 et seq.). The applicable regulations of the Fair Employment and Housing Commission implementing government Code Section 12990 (a-f), set forth in Chapter 5 of Division 4 of Title 2 of the California Code of Regulations, are incorporated into this Agreement by reference and made a part hereof as if set forth in full. Contractor and its subcontractors shall give written notice of their obligations under this clause to labor organizations with which they have a collective bargaining or other Agreement.

ARTICLE 17. PARTIAL INVALIDITY

Section 17.01. If any provision of this Agreement is held by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions will nevertheless continue in full force without being impaired or invalidated in any way.

ARTICLE 18. ALTERATION OF TERMS

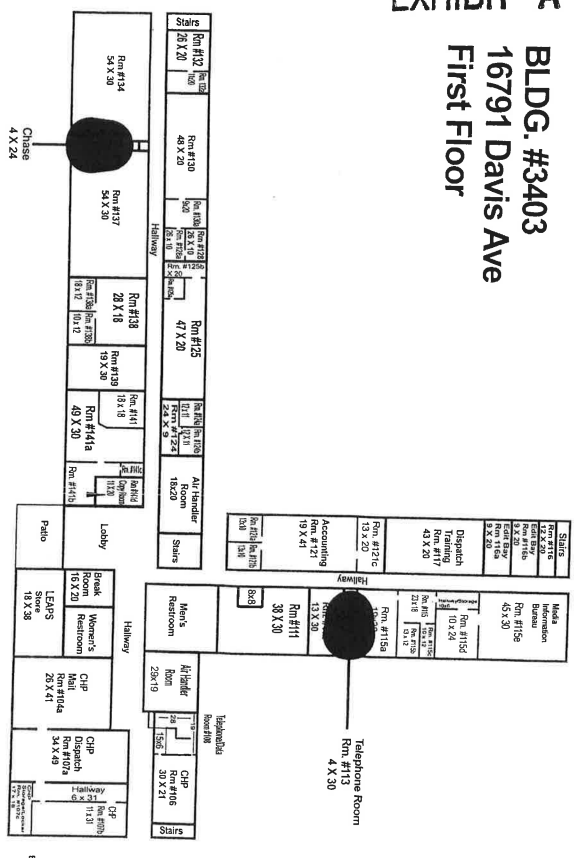
Section 18.01. No addition to, or alternation of, the terms of this Agreement, whether by written or verbal understanding of the parties, their officers, agents, or employees, shall be valid unless made in the form of a written amendment to this Agreement, which is formally approved and executed by both parties.

ARTICLE 19. GOVERNING LAW

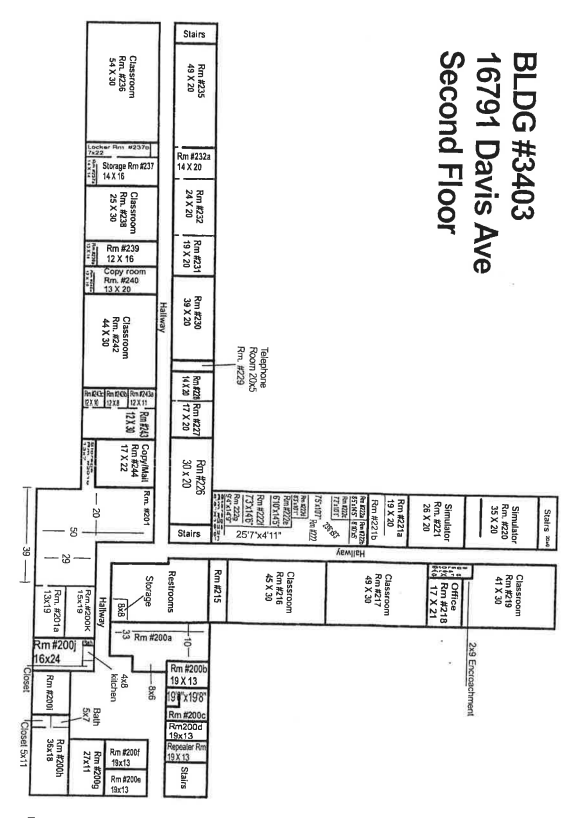
Section 19.01. This Agreement will be governed by and construed in accordance with the laws of the State of California and the venue of any action or proceeding in connection herewith shall be the County of Riverside, State of California.

(Signatures on Next Page)

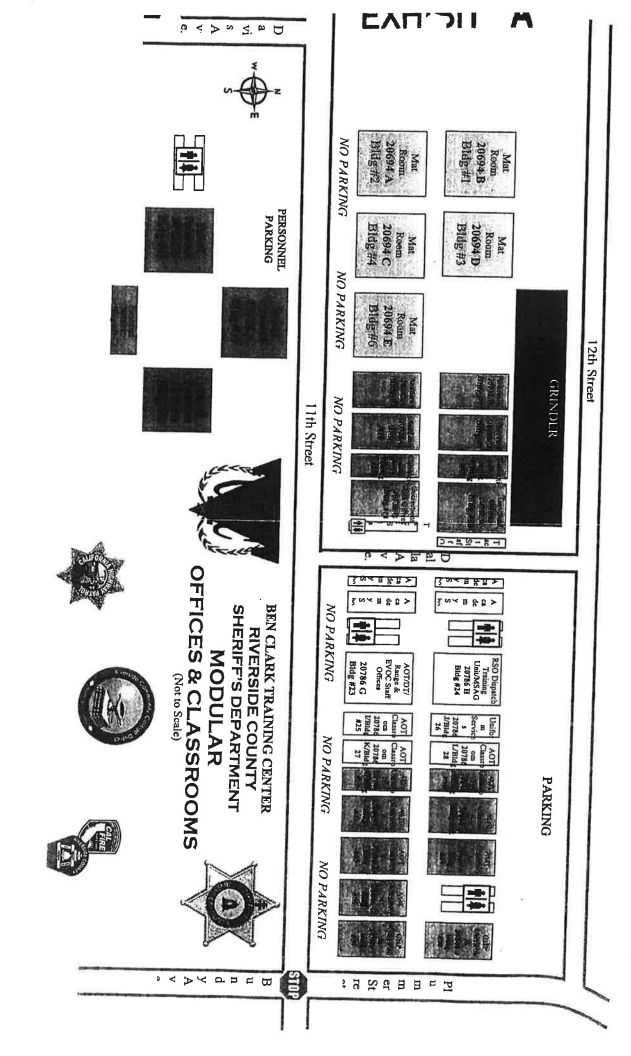
1	ARTICLE 20. ENTIRE AGREEMENT				
2	Section 20.01. This Agreement is intended by the parties hereto as a final expression of their				
3	understanding, with respect to the subject matter hereof and as a complete and exclusive				
4	statement of the terms and conditions thereof and supersedes any and all prior and				
5	contemporaneous agreements and understandings, oral or written, in connection therewith.				
6	Section 20.02. The duly authorized representatives of the parties have signed in confirmation				
7	of this Agreement as of the dates indicated below.				
8	LICENSEE COUNTY OF RIVERSIDE RIVERSIDE COMMUNITY COLLEGE				
10	DISTRICT:				
11	By: James L. Buysse, Mice Chancellor By: John Tavaglione, Supervisor				
12	Administration and Finance Riverside County Board of Supervisors				
13	By: Cordell Brien				
14	Cordell Briggs, Dean Public Safety, Education and Training				
15	T abite carety, Education and Training				
16					
17	ATTEST:				
18	Kecia Harper-Ihem Clerk of the Board				
19	Ву:				
20					
21	APPROVED AS TO FORM:				
22	Pamela J. Walls County Counsel				
23	30411				
24	By: <u>Synthia M. Gurrel</u> Synthia M. Gunzel				
25	Deputy County Counsel				
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27					
28	CC:sl/050912/MV122/14.906 S:\Real Property\TYPING\Docs-14.500 to 14.999\14.906.doc				



By: CD M. Jones 7/29/08



By: CD M. Jones 11/06/08



COUNTY OF RIVERSIDE, CALIFORNIA BOARD OF SUPERVISORS POLICY

Subject:	Policy <u>Number</u> <u>Page</u>		
BEN CLARK PUBLIC SAFETY TRAINING CENTER FACILITY USE	H-30	1 of 1	

PURPOSE

This policy provides guidelines for the use of the Ben Clark Public Safety Training Center.

FACILITY DESCRIPTION

The Ben Clark Public Safety Training Center is located in Riverside County and jointly operated by the Riverside County Sheriff's and Riverside County Fire Departments. The center offers a variety of training facilities and venues for public safety personnel.

CONDITIONS OF USE

- 1. Use of the facility is on a space available basis. The Riverside County Sheriff and Fire departments have priority usage.
- 2. Use of the facility is restricted and available only to agencies that provide a nexus to local and state public safety training. Any request for use outside public safety training operations must be addressed to Riverside County Facilities Management.
- 3. Reservations for facility use can be made by contacting either the Riverside County Sheriff or Riverside County Fire at the Ben Clark Public Safety Training Center.
- 4. Non-county entities will be required to complete an "Agreement for Use of the Ben Clark Public Safety Training Center" at least two weeks prior to the requested use date. The user agrees to pay the County the facility use fees approved by the Board of Supervisors. The Board reserves the right to periodically revise these rates.
- 5. Displays of art and the distribution of information or other media must be reviewed and approved in advance by either the Riverside County Sheriff or Fire Department Ben Clark Public Safety Training Center commander.
- 6. All buildings at the training center are non-smoking. Smoking on the grounds is only permitted in identified designated areas.

Reference:

Minute Order 3.13 of 05/05/09

EXHIBIT "B"

EXHIBIT A

Schedule of Fees For Ben Clark Training Center FY08/09

Fee Type		Rate	Usage
Office	\$	2. 13	Per Square Foot Per Month
Classroom	\$ \$	0.16 0.08	Per Square Foot Per Day Per Square Foot Per Half Day (Minimum use 4 hours = Half Day)
Conference Room	\$	0.02	Per Square Foot Per Hour (Minimum use 1 hour)
Mat Room:	\$ \$	0.10 0.05	Per Square Foot Per Day Per Square Foot Per Half Day (Minimum use 4 hours = Half Day)
Lodging	\$	34.00	Per Night Per Guest
Range	\$ \$	413.76 206.88	Per Day Per Bay Per Half Day Per Bay (Minimum use 4 hours = Half Day)
Weapon & Ammunition Storage	\$	0.32	Per Square Foot Per Day
Vehicle & Equipment Storage	\$	0.04	Per Square Foot Per Day
Drill Grounds	\$ \$	0.0060 0.0030	Per Square Foot Per Day Per Square Foot Per Half Day (Minimum use 4 hours = Half Day)