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



ITEM 3.24 (ID # 4582)

MEETING DATE:

Tuesday, June 20, 2017

FROM: FIRE DEPARTMENT:

SUBJECT: FIRE DEPARTMENT: Approval of the Cooperative Agreement to Provide Fire Protection, Fire Prevention, Rescue and Medical Emergency Services for the City of San Jacinto for one (1) years. District 3. [\$3,661,776 - Contract revenue from the City of San Jacinto subject to annual cost increase]

RECOMMENDED MOTION: That the Board of Supervisors:

- 1. Approve the attached Cooperative Agreement to Provide Fire Protection, Fire Prevention, Rescue and Medical Emergency Services for the City of San Jacinto, between the County of Riverside and the City of San Jacinto; and
- 2. Authorize the Chairman of the Board to execute this Cooperative Agreement on behalf of the County; and
- 3. Authorized the Fire Chief to negotiate and execute any amendments to the Exhibit "A" of this Agreement.

ACTION: Policy

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Jeffries, seconded by Supervisor Tavaglione and duly carried by unanimous vote, IT WAS ORDERED that the above matter is approved as recommended.

Aves:

Jeffries, Tavaglione, Washington, Perez and Ashley

Nays:

None

Absent:

None

Date:

June 20, 2017

XC:

Fire

Kecia Harper-Ihem Clerk of the Board

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

FINANCIAL DATA	Current Fiscal Year:		Next Fiscal Year:			Total Cost:	Ongoing Cost		
COST	\$	3,661,776	\$	0	\$	3,661,776	is a luistiili" — a Yeariy	N/A	
NET COUNTY COST	\$	0	\$	0	\$	0	\$	0	
SOURCE OF FUNDS	s: (Contract rev	enue f	rom the Ci	ty of	Budget Adjus	stment:	No	
San Jacinto subject					ty Oi	For Fiscal Ye	ar:	17/18	

C.E.O. RECOMMENDATION: Approve

BACKGROUND:

Summary

The City of San Jacinto desires to continue contracting for Fire Protection Services with the Riverside County Fire Department, and as such, the two agencies have reached an agreement as to the level of service to be provided to the City. The term of this agreement is July 1, 2017 through June 30, 2018. The total estimated contract revenue will be received annually to cover the full contract costs; with the FY 17/18 estimated at \$4,804,904. The revenue is subject to increase and/or decrease based on fiscal year end reconciliation of support services with actual costs to be adjusted on the 4th Quarter Invoice.

In the expectation that the City of San Jacinto will approve the Cooperative Agreement on their June 13, 2017, City Council Meeting, the Riverside County Fire Department is seeking a concurrent approval of said agreement. There were no changes in the Agreements level of staffing since the previous signed Agreement in FY 16/17.

Impact on Residents and Businesses

There are no changes in the Agreement; therefore, there will be no impact on businesses or citizens of the City of San Jacinto due to the renewal of this agreement. However, the language in the Agreement does state that the City may request an increase of employees or services assigned to the City with one hundred twenty (120) day written notice to the County. The County shall notify the City in writing within 30 days of its evaluation of any request. Any concerns will be discussed with the City Representative.

The agreement has been reviewed and approved as to form by County Counsel.

SUPPLEMENTAL:

Additional Fiscal Information

Fire estimates receiving \$3,661,776 for FY 17/18 in revenue. The estimated contract increase from the FY 17/18 Cost Estimate is 7.87%. The increase is due to various rate increases from the State Cooperative Agreement and County cost increases. This contract has no general fund impact. FY 16/17 are covered in the prior contract in the amount of \$3,373,557.

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

Contract History and Price Reasonableness

The City of San Jacinto has been contracting for Riverside County Fire Service since 1995. The estimated contract increase from the FY 17/18 Cost Estimate is 7.87%. This increase is due to the various rate increases from the State Cooperative Agreement and County cost increases. There were no changes in the Agreements level of staffing since the previous signed Agreement in FY 16/17.

Gienn Patterson, Peputy Chievfor John Newkins 6/7/2017 Tina Grande, Principal Management Analyst 6/13/2017

Gregory V. Priantos, Director County Counsel 6/7/2017

WHEN DOCUMENT IS FULLY EXECUTED REGULAN CLERK'S COPY

to Riverside County Clerk of the Board, Stop 1010 Post Office Box 1147, Riverside, Ca 92502-1147

A COOPERATIVE AGREEMENT TO PROVIDE FIRE PROTECTION, FIRE PREVENTION, RESCUE AND MEDICAL EMERGENCY SERVICES FOR THE CITY OF SAN JACINTO

THIS AGREEMENT, made and entered into this day of	
2017, by and between the County of Riverside, a political subdivision of the State	e of
California, on behalf of the Fire Department, (hereinafter referred to as "COUNTY") and	the
City of San Jacinto a duly created city, (hereinafter referred to as "CITY"), whereby	it is
agreed as follows:	

SECTION I: PURPOSE

The purpose of this Agreement is to arrange for COUNTY, through its Cooperative Fire Programs Fire Protection Reimbursement Agreement ("CAL FIRE Agreement") with the California Department of Forestry and Fire Protection ("CAL FIRE") to provide CITY with fire protection, disaster preparedness and response, fire prevention, rescue, hazardous materials mitigation, technical rescue response, medical emergency services, and public service assists (hereinafter called "Fire Services"). This Agreement is entered into pursuant to the authority granted by Government Code Sections §55600 et seq., and will provide a unified, cooperative, integrated, and effective fire services system. COUNTY's ability to perform under this Agreement is subject to the terms and conditions of the CAL FIRE Agreement.

SECTION II: DESIGNATION OF FIRE CHIEF

- A. The County Fire Chief appointed by the Board of Supervisors, or his designee, (hereinafter referred to as "Chief") shall represent COUNTY and CITY during the period of this Agreement and Chief shall, under the supervision and direction of the County Board of Supervisors, have charge of the organization described in Exhibit "A", attached hereto and made a part hereof, for the purpose of providing Fire Services as deemed necessary to satisfy the needs of both the COUNTY and CITY, except upon those lands wherein other agencies of government have responsibility for the same or similar Fire Services.
- B. The COUNTY will assign an existing Chief Officer as the Fire Department Liaison ("Fire Liaison"). The Chief may delegate certain authority to the Fire Liaison, as the Chief's duly authorized designee and the Fire Liaison shall be responsible for directing the Fire Services provided to CITY as set forth in Exhibit "A".
- C. COUNTY will be allowed flexibility in the assignment of available personnel and equipment in order to provide the Fire Services as agreed upon herein.

Cooperative Fire Agreement City of San Jacinto July 1, 2017 to June 30, 2018 1 of 9

SECTION III: PAYMENT FOR SERVICES

- A. CITY shall annually appropriate a fiscal year budget to support the Fire Services designated at a level of service mutually agreed upon by both parties and as set forth in Exhibit "A" for the term of this Agreement. This Exhibit may be amended in writing by mutual agreement by both parties or when a CITY requested increase or reduction in services is approved by COUNTY.
- COUNTY provides fire personnel, equipment and services through its CAL FIRE Agreement. In the event CITY desires an increase or decrease in CAL FIRE or COUNTY civil service employees or services assigned to CITY as provided for in Exhibit "A," CITY shall provide one hundred twenty (120) days written notice of the proposed, requested increase or decrease. Proper notification shall include the following: (1) The total amount of increase or decrease; (2) The effective date of the increase or decrease; and (3) The number of employees, by classification, affected by the proposed increase or decrease. If such notice is not provided, CITY shall reimburse COUNTY for relocation costs incurred by COUNTY because of the increase or decrease, in addition to any other remedies available resulting from the increase or decrease in services. COUNTY is under no obligation to approve any requested increase or decrease, and it is expressly understood by the parties that in no event will COUNTY authorize or approve CITY's request to reduce services below the COUNTY Board of Supervisors approved staffing level for any fire station, or to reduce services to the extent that the services provided under this Agreement are borne by other jurisdictions. COUNTY shall render a written decision on whether to allow or deny the increase or decrease within thirty (30) _days of the notice provided pursuant to this section.
- C. CITY shall pay COUNTY actual costs for Fire Services pursuant to this Agreement. COUNTY shall make a claim to CITY for the actual cost of contracted services, pursuant to Exhibit "A," on a quarterly basis. The COUNTY is mandated per Government Code Section §51350 for full cost recovery. CITY shall pay each claim, in full, within thirty (30) days after receipt thereof.
- D. Any changes to the salaries or expenses set forth in Exhibit "A" made necessary by action of the Legislature, CAL FIRE, or any other public agency with authority to direct changes in the level of salaries or expenses, shall be paid from the funds represented as set forth in Exhibit "A." The CITY is obligated to expend or appropriate any sum in excess of Exhibit "A" increased by action of the Legislature, CAL FIRE, or any other public agency with authority to direct changes. If within thirty (30) days after notice, in writing, from COUNTY to CITY that the actual cost of maintaining the services specified in Exhibit "A" as a result of action by the Legislature, CAL-FIRE, or other public agency will exceed the total amount specified therein, and CITY has not agreed to make available the necessary additional funds, COUNTY shall have the right to unilaterally reduce the services furnished under this Agreement by an appropriate amount and shall promptly notify CITY, in writing, specifying the services to be reduced. Any COUNTY or CAL-FIRE personnel reduction resulting solely due to an increase in employee salaries or expenses

occurring after signing this Agreement and set forth in Exhibit "A" that CITY does not agree to fund, as described above, shall not be subject to relocation expense reimbursement by CITY. If CITY desires to add funds to the total included herein to cover the cost of increased salaries or services necessitated by actions described in this paragraph, such increase shall be accomplished by an additional appropriation by the City Council of CITY, and an amendment to Exhibit "A" approved by the parties hereto.

E. Chief may be authorized to negotiate and execute any amendments	to
Exhibit "A" of this Agreement on behalf of COUNTY as authorized by the Board	of
Supervisors. CITY shall designate a "Contract Administrator" who shall, under	the
supervision and direction of CITY, be authorized to execute amendments to Exhibit "A" behalf of CITY.	on

F] (Check							
Additional terms as set forth i							ited here	ein and	shall
additionally apply to this agree	men	t regardir	ng pay	ment o	f serv	rices.			

- G. _____[x] (Check only if applicable, and please initial to acknowledge) Additional terms as set forth in the attached Exhibit "C" are incorporated herein and shall additionally apply to this agreement regarding payment for the Fire Engine Use Agreement.
- H. Notwithstanding Paragraph F herein if applicable, additional terms as set forth are incorporated herein and shall additionally apply to this agreement regarding payment of services. In the event that a fire engine, owned and maintained by the CITY has a catastrophic failure, the COUNTY Fire Chief may allow use of a COUNTY fire engine, free of charge up to one hundred twenty (120) days. After the initial one hundred twenty (120) days, a rental fee will be applied to the CITY invoice for use of said COUNTY fire engine. The rental fee shall be Nine Hundred Forty Four Dollars (\$944.00) per day; or Six Thousand Six Hundred Eight Dollars (\$6,608.00) per week.

SECTION IV: INITIAL TERM AND AMENDMENT

- A. The term of this Agreement shall be from July 1, 2017, to June 30, 2018.
- B. Six (6) months prior to the date of expiration of this Agreement, CITY shall give COUNTY written notice of whether CITY intends to enter into a new Agreement with COUNTY for Fire Services and, if so, whether CITY intends to request a change in the level of Fire Services provided under this Agreement.

SECTION V: TERMINATION

During the terms of this Agreement, this Agreement may only be terminated by the voters of either the COUNTY or the CITY pursuant to Government Code §55603.5.

SECTION VI: COOPERATIVE OPERATIONS

All Fire Services contemplated under this Agreement shall be performed by both parties to this Agreement working as one unit; therefore, personnel and/or equipment belonging to either CITY or COUNTY may be temporarily dispatched elsewhere from time to time for mutual aid.

SECTION VII: MUTUAL AID

Pursuant to Health and Safety Code Sections 13050 et seq., when rendering mutual aid or assistance, COUNTY may, at the request of CITY, demand payment of charges and seek reimbursement of CITY costs for personnel, equipment use, and operating expenses as funded herein, under authority given by Health and Safety Code Sections 13051 and 13054. COUNTY, in seeking said reimbursement pursuant to such request of CITY, shall represent the CITY by following the procedures set forth in Health and Safety Code Section 13052. Any recovery of CITY costs, less actual expenses, shall be paid or credited to the CITY, as directed by CITY.

In all such instances, COUNTY shall give timely notice of the possible application of Health and Safety Code Sections 13051 and 3054 to the officer designated by CITY.

SECTION VIII: SUPPRESSION COST RECOVERY

As provided in Health and Safety Code Section 13009, COUNTY may bring an action for collection of suppression costs of any fire caused by negligence, violation of law, or failure to correct noticed fire safety violations. When using CITY equipment and personnel under the terms of this Agreement, COUNTY may, on request of CITY, bring such an action for collection of costs incurred by CITY. In such a case CITY appoints and designates COUNTY as its agent in said collection proceedings. In the event of recovery, COUNTY shall apportion to CITY its pro-rata proportion of recovery, less the reasonable pro-rata costs including legal fees.

In all such instances, COUNTY shall give timely notice of the possible application of Health and Safety Code Section 13009 to the officer designated by CITY.

In the event the CITY elects to use COUNTY funded Fire Marshal services, the services will be provided at a cost outlined in COUNTY Ordinance 671(Establishing Consolidated Fees For Land Use and Related Functions).

SECTION IX: PROPERTY ACCOUNTING

All personal property provided by CITY and by COUNTY for the purpose of providing Fire Services under the terms of this Agreement shall be marked and accounted for in such a manner as to conform to the standard operating procedure established by the COUNTY for the segregation, care, and use of the respective property of each.

SECTION X: FACILITY

CITY shall provide Fire Station(s), strategically located to provide standard response time within City of San Jacinto from which fire operations shall be conducted. If the Fire Station(s) are owned by the CITY, the CITY shall maintain the facilities at CITY's cost and expense. In the event CITY requests COUNTY to undertake repairs or maintenance costs or services, the costs and expenses of such repairs or maintenance shall be reimbursed to COUNTY through the Support Services Cost Allocation, or as a direct Invoice to the CITY.

SECTION XI: INDEMNIFICATION AND HOLD HARMLESS

To the fullest extent permitted by applicable law, COUNTY shall and does agree to indemnify, protect, defend and hold harmless CITY, its agencies, districts, special districts and departments, their respective directors, officers, elected and appointed officials, employees, agents and representatives (collectively, "Indemnitees") for, from and against any and all liabilities, claims, damages, losses, liens, causes of action, suits, awards, judgments and expenses, attorney and/or consultant fees and costs, taxable or otherwise, of any nature, kind or description of any person or entity, directly or indirectly arising out of, caused by, or resulting from (1) the Services performed hereunder by COUNTY, or any part thereof, (2) the Agreement, including any approved amendments or modifications, or (3) any negligent act or omission of COUNTY, its officers, employees, subcontractors, agents, or representatives (collectively, "Liabilities"). Notwithstanding the foregoing, the only Liabilities with respect to which COUNTY's obligation to indemnify, including the cost to defend, the Indemnitees does not apply is with respect to Liabilities resulting from the negligence or willful misconduct of an Indemnitee, or to the extent such claims do not arise out of, pertain to or relate to the Scope of Work in the Agreement.

To the fullest extent permitted by applicable law, CITY shall and does agree to indemnify, protect, defend and hold harmless COUNTY, its agencies, departments, directors, officers, agents, Board of Supervisors, elected and appointed officials and representatives (collectively, "Indemnitees") for, from and against any and all liabilities, claims, damages, losses, liens, causes of action, suits, awards, judgments and expenses, attorney and/or consultant fees and costs, taxable or otherwise, of any nature, kind or description of any person or entity, directly or indirectly arising out of, caused by, or resulting from (1) the services performed hereunder, by CITY, or any part thereof, (2) the Agreement, including any approved amendments or modifications, or (3) any negligent act or omission of CITY its officers, employees, subcontractors, agents, or representatives (collectively, "Liabilities"). Notwithstanding the foregoing, the only Liabilities with respect to which CITY's obligation to indemnify, including the cost to defend, the Indemnitees does not apply is with respect to Liabilities resulting from the negligence or willful misconduct of an Indemnitee, or to the extent such claims do not arise out of, pertain to or relate to the Scope of Work in the Agreement.

SECTION XII: AUDIT

- A. COUNTY and CITY agree that their designated representative shall have the right to review and to copy any records and supporting documentation of the other party hereto, pertaining to the performance of this Agreement. COUNTY and CITY agree to maintain such records for possible audit for a minimum of three (3) years after final payment, unless a longer period of records retention is stipulated or as required by law, and to allow the auditor(s) of the other party access to such records during normal business hours COUNTY and CITY agree to a similar right to audit records in any subcontract related to performance of this Agreement. (Gov. Code §8546.7, Pub. Contract Code §10115 et seq., CCR Title 2, Section 1896).
 - B. Each party shall bear their own costs in performing a requested audit.

SECTION XIII: DISPUTES

CITY shall select and appoint a "Contract Administrator" who shall, under the supervision and direction of CITY, be available for contract resolution or policy intervention with COUNTY, when, upon determination by the Chief that a situation exists under this Agreement in which a decision to serve the interest of CITY has the potential to conflict with COUNTY interest or policy. Any dispute concerning a question of fact arising under the terms of this Agreement which is not disposed of within a reasonable period of time by the CITY and COUNTY employees normally responsible for the administration of this Agreement shall be brought to the attention of the Chief Executive Officer (or designated representative) of each organization for joint resolution. For purposes of this provision, a "reasonable period of time" shall be ten (10) calendar days or less. CITY and COUNTY agree to continue with the responsibilities under this Agreement during any dispute. Disputes that are not resolved informally by and between CITY and COUNTY representatives may be resolved, by mutual agreement of the parties, through mediation. Such mediator will be jointly selected by the parties. The costs associated with mediator shall be shared equally among the participating parties. If the mediation does not resolve the issue(s), or if the parties cannot agree to mediation, the parties reserve the right to seek remedies as provided by law or in equity. The parties agree, pursuant to Battaglia Enterprises v. Superior Court (2013) 215 Cal.App.4th 309, that each of the parties are sophisticated and negotiated this agreement and this venue at arm's length. Pursuant to this Agreement, the parties agree that venue for litigation shall be in the Superior Court of Riverside County. Should any party attempt to defeat this section and challenge venue in Superior Court, the party challenging venue stipulates to request the Court change venue to San Bernardino County and shall not ask for venue in any other County.

Any claims or causes of actions, whether they arise out of unresolved disputes as specified in this Section or claims by third parties that are made against the COUNTY, shall be submitted to the Office of the Clerk of the Board for the County of Riverside in a timely manner. For claims made against the COUNTY that involve CalFire employees, to

the extent permissible under the COUNTY's contract with CalFire, the claims will be forwarded on to CalFire for processing.

SECTION XIV: ATTORNEY'S FEES

If CITY fails to remit payments for services rendered pursuant to any provision of this Agreement, COUNTY may seek recovery of fees through litigation, in addition to all other remedies available.

In the event of litigation between COUNTY and CITY to enforce any of the provisions of this Agreement or any right of either party hereto, the unsuccessful party to such litigation agrees to pay the prevailing party's costs and expenses, including reasonable attorneys' fees, all of which shall be included in and as a part of the judgment rendered in such litigation.

SECTION XV: DELIVERY OF NOTICES

Any notices to be served pursuant to this Agreement shall be considered delivered when deposited in the United States mail and addressed to:

COUNTY

County Fire Chief

210 W. San Jacinto Ave.

Perris, CA 92570

CITY OF SAN JACINTO

City Manager

City of San Jacinto

595 South San Jacinto Avenue, Bldg A

San Jacinto, CA 92583

Provisions of this section do not preclude any notices being delivered in person to the addresses shown above. Delivery in person shall constitute service hereunder, effective when such service is made

SECTION XVI: ENTIRE CONTRACT

This Agreement contains the whole contract between the parties for the provision of Fire Services. It may be amended or modified upon the mutual written consent of the parties hereto where in accordance with applicable state law. This Agreement does NOT supplement other specific agreements entered into by both parties for equipment or facilities, and excepting those equipment or facilities agreements, this Agreement cancels and supersedes any previous agreement for the same or similar services.

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III

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[Signature Provisions on following page]

IN WITNESS WHEREOF, the duly authorize respective capacities, set their hands as of the	d officials of the parties hereto have, in their e date first hereinabove written.
Dated: 8/8//	CITY OF SAN JACINTO By: Rob Johnson, City Manager
ATTEST	APPROVED AS TO FORM:
By: / latta	ву:
Title: City Clesh	
(SEAL)	
Dated: JUN 2 0 2017	COUNTY OF RIVERSIDE
	By: Chairman, Board of Supervisors JOHN TAVAGLIONE
ATTEST:	APPROVED AS TO FORM:
KECIA HARPER-IHEM Clerk of the Board	GREGORY P. PRIAMOS, County Counsel
By Deputy	By. GREGORY P. PRIAMOS
	County Counsel

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(SEAL)

Dated: _____ JUN 2 0 2017

COUNTY OF RIVERSIDE

ATTEST:

KECIA HARPER-IHEM Clerk of the Board

Deputy

APPROVED AS TO FORM: GREGORY P. PRIAMOS,

Supervisars

JOHN TAVAGLIONE

County Counsel

GREGORY P. PRIAMOS

County Counsel

(SEAL)

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EXHIBIT "A"

TO THE COOPERATIVE AGREEMENT TO PROVIDE FIRE PROTECTION, FIRE PREVENTION, RESCUE AND MEDICAL EMERGENCY SERVICES FOR THE CITY OF SAN JACINTO ESTIMATE DATED JUNE 1, 2017 FOR FY 2017/2018

STA #25 Medic Squad 222,079 1.0 193,914 1.0 216,601 1.0 379,157 2.0 1,011,752 5.0 SUBTOTALS 222,079 0 SUBTOTAL STAFF 1 0 193,914 SUBTOTAL STAFF 1 0 1 1 0 2 2 5 22 16,601 1 0 379,157 2 2 2 5 1,011,752 2 2 5 (PCA 37115) ESTIMATED SUPPORT SERVICES Administrative/Operational Volunteer Program Wedic Program Battalion Chief Support Battalion Chief Support Fleet Support Fleet Support Fleet Support Support Station Basis Calls/Station Basis Support Comm/IT Support Calls/Station Basis Calls/Station Basis Support Comm/IT Support Support Calls/Station Basis Support Calls/Station Basis Support Support Calls/Station Basis Support Suppor		CAPTAIN'S	CAPTAIN'S MEDICS	ENGINEER'S		ENGINEER MEDICS		FF II'	S	FF II MEDICS		TOTALS	
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Hazmat Support 16,961	CUDDOD'T C		т.										•
SUPPORT SERVICES SUBTOTAL 491,883	SUPPORTS	EKAICES SOBIO	TAL									491,883	
TOTAL STAFF COUNT 5.14		TOTAL STAFF C	OUNT										5.14
ESTIMATED SUBTOTAL STATION 25 \$1,503,634		ESTIMATED SU	BTOTAL STATIC	ON 25						•	-	\$1,503,634	

SUPPORT SERVICES

Administrative & Operational Services			5.0	Assigned Staff
Finance	Procurement			Battalion Chief Support
Training Data Processing	Emergency Services Fire Fighting Equip.	**		Total Assigned Staff
Accounting	Office Supplies/Equip.		0.5	Fire Stations
Personnel			2,904	Number of Calls
			3	Assigned Medic FTE
			1	Monitors/Defibs
			0.5	Hazmat Stations
			11	Number of Hazmat Calls

	CAPTAIN'S	CAPT/ MED		EN	GINEER'S	3	ENGINEER MEDICS		FF II'S		FF II MEDICS		TOTALS	
STA #78 Medic Engine	222,079 1	.0			387,829	2.0	0	0.0	339,131	2.0	568,736	3.0	1,517,775	8.0
SUBTOTALS SUBT	222,079 OTAL STAFF	1	0	0	387,829	2	. 0	0	339,131	2	568,736	3	1,517,775	8
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FIRE ENGINE (JSE AGREEME	NT (E78)					25,331	each	n engine				25,331	1
	TOTAL STAFF	COUNT				٠ ١٠								8.27
	ESTIMATED S	JBTOTAL	STATI	ION 78								-	\$2,138,784	- -
ESTIMATED D	IRECT CHARGE	S										\$	19,358	
SUPPORT SER	VICES													
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NET ESTIMATED CITY BUDGET

\$3,661,776

FY 17/18 POSITION SALARIES TOP STEP

320,400	DEPUTY CHIEF	25,331	FIRE ENGINE
316,092	DIV CHIEF	21,065	SRVDEL
266,339	BAT CHIEF	9,309	VOL DEL
222,079	CAPT	7,997	MEDIC FTE
247,155	CAPT MEDIC	2,007	MEDIC MONITORS/DEFIBS REPLACEMENT
193,914	ENG	72,687	BATT DEL
216,601	ENG/MEDIC	17,085	ECC STATION
169,566	FF II	29.40	ECC CALLS
189,579	FF II/MEDIC	55,155	FLEET SUPPORT
158,048	FIRE SAFETY SUPERVISOR	27,402	COMM/IT STATION
150,260	FIRE SAFETY SPECIALIST	47.17	COMM/IT CALLS
128,390	FIRE SYSTEMS INSPECTOR	2,301	FACILITY STATION
93,455	OFFICE ASSISTANT III	618.79	FACILITY FTE
74,464	SECRETARY I	4,186	HAZMAT STATION
116,074	EMERGENCY SVC COORDINATOR	1,172.16	HAZMAT CALLS
		1,974	HAZMAT VEHICLE REPLACEMENT

FY 17/18 DIRECT BILL ACCOUNT CODES

520230	Cellular Phone
520300	Pager Service
520320	Telephone Service
520800	Household Expense
520805	Appliances
520815	Cleaning and Custodial Supp
520830	Laundry Services
520840	Household Furnishings
520845	Trash
521380	Maint-Copier Machines
521440	Maint-Kitchen Equipment
521540	Maint-Office Equipment
521600	Maint-Service Contracts
521660	Maint-Telephone
521680	Maint-Underground Tanks
522310	Maint-Building and Improvement
522360	Maint-Extermination
522860	Medical-Dental Supplies
522870	Other Medical Care Materials
522890	Pharmaceuticals
523220	Licenses And Permits
523680	Office Equip Non Fixed Assets
526700	Rent-Lease Bldgs
526940	Locks/Keys
527280	Awards/Recognition
529500	Electricity
529510	Heating Fuel
529550	Water
537240	Interfnd Exp-Utilities
542060	Improvements-Building

EXHIBIT "C"

TO THE COOPERATIVE AGREEMENT TO PROVIDE FIRE PROTECTION, FIRE PREVENTION, RESCUE AND MEDICAL AID FOR THE CITY OF SAN JACINTO DATED JUNE 1, 2017

PAYMENT FOR SERVICES ADDITIONAL SERVICES FIRE ENGINE USE AGREEMENT

Station 78

Engine E78, RCO No. 06-810

\$ 25,331.00

\$ 25,331.00

The Fire Engine Use Agreement is utilized in the event that a fire engine(s) which was initially purchased by the CITY, and then the CITY elects to have the COUNTY take responsibility of said fire engine(s). The Fire Engine Use Agreement guarantees the CITY the use of this fire engine(s), the COUNTY network of equipment, and resources of the COUNTY.

This fire engine(s) shall be used as an integrated unit for Fire Services as set forth in this Cooperative Agreement between the COUNTY and CITY, and shall be stationed primarily in the CITY. The change in ownership of the fire engine does not waive or supersede any responsibilities of the CITY pursuant to this agreement. This exhibit is strictly to further detail for the CITY, the responsibilities and costs associated within the Cooperative Agreement between the COUNTY and CITY; therefore, the Fire Engine Use Agreement is inseparable.

The CITY will have the option of transferring title of said fire engine(s) to the COUNTY. If the CITY transfers title of said fire engine(s) to the County, the County will take ownership of the said fire engine(s), and the County will maintain insurance on said fire engine(s). If the CITY opts to maintain ownership and title of said fire engine(s), the CITY will maintain insurance on said fire engine(s). Proof of Insurance is to be provided to the COUNTY.

The COUNTY will ensure a working fire engine(s) is available for the CITY at all times under this agreement. All capital improvements and/or betterments to the fire engine(s) listed above, will be the responsibility and paid for by the COUNTY under this Agreement.

Exhibit "C"
CITY OF SAN JACINTO
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When the Riverside County Fire Department Fleet personnel determine the fire engine(s) listed above is due for replacement, the COUNTY will purchase a new fire engine(s); and, survey the old fire engine(s).

The annual cost for this service is calculated at 1/20 of the replacement cost. The current replacement cost is \$506,625.00. If this Agreement is entered into mid-year, the annual cost will be prorated accordingly.