

Attachment A

GMS APPLICATION NUMBER: 2011-H3527-CA-DC

THE STATE OF CALIFORNIA  
COUNTY OF SANTA BARBARA

**INTERLOCAL AGREEMENT  
BETWEEN THE CITY OF SANTA BARBARA, CA  
AND COUNTY OF SANTA BARBARA, CA**

**2011 BYRNE JUSTICE ASSISTANCE GRANT (JAG) PROGRAM AWARD**

This Agreement is made and entered into this twelfth day of July, 2011, by and between The COUNTY of Santa Barbara, acting by and through its County Administrator, hereinafter referred to as COUNTY, and the CITY of Santa Barbara, acting by and through its City Administrator, hereinafter referred to as CITY, both of Santa Barbara County, State of California, witnesseth:

**WHEREAS**, this agreement is made in anticipation of an award of funds under the JAG Program for the Santa Barbara Regional Narcotic Enforcement Team (SBRNET) Program, and IF such grant is awarded: and,

**WHEREAS**, the COUNTY and the CITY, in performing governmental functions or in paying for the performance of governmental functions hereunder, shall make that performance or those payments from current revenues legally available to that party: and,

**WHEREAS**, the COUNTY and the CITY finds that the performance of this Agreement is in the best interests of both parties, that the undertaking will benefit the public, and that the division of costs fairly compensates the performing party for the services or functions under this Agreement: and,

**WHEREAS**, the COUNTY agrees to provide the CITY an additional \$4,465.83 in 2010 JAG funds and \$21,972.67 in 2011 JAG funds and the CITY agrees to provide a team member to the Santa Barbara Regional Narcotic Enforcement Team (SBRNET) Program: and,

**WHEREAS**, the CITY and COUNTY believe it to be in their best interests to reallocate the JAG funds: and,

**WHEREAS**, the CITY and COUNTY agree that access to full agency funding is predicated on the deployment of staff to the Santa Barbara Regional Narcotic Enforcement Team (SBRNET) Program for the entire 12 months of the fiscal year or subject to monthly proration: and,

**WHEREAS**, the CITY and COUNTY agree that supplanting is prohibited under JAG and that proper supporting documentation will be made available to the COUNTY to ensure audit compliance: and,

**WHEREAS**, the COUNTY serve as the applicant and will be responsible for the administration of the joint funds; monitoring the award; submitting reports including performance measure and program assessment data; and providing ongoing assistance to any sub recipients of the funds.

**NOW THEREFORE**, the COUNTY and CITY agree as follows:

Section 1.

COUNTY agrees to pay CITY a total of \$26,438.50 of JAG funds for SBRNET participation.

Section 2.

COUNTY agrees to use \$45,139 in rollover funds from the Fiscal Year 2010 JAG award and \$146,485 of the Fiscal Year 2011 JAG award for the SBRNET Program for FY 2011-2012.

Section 3.

Nothing in the performance of this Agreement shall impose any liability for claims against COUNTY other than claims for which liability may be imposed by the California Tort Claims Act.

Section 4.

Nothing in the performance of this Agreement shall impose any liability for claims against CITY other than claims for which liability may be imposed by the California Tort Claims Act.

Section 5.

Each party to this Agreement will be responsible for its own actions in providing services under this Agreement and shall not be liable for any civil liability that may arise from the furnishing of the services by the other party.

Section 6.

The parties to this Agreement do not intend for any third party to obtain a right by virtue of this Agreement.

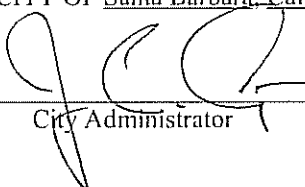
Section 7.

By entering into this Agreement, the parties do not intend to create any obligations express or implied other than those set out herein; further, this Agreement shall not create any rights in any party not a signatory hereto.

COUNTY OF Santa Barbara, California

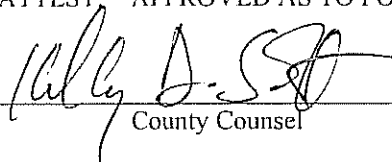
CITY OF Santa Barbara, California

\_\_\_\_\_  
County Administrative Officer

  
\_\_\_\_\_  
City Administrator

ATTEST: APPROVED AS TO FORM:

APPROVED AS TO FORM:

  
\_\_\_\_\_  
County Counsel

  
\_\_\_\_\_  
City Attorney

Attachment A

GMS APPLICATION NUMBER: 2011-H3527-CA-DC

THE STATE OF CALIFORNIA  
COUNTY OF SANTA BARBARA

**INTERLOCAL AGREEMENT  
BETWEEN THE CITY OF SANTA BARBARA, CA  
AND COUNTY OF SANTA BARBARA, CA**

**2011 BYRNE JUSTICE ASSISTANCE GRANT (JAG) PROGRAM AWARD**

This Agreement is made and entered into this twelfth day of July, 2011, by and between The COUNTY of Santa Barbara, acting by and through its County Administrator, hereinafter referred to as COUNTY, and the CITY of Santa Barbara, acting by and through its City Administrator, hereinafter referred to as CITY, both of Santa Barbara County, State of California, witnesseth:

WHEREAS, this agreement is made in anticipation of an award of funds under the JAG Program for the Santa Barbara Regional Narcotic Enforcement Team (SBRNET) Program, and IF such grant is awarded: and,

WHEREAS, the COUNTY and the CITY, in performing governmental functions or in paying for the performance of governmental functions hereunder, shall make that performance or those payments from current revenues legally available to that party: and,

WHEREAS, the COUNTY and the CITY finds that the performance of this Agreement is in the best interests of both parties, that the undertaking will benefit the public, and that the division of costs fairly compensates the performing party for the services or functions under this Agreement: and,

WHEREAS, the COUNTY agrees to provide the CITY an additional \$4,465.83 in 2010 JAG funds and \$21,972.67 in 2011 JAG funds and the CITY agrees to provide a team member to the Santa Barbara Regional Narcotic Enforcement Team (SBRNET) Program: and,

WHEREAS, the CITY and COUNTY believe it to be in their best interests to reallocate the JAG funds: and,

WHEREAS, the CITY and COUNTY agree that access to full agency funding is predicated on the deployment of staff to the Santa Barbara Regional Narcotic Enforcement Team (SBRNET) Program for the entire 12 months of the fiscal year or subject to monthly proration: and,

WHEREAS, the CITY and COUNTY agree that supplanting is prohibited under JAG and that proper supporting documentation will be made available to the COUNTY to ensure audit compliance: and,

WHEREAS, the COUNTY serve as the applicant and will be responsible for the administration of the joint funds; monitoring the award; submitting reports including performance measure and program assessment data; and providing ongoing assistance to any sub recipients of the funds.

NOW THEREFORE, the COUNTY and CITY agree as follows:

Section 1.

COUNTY agrees to pay CITY a total of \$26,438.50 of JAG funds for SBRNET participation.

Section 2.

COUNTY agrees to use \$45,139 in rollover funds from the Fiscal Year 2010 JAG award and \$146,485 of the Fiscal Year 2011 JAG award for the SBRNET Program for FY 2011-2012.

Section 3.

Nothing in the performance of this Agreement shall impose any liability for claims against COUNTY other than claims for which liability may be imposed by the California Tort Claims Act.

Section 4.

Nothing in the performance of this Agreement shall impose any liability for claims against CITY other than claims for which liability may be imposed by the California Tort Claims Act.

Section 5.

Each party to this Agreement will be responsible for its own actions in providing services under this Agreement and shall not be liable for any civil liability that may arise from the furnishing of the services by the other party.

Section 6.

The parties to this Agreement do not intend for any third party to obtain a right by virtue of this Agreement.

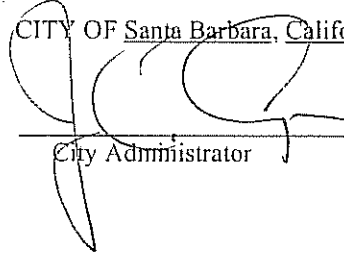
Section 7.

By entering into this Agreement, the parties do not intend to create any obligations express or implied other than those set out herein; further, this Agreement shall not create any rights in any party not a signatory hereto.

COUNTY OF Santa Barbara, California


CITY OF Santa Barbara, California

\_\_\_\_\_  
County Administrative Officer

  
\_\_\_\_\_  
City Administrator

ATTEST: APPROVED AS TO FORM:

APPROVED AS TO FORM:

  
\_\_\_\_\_  
County Counsel

  
\_\_\_\_\_  
City Attorney

Attachment A

GMS APPLICATION NUMBER: 2011-H3527-CA-DC

THE STATE OF CALIFORNIA  
COUNTY OF SANTA BARBARA

INTERLOCAL AGREEMENT  
BETWEEN THE CITY OF SANTA BARBARA, CA  
AND COUNTY OF SANTA BARBARA, CA

2011 BYRNE JUSTICE ASSISTANCE GRANT (JAG) PROGRAM AWARD

This Agreement is made and entered into this twelfth day of July, 2011, by and between The COUNTY of Santa Barbara, acting by and through its County Administrator, hereinafter referred to as COUNTY, and the CITY of Santa Barbara, acting by and through its City Administrator, hereinafter referred to as CITY, both of Santa Barbara County, State of California, witnesseth:

WHEREAS, this agreement is made in anticipation of an award of funds under the JAG Program for the Santa Barbara Regional Narcotic Enforcement Team (SBRNET) Program, and IF such grant is awarded: and,

WHEREAS, the COUNTY and the CITY, in performing governmental functions or in paying for the performance of governmental functions hereunder, shall make that performance or those payments from current revenues legally available to that party: and,

WHEREAS, the COUNTY and the CITY finds that the performance of this Agreement is in the best interests of both parties, that the undertaking will benefit the public, and that the division of costs fairly compensates the performing party for the services or functions under this Agreement: and,

WHEREAS, the COUNTY agrees to provide the CITY an additional \$4,465.83 in 2010 JAG funds and \$21,972.67 in 2011 JAG funds and the CITY agrees to provide a team member to the Santa Barbara Regional Narcotic Enforcement Team (SBRNET) Program: and,

WHEREAS, the CITY and COUNTY believe it to be in their best interests to reallocate the JAG funds: and,

WHEREAS, the CITY and COUNTY agree that access to full agency funding is predicated on the deployment of staff to the Santa Barbara Regional Narcotic Enforcement Team (SBRNET) Program for the entire 12 months of the fiscal year or subject to monthly proration: and,

WHEREAS, the CITY and COUNTY agree that supplanting is prohibited under JAG and that proper supporting documentation will be made available to the COUNTY to ensure audit compliance: and,

WHEREAS, the COUNTY serve as the applicant and will be responsible for the administration of the joint funds; monitoring the award; submitting reports including performance measure and program assessment data; and providing ongoing assistance to any sub recipients of the funds.

NOW THEREFORE, the COUNTY and CITY agree as follows:

Section 1.

COUNTY agrees to pay CITY a total of \$26,438.50 of JAG funds for SBRNET participation.

Section 2.

COUNTY agrees to use \$45,139 in rollover funds from the Fiscal Year 2010 JAG award and \$146,485 of the Fiscal Year 2011 JAG award for the SBRNET Program for FY 2011-2012.

Section 3.

Nothing in the performance of this Agreement shall impose any liability for claims against COUNTY other than claims for which liability may be imposed by the California Tort Claims Act.

Section 4.

Nothing in the performance of this Agreement shall impose any liability for claims against CITY other than claims for which liability may be imposed by the California Tort Claims Act.

Section 5.

Each party to this Agreement will be responsible for its own actions in providing services under this Agreement and shall not be liable for any civil liability that may arise from the furnishing of the services by the other party.

Section 6.

The parties to this Agreement do not intend for any third party to obtain a right by virtue of this Agreement.


Section 7.

By entering into this Agreement, the parties do not intend to create any obligations express or implied other than those set out herein; further, this Agreement shall not create any rights in any party not a signatory hereto.


COUNTY OF Santa Barbara, California

CITY OF Santa Barbara, California

\_\_\_\_\_  
County Administrative Officer

  
\_\_\_\_\_  
City Administrator

ATTEST: APPROVED AS TO FORM:

  
\_\_\_\_\_  
County Counsel

APPROVED AS TO FORM:

  
\_\_\_\_\_  
City Attorney

**Attachment A**

**GMS APPLICATION NUMBER: 2011-H3527-CA-DC**

**THE STATE OF CALIFORNIA  
COUNTY OF SANTA BARBARA**

**INTERLOCAL AGREEMENT  
BETWEEN THE CITY OF GUADALUPE, CA  
AND COUNTY OF SANTA BARBARA, CA**

**2011 BYRNE JUSTICE ASSISTANCE GRANT (JAG) PROGRAM AWARD**

This Agreement is made and entered into this first day of July, 2011, by and between The COUNTY of Santa Barbara, acting by and through its County Administrator, hereinafter referred to as COUNTY, and the CITY of Guadalupe, acting by and through its City Administrator, hereinafter referred to as CITY, both of Santa Barbara County, State of California, witnesseth:

**WHEREAS**, this agreement is made in anticipation of an award of funds under the JAG Program for the Santa Barbara Regional Narcotic Enforcement Team (SBRNET) Program, and IF such grant is awarded: and,

**WHEREAS**, the COUNTY and the CITY, in performing governmental functions or in paying for the performance of governmental functions hereunder, shall make that performance or those payments from current revenues legally available to that party: and,

**WHEREAS**, the COUNTY and the CITY finds that the performance of this Agreement is in the best interests of both parties, that the undertaking will benefit the public, and that the division of costs fairly compensates the performing party for the services or functions under this Agreement: and,

**WHEREAS**, the COUNTY agrees to provide the CITY an additional \$4,465.83 in 2010 JAG funds and \$21,972.67 in 2011 JAG funds and the CITY agrees to provide a team member to the Santa Barbara Regional Narcotic Enforcement Team (SBRNET) Program: and,

**WHEREAS**, the CITY and COUNTY believe it to be in their best interests to reallocate the JAG funds: and,

**WHEREAS**, the CITY and COUNTY agree that access to full agency funding is predicated on the deployment of staff to the Santa Barbara Regional Narcotic Enforcement Team (SBRNET) Program for the entire 12 months of the fiscal year or subject to monthly proration: and,

**WHEREAS**, the CITY and COUNTY agree that supplanting is prohibited under JAG and that proper supporting documentation will be made available to the COUNTY to ensure audit compliance: and,

**WHEREAS**, the COUNTY serve as the applicant and will be responsible for the administration of the joint funds; monitoring the award; submitting reports including performance measure and program assessment data; and providing ongoing assistance to any sub recipients of the funds.

**NOW THEREFORE**, the COUNTY and CITY agree as follows:

**Section 1.**

COUNTY agrees to pay CITY a total of \$26,438.50 of JAG funds for SBRNET participation.

**Section 2.**

COUNTY agrees to use \$45,139 in rollover funds from the Fiscal Year 2010 JAG award and \$146,485 of the Fiscal Year 2011 JAG award for the SBRNET Program for FY 2011-2012.

**Section 3.**

Nothing in the performance of this Agreement shall impose any liability for claims against COUNTY other than claims for which liability may be imposed by the California Tort Claims Act.

**Section 4.**

Nothing in the performance of this Agreement shall impose any liability for claims against CITY other than claims for which liability may be imposed by the California Tort Claims Act.

**Section 5.**

Each party to this Agreement will be responsible for its own actions in providing services under this Agreement and shall not be liable for any civil liability that may arise from the furnishing of the services by the other party.

**Section 6.**

The parties to this Agreement do not intend for any third party to obtain a right by virtue of this Agreement.

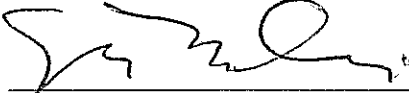
**Section 7.**

By entering into this Agreement, the parties do not intend to create any obligations express or implied other than those set out herein; further, this Agreement shall not create any rights in any party not a signatory hereto.

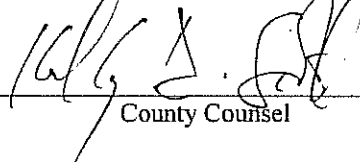
COUNTY OF Santa Barbara, California

CITY OF Guadalupe, California

\_\_\_\_\_  
County Administrative Officer

  
\_\_\_\_\_  
City Administrator

ATTEST: APPROVED AS TO FORM:

  
\_\_\_\_\_  
County Counsel

APPROVED AS TO FORM:

  
\_\_\_\_\_  
City Attorney



Attachment A

GMS APPLICATION NUMBER: 2011-H3527-CA-DC

THE STATE OF CALIFORNIA  
COUNTY OF SANTA BARBARA

INTERLOCAL AGREEMENT  
BETWEEN THE CITY OF SANTA MARIA, CA  
AND COUNTY OF SANTA BARBARA, CA

2011 BYRNE JUSTICE ASSISTANCE GRANT (JAG) PROGRAM AWARD

This Agreement is made and entered into this twelfth day of July, 2011, by and between The COUNTY of Santa Barbara, acting by and through its County Administrator, hereinafter referred to as COUNTY, and the CITY of Santa Maria, acting by and through its City Manager, hereinafter referred to as CITY, both of Santa Barbara County, State of California, witnesseth:

WHEREAS, this agreement is made in anticipation of an award of funds under the JAG Program for the Santa Barbara Regional Narcotic Enforcement Team (SBRNET) Program, and IF such grant is awarded: and,

WHEREAS, the COUNTY and the CITY, in performing governmental functions or in paying for the performance of governmental functions hereunder, shall make that performance or those payments from current revenues legally available to that party: and,

WHEREAS, the COUNTY and the CITY finds that the performance of this Agreement is in the best interests of both parties, that the undertaking will benefit the public, and that the division of costs fairly compensates the performing party for the services or functions under this Agreement: and,

WHEREAS, the COUNTY agrees to provide the CITY \$78,138 to support the CITY'S Specialized Directed Enforcement and the CITY agrees to provide a team member to the Santa Barbara Regional Narcotic Enforcement Team (SBRNET) Program: and,

WHEREAS, the CITY and COUNTY believe it to be in their best interests to reallocate the JAG funds: and,

WHEREAS, the CITY and COUNTY agree that access to full agency funding is predicated on the deployment of staff to the Santa Barbara Regional Narcotic Enforcement Team (SBRNET) Program for the entire 12 months of the fiscal year or subject to monthly proration: and,

WHEREAS, the CITY and COUNTY agree that supplanting is prohibited under JAG and that proper supporting documentation will be made available to the COUNTY to ensure audit compliance: and,

WHEREAS, the COUNTY serve as the applicant and will be responsible for the administration of the joint funds; monitoring the award; submitting reports including performance measure and program assessment data; and providing ongoing assistance to any sub recipients of the funds.

NOW THEREFORE, the COUNTY and CITY agree as follows:

Section 1.

COUNTY agrees to reimburse the CITY a total of \$78,138 from SBRNET Project funds for the CITY's Specialized Directed Enforcement and the CITY agrees to defer the balance of \$45,139 in JAG 2010 funds and the full JAG 2011 allocation of \$146,485 to the other partner agencies to support SBRNET.

Section 2.

COUNTY agrees to use \$45,139 in rollover funds from the 2010 JAG award and \$146,485 of the 2011 JAG award for the SBRNET Program for FY 2011-2012.

Section 3.

Nothing in the performance of this Agreement shall impose any liability for claims against COUNTY other than claims for which liability may be imposed by the California Tort Claims Act.

Section 4.

Nothing in the performance of this Agreement shall impose any liability for claims against CITY other than claims for which liability may be imposed by the California Tort Claims Act.

Section 5.

Each party to this Agreement will be responsible for its own actions in providing services under this Agreement and shall not be liable for any civil liability that may arise from the furnishing of the services by the other party.

Section 6.

The parties to this Agreement do not intend for any third party to obtain a right by virtue of this Agreement.


Section 7.

By entering into this Agreement, the parties do not intend to create any obligations express or implied other than those set out herein; further, this Agreement shall not create any rights in any party not a signatory hereto.

COUNTY OF Santa Barbara, California

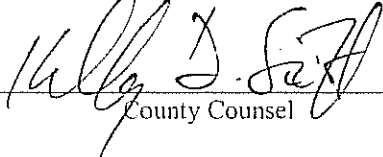
CITY OF Santa Maria, California

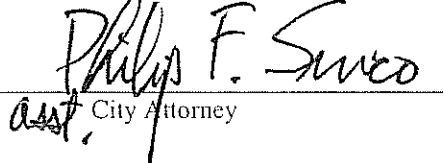
\_\_\_\_\_  
County Administrative Officer

  
\_\_\_\_\_  
City Manager

ATTEST: APPROVED AS TO FORM:

APPROVED AS TO FORM:

  
\_\_\_\_\_  
County Counsel

  
\_\_\_\_\_  
asst. City Attorney

Attachment A

**GMS APPLICATION NUMBER: 2011-H3527-CA-DC**

**THE STATE OF CALIFORNIA  
COUNTY OF SANTA BARBARA**

**INTERLOCAL AGREEMENT  
BETWEEN THE CITY OF LOMPOC, CA  
AND COUNTY OF SANTA BARBARA, CA**

**2011 BYRNE JUSTICE ASSISTANCE GRANT (JAG) PROGRAM AWARD**

This Agreement is made and entered into this twelfth day of July, 2011, by and between The COUNTY of Santa Barbara, acting by and through its County Administrator, hereinafter referred to as COUNTY, and the CITY of Lompoc, acting by and through its City Administrator, hereinafter referred to as CITY, both of Santa Barbara County, State of California, witnesseth:

**WHEREAS**, this agreement is made in anticipation of an award of funds under the JAG Program for the Santa Barbara Regional Narcotic Enforcement Team (SBRNET) Program, and IF such grant is awarded: and,

**WHEREAS**, the COUNTY and the CITY, in performing governmental functions or in paying for the performance of governmental functions hereunder, shall make that performance or those payments from current revenues legally available to that party: and,

**WHEREAS**, the COUNTY and the CITY finds that the performance of this Agreement is in the best interests of both parties, that the undertaking will benefit the public, and that the division of costs fairly compensates the performing party for the services or functions under this Agreement: and,

**WHEREAS**, the COUNTY agrees to provide the CITY an additional \$4,465.83 in 2010 JAG funds and \$21,972.67 in 2011 JAG funds and the CITY agrees to provide a team member to the Santa Barbara Regional Narcotic Enforcement Team (SBRNET) Program: and,

**WHEREAS**, the CITY and COUNTY believe it to be in their best interests to reallocate the JAG funds: and,

**WHEREAS**, the CITY and COUNTY agree that access to full agency funding is predicated on the deployment of staff to the Santa Barbara Regional Narcotic Enforcement Team (SBRNET) Program for the entire 12 months of the fiscal year or subject to monthly proration: and,

**WHEREAS**, the CITY and COUNTY agree that supplanting is prohibited under JAG and that proper supporting documentation will be made available to the COUNTY to ensure audit compliance: and,

**WHEREAS**, the COUNTY serve as the applicant and will be responsible for the administration of the joint funds; monitoring the award; submitting reports including performance measure and program assessment data; and providing ongoing assistance to any sub recipients of the funds.

**NOW THEREFORE**, the COUNTY and CITY agree as follows:

Section 1.

COUNTY agrees to pay CITY a total of \$26,438.50 of JAG funds for SBRNET participation.

Section 2.

COUNTY agrees to use \$45,139 in rollover funds from the Fiscal Year 2010 JAG award and \$146,485 of the Fiscal Year 2011 JAG award for the SBRNET Program for FY 2011-2012.

Section 3.

Nothing in the performance of this Agreement shall impose any liability for claims against COUNTY other than claims for which liability may be imposed by the California Tort Claims Act.

Section 4.

Nothing in the performance of this Agreement shall impose any liability for claims against CITY other than claims for which liability may be imposed by the California Tort Claims Act.

Section 5.

Each party to this Agreement will be responsible for its own actions in providing services under this Agreement and shall not be liable for any civil liability that may arise from the furnishing of the services by the other party.

Section 6.

The parties to this Agreement do not intend for any third party to obtain a right by virtue of this Agreement.

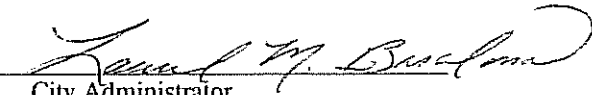
Section 7.

By entering into this Agreement, the parties do not intend to create any obligations express or implied other than those set out herein; further, this Agreement shall not create any rights in any party not a signatory hereto.

COUNTY OF Santa Barbara, California

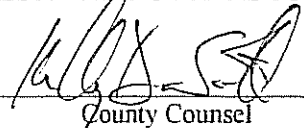
CITY OF Lompoc, California

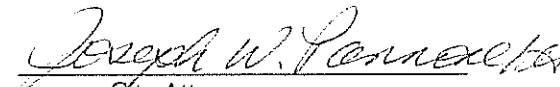
\_\_\_\_\_  
County Administrative Officer

  
\_\_\_\_\_  
City Administrator

ATTEST: APPROVED AS TO FORM:

APPROVED AS TO FORM:

  
\_\_\_\_\_  
County Counsel

  
\_\_\_\_\_  
City Attorney

## PROBATION DEPARTMENT MANDATES

### GENERAL

131.5CCP; 830.5 PC; 1202.7 PC; 273a(c) (3) (A) and 273d(c) (3) (A) PC; 1203.097(c) PC; 1203.098 PC; 1203. 097 (c) (1) PC; 1203. 097 (C) PC; 13010-13014 PC; 6035 PC13020 PC; 3300 G C; 1020-1031.5 Government Code

### CIVIL

1513 Probate Code; 1513.1 Probate Code; 1826 Probate Code; 1851 Probate Code; 1851.5 Probate Code; 7800FLC;7801 FLC; 7803 FLC;7804 FLC; 7805 FLC; 7807 FLC; 7808 FLC; 7810 FLC; 9001 FLC

### JUVENILE DIVISION

#### A. Administrative Responsibility/Notification

1203.74 PC; 270 WIC

#### B. Juvenile Intake

601; 601.2; 601.3;602; 627.5; 628 WIC; 628.1 WIC; 630 WIC;631 WIC; 632 WIC; 652 WIC;652.5WIC; 653 WIC ;676.5 WIC; 777WIC;778 WIC;1404-1405 Juvenile Court Rules

#### C. Juvenile Investigations

200 WIC; 280 WIC; 281 WIC; 281.5 WIC; 361.2 WIC; 635 WIC; 636 WIC; 652 WIC; 653.5 WIC; 656.2 WIC; 636.1 WIC; 706 WIC; 706.5 WIC; 706.6 WIC; 707 WIC; 727.1 WIC; 727.4 WIC; 742 WIC; 781 WIC; 1499 Juvenile Court Rules Sealing Records

#### D. Juvenile Supervision

241.1 WIC; 366.23 WIC; 366.26 WIC; 625 WIC; 625.3 WIC; 641 WIC; 654 WIC; 654.1 WIC; 654.2 WIC; 654.3 WIC; 654.4 WIC; 654.6 WIC; 655 WIC; 725 WIC; 727 WIC; 727.1 WIC; 727.2 WIC; 727.3 WIC; 727.31 WIC; 727.4 WIC; 727.4 (d) (4) WIC; 727.6 WIC; 729 Et Esq. WIC; 729.3 WIC; 729.7 WIC; 729.8 WIC; 729.9 WIC; 730 WIC; 730.6 WIC; 730.7 WIC; 730.8 WIC; 737 WIC; 738 WIC; 740 WIC; 740.1 WIC; 742.16 WIC; 790 WIC; 793 WIC; 794 WIC; 795 WIC; 841 WIC; 1300 ET Esq. WIC; 1502.4 (a)(1) H&S; 4096 WIC; 5600.3 WIC; 11400 WIC; 11401 WIC; 11402 WIC; 11404 WIC; 10553.1WIC; 11404.1 WIC; 11462.01(2) (C) WIC; 295(i) (2) and 298 (b) (4) PC; 296.1 (a) (3) (A) PC

## INSTITUTIONS

### **A. Juvenile Hall**

Title 15, Division 1 or Chapter 1 Standards Corrections Authority (formerly the Board of Corrections), Subchapter 5 Minimum Standards for Juvenile Facilities

210 WIC; 850 WIC

### **B. Home Supervision**

628.1; 840 WIC

### **C. Boys Camp**

Title 15, Division 1 or Chapter 1 Standards Corrections Authority (formerly the Board of Corrections), Subchapter 5 Minimum Standards for Juvenile Facilities

881 WIC; 885 WIC

### **D. Non-Secure Detention**

210.1 WIC; 601 WIC; 626 WIC;

### **E. Medical Care Juveniles**

369 WIC; 739 WIC

### **F. Separate Categories**

284 WIC; 285 WIC; 656.2 WIC; 704 WIC; 729.7 WIC; 742 WIC; 742.20 WIC; 749.22 WIC; 749.23 WIC; 751 WIC; 826 WIC; 826.5 (a) WIC; 826.6 WIC; 827WIC; 48321 ED CODE; 56026 ED CODE; 56325 ED CODE;

## ADULT DIVISION

### **A. Adult Investigation:**

1000.5PC; 1001.20 PC to 1001.34 PC; 1001.70 PC to 1001.90 PC; 1191 PC; 1191.1 PC; 1191.2 PC; 1191.3 PC; 1202.4 PC; 1202.4(f) (3) PC; 1202.42PC; 1203 PC; 1203a PC; 1203c PC; 1203d PC; 1203.9 PC; 1203.10 PC; 1203.097(b) (3) PC; 1203.097(b) (4) PC; 1210.1 PC; 4.310 Judicial Rule; 4.411(a) (b) (c) (d) Judicial Rule; 4.411.5 Judicial Rule

### **B. Adult Supervision:**

290(c) (1) PC; 290.4 PC; 295(i) (2) PC; 298 (b) (4) PC; 296.1 (a) (3) (A) PC; 296.1 (a) (5) (A) PC; 298(b) (3) PC; 457.1 (e) PC; 1202.7 PC; 1202.8 PC; 1203.02 PC; 1203.016 PC; 1203.044 PC; 1203.044(h) PC; 1203.045 PC; 1203.047 PC; 1203.055 PC; 1203.055(f) PC; 1203.066 PC; 1203.067 PC; 1203.076 PC; 1203.097 PC; 1203.1 PC; 1203.1(b) PC; 1203.1bb PC; 1203.1(d) PC; 1203.1(h) PC; 1203.1ab PC; 1203.1b (a) PC; 1203.1e PC; 1203.1g PC; 1203.1k PC; 1203.2 PC; 1203.2(a) PC; 1203.3 PC; 1203.4 PC; 1203.7 PC; 1203.9 (a) PC; 1203.9 (b) PC; 1203.10PC; 1203.12 PC; 1203.13 PC; 1389.6 PC; 1203.95 PC; 3075 PC to 3076 PC; 11180 PC and 11181 PC; 13020 PC

Rev 04/06