**INTERLOCAL AGREEMENT**

 **BETWEEN THE**

**FLAGLER COUNTY SHERIFF’S OFFICE, CITY OF PALM COAST**

**AND THE FLAGLER COUNTY SCHOOL DISTRICT**

**FOR THE**

**SCHOOL RESOURCE DEPUTIES**

This Agreement, made and entered into, on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, by and between the FLAGLER COUNTY SHERIFF’S OFFICE, hereinafter referred to as “SHERIFF,” the CITY OF PALM COAST (hereinafter referred to as “CITY”), and the FLAGLER COUNTY SCHOOL BOARD, hereinafter referred to as “SCHOOL BOARD,” agrees to the following:

**WITNESSETH:**

 **WHEREAS, the SCHOOL BOARD, the CITY, and the SHERIFF have entered into this Agreement pursuant to section 1006.12, Florida Statutes; and**

**WHEREAS**, the SCHOOL BOARD, the CITY, and the SHERIFF desire to provide law enforcement related services to the public schools within Palm Coast and Flagler County; and

**WHEREAS** the SCHOOL BOARD, the CITY, and the SHERIFF realize the potential outstanding benefits of the School Resource Deputy (SRD) Program to the citizens of Palm Coast and Flagler County and particularly to the students of the public schools within Flagler County; and

**WHEREAS**, the SCHOOL BOARD and the CITY, agree to contract from the SHERIFF, and the SHERIFF agrees to provide the SCHOOL BOARD and the CITY with a SRD Program in the Flagler County School District, and the SCHOOL BOARD and the CITY agree to reimburse the SHERIFF for its expense in providing the said SRD Program; and

**WHEREAS**, the CITY and the SHERIFF entered into a contract for law enforcement services dated \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_; and

**WHEREAS,** the parties agree that the SRD’s shall be in the Palm Coast neighborhoods during non-school hours for youth activity, and to include but not be limited to, gang intelligence; and

**WHEREAS**, the SHERIFF, the CITY, and the SCHOOL BOARD, desire to set forth in the SRD agreement the specific terms and conditions of the services to be performed and provided by the said SRD Program in the Flagler County School District; and

**WHEREAS**, the terms and conditions of this Agreement shall replace the existing agreement between the CITY, the SHERIFF, and the SCHOOL BOARD for the SRD Program and that existing agreement, upon the execution of this Agreement, is deemed terminated.

**NOW, THEREFORE, THE PARTIES HERETO AGREE AS FOLLOWS**:

**Article I. Establishment of Program**

A School Resource Deputy Program is established within the public schools of Flagler County.

**Article II. Goals and Objectives**

The SCHOOL BOARD, the CITY, and the SHERIFF share the following goals and objectives with regard to the SRD Program:

1. To foster educational programs and activities that will increase student’s knowledge of, and respect for, the law and the function of law enforcement agencies;
2. To encourage SRDs to serve as mentors and positive role models for students;
3. To encourage SRDs to attend school sponsored extra-curricular activities;
4. To encourage SRD involvement with the Police Athletic League (PAL) that provides activities for Flagler County students;
5. To act swiftly and cooperatively when responding to disruptions and reports of criminal activities on school property;
6. To immediately report criminal activity that occurs on school campuses and cooperate with law enforcement officials in their investigations of crimes;
7. To cooperate with other law enforcement officials in their investigation of criminal activity that occurs off campus;
8. To be available to School Officials when school discipline is being administered, when such discipline is the result of alleged criminal activity;
9. To provide instruction, as time permits, to students in regards to crime prevention, safety and security, anti-drug and anti-violence curriculum in all schools within the school district.
10. To sponsor, organize and use deputies to conduct a summer leadership academy. Summer leadership academy shall not exceed 2 consecutive weeks in time.
11. To provide an increased level of youth related law enforcement services in Palm Coast neighborhoods when SRD’s are not assigned to schools, to include but not be limited to gang intelligence.

**Article III. Employment, Assignment and Dismissal**

1. The SHERIFF agrees to employ 6 [six] full-time deputies to be assigned to the SRD Unit. The 6th deputy shall maintain the duties of a first line supervisor. The Sheriff will incur the cost for this position. The assignments of the SRDs shall be as follows:
	1. Flagler Palm Coast High School - 2
	2. Matanzas High School - 1
	3. Indian Trails Middle School - 1
	4. Buddy Taylor Middle School - 1
	5. Everest Alternative -1
2. Schools not covered by an SRD through either absence or contract are to receive law enforcement services by contacting the SRD Unit Supervisor to request response from road patrol, whenever possible. In the event of an emergency, school staff should call Emergency 911.
3. The SRDs shall be employees of the SHERIFF’S OFFICE and shall be subject to the administration, supervision, and control of the SHERIFF’S OFFICE except as such administration, supervision and control are subject to the terms and conditions of this Agreement.
4. The SHERIFF agrees to provide and to pay the SRD salary and employment benefits in accordance with the applicable salary schedule and employment practices of the SHERIFF’S OFFICE, including but not limited to sick leave, annual leave, retirement compensation, disability salary continuation, workers compensation, unemployment compensation, life insurance, dental and medical insurance. The SRDs shall be subject to all other personnel policies and practices of the SHERIFF’S OFFICE, except as such policies, which may have to be modified to comply with the terms and conditions of this Agreement.
5. In the event the Principal of a school believes the assigned SRD is not effectively performing his/her duties, the following steps will be followed:
	1. The Principal shall meet with the SRD to counsel him/her and attempt to resolve the issues;
	2. The Principal shall meet with the SRD Unit Supervisor to express concerns;
	3. The SRD Unit Supervisor shall meet with the SRD and notify the Principal of the outcome/resolution;

Upon determining that the situation cannot be resolved, the Section Commander and the Unit Supervisor shall meet to determine if the SRD shall be transferred to another school or removed from the SRD Unit.

1. The SHERIFF, with sole discretion, shall have the power and authority to hire, discharge and discipline SRDs. The SHERIFF shall hold the SCHOOL BOARD free, harmless and indemnified from and against any and all claims, suits, or causes of action arising out of allegations of unfair or unlawful practices brought by the SRDs.
2. The assignment, reassignment, and any new hire of an SRD will be assigned to his/her specific school at the sole discretion of the SHERIFF with input from the Superintendent or designee of the Flagler County Schools.
3. In the event an SRD is absent from work, the SRD shall notify both the SRD Supervisor, and the Principal or designee at the assigned school. A good faith effort will be made to assign a substitute for the absent SRD. Upon the determination that there will not be a substitute SRD available, the SRD Supervisor will contact the Principal or designee and inform him/her of whom to contact for routine law enforcement assistance. Emergency assistance shall be obtained by contacting Emergency-911.

In the event the SRD will be absent for a prolonged period of time due to illness, injury or disability, or re-assignment for a period of ten (10) consecutive workdays, the SHERIFF agrees to employ and/or assign a substitute SRD to assume the duties of the absent SRD.

1. Any Deputy who accepts the assignment to the SRD Unit shall agree to remain in the assignment for the duration of the school year before being transferred from the SRD Unit.

**Article IV: Duty Hours**

1. The SRD shall be on duty for 8 hours with a consistent start time for elementary schools and a consistent start time for the secondary schools.
2. Both parties understand and agree that time spent by the SRDs attending court and/or criminal cases arising from their assignment, as an SRD, shall be considered as hours worked under this agreement.
3. SRDs shall be in the neighborhoods for youth activity, and to include but not be limited to, gang intelligence during non-school hours and during times school is not in session.

**Article V: Qualifications**

1. The SRD shall maintain the following basic qualifications:
	1. Maintain a Certification of Basic Law Enforcement issued by Criminal Justice Standard and Training Commission
	2. Have a minimum of two (2) years law enforcement experience;
	3. Successfully complete the Field Training Program at the Sheriff’s Office;
	4. Maintain necessary training in the proper application of restraints;
	5. Attend the first available Basic School Resource Officer training;
	6. Trained in classroom presentation (i.e.: Instructor’s Techniques) to be proficient when preparing and instructing law enforcement related topics;
	7. Possess sufficient knowledge of the applicable Federal and State laws, city and county ordinances, and the policies and regulations of the Flagler County School District;
	8. Possess even temperament;
	9. Be a positive role model to the youth in Flagler County;
	10. Be available to provide instruction, or as a guest speaker, to any school organization.

**Article VI: Duties**

1. The duties of the SRD include, but are not limited to, the following:
	1. To provide law enforcement services to the citizens and public school students of Flagler County;
	2. To enforce Federal, State and Local laws and ordinances;
	3. To investigate reported and alleged criminal activity on, or adjacent to, school property.
		1. The SRD shall not routinely initiate investigations of incidents occurring off campus during school hours unless immediate assistance from the SRD is necessary.
	4. To be available to answer questions that students, parents, faculty, and staff may have regarding Florida criminal or juvenile laws;
	5. To assist other Law Enforcement Officers with external investigations concerning students attending the school to which the SRD is assigned;
	6. To provide law enforcement services and traffic control for special school events or functions such as athletic events, dances, meetings, etc.;
	7. To provide traffic control during the arrival and departure of students when deemed necessary;
	8. To make recommendations to the school that will add to the safe and orderly arrival and departure of students, parents and visitors.
	9. To notify the Principal or designee as soon as possible of an arrest or Baker Act, prior to removing the student from campus;

1. The SRD and the Principal will develop a procedure for parent notification.

* 1. To provide school crossing for students in the event an assigned School Crossing Guard is absent;
	2. To coordinate Emergency Medical Services, crowd and traffic control in the event of an emergency on campus;
	3. To investigate bus stop incidents;
	4. To follow and conform with all Flagler County School District policies and regulations that do not conflict with the policies and procedures of the SHERIFF’S OFFICE;
	5. To complete and maintain a daily activity log which will be compiled into a monthly report for each school;
	6. SRDs shall not be assigned a duty post.
	7. SRDs shall be considered a supplemental resource to the school faculty, staff, and administration.
	8. SRDs shall be visible to students, faculty and staff during peak hours (i.e.: lunch, class changes, assemblies, bus lines, arrival and dismissals, etc.).
	9. SRDs shall be available to attend faculty/staff meetings as well as administrative meetings with Principals or designees as requested.
	10. SRDs shall meet with the Superintendent or designee on a quarterly basis to insure consistency within the SRD Unit and School District.
	11. SRDs shall provide instruction to elementary, middle and high school students, as time permits, for an anti-crime, anti-drug, and anti-violence based program.
		1. SRDs shall provide a written schedule to the principal or designee of each school of instruction provided to students.
		2. SRDs shall maintain accurate records reflecting lessons taught, student attendance rosters, and completed curriculum.
		3. Any curriculum for which the SRD provides instruction shall be approved by the Superintendent or designee prior to implementation.
		4. The SCHOOL BOARD shall agree to provide SRDs access to classrooms with a manageable class size. Assembly methods of providing instruction are discouraged.
		5. The SRD Supervisor shall coordinate all instruction schedules to insure proper coverage of schools while the assigned SRD is instructing students.

u. SRDs shall provide an increased level of youth related law enforcement services in Palm Coast neighborhoods when SRD’s are not assigned to schools, to include but not be limited to gang intelligence.

**Article VII: Training/Briefing**

1. The SRDs are required by the SHERIFF to attend scheduled law enforcement training sessions. Every attempt will be made to schedule these during non-instructional hours.
2. All SRDs are required to attend regularly scheduled in-service training sessions to be scheduled by the supervisor of the SRD unit. The SRD supervisor shall provide prior notification to the affected schools of any absence due to training. Every attempt will be made to schedule these during non-instructional hours.
3. All SRDs shall attend training provided by the Superintendent or designee on topics considered germane and timely.
4. All SRD’s will be provided a minimum of 40 hours of summer training that will best serve the needs of the School Board and the SRD unit. This training may include but will not be limited to FASRO-MASRO, safety conferences, gang training, and/or other training germane to juveniles. The cost of the training will be incurred by the FCSO. The School Board may provide funding if available through School Board fund raising efforts.
5. Faculty, Staff and Administration in each school shall receive training from the SRD on the following topics including but not limited to:
	1. Mandatory Child Abuse Reporting Requirements;
	2. Legal updates that affect the schools;
	3. Lock Down/Code Red Procedures;
	4. Current trends with Flagler County youth (i.e.: drugs, gangs, weapons, etc.)

The training can be facilitated on a teacher workday or a time designated by the principal.

**Article VIII: School Board Support**

1. The SCHOOL BOARD shall appoint a school liaison to oversee the SRD component of the school district and be a primary contact at the District level.
2. The SCHOOL BOARD shall support the ability of the SRD to perform his/her duties by adequately supplying the following equipment:
	1. A private, air conditioned, properly lighted and centrally located office.
		1. Only the Principal and SRD shall have access to this office.
	2. A private telephone for confidential business purposes;
	3. A computer with a direct printer for report writing and other job related duties;
	4. A desk with locking drawers for storage of confidential files;
	5. Basic office supplies;
	6. A digital camera [replaced as needed] for each SRD for documenting evidence, suspects, and crime scenes;

**Article IX: Dress Code**

1. The SRD shall wear a “Class B” uniform issued by the SHERIFF. Any deviation from the above shall be at the discretion of the Sheriff or his designee.

**Article X: Transporting Students**

1. The SRDs shall only transport students in their patrol vehicles under the following conditions:
	1. The student is a victim of crime;
	2. The student has been arrested; or
	3. There are exigent circumstances or emergency.
2. The SRD shall not transport students who have been suspended from school, barring exigent circumstances.
3. The SRD shall not transport sick or ill students, barring exigent circumstances.
4. The SRD shall notify the Principal or designee prior to removing any student from campus.

**Article XI: Reporting Crimes and Delinquent Acts**

1. The SHERIFF and SCHOOL BOARD agree that a safe and crime free school campus is required to insure a healthy educational environment. Both parties acknowledge the SCHOOL BOARD’s “Zero Tolerance” policies for drugs, weapons, and violence on school grounds. However, the SRD retains full discretion with regard to enforcement of the law, making arrests, and taking appropriate law enforcement action. Accordingly, it is agreed that school personnel will report all delinquent acts and crimes as quickly as possible to the SRD, whenever the students are under the jurisdiction of the school. In the event the SRD is not available, any crimes or delinquent acts will be reported to the appropriate law enforcement agency.
2. It is agreed that the Principal of each school is the ultimate decision maker regarding disciplinary issues that result from a non-criminal act. The SRD shall maintain discretion in pursuing criminal charges for incidents that occur on school grounds.
3. In the event that a non-emergency incident occurs at a school not having a full-time SRD assigned, the Principal or designee may call the Sheriff’s Office Communication’s Center to request a patrol deputy respond to a school. Road patrol will respond when possible. The Principal or designee should call Emergency-911, in the event of an emergency.

**Article XII: Modifications**

1. This Agreement constitutes the full understanding of the parties, and no terms, conditions, understandings, or agreement purporting to modify or vary the terms of this Agreement shall be binding unless hereinafter made in writing and agreed to by both parties.

**Article XIII: Term of Agreement**

i. The term of this Agreement is one year, commencing on the 1st ofJuly, 2013, applied retroactively, and ending on the 30th of June, 2014. This Agreement shall be renewed and extended annually for additional and successive one-year terms unless notice of non-renewal is given by either party, in writing, prior to June 15th, of the initial or any succeeding term.

**Article XIV: Consideration**

i. For and in consideration of the SHERIFF providing the SRD Program as described herein, the SCHOOL BOARD agrees to reimburse the SHERIFF the total sum of $280,644 equal to the reimbursement amount for four deputies and includes the cost of eight crossing guards. This will be divided equally and paid quarterly upon the SCHOOL BOARD receiving an invoice issued by the SHERIFF>

ii. The SCHOOL BOARD shall reimburse the SHERIFF for all over -

time details performed by the members of the SRD Unit for extra-curricular activities that occur after school hours. The rate of reimbursement for SRDs working these details shall be at time and one-half rate of the particular SRD. Deputies not assigned to the SRD Unit who work over-time details at the school shall be reimbursed at the current rate of $32.00 per hour as established by the SHERIFF. A three-hour minimum applies.

**CITY**

 i. For and in consideration of the SHERIFF assigning six SRD’s to the Palm Coast District for youth related law enforcement activities, the CITY agrees to reimburse the SHERIFF equal to the reimbursement amount for one deputy as established annually in Exhibit “A” of the contract between the CITY and SHERIFF dated February \_\_\_\_\_, 2014 and may be amended annually. Said reimbursement shall be added to the monthly invoice from the SHERIFF to the CITY beginning November 1, 2013.

**Article XV: Crossing Guards**

1. The SHERIFF shall provide school crossing guards for the following schools. Additional guards may be added as needed:
	1. Belle Terre Elementary School (2)
	2. Buddy Taylor Middle School/Wadsworth Elementary (2)
	3. Bunnell Elementary School (1)
	4. Indian Trails Middle School (2)
	5. Rymfire Elementary School (1)
2. School crossing guards shall be governed in accordance with Florida State Statutes.

 iii. In the event the crossing guard will be absent for a prolonged period of time due to illness, injury or disability, or re-assignment for a period of five [5] consecutive workdays, the SHERIFF agrees to employ and/or assign a substitute crossing guard to assume the duties of the absent crossing guard.

**Article XVI: Indemnification**

i.Each party to this Agreement assumes any and all risks of personal injury and property damage to the extent attributable to the intentional and negligent acts or omissions of their respective officers and employees in furtherance of their respective performance under this Agreement. The parties agree, however, that nothing contained herein shall be construed or interpreted as (1) denying to either party any remedy or defense available to such party under the laws of the State of Florida: or (2) a waiver of each party’s right to sovereign immunity beyond the waiver provided in Section 768.28, Florida Statutes. The limits of liability on each party as set forth in section 768.08, Florida Statutes are hereby fully incorporated herein by this reference. This Paragraph shall survive termination of this Agreement and shall remain in effect until such time as the statute of limitations has expired to bring a claim under this Agreement.

ii. Each party (“Indemnifying Party”) shall indemnify and hold harmless the other parties, and their respective officers, employees, and city attorneys (individually and in their official capacity), from liability, losses, damages, and costs, including, but not limited to, reasonable attorney’s fees, to the extent caused by the negligence, recklessness or intentional wrongful misconduct of the Indemnifying Party, and persons employed or utilized by the Indemnifying Party in the performance of this Agreement.

**In Witness Whereof, The parties hereto have caused this Agreement to be executed as written above.**

**THE SCHOOL BOARD OF OFFICE OF THE SHERIFF,**

**FLAGLER COUNTY, FLORIDA FLAGLER COUNTY, FLORIDA**

BY: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ BY:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Sue Dickinson, Chair James Manfre, Sheriff

Date: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Date: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Approved as to form and legality for the School

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Date: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Kristy Gavin, School Board Attorney

**THE CITY OF PALM COAST** ATTEST:

BY: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Jon Netts, Mayor Virginia A. Smith, City Clerk

Date: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Date: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Approved as to form and legality for the City

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Date: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

William E. Reischmann, Jr., City Attorney