BOARD OF COUNTY COMMISSIONERS FOR ADAMS COUNTY, STATE OF COLORADO

LAW ENFORCEMENT SERVICES BETWEEN ADAMS COUNTY AND THE TOWN OF BENNETT

Resolution No. 2014-016

WHEREAS, the Town of Bennett requests that the Adams County Sheriff's Office continues to supply law enforcement services to its town, and

WHEREAS, the Adams County Sheriff's Office wishes to provide law enforcement services to the Town of Bennett, and

WHEREAS, in consideration of the services rendered by the Adams County Sheriff's Office the Town of Bennett agrees to pay the sum of \$336,780.

NOW, THEREFORE, BE IT RESOLVED by the Board of County Commissioners of the County of Adams, State of Colorado, the Intergovernmental Agreement between Adams County Sheriff's Office and the Town of Bennett for law enforcement services from January 1, 2014 through December 31, 2014, a copy of which is attached hereto and incorporated herein by this reference is hereby accepted and approved.

Upon motion duly made a	nd seconde	d the foregoing resolu	tion was adopted by the following vote
•	Henry		Aye
	Tedesco		Aye
	Hansen		Aye
		Commissioners	
STATE OF COLORADO)		
County of Adams)		

I, <u>Karen Long</u>, County Clerk and ex-officio Clerk of the Board of County Commissioners in and for the County and State aforesaid do hereby certify that the annexed and foregoing Order is truly copied from the Records of the Proceedings of the Board of County Commissioners for said Adams County, now in my office.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said County, at Brighton, Colorado this 6^{th} day of January, A.D. 2014.

County Clerk and ex-officio Clerk of the Board of County Commissioners Karen Long:





ADAMS COUNTY, COLORADO INTERGOVERNMENTAL AGREEMENT WITH THE TOWN OF BENNETT FOR LAW ENFORCEMENT SERVICES

THIS INTERGOVERNMENTAL AGREEMENT WITH THE TOWN OF BENNETT FOR LAW ENFORCEMENT SERVICES (Law Enforcement IGA) is made this day of moving, 2013, by and between the Adams County Board of County Commissioners, located at 4430 South Adams County Parkway, Suite C5000A, Brighton, Colorado 80601, hereinafter referred to as the "County," on behalf of the Adams County Sheriff's Office, and the Town of Bennett, located at 355 Fourth Street, Bennett, Colorado 80102, hereinafter referred to as "Bennett." The County and Bennett may be collectively referred to herein as the "Parties."

RECITALS

WHEREAS, the County is a county of the state that has been duly established and is operating pursuant to Colo. Const. art. XIV and Title 30 of the Colorado Revised Statutes (C.R.S.), as amended; and

WHEREAS, Bennett is a municipal corporation that has been duly established and is operating pursuant to Colo. Const. arts. XIV and XV and Title 31, C.R.S.; and

WHEREAS, pursuant to Colo. Const. art. XIV, § 18, and § 29-1-203, C.R.S., as amended, the County and Bennett are authorized to cooperate and contract with one another to provide any function, service, or facility lawfully authorized to each; and

WHEREAS, pursuant to § 30-11-410, C.R.S., as amended, the governing body of a municipality and the Board of County Commissioners are expressly authorized to contract for the purpose of providing law enforcement services; and,

WHEREAS, the County and Bennett mutually desire to contract for law enforcement services.

NOW, THEREFORE, the County and Bennett, for the consideration herein set forth, agree as follows:

SECTION I - SERVICES TO BE PROVIDED BY THE COUNTY

The Adams County Sheriff's Office shall provide law enforcement services to Bennett as specified in "Attachment A," which is attached hereto and incorporated herein by this reference. The standard service is to be provided based upon law enforcement service units, which is defined to mean one (1) Patrol Deputy and one-half (½) Detective position, including the equipment and supplies incidental to providing each service unit.

All employees staffing the service unit shall be employees of the County, and not of Bennett, and all equipment and supplies provided incidental thereto shall be and remain the property of the County.

In the event of any conflicts or inconsistencies between the terms and conditions contained in the body of this Law Enforcement IGA and those contained in Attachment A, the terms and conditions contained in the body of this Law Enforcement IGA shall prevail and control.

SECTION II - RESPONSIBILITIES OF BENNETT

Bennett shall provide information as necessary or requested by the County to enable its performance under this Law Enforcement IGA. Bennett hereby expressly delegates to the Adams County Sheriff's Office authority to enforce any and all laws applicable to and within the territory of Bennett.

SECTION III - TERM

The term of this Law Enforcement IGA shall be for one (1) calendar year, beginning on January 1, 2014 and ending on December 31, 2014. This Law Enforcement IGA may be renewed for additional one-year terms, but only upon written notice from Bennett that it wishes to renew the agreement for an additional year. For fiscal planning purposes, such notice must be received by the County on or before August 31st of each year.

SECTION IV - PAYMENT AND FEE SCHEDULE

Bennett shall pay the County the base sum of Three Hundred Thirty-Six Thousand, Seven Hundred Eighty Dollars (\$336,780) for the services provided hereunder. This sum shall be paid in quarterly installments as specified in Attachment A. Bennett shall also make quarterly payments to the County for any overtime or additional charges as invoiced pursuant to Attachment A.

SECTION V - INDEPENDENT CONTRACTOR

In providing services under this Law Enforcement IGA, the County, including all employees of the Adams County Sheriff's Office, acts as an independent contractor and not as an employee of Bennett. The County shall be solely and entirely responsible for its acts, and the acts of its employees, agents, servants, and subcontractors during the term and performance of this Law Enforcement IGA. No employee, agent, servant, or subcontractor of the County shall be deemed to be an employee, agent, or servant of Bennett because of the performance of any services or work under this Law Enforcement IGA. The County, at its sole expense, shall procure and maintain workers' compensation insurance and unemployment compensation insurance as required under Colorado law.

Pursuant to the Workers' Compensation Act, § 8-40-202(2)(b)(IV), C.R.S., as amended, the County understands that it and its employees and servants are not

entitled to workers' compensation benefits from Bennett. The County further understands that it is solely obligated for the payment of federal and state income tax on any moneys earned pursuant to this Law Enforcement IGA.

SECTION VI - NONDISCRIMINATION

The Parties shall not discriminate against any employee or qualified applicant for employment because of age, race, color, religion, marital status, disability, sex, or national origin. The Parties agree to post in conspicuous places, available to employees and applicants for employment, notices provided by the local public agency setting forth the provisions of this nondiscrimination clause.

SECTION VII - INSURANCE AND GOVERNMENTAL IMMUNITY

During the term of this Law Enforcement IGA, the Parties agree to maintain insurance in all forms and types as required by law through either commercial policies or self-insurance. Nothing in this Law Enforcement IGA shall be construed as a waiver by either party of any provisions of the Colorado Governmental Immunity Act, § 24-10-101, et seq., C.R.S., as amended.

SECTION IX - TERMINATION

Either party may terminate this Law Enforcement IGA upon the provision of written notice to the other party at least three (3) calendar months prior to the effective date of the termination.

SECTION X - MUTUAL UNDERSTANDINGS

A. Jurisdiction and Venue

The laws of the State of Colorado shall govern as to the interpretation, validity, and effect of this Law Enforcement IGA. The Parties agree that jurisdiction and venue for any disputes arising under this Law Enforcement IGA shall be with the 17th Judicial District, Colorado.

B. Compliance with Laws

During the performance of this Law Enforcement IGA, the Parties agree to strictly adhere to all applicable federal, state, and local laws, rules and regulations, including all licensing and permit requirements. The Parties hereto aver that they are familiar with § 18-8-301, et seq., C.R.S. (Bribery and Corrupt Influences), as amended, and § 18-8-401, et seq., C.R.S. (Abuse of Public Office), as amended, and that no violations of such provisions are present. Without limiting the generality of the foregoing and as applicable, the Parties expressly agree to comply with the privacy and security requirements of the Health Insurance

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Portability and Accountability Act of 1996 (HIPAA) when exposed to or provided with any data or records under this Law Enforcement IGA that are considered to be "Protected Health Information."

C. Record Retention

The Parties shall maintain records and documentation of the services provided under this Law Enforcement IGA, including fiscal records, and shall retain the records for a period of three (3) years from the date this Law Enforcement IGA is terminated, unless otherwise provided or required by law. Said records and documents shall be subject at all reasonable times to inspection, review, or audit by authorized federal, state, or County personnel.

D. Assignability

Neither this Law Enforcement IGA, nor any rights hereunder, in whole or in part, shall be assignable or otherwise transferable by either party without the prior written consent of both Parties.

E. Waiver

Waiver of strict performance or the breach of any provision of this Law Enforcement IGA shall not be deemed a waiver, nor shall it prejudice the waiving party's right to require strict performance of the same provision, or any other provision in the future, unless such waiver has rendered future performance commercially impossible.

F. Force Majeure

Neither party shall be liable for any delay or failure to perform its obligations hereunder to the extent that such delay or failure is caused by a force or event beyond the control of such party including, without limitation, war, embargoes, strikes, governmental restrictions, riots, fires, floods, earthquakes, or other acts of God.

G. Notice

Any notices given under this Law Enforcement IGA are deemed to have been received and to be effective: (1) three (3) days after the same shall have been mailed by certified mail, return receipt requested; (2) immediately upon hand delivery; or (3) immediately upon receipt of confirmation that a facsimile was received. For the purposes of this Law Enforcement IGA, any and all notices shall be addressed to the contacts listed below:

For the County:

Adams County Sheriff's Office 332 North 19th Avenue Brighton, CO 80601 Phone: (303) 654-1850

Facsimile: (303) 655-3296

Adams County Attorney's Office 4430 S. Adams County Parkway, Ste 5000B Brighton, CO 80601-8206

Phone: (720) 523-6116 Facsimile: (720) 523-6114

For the Contractor:

Town of Bennett 355 Fourth Street Bennett, CO 80102-7806 Phone: (303) 644-3249 Facsimile: (303) 644-4125

H. Integration of Understanding

This Law Enforcement IGA contains the entire understanding of the Parties hereto and neither it, nor the rights and obligations hereunder, may be changed, modified, or waived except by an instrument in writing that is signed by the Parties hereto.

I. Paragraph Headings

Paragraph headings are inserted for the convenience of reference only.

J. Counterparts

This Law Enforcement IGA may be executed in multiple counterparts, each of which shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.

K. Parties Interested Herein

Nothing expressed or implied in this Law Enforcement IGA is intended or shall be construed to confer upon or to give to, any person other than the Parties, any right, remedy, or claim under or by reason of this Law Enforcement IGA or any covenant, terms, conditions, or provisions hereof. All covenants, terms, conditions, and provisions in this Law Enforcement IGA by and on behalf of the County and Bennett shall be for the sole and exclusive benefit of the County and Bennett.

L. Severability

If any provision of this Law Enforcement IGA is determined to be unenforceable or invalid for any reason, the remainder of this Law Enforcement IGA shall remain in effect, unless otherwise terminated in accordance with the terms contained herein.

M. Authorization

Each party represents and warrants that it has the power and ability to enter into this Law Enforcement IGA, to grant the rights granted herein, and to perform the duties and obligations herein described.

IN WITNESS WHEREOF, the Parties have caused their names to be affixed hereto.

BOARD OF COUNTY COMMISSIONERS ADAMS COUNTY, COLORADO

Chair

Date

ATTEST:

KAREN LONG

CLERK AND RECORDER

Deputy Clerk

Approved as to form:

Adams County Attorney's Office

ADAMS COUNTY SHERIFF'S OFFICE

Douglas N. Darr, Sheriff

Date

STATE OF COLORADO)		
) ss.		
COUNTY OF ADAMS)		
	- h	1.1	
Signed and sworn to bef	ore me this $\frac{5/\kappa}{}$ da	y of Nourber	, 2013 by
Paul C. Gragory	·		
DML.	ķ	ALLE C. GREG	
Notary Public		RAN TARY	
•	1011		
My commission expires on:	03/03/14	* V PHILLY IS E	
	03/03/14 WILLING	11 AIK O STREET	
TOWN OF BENNETT	Ŋ	Commission Explies Hot.	
		"SOIDII EXA"	
Sue J. Horn		12-10,2013	
Sue F. Horn, Mayor		Date	
ATTEST: (SEA			
Linith Fill	Liti s		
Town Clerk or Town Manag	or .		
TOWN CICIA OF TOWN MANAGE	,01		

THE SIGNATURES OF ALL PARTIES MUST BE ATTESTED TO OR NOTARIZED.

ATTACHMENT A TO LAW ENFORCEMENT IGA WITH TOWN OF BENNETT

- 1. Agreement to Supply Police Services. The County agrees to furnish to Bennett reasonable law enforcement services as deemed necessary by the Adams County Sheriff's Office every day during the life of this Law Enforcement IGA. Law enforcement services will be provided in the equivalent of service units. The County agrees to furnish additional deputy sheriffs as may be needed by or requested by Bennett from time to time as long as such deputies are available and their assignment will not adversely affect law enforcement services provided to unincorporated portions of the County. The Sheriff reserves the right to determine all law enforcement functions; including those deemed extraordinary. All extraordinary law enforcement services will be considered additional in nature and billed as such to Bennett. Bennett shall pay compensation for additional deputies as provided herein.
- 2. Place and Nature of Services. This Law Enforcement IGA will be implemented by the Adams County Sheriff's Office and shall not in any way affect the regular law enforcement services provided by the Adams County Sheriff's Office to unincorporated portions of Adams County. The Sheriff will make all determinations in scheduling and designating the patrol area of the deputy supplied under this Law Enforcement IGA. The standards of performance, disciplining of deputies, control of personnel providing such services, and other matters incident to the performance of the services to be provided hereunder shall be in accordance with the Sheriff's Office policies.

All legal documents, i.e. subpoenas, summonses, or any legal paperwork not generated by the Adams County Sheriff's Office that requires service shall be handled as follows: Legal documents will be provided by Bennett to the Civil Section of the Adams County Sheriff's Office. Adams County Sheriff's Office personnel will serve only legal documents required to be served in Adams County. Bennett will pay legal services in accordance with the Adams County Sheriff's Office fee schedule, based upon the Colorado Revised Statutes.

Criminal and traffic enforcement action taken by deputies assigned to Bennett will be handled in the same manner and nature as enforcement action takes place within unincorporated territories of the County. Generally, it will be standard practice for deputies to utilize Bennett Municipal Ordinances for criminal and traffic charging whenever practical; however, appropriate charging shall remain at the deputies' discretion.

Law enforcement services provided to Bennett under this Law Enforcement IGA will be provided within that territory of Bennett that is located in Adams County.

Areas outside of Adams County, annexed by Bennett, will not be served under this Law Enforcement IGA. The Sheriff, or his designee, will meet with the Bennett Trustees on an as-needed basis. The meetings may occur in an effort to maintain communication and enhance community policing and partnerships.

- 3. Personnel and Equipment. The County further agrees that such services will include the enforcement of state statutes and such municipal ordinances of Bennett that are of the same type and nature as ordinances of the County enforced by Sheriff's personnel within unincorporated territories of the County. The County shall furnish and supply all necessary labor, supervision, equipment, vehicles, communication facilities, and supplies necessary to provide the services to be rendered hereunder. In the event the Parties determine that law enforcement headquarters should be maintained within the town limits, Bennett shall furnish such office at its own cost and pay for the expense of office space, furniture, furnishings, office supplies, custodial services, and telephone, heating, electrical services, water and other utilities. In special instances when special supplies, stationery, notices, forms and similar materials are to be issued in the name of Bennett, the same is to be supplied by Bennett at its own expense.
- 4. Payment. Bennett agrees to pay the County the base sum of Three Hundred Thirty-Six Thousand, Seven Hundred Eighty Dollars (\$336,780) during the term of this Law Enforcement Agreement. Payments of the base sum are to be made in quarterly installments at the end of each three (3) month period. The County is to provide a statement at the close of each calendar quarter, and Bennett shall pay the amount therein set forth within thirty (30) days after the receipt of such statement. If such payment is not received by the County within forty (40) days after the submission of the billing, the County may satisfy such payment from any funds of Bennett that are in the hands of the County without advance notice to Bennett of the County's intention to do so, or the County may proceed in any manner provided by law to collect such indebtedness.

In accordance with billed services, all overtime and Victim Advocate Coordinator hours will be billed quarterly to Bennett. Bennett shall receive a billing statement to be paid to the Adams County Sheriff's Office Finance Section. That billing shall be handled separately from the quarterly installments to be paid to the Adams County Fiscal Affairs Department.

- **5. Equipment.** All equipment used in the performance of this Law Enforcement IGA, including vehicles, firearms, communication equipment, and supplies, shall remain the property of the County.
- 6. Reports. Incidental to and in addition to the services performed hereunder, the County shall furnish monthly sheriff's reports of the activities of the deputy assigned to perform the services of this Law Enforcement IGA. Such reports are to be delivered within a reasonable time to the office of the Bennett Town Clerk.

7. **Definition of Service Unit**. Law enforcement services provided to Bennett under this Law Enforcement IGA will be provided in the equivalent of service units. A service unit is one (1) Patrol Deputy and one-half (½) of a Detective position. That service unit includes the vehicle and supplies/items needed to allow the deputy and/or detective to function at their assigned tasks. The cost of a service unit is the equivalent of all costs incurred in the staffing and functioning of such employees. For the year 2014, law enforcement services provided to Bennett will consist of one complete service unit and fifty percent (50%) of a Patrol portion and thirty-seven point five (37.5%) of a Detective portion of a second service unit.

Service Unit Costs

One Service Unit

\$230,182

50% of Patrol Portion of 2nd Service Unit

\$81,121

Total

\$311,303

37.5% of Detective Portion of 2nd Service Unit

\$25,477

Total

\$336,780

2014 contract Cost for Law Enforcement Services

\$336,780

ATTACHMENT A

Deputy Costs

Monthly Salary	\$6,123	
Hourly	\$35.32	
Overtime Rate	\$52.98	
80 Hrs. Vacation		\$2,826
60 Hrs. Sick		\$2,119
Annual Salary		\$73,466
Benefits		<u>\$30,090</u>
		\$108,501

Operating Costs

Basic Uniforms	\$2,682
Patrol Only Issue - helmet, raincoat, asp, ticket holder	318
Uniform Cleaning	0
Cell Phone – phone and airtime	600
Pager	84
Mobile Data Terminal – incl. Software, dock, support	7,250
Shotgun	550
Rifle	775
Gas Mask	200
Ammo	500
Misc. Supplies	800
Taser	1007
Vehicle – fleet rental/maintenance	23,693
800 MHz Radio System – portable, mobile, base	6,703
ADCOM Usage – based on \$984,151/year	<u>8,580</u>
Total Operating	\$53,742
Annual	
Hourly (based on 2080 hrs.) \$78.00	<u>\$162,243</u>

Detective Costs

I	Half Cost	<u>\$67,939</u>
Annual	\$135,878	
7	Total Operating	27,377
ADCOM Usage		<u>8,580</u>
800 MHz Radio – portable, mobile, base		6,703
Vehicle – fleet rental/mainte	nance	4,810
Computer software/support		5,300
Miscellaneous Supplies		800
Ammo		500
Pager		84
Cell Phone		600
Cleaning Allowance		-0-
(Operating Costs	
		\$108,501
Benefits		\$30,090
Annual Salary		\$73,466
60 Hrs. Sick		\$2,119
80 Hrs. Vacation		\$2,826
Overtime Rate	\$52.98	
Hourly	\$35.32	
Monthly Salary	\$6,123	

Annual

Hourly (based on 2080 hrs.) \$32.66

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Billed Services

Overtime:

All overtime hours for service provided by this contract will be billed quarterly by the Adams County Sheriff's Office Finance Section to the Town of Bennett.

Overtime Hourly Rate: \$52.98

Victim Services:

All Victim Advocate hours provided by the East Victim Advocate Coordinator provided by this contract will be billed quarterly by the Adams County Sheriff's Office Finance Section to the Town of Bennett.

East Victim Advocate Coordinator Hourly Rate \$23.41

All billable overtime and victim services hours will be itemized and provided to the Town of Bennett to accompany the quarterly billing statement.

Services provided by the Sheriff's Office <u>not</u> included in the annual agreement contract/cost:

- > Records Section
- > Laboratory Services
- > Photography
- > Evidence/Storage
- > Supervisory Services
- > Administrative Services Division Staff Hours
- > Detective Division Staff Hours
- > Patrol Division Staff Hours
- > Warrants Section
- > Crime Analysis
- > Crime Prevention
- > North Metro Narcotics Task Force
- > T.A.C. Section Traffic/Community Resource Team

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MOTION

I move that the Resolution approving the Intergovernmental Agreement between Adams County and the Town of Bennett be approved.