MEMORANDUM OF UNDERSTANDING

BY AND BETWEEN

SUPERIOR COURT OF CALIFORNIA COUNTY OF FRESNO

AND

FRESNO COUNTY SHERIFF'S OFFICE

JULY 1, 2025

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("Agreement") is made and entered into this
by and between the SUPERIOR COURT OF CALIFORNIA,
COUNTY OF FRESNO ("COURT") and the County of Fresno, through the Fresno County
Sheriff's Office ("SHERIFF").

WHEREAS, California Government Code section 69926 requires COURT and the SHERIFF to enter into an annual or multi-year Memorandum of Understanding (MOU) for court security services, specifying the agreed upon level of court security services; and

WHEREAS, COURT is in need of security services; and

WHEREAS COUNTY, through the SHERIFF through its Court Services Unit, provides public safety services to COURT; and

WHEREAS, pursuant to the 2011 Public Safety Realignment allocation, court security funding previously allocated by the State of California to the judicial branch through the Trial Court Funding Act of 1997 was realigned and allocated directly to the Sheriff in an amount consistent with the 2025-2026 Service Levels for court security; and

WHEREAS, the parties intend to enter into annual updated Service Agreements;

WHEREAS, the COURT and the SHERIFF desire to work cooperatively to ensure the Superior Courts in Fresno County are safe and efficient.

Therefore, the parties agree as follows.

1. PURPOSE AND INTENT

The objective of the services to be provided under this Agreement is the ability of COURT and the public to conduct judicial business safely and in a manner that maintains the integrity of the judicial process. SHERIFF will maintain a Court Services Unit ("CSU") that will be responsible for the performance of the obligations under this Agreement. All services

provided under this Agreement shall be performed in a professional manner so as to ensure efficient operation of COURT.

This Agreement supersedes and replaces all prior Agreements and MOUs between COURT and SHERIFF.

2. TERM OF AGREEMENT

This agreement shall be effective on the July 1, 2025 and terminate on June 30, 2028. The term of this Agreement may be extended for two one-year terms by the mutual written agreement of both parties. The first renewal year is from July 1, 2028 - June 30, 2029, upon the same terms and conditions herein set forth, unless written notice of non-renewal is given by either party to the other party no later than April 30, 2028. The second extension renewal is from July 1, 2029 – June 30, 2030, upon the same terms and conditions herein set forth, unless written notice of non-renewal is given by one party to the other party no later than April 30, 2029. This Agreement shall be retroactive if agreed to by both parties. The parties shall meet and review the staffing and service levels prior to entering into an extension. Negotiations for a new agreement shall begin as early as necessary to ensure that an agreement is in place by July 1st of each year.

3. SERVICES

3.1 Routine Security Services

During the term of this Agreement, SHERIFF shall provide all court security for the necessary and appropriate level of law enforcement services in the courts to meet the needs of COURT. Court security shall include, but is not limited to:

- A. Providing personnel for and performance of the following security functions during normal court hours, including lunch and break times;
- B. Traditional bailiff services for judicial officers; courtroom security including extended hours due to judicial business upon notification;

- C. Movement of inmates within court facilities;
- D. Perimeter screening of the public and other court users and staff;
- E. Patrol of the interior of court facilities, security of holding cells in court facilities, site control monitoring of court facilities as deemed necessary by SHERIFF;
- F. Patrol of the exterior perimeter of court facilities as deemed necessary by SHERIFF;
- G. Security and protection of judges, judicial officers, court staff, and jurors within court facilities;
- H. Law enforcement response to court facilities including but not limited to Clerk's Offices, Court Administration, Family Court Services, Human Resources, and Jury Assembly Room;
- I. Security for judicial related events as deemed appropriate by SHERIFF and at the request of COURT;
- J. Identification of potential threats to the security of COURT, judges or judicial officers and staff;
- K. Direct supervision of applicable personnel assigned to the Court Services
 Unit; and
- L. The purchase of security equipment and supplies necessary and appropriate to perform these services.

SHERIFF shall have the discretion to determine the number of staff required in a given situation. COURT may consult with SHERIFF on the number of deputies assigned should staffing appear to be inadequate or excessive. SHERIFF will staff the Court Services Unit as described in Exhibit "A".

The Sheriff shall furnish to the Court the following reports upon request to the extent that such reports relate to services provided by the Sheriff under this Agreement: incident reports; industrial accident reports; lost, stolen or damaged property reports; lost key reports; counterfeit money reports; facility entrance counts; inmate transportation report; and any other requested reports related to CSU activities that are legally releasable. Any other reports related to CSU operations shall be provided to the Court, upon request, after authorization from the CSU Commander.

3.2 Non-routine Security Services

SHERIFF shall provide non-routine security services in response to threats to judicial officers, court personnel, and jurors. SHERIFF may provide other Non-routine Security Services within the County of Fresno as requested by COURT. These requests may include:

- A. Ceremonial services and security details associated with ceremonial services;
- B. Sequestering of juries;
- C. Mock Trials;
- D. Crime scene visits;
- E. Off-site court proceedings;
- F. Other events where security is requested.

Requests for Non-routine Security Services may be made to the Sheriff, the Court Services Unit Commander or designee(s) by the Court's Executive Officer or designee(s), and shall provide the SHERIFF with as much advance notice as possible regarding requests for Non-routine Security.

SHERIFF agrees to provide these services to the extent practicable within the Trial Court Security Funding Allocation and COURT agrees to pay the additional costs thereof.

Whenever possible and time permitting, SHERIFF will contact COURT regarding the estimated cost of the additional services requested.

SHERIFF and COURT acknowledge and agree it is impractical to specify in the Agreement each and every category of Non-routine Security Services which might be desired by COURT, and that the parties will reasonably cooperate in identifying and addressing such potential additional services.

3.3 Emergencies

SHERIFF shall provide security deemed necessary to meet emergencies at court facilities during incidents including, but not limited to: medical emergencies, fires, fire alarms, floods, explosions, bomb threats, hostage situations, hazardous spills, escape attempts, attempted or actual lynchings, active shooter situations, terrorist incidents, sustained power outages, riots, protests impacting court operations, and acts of God.

SHERIFF will make reasonable efforts to consult with COURT regarding the emergency. SHERIFF will determine the level of response necessary to effectively contain and stabilize the emergency. In the event of an emergency involving security in a Court facility during normal court operational hours, SHERIFF will immediately take all actions reasonably necessary to respond to the emergency. This includes following the established evacuation plan and protocol for the Court facility.

SHERIFF is designated the primary investigatory agency for any criminal act involving a Court judicial officer or employee if that criminal activity is related to or stems from their employment with COURT. SHERIFF is responsible for investigation of all threats against judicial officers. SHERIFF is responsible for the investigation of crimes committed within the County of Fresno, against judicial officers when the crime was a direct result of the judicial officer's duties, regardless of where the crime occurred. SHERIFF is responsible for the investigation of threats or crimes against court employees while on duty at a court facility, or if

the threat or crime occurred outside of a court facility that was the direct result of their employment, regardless of jurisdiction within Fresno County. SHERIFF is responsible for the investigation of all criminal acts, including property crimes that occur at all Court-occupied facilities during court operational hours and after hours in accordance with any existing Agreement with the California Highway Patrol. SHERIFF is the primary first responder, and is responsible for documenting all incidents and accidents involving members of the public or court personnel on personal matters during the court business hours at court occupied facilities. SHERIFF will provide the services of the Explosive Ordnance Disposal (Bomb Squad), SWAT, Crisis Negotiation Team, K-9 units, the Crime Scene Unit, or other necessary law enforcement support services when the Sheriff deems such services necessary.

3.4 Law Enforcement Responsibilities

Nothing in this Agreement is intended to or shall have the effect of relieving the Sheriff of its general law enforcement responsibilities as provided by law, if services to be provided are services that would ordinarily be provided to a County facility, a County resident or a County employee.

4. STAFFING

4.1 Employment Status

Any person employed for the performance of services and functions pursuant to this Agreement by the Court Services Unit shall be Sheriff's employees under the control and supervision of SHERIFF. The management, direction, and supervision of court security services and public safety protection, the standards of performance, the discipline of employees, and other matters incident to the performance of such services shall be the responsibility of SHERIFF. SHERIFF shall be the appointing authority for all personnel provided to COURT under this Agreement. SHERIFF acknowledges that COURT requires standards of performance that demonstrate professional excellence in the execution of duties and in interpersonal relations

4.2 Outside Functions

Court Services Unit personnel working assignments outside the scope of the

services rendered to COURT as described in this Agreement or otherwise approved by COURT

with Court employees and all persons using the services of the Court. SHERIFF further

recognizes that the assignment and reassignment of staff in the Court Services Unit has a

significant impact on COURT and therefore agrees to communicate with COURT regarding

will not be compensated with Trial Court Security funds.

Court Services Unit staff assignments or reassignments.

4.3 Staffing Review

Prior to the commencement of negotiations for a successor Agreement,

SHERIFF shall conduct a needs assessment to determine the staffing needs for the Court

Services Unit and public safety protection for the succeeding year. Based on this assessment,

COURT and SHERIFF shall meet and discuss the staffing requirements for the succeeding

fiscal year in conjunction with the negotiations for a successor Agreement.

As necessary throughout the year, SHERIFF and COURT shall meet and confer any proposed budget adjustments during the term of this Agreement to assure that the total court security costs remain within the funds available.

In the event that COURT and SHERIFF agree that changes in staffing are necessary in order to provide routine security services, and if funding is available to acquire any additional security services, then this Agreement shall be amended.

COURT and SHERIFF shall meet and discuss the impact on service levels resulting from any addition or deletion of a Court facility, staffing deviation, or change in funding. Variations in the level of service may be made by written amendment as provided for in this Agreement.

4.4 Vacancies and Leave

SHERIFF will ensure that all vacancies are filled in a reasonable amount of time. SHERIFF will not transfer employees to the Court Services Unit employees who are on paid or unpaid leave of absence, or compensate employees who are on leave due to a work-related injury with trial court security funds.

As all Court Services Unit positions are funded by the Trial Court Security allocation, SHERIFF will make every effort to fully staff the Court Services Unit.

Should the court security staffing level fall below that set out in Exhibit "A", SHERIFF may redeploy staff as necessary, based on the agreed upon Security Staffing Priority pyramid, Exhibit "C", to maximize the efficiency of the Court and fulfill the overall responsibilities, as described within this Agreement, as prescribed by law, and as otherwise necessary to insure judicial officer, staff, prisoner, deputy and the public's safety. Communication is essential in maintaining a professional and courteous relationship, and SHERIFF shall advise and consult with COURT regarding staff reallocations prior to implementation and redeployment of staff when practicable.

4.5 Labor Shortage

SHERIFF agrees to provide the level of service agreed to COURT except in the event of a labor shortage due to a work slow-down, strike, or any other form of job action by those individuals assigned to the Court Services Unit, or due to the Sheriff's response to public emergencies, or due to other causes beyond the control of the Sheriff or the County. During such period of labor shortage, SHERIFF may not perform some duties normally performed. Reductions of service shall be based upon the Security Staffing Priority pyramid. SHERIFF shall make every effort to notify the Presiding Judge and the Court Executive Officer or designee of a reduction of service as soon as practicable.

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4.6 Revision of Staffing Levels

During the term of this MOU, SHERIFF, or his or her designee, on behalf of the COUNTY, with the concurrence of COURT, may change the staffing levels described on Exhibit A, which changes, when added together during the term of the Agreement do not exceed ten percent (10%) of the total maximum reimbursement paid to County.

5. COURT SECURITY AND LAW ENFORCEMENT PLANS

Pursuant to Gov. Code section 69925 and CRC, rule 10.172, the COURT and SHERIFF, through the Court Services Unit, shall participate and cooperate in the completion of all plans, studies and surveys related to security. SHERIFF, in conjunction with presiding judge, shall develop an annual or multiyear comprehensive, countywide Court Security Plan. The Sheriff's Office, through the Court Security Unit, shall be responsible for the Law Enforcement Security Plan. Once approved by COURT and SHERIFF, the Law Enforcement Security Plan will become part of the Court Security Plan.

6. TRAINING

SHERIFF shall ensure that all personnel regularly assigned to the Court Services Unit receive relevant training to his or her specific court security tasks, post, and/or court facility.

Any official COURT holiday upon which no court business is performed, and which does not coincide with a County holiday, shall be used by SHERIFF to conduct (8) hours of training related to the court security.

COURT may request that SHERIFF attend or provide specific court related training.

COURT and SHERIFF will work together to schedule such COURT-requested training to ensure that such training will not negatively impact operations.

7. EQUIPMENT AND SUPPLIES

COURT will provide, maintain and repair necessary security screening equipment, including but not limited to weapon screening x-ray and magnetometers used for court security purposes, as agreed between the SHERIFF and COURT. All COURT-owned equipment used

by the Court Services Unit to provide services to COURT shall be maintained by COURT unless otherwise agreed upon by both parties. SHERIFF shall be consulted prior to the purchase of any security screening equipment. SHERIFF will assist COURT in researching and recommending appropriate security equipment to be utilized in the court. A listing of all existing security equipment, including the identification of issued court keys or coded devices that permit entry into court facilities shall be completed by SHERIFF and COURT.

SHERIFF may fund or purchase equipment relevant to court security utilizing available Trial Court Security funds.

8. INVOICING

Within forty-five (45) days of the conclusion of each bi-weekly payroll cycle, SHERIFF will submit to COURT an itemized statement of the court security-related costs for the pertinent payroll cycle. SHERIFF's costs for court security will be paid for by the Trial Court Security Funding Allocation received by the County, and COURT will make no payments to SHERIFF.

9. AUDIT

Court Services Unit related audits may be conducted by either party to this Agreement, or by the Judicial Council of California, the Fresno County Auditor-Controller, or by any other party authorized by law, or mutually agreed upon by both parties. The reasonable costs of the audit will be the responsibility of the requesting party.

10. FACILITIES

COURT agrees to provide the SHERIFF with necessary court custody facilities, security facilities and systems, staff offices, and support facilities to conduct operations. SHERIFF shall be consulted during design, construction and use of all new, remodeled or existing court facilities for input regarding security and other operational issues. SHERIFF agrees to designate a sufficient number of liaisons to each construction project to ensure that there is no delay of any facility project.

11. GENERAL PROVISIONS

11.1 Independent Contractor Status

COURT recognizes the Sheriff has a Constitutional position as an officer of the court. In the performance of services under this Agreement, the Sheriff's Office, and their respective officers, agents and/or employees shall be deemed independent contractors and not agents or employees of the COURT. All such personnel provided by the Sheriff's Office under this Agreement are under the direct and exclusive supervision, daily directions, and control of the Sheriff's Office. The Sheriff's Office assumes full responsibility for the actions of such personnel in the performance of services hereunder.

COURT shall not be liable for the direct payment of any salaries, wages, or other compensation to any SHERIFF's personnel performing services under this Agreement. For all purposes, SHERIFF's personnel performing services under this Agreement are employees of the SHERIFF and not the COURT.

11.2 Dispute Resolution

Operational issues which do not affect funding or service changes shall be resolved by COURT, through the Court Executive Officer or designee, and the SHERIFF, through the Court Services Unit Commander or representative responsible for the particular court location. The parties shall meet in a good faith effort to resolve the issue to the mutual satisfaction of both parties.

11.3 Amendments

All Changes, modifications, or amendments to this Agreement must be in the form of a Written Amendment executed by authorized personnel of COURT and SHERIFF.

11.4 Waiver

A waiver by any party of a breach of any of the covenants to be performed by any other party shall not be construed as a waiver of any succeeding breach of the same or other covenants, agreements, restrictions, or conditions of this Agreement.

11.5 Validity

If any provision of this Agreement or the application thereof to any person or circumstance is held invalid, the remainder of this Agreement and the application of such provision to other persons or circumstances shall not be affected thereby.

11.6 Mutual Indemnification

COURT shall indemnify, defend, and hold harmless the SHERIFF, its elected and appointed officers, employees, and agents from and against any and all liability, including but not limited to demands, claims, actions, fees, costs, and expenses (including attorney and expert witness fees), arising from or connected with COURT's acts and/or omissions arising from and/or relating to this Agreement.

SHERIFF shall indemnify, defend, and hold harmless COURT, its elected and appointed officers, employees, and agents from and against any and all liability, including but not limited to demands, claims, actions, fees, costs, and expenses (including attorney and expert witness fees), arising from or connected with SHERIFF'S acts and/or omissions arising from and/or relating to this Agreement.

The provisions of this Section 11.6 shall survive termination or expiration of this Agreement.

11.7 Cooperation

SHERIFF and COURT will cooperate in good faith to implement this Agreement.

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11.8 Counterparts

This Agreement may be executed in one or more counterparts, each of which shall be deemed to be an original, but all of which together shall constitute one and the same instrument.

11.9 Assignment.

No party shall assign any of its rights or delegate any of its obligations hereunder without the prior written consent of the other parties.

11.10 Construction

This Agreement shall be construed, interpreted, and governed by the laws of the State of California. The headings and captions used in this Agreement are for convenience and ease of reference only and shall not be used to construe, interpret, expand, or limit the terms of the Agreement. Each of the Exhibits attached to this Agreement is hereby incorporated into this Agreement by this reference.

11.11 Complete Agreement

The body of this Agreement and all Exhibits (Security Staffing Level "A", Contract Law Enforcement Cost Calculation "B", and Security Staff Priority Pyramid "C"), which are attached and incorporated by this reference, constitute the complete and exclusive statement of understanding of the parties, which supersedes all previous agreements, written or oral, and all communications between the parties relating to the subject matter of this Agreement. This Agreement replaces the Agreement between the parties, which was effective on July, 1, 2022 and which is terminated effective June 30, 2025. No change to this Agreement shall be valid unless prepared pursuant to Section 11.3 Amendments, of this Agreement, and signed by both parties.

	[]		
1	The p	arties are signing this Agreement on the date stated in the introductory clause.	
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3		ATTEST:	
4		Bernice E. Seidel, Clerk of the Board of Supervisors	
5		County of Fresno, State of California	
6	By:	By:	
7		Mendes, Chairman Deputy of Supervisors of the County of Fresno	
9	Date:	Date:	
10			
11			
12		By: Dawn Annino,	
13		Court Executive Officer	
14		Date: 30105,2025	
15			
16		By:	
17		John Zanoni, Sheriff-Coroner-Public Administrator	
19		•	
20		Date:	
21			
22	Trum d	0001	
23	Fund Subclass ORG	0001 10000 31115702	
24	Account	7295	
25			

1 EXHIBIT "A" 2 FRESNO COUNTY SHERIFF'S OFFICE 3 COURT SERVICES UNIT STAFFING LEVEL 4 5 Lt. 1.0 6 Sgt. 4.0 7 Deputy I/II 87.0 Deputy III 8 2.0 9 Deputy IV 4.0 10 Community Service Officers 12.0 11 Dispatcher III 2.0 12 Account Clerk III 1.0 Program Technician 13 1.0 14 Total 114.0 15 16 17 18

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EXHIBIT "B"

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Fresno County Sheriff's Office FY 2024 - 2025 Salary and Benefits Calculation for Average Cost - Court Services Unit

Fresno County Sheriff's Office Based on Department wide FTEs FY 2024-25 Court/FSO Average Cost

Based on Department wide FTEs		Salary					
204						Annual Avg. Salary/	
Classification	# of staff	Base Salary	Bi-lingual	8% POST Incentive	Total	Employee	
	-						
Sheriff's Lieutenant	19	2,683,226.00	602.39	206,402.00	2,890,230.39	152,117.39	
Sheriff's Sergeant	47	5,747,924.00	3,011.94	442,148.00	6,193,083.94	131,767.74	
Deputy Sheriff IV	40	4,448,860.00	2,409.55	342,220.00	4,793,489.55	119,837.24	
Deputy Sheriff III	172	16,606,590.00	5,421.49	1,277,430.00	17,889,441.49	104,008.38	
Deputy Sheriff II	117	10,215,946.00	5,421.49	549,174.54	10,770,542.03	92,055.91	
Deputy Sheriff Recruit	5	300,690.00	=		300,690.00	60,138.00	
Dispatcher III	12	839,280.00	602.39		839,882.39	69,990.20	
Dispatcher II	7	413,348.00			413,348.00	59,049.71	
Dispatcher I	6	318,240.00	*		318,240.00	53,040.00	
Community Service Officer	17	877,240.00	2,409.55		879,649.55	51,744.09	
Sr. Accountant	1	84,032.00	-		84,032.00	84,032.00	
Accountant II	1	62,166.00	-		62,166.00	62,166.00	
Program Technician II	25	1,263,496.00	2,610.00		1,266,106.00	50,644.24	
Program Technician I; eff. 03/1	6	270,426.00	2,610.00		273,036.00	45,506.00	
Account Clerk II	8	382,356.00	-		382,356.00	47,794.50	
Account Clerk I	3	118,066.00	-		118,066.00	39,355.33	
TOTAL 486		44,631,886.00	25,098.80	2,817,374.54	47,474,359.34	1,223,246.74	

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		Retirement - Avg of Safety Tier 2 77.29%+Safety Tier 4 64.54% = 70.915% General Tier Rate: 58.86%	FICA (OASDI) - Rate: 6.2%	Medicare - Rate: 1.45%	Average Salary - Driven Benefits/Employee	Total Avg. Salary-Driven Benefits/Classificaiton
Sheriff's Lieutenant	19	107,874.05	9,431.28	2,205.70	119.511.03	2,270,709.50
Sheriff's Sergeant	47	93.443.10	8,169.60	1,910.63	103,523.33	4,865,596.40
Deputy Sheriff IV	40	84,982.58	7,429.91	1,737.64	94,150.13	3,766,005.07
Deputy Sheriff III	172	73,757.54	6,448.52	1,508.12	81,714.18	14,054,839.71
Deputy Sheriff II	117	65,281.45	5,707.47	1,334.81	72,323.73	8,461,876.35
Deputy Sheriff Recruit	5	42,646.86	3,728.56	872.00	47,247.42	236,237.10
Dispatcher III	12	41,196.23	4,339.39	1,014.86	46,550.48	558,605.78
Dispatcher II	7	34,756.66	3,661.08	856.22	39,273.96	274,917.75
Dispatcher I	6	31,219.34	3,288.48	769.08	35,276.90	211,661.42
Community Service Officer	17	30,456.57	3,208.13	750.29	34,415.00	585,054.92
Sr. Accountant	1	49,461.24	5,209.98	1,218.46	55,889.68	55,889.68
Accountant II	1	36,590.91	3,854.29	901.41	41,346.61	41,346.61
Program Technician II	25	29,809.20	3,139.94	734.34	33,683.48	842,087.10
Program Technician I; eff. 03/1	6	26,784.83	2,821.37	659.84	30,266.04	181,596.24
Account Clerk II	8	28,131.84	2,963.26	693.02	31,788.12	254,304.98
Account Clerk I	3_	23,164.55	2,440.03	570.65	26,175.23	78,525.70
TOTAL	486	799,556.95	75,841.30	17,737.08	893,135.33	36,739,254.30

		Fixed .			
			Health/Dental/Vision -		
		Health/Dental/Vision -	Avg Dependents	Average Fixed	Total Avg. Fixed
		FDSA Employee-Only	Coverage	Benefits/Employee	Benefits/Classification
Sheriff's Lieutenant	19	10,568.00	7,760.00	18,328.00	348,232.00
Sheriff's Sergeant	47	10,568.00	7,760.00	18,328.00	861,416.00
Deputy Sheriff IV	40	10,568.00	7,760.00	18,328.00	733,120.00
Deputy Sheriff III	172	10,568.00	7,760.00	18,328.00	3,152,416.00
Deputy Sheriff II	117	10,568.00	7,760.00	18,328.00	2,144,376.00
Deputy Sheriff Recruit	5	10,568.00	7,760.00	18,328.00	91,640.00
Dispatcher III	12	10,568.00	7,760.00	18,328.00	219,936.00
Dispatcher II	7	10,568.00	7,760.00	18,328.00	128,296.00
Dispatcher I	6	10,568.00	7,760.00	18,328.00	109,968.00
Community Service Officer	17	10,568.00	7,760.00	18,328.00	311,576.00
Sr. Accountant	1	11,608.00	6,460.00	18,068.00	18,068.00
Accountant II	1	11,608.00	6,460.00	18,068.00	18,068.00

Fresno County Sheriff's Office FY 2024 - 2025 Salary and Benefits Calculation for Average Cost - Court Services Unit

Program Technician II	25	11,608.00	6,460.00	18,068.00	451,700.00
Program Technician I; eff. 03/1		11,608.00	6,460.00	18,068.00	108,408.00
Account Clerk II	8	11,608.00	6,460.00	18,068.00	144,544.00
Account Clerk I	3	11,608.00	6,460.00	18,068.00	54,204.00
TOTAL	486	175,328.00	116,360.00	291,688.00	8,895,968.00

		Total Annual Average Salary & Benefits/Employee	Monthly Amount/Employee	Bi-weekly Amount/Employee	FY 2024-25 Hourly Amount	FY 2023-24 Hourly Amount
Sheriff's Lieutenant	19	289,956.42	24,163.03	11,152.17	139.40	133.34
Sheriff's Sergeant	47	253,619.07	21,134.92	9,754.58	121.93	116.93
Deputy Sheriff IV	40	232,315.37	19,359.61	8,935.21	111.69	107.67
Deputy Sheriff III	172	204,050.57	17,004.21	7,848.10	98.10	94.28
Deputy Sheriff II	117	182,707.64	15,225.64	7,027.22	87.84	86.38
Deputy Sheriff Recruit	5	125,713.42	10,476.12	4,835.13	60.44	59.22
Dispatcher III	12	134,868.68	11,239.06	5,187.26	64.84	62.84
Dispatcher II	7	116,651.68	9,720.97	4,486.60	56.08	55.00
Dispatcher I	6	106,644.90	8,887.08	4,101.73	51.27	48.94
Community Service Officer	17	104,487.09	8,707.26	4,018.73	50.23	49.30
Sr. Accountant	1	157,989.68	13,165.81	6,076.53	75.96	68.75
Accountant II	1	121,580.61	10,131.72	4,676.18	58.45	· .
Program Technician II	25	102,395.72	8,532.98	3,938.30	49.23	45.71
Program Technician I; eff. 03/1	6	93,840.04	7,820.00	3,609.23	45.12	41.43
Account Clerk II	8	97,650.62	8,137.55	3,755.79	46.95	43.18
Account Clerk I	3	83,598.57	6,966.55	3,215.33	40.19	37.38
TOTAL	486	2,408,070.07	200,672.51	92,618.08	1,157.73	1,050.35

EXHIBIT "C"

CALIFORNIA SUPERIOR COURT, COUNTY OF FRESNO SECURITY STAFFING PRIORITY

