

**SCHOOL SAFETY INTERLOCAL AGREEMENT**  
**AMONG**  
**THE SCHOOL BOARD OF CLAY COUNTY, FLORIDA;**  
**CITY OF GREEN COVE SPRINGS, FLORIDA; AND**  
**GREEN COVE SPRINGS POLICE DEPARTMENT**  
**2018-2019**

This Agreement is made among and executed by the School Board of Clay County, Florida (“School Board”), the City of Green Cove Springs, Florida (“City”), and the City of Green Cove Springs Police Department (“GCSPD”), collectively referred to hereinafter as “the Parties.”

**WHEREAS**, the Parties have historically entered into annual “Safety and Education Articulation Agreements” whereby GCSPD Officers are assigned to certain public schools within Clay County District Schools (“District”) to maintain safety and provide certain educational resource services in exchange for the School Board’s payment of sums to the City for the benefit of GCSPD; and

**WHEREAS**, the Parties are currently performing (through September 30, 2018) one such agreement known as the *2017-2018 Safety and Education Articulation Agreement* (“2017-18 Articulation Agreement”), a complete and accurate copy of which is attached hereto as **Exhibit A**; and

**WHEREAS**, under the 2017-18 Articulation Agreement, GCSPD’s educational resource services include assistance and support to District personnel in planning and implementing school programs such as Drug Abuse Resistance Education (“DARE”), health and substance abuse education, and traffic and pedestrian safety programs at Charles E. Bennett Elementary School and Green Cove Springs Junior High School; and

**WHEREAS**, Florida’s recently-enacted Marjory Stoneman Douglas High School Public Safety Act, Ch. 2018-3, Laws of Florida (“the Act”), made significant school safety reforms and imposed upon all Florida public school districts numerous additional requirements to achieve greater safety and security for all public school students and staff; and

**WHEREAS**, one requirement of the Act, codified in part under section 1006.12 of the Florida Statutes (2018), calls for school boards to partner with law enforcement agencies to establish or assign at least one “school safety officer” at each public school within a school district by implementing one or any combination of three statutory options going into the 2018-19 school year; and

**WHEREAS**, a District-wide School Resource Officer “SRO” program presents one statutory option, though state funding committed to the District for a program of this nature is substantially insufficient; and

**WHEREAS**, the School Board and Superintendent – in collaboration with local law enforcement agencies, officials, and community stakeholders – have collectively explored (and continue to explore) avenues by which adequate funding may be raised and mandates of the Act may be met without compromising the level of services provided by each of the public agencies involved; and

**WHEREAS**, the Parties have, in fact, partnered with each other, and desire to enter into an agreement under which GCSPD provides SRO services at Charles E. Bennett Elementary School and Green Cove Springs Junior High School, and continues to deliver the above-referenced educational resource services to said schools throughout the 2018-19 school year, in exchange for payment of certain sums by the School Board.

**NOW, THEREFORE, IN CONSIDERATION** of the foregoing and the mutual promises and obligations stated herein, the Parties agree as follows:

1. The School Board shall pay to the City the sum of \$143,534.00 upon approval of this Agreement by all Parties in exchange for certain services provided to the School Board by GCSPD from July 1, 2018 through June 30, 2019, as specified below. Such payment shall be made in twelve (12) equal installments after execution of this Agreement and upon receipt of a monthly detailed invoice submitted by GCSPD to the School Board.
2. The City agrees to accept payment of such funds for the benefit and use of CGSD.
3. Included under this Agreement shall be GCSPD’s assignment of a School Resource Officer (“SRO”) per site to provide public safety, law enforcement, and educational resource services at Charles E. Bennett Elementary School and Green Cove Springs Junior High School. The educational resources services shall include GCSPD assistance and support to District personnel in planning and implementing school programs such as Drug Abuse Resistance Education (“DARE”), health and substance abuse education, and traffic and pedestrian safety programs at these schools.
4. The School Board and GCSPD will collaborate and work together with other government agencies to ensure that the services contemplated herein are appropriately and effectively delivered. General orders and directives will be reviewed and updated to enhance the working relationship between District and GCSPD staff and encourage early intervention strategies and activities.

5. GCSPD agrees to comply with the requirements of the Jessica Lunsford Act by requiring that all GCSPD personnel and agents who come into contact with students are fingerprinted and have passed a Level II background check at no cost to the School Board.

6. GCSPD shall maintain records concerning the performance of services provided by the GCSPD Officers assigned as SROs. In accordance with the *Law Enforcement Officers Bill of Rights*, Chapter 112, Fla. Stat., complaints against an GCSPD Officer shall be referred to and appropriately addressed by GCSPD.

7. This Agreement is entered into and governed by the *Florida Interlocal Cooperation Act of 1969*, section 163.01, Fla. Stat., and all applicable portions of the same are hereby incorporated by reference.

8. Subject to and within the limitations of the sections 163.01 and 768.28, Fla. Stat., GCSPD agrees to indemnify and hold harmless the School Board and its officers, employees, and agents from and against any and all loss, damage, or liability which arises as a result of the negligent or intentional acts of GCSPD personnel which occur in connection with the services contemplated by this Agreement.

9. This Agreement shall become effective upon the date it is fully executed by all the Parties.

10. Upon full execution of this Agreement, the Parties' 2017-18 Articulation Agreement shall be deemed terminated and rendered void without penalty or any further obligations of any party. Otherwise, the 2017-18 Articulation Agreement will remain in full force and effect through September 30, 2018.

**IN WITNESS WHEREOF**, the Parties have caused this Agreement to be executed on the date(s) hereinafter indicated.

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Carol Studdard, Chair  
School Board of Clay County, Florida

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Date

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Addison G. Davis  
Superintendent of Clay County District Schools

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Date

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Derek Asdot  
GCSPD Chief of Police

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Date

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Mitch Timberlake  
Mayor of Green Cove Springs, Florida

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Date

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Danielle Judd  
City Manager of Green Cove Springs, Florida

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Date