NOTICE OF MEETING (•) OF THE

COMMISSIONERS COURT OF JACK COUNTY, TEXAS

• Assistive Listening Devices Available on Request for Use During Court Session

Notice is hereby given that a Meeting of the above named Commissioners Court will be held on **Monday the 29th day** of July, 2013 at 9:00 o'clock a.m., in the County Courthouse, Jacksboro, Texas, at which time the following subjects* will be discussed and appropriate action taken, to-wit:

These subjects may or may not be discussed in the order shown. All items listed below as part of the called "Consent Agenda Items" require no deliberation by the Court. Each Court member has the prerogative of removing an item from this agenda so that it may be considered separately.

		FILED FOR RECORD	
1.	PUBLIC FORUM (Limited to 5 minutes per person);	U OLUUKM.	
2.	PAYMENT OF CLAIMS;	JUL 2 4 2013	
3.	TIMED AGENDA: None;	JANICE ROBINSON, County Clerk JACK COUNTY, TEXAS BYDEPUTY	
4.	Budget Workshop FY14;		
5.	Update, if any, on purchase of easements and personal property from Ames Tower Group, LLC. for Emergency Radio Communications – County Judge;		
6.	Review and approval of Interlocal Agreement between the County and Perrin-Whitt CISD on supplying Deputy Sheriff as a School Resource Officer;		
7.	. Discussion of Commissioner Precinct Operations;		
8.	. Update on Courthouse Repair Project 2012 and 2013 details;		
9.	Update/Consider of steps and measures for restoration/renovation of courthouse lawn, sprinkler system and landscaping;		
10. Discussion of use of County Trucks to assist the City of Bryson under our Interlocal Agreement with them to be used to haul sewage waster material to Iowa Park;			
11.	11. FUTURE AGENDA ITEMS; AND;		
12.	ADJOURNMENT.		
Da	ted this the 24th day of July, 2013		
Co	mmissioners Court of Jack County, Texas		
/ Mi	tchell G. Davenport, Judge of Comphissioners Court		
I, t	the undersigned County Clerk, do hereby certify that the above Notice of	Meeting of the above named	

I, the undersigned County Clerk, do hereby certify that the above Notice of Meeting of the above named Commissioners Court, is a true and correct copy of said Notice, and that I posted a true and correct copy of said Notice on the bulletin board at the Courthouse door of Jack County, Texas, at a place readily accessible to the general public at all times on the 24th day of July, 2013, and said Notice remained so posted continuously for at least 72 hours preceding the scheduled time of said meeting.

Dated this the 24th day of July, 2013

Dated this the 24th day of July, 2013	
anice Robinson, County Clerk of Jack County, Texas By: Deputy Clerk	S IEA+ S COUNT TET

MINUTES

On this the 29th day of July, 2013 the Commissioners Court of Jack County, Texas met in Regular session at 9:08 a.m. with the following elected officials present:

Fearl F. Smith, Commissioner Pct. 1 - Arrived at 9:50 a.m.
James L Brock, Commissioner Pct. 2
James L. Cozart, Commissioner Pct. 3
Terry Ward, Commissioner Pct. 4
Mitchell G. Davenport, County Judge

PUBLIC FORUM

No members of the public spoke.

PAYMENT OF ACCOUNTS AND CLAIMS

All accounts and claims were submitted to the Court for approval. Those submitted were approved and entered into the computer of the County Treasurer. Commissioner Cozart made a motion to pay all bills. Judge Davenport seconded and the motion carried unanimously. Commissioner Smith was not present for this vote.

BUDGET WORKSHOP FY14

Commissioners continue to work on the County Budget for FY14 and Judge Davenport will file the Proposed Budget for FY14 on July 31, 2013.

EMERGENCY RADIO COMMUNICATIONS

Update, if any, on purchase of easements and personal property from Ames Tower Group, LLC for Emergency Radio Communications – County Judge;

County Attorney Brad Dixon recommended adding language of not assuming liabilities in the agreement. Commissioner Cozart made a motion to make changes in the language of the contract and allow Judge Davenport to sign the contract when complete. Commissioner Ward seconded and the motion carried unanimously. Commissioner Smith was not present for this vote.

PERRIN-WHITT CISD SCHOOL RESOURCE OFFICER

Review and approval of an Interlocal Agreement between the County and Perrin-Whitt CISD on supplying Deputy Sheriff as a School Resource Officer – Judge Davenport;

Commissioner Brock made a motion to approve this agreement and allow Judge Davenport to make modifications to the language in the agreement. Commissioner Cozart seconded and the motion carries unanimously.

PRECINCT OPERATIONS

No discussion.

COURTHOUSE REPAIR PROJECT 2012 AND 2013

Cheryl Lovett is the new Director of Adult Probation for Jack County. Danny Nash is now doing renovations to these offices.

COURTHOUSE LAWN, SPRINKLER SYSTEM AND LANDSCAPING

Update/Consider steps and measures for restoration/renovation of Courthouse lawn, sprinkler system and landscaping – Judge Davenport. There is nothing new to report regarding this project.

COUNTY TRUCKS USE FOR CITY OF BRYSON

Discussion of use of County Trucks to assist the City of Bryson under our Interlocal Agreement with them to be used to haul sewage waste materials to Iowa Park, Texas. Commissioner Cozart discussed this agreement and noted that the City of Bryson is working on this project and will need County Precinct trucks soon to haul the dried waste materials.

FILED FOR RECORD

ADJOURN

There being no further business motion was made by Commissioner Cozart to adjourn and seconded by Commissioner Brock. The motion carried unanimously.

Fearl F. Smith, Commissioner Pct. #1

James Brock, Commissioner Pct. #2

James L. Cozart, Commissioner Pct. #3

Terry Ward Commissioner Pct. #4

Mitchell G. Davenport, County Judge

ATTEST:

ance Rolenson, County Clerk



JANICE ROBINSON, County Clerk

SEP

AGREEMENT is made this the down of day of , 20 13 by and between the COUNTY OF JACK (the County) and PERRIN-WHITT CONSOLIDATED INDEPENDENT SCHOOL DISTRICT (PWCISD) as follows:

WITNESSETH:

WHEREAS PWCISD agrees to purchase from the COUNTY through its Sheriff's Office and the COUNTY agrees to provide for PWCISD the services of a School Resource Officer (SRO)

Program and the management thereof in the PWCISD consisting of not less than ONE (1) full time School Resource Officer (SRO), their vehicle, supplies, training and equipment and PWCISD agrees to reimburse the COUNTY for its expenses in providing the said SRO Program; and WHEREAS PWCISD and the COUNTY desire to set forth in this SRO Agreement the specific terms and conditions of the services to be performed and provided by the said SRO within PWCISD;

NOW, THEREFORE, THE PARTIES HERETO AGREE AS FOLLOWS:

- **1.0 Goals and Objectives**: It is understood and agreed that the PWCISD and the COUNTY through its Sheriff's Office officials share the following goals and objectives with regard to the School Resource Officer (SRO) Program in the schools:
- **1.1** To foster educational programs and activities that will increase students' knowledge of and respect for the law and the function of law enforcement agencies;
- **1.2** To encourage SRO to attend extra-curricular activities held at schools, when possible, such as PTA meetings, athletic events and concerts;
- 1.3 To act swiftly and cooperatively when responding to major disruptions and flagrant criminal offenses at school, such as: disorderly conduct by trespassers, the possession and use of weapons on campus, the illegal sale and/or distribution of controlled substances, and riots;
- **1.4** To report serious crimes that occur on campus and to cooperate with the law enforcement officials in their investigation of crimes that occur at school;
- **1.5** To cooperate with law enforcement officials in their investigations of criminal offenses which occur off campus; and
- **1.6** To encourage the SRO to provide traffic control at schools when deemed necessary for the safety and protection of students and the general public when the regular patrol officer/deputy is not available.

2.0 Employment and Assignment of School Resource Officers

- **2.1** The County agrees to employ not less than ONE School Resource Officer (SRO) during the term of this agreement. The SRO shall be an employee of the COUNTY's Sheriff's Office and shall be subject to the administration, supervision and control of the COUNTY's Sheriff's Office, except as such administration, supervision and control is subject to the terms and conditions of this Agreement.
- 2.2 The COUNTY agrees to provide and to pay the SRO salary and employment benefits in accordance with the applicable salary schedules and employment practices of the County, including but not necessarily limited to: sick leave, annual leave, retirement compensation, disability salary continuation, workers compensation, unemployment compensation, life insurance, dental insurance, and medical/hospitalization insurance. The SRO shall be subject to all other personnel policies and practices of the County's Sheriff Office except as such policies or practices may have to be modified to comply with the terms and conditions of this Agreement.
- **2.3** The County through its Sheriff's Office, in its sole discretion, shall have the power and authority to hire, discharge and discipline the SRO. The County shall hold the PWCISD free, harmless and indemnified from and against any and all claims, suits or causes of action arising out of allegations of unfair or unlawful employment practices brought by the SRO.
- 2.4 The SRO shall be assigned by the County's SHERIFF as follows:
- 2.41 One SRO shall be assigned to PWCISD. Total Assigned (1) one.

2.5 In the event an SRO is absent from work, the SRO shall notify both his supervisor in the County's Sheriff Office and the principal of the school to which the SRO is assigned.

3.0 Duty Hours.

- **3.1** The maximum number of hours that a SRO officer shall be on duty in a work week shall be 43 hours and the minimum shall be 40 hours. Specific SRO duty hours at a particular school shall be set by mutual agreement between the PWCISD, at the direction of the Safety Manager or the Principal of the school to which the officer is assigned, and the County Sheriff's Office, by the Officer in charge of the SRO Program
- **3.2** The SRO shall be on duty at their respective school(s) from fifteen minutes before the beginning of the student instructional day until 15 minutes after the end of the students' school day unless modified by the mutual agreement between the County Sheriff's Office and PWCISD by the Safety Manager or the Principal. During that time period they shall be allowed one hour for lunch. The remainder of the officers' 43 hour workweek shall be assigned to provide afternoon and/or evening security at school events and/or to pursue criminal investigations of school-related crimes.
- **3.3** It is understood and agreed that time spent by SRO attending court juvenile and/or criminal cases arising from and/or out their employment as an SRO shall be considered as hours worked under this Agreement.
- **3.4** In the event of an emergency in Jack County the SRO is ordered by the County Sheriff's Office to leave their school duty station during normal duty hours as described above and to perform other services for the County Sheriff's Office, the time spent shall not be considered hours worked under this agreement. In such an event, the monthly compensation paid by the PWCISD to the COUNTY SHERIFF'S OFFICE shall be reduced by the number of hours of that SRO service was not provided to PWCISD or the hours shall be made up in a manner determined by mutual agreement of the parties.

4.0 Basic Qualifications of School Resource Officers (SRO) -

To be a SRO, an officer must first meet all of the following basic qualifications:

- 4.1 Shall be a TCLEOSE certified peace officer with the STATE of TEXAS,
- **4.2** Shall possess a sufficient knowledge of the applicable Federal and State laws, City and County ordinances, and Board of Education polices and regulations;
- 4.3 Shall be capable of conducting in depth criminal investigations;
- 4.4 Shall possess even temperament and set a good example for students; and
- **4.5** Shall possess communication skills that would enable the officer to function effectively within the school environment.

5.0 Duties of School Resource Officers

- **5.1** To protect lives and property for the citizens and public school students of the County;
- **5.2** To enforce Federal, State and Local criminal laws and ordinances, and to assist school officials with the enforcement of Board of Education Policies and Administrative Regulations regarding student conduct;
- 5.3 To investigate criminal activity committed on or adjacent to school property;
- **5.4** To counsel public school students in special situations, such as students suspected of engaging in criminal misconduct, when requested by the principal or the principal's designee or by the parents of a student;
- **5.5** To answer questions and conduct classroom presentations for students in the law related education field;
- **5.6** To assist other law enforcement officers with outside investigations concerning students attending the school(s) to which the SRO is assigned;
- **5.7** To provide security for special school events or functions, such as PTA meetings, at the request of the principal or the security specialist; and
- **5.8** To provide traffic control during the arrival and departure of students on an as needed basis. Need is based upon law enforcement determination of actual need.

6.0 Chain of Command

- **6.1** As employees of the COUNTY, the SRO shall follow the chain of command as set forth in the County Sheriff's Office Policies and Procedure Manual.
- **6.2** In the performance of their duties, the SRO shall coordinate and communicate with the principal (or the principal's designee) of the school to which they are assigned.

7.0 Training/Briefing

- 7.1 All SRO shall be required by the County Sheriff's Office to attend monthly training and briefing sessions. These sessions will be held at the direction of the County Sheriff's Office Division Commander. Briefing Sessions will be conducted to provide for the exchange of information between the PATROL, C.I.D., and NARCOTICS DIVISION and liaison officers.
- **7.2** Training Sessions will be conducted to provide SRO with appropriate in-service training such as up-dates in the law, in-service firearm training, and in-service electronic control devise training. The PWCISD also may provide training in Board of Education Policies, regulations and procedures.
- **8.0** Dress Code SROS uniform shall be provided by the County Sheriff's Office and required to wear a departmental issued uniform.
- **9.0** Supplies and Equipment The COUNTY agrees to provide each SRO with the following equipment:
- **9.1** Motor vehicles. The COUNTY shall provide a standard patrol vehicle for each SRO. In addition, the COUNTY agrees to:
- 9.11 maintain the vehicles assigned to SRO;
- **9.12** pay for gasoline, oil, replacement tires and other expenses associated with the operation of the said vehicles; and
- **9.13** purchase and maintain comprehensive general auto liability insurance on the said vehicles in an amount not less than the coverage recommended by the Risk Manager for the County.
- **9.2** Weapons and ammunition. The COUNTY agrees to provide the standard issue rounds of ammunition for each SRO.
- **9.3** Office Supplies. The COUNTY agrees to provide each SRO with the usual and customary office supplies and forms required in the performance of their duties. In addition, each SRO shall be provided a private office within the school that is accessible by the students. Each SRO shall also be provided a computer, printer and access to a private fax machine and access to the internet for confidential intelligence sharing with other Law Enforcement Agencies, Child Protective Services, and/or Courts.

10.0 Transporting Students

- 10.1 It is agreed that SRO shall not transport students in their vehicles except:
- **10.11** when the students are victims of a crime, under arrest, or some other emergency circumstances exist; and
- **10.12** when students are suspended and sent home from school pursuant to school disciplinary actions if the student's parent or guardian has refused or is unable to pick-up the child within a reasonable time period and the student is disruptive/disorderly and his/her continued presence on campus is a threat to the safety and welfare of other students and school personnel, as determined by the school resource officer or his/her supervisor.
- **10.2** If circumstances require that the SRO transport a student, then the school officials must provide a school official or employee of the same gender of the student to be transported to accompany the officer in the vehicle.
- **10.3** If the student to be transported off campus is not under arrest, a victim of a crime, or violent or disruptive, the school administration shall provide transportation for the student and the SRO may accompany a school official in transporting a student.
- 10.4 Student shall not be transported to any location unless it is determined that the

student's parent, guardian or custodian is at the destination to which the student is being transported. SRO shall not transport students in their personal vehicles.

10.5 SRO shall notify the school principal before removing a student from campus.

- **11.0** Investigation, Interrogation, Search and Arrest Procedures The standard operating procedures (SOP) for the investigation of crimes and interrogation, search and arrest of students are as follows:
- 11.1 Interrogation Procedures. In the event a serious crime (as defined below) is committed at school or at a school activity, the principal or assistant principal with the assistance of the SRO should:
- **11.11** Question any witnesses to determine that a crime was committed and who committed the crime. The SRO shall have the general authority to question or interrogate any student at school who may have information about criminal misconduct or the violation of the conduct policies of the PWCISD. As a general rule, the interrogation should be conducted in cooperation with and in the presence of a school official but when immediate action is necessary or in an emergency situation, the SRO may interrogate a student without the presence of a school official.
- 11.12 Question the person suspected of committing the crime. As a general rule, the suspect should not be arrested or placed "in custody" during the initial interview or interrogation. The suspect shall be informed generally of the purpose of the investigation and given an opportunity to present informally his/her knowledge of the facts. If the suspect wishes to remain silent, to contact his/her parents or an attorney (Miranda), or to end the interview, the questioning should cease and the suspect's request should be granted unless there is a reasonable cause to detain the student for questioning.
- **11.13** If a student is detained, placed in custody or arrested, the student must be advised prior to further questioning by a SRO:
- 11.131 That he/she has the right to remain silent;
- 11.132 That anything he/she says can be used against him/her in a court of law;
- 11.133 That he/she has a right to have a parent, guardian or custodian present during questioning;
- 11.134 That he/she has a right to talk with an attorney before you ask any questions and he/she has a right to have his/her attorney present with him/her during questioning;
- **11.135** That if he/she cannot afford to hire an attorney, one will be appointed for him/her by the court before any questioning if he/she wishes; and
- **11.136** That if he/she decides to answer now without an attorney present, he/she will still have the right to stop answering questions at any time. He/she also has the right to stop answering questions at any time until he/she talks to a lawyer.
- **11.137** This section should include specific State law that governs interrogations by law enforcement with/without parent presence.

11.2 Search Procedures

- **11.21** If the school official has reasonable suspicion for suspecting that a search of a student or a student's possessions will uncover evidence that the student has violated or is violating either the law or the rules of the school, the school official may search the student and the student's pockets, pocketbook, book bag, desk, locker, vehicle or any other similar location within the student's control. When requested by school officials, the SRO shall assist with the search in order to protect the safety of all persons involved in the search. If the search uncovers evidence of criminal misconduct, the evidence may be held for or turned over to the SRO.
- **11.22** Strip Search Policies and laws- SRO will not take part or be involved with the strip search of any student.
- **11.3** Reporting of Serious Crimes If the investigation uncovers evidence of a serious crime as defined in statute and PWCISD administrative regulations, the school official shall notify the SRO, the student's parent/guardian and the appropriate school personnel.

11.4 Arrest Procedures - School Related Crimes

11.41 Juveniles. When a SRO arrests or takes a juvenile under the age of Seventeen (17) into custody, he/she shall select the least restrictive of the following courses of action which is

appropriate under the circumstances and meets the immediate needs of the juvenile and the school:

- 11.411 Divert the juvenile from court by:
- 11.4111 Release
- 11.4112 Counsel and release
- 11.4113 Release into the custody of the juvenile's parent, guardian or custodian
- 11.4114 Referral to community service
- 11.412 Attempt to bring juvenile before the juvenile court
- 11.4121 Seek a juvenile petition
- **11.4122** Seek a juvenile petition and request a custody order **11.4123** Immediately take the juvenile into custody as required by law.
- **11.413** Attempt to bring the juvenile before the magistrate for the purposes of involuntary commitment.
- **11.42** Student 17 years of age or over. When a SRO arrests or takes a person 17 years of age or over into custody, he/she shall select the course of action which is appropriate under the circumstances and meets the immediate needs of the school.
- **11.43** If circumstances permit, the SRO and principal shall mutually agree upon a time during the school day for the removal of the student from the school. The student shall be called to the office by the principal at that time.
- **11.44** If the school initiated the arrest of the student, the principal or his designee shall be responsible for notifying the student's parents or guardians. Such notification by a school official shall be made as soon as possible, preferably prior to the actual removal of the student from campus.
- **11.45** If the SRO initiated the arrest, the SRO shall contact the student's parent as soon as practicable after the arrest of a student and shall notify the parent/guardian of the reason(s) for the arrest.
- **11.5** Arrest Procedures Crimes Committed off Campus. Crimes committed at school bus stops or while students walking to and from school.
- **11.51** School officials generally do not have the legal authority or jurisdiction to discipline students or others for criminal misconduct or juvenile offenses which occur at school bus stops or on public streets as students walk to and from school unless such criminal misconduct or juvenile offense is the direct result of or a continuation of misconduct which occurred at school.
- **11.52** Law enforcement officials are responsible for enforcing the law on public streets, including at school bus stops. Therefore, the SRO shall assist school officials and coordinate with the appropriate local law enforcement agency the investigation of crimes that occur at bus stops and while students are walking to and from school.
- 11.6 Investigation and Arrest Procedures Other Crimes Committed off Campus.
- 11.61 Investigations Involving Students Under Age 14
- **11.611** As a general rule, the SRO and other law enforcement officials shall not interview any students under age 14, witnesses or suspects, at school during school hours concerning crimes committed off campus.
- **11.612** If law enforcement officials are having difficulty locating a student off campus, determine that time is of the essence or for some other reason deem it necessary to interview a student under age 14 at school during school hours:
- 11.6121 The officer shall contact the school principal and/or SRO in advance and state the reason(s) to conduct an interview of a student at the school;
- 11.6122 The investigating officer or SRO shall notify the student's parent or guardian of the officer's desire to interview or intervogate the student at school;
- **11.6123** Normally, students under 14 years of age will not be questioned at the school without notice to and the consent of the parent or guardian;
- 11.6124 No student under 14 years of age who is suspected or accused of committing the crime under investigation shall be interrogated at school unless the child's parent, guardian or attorney is present;

- **11.6125** The officer, principal and parent (if the parent wants to attend the interview or interrogation) should mutually agree on a convenient time during the school day to conduct the investigation; and
- **11.6126** As a general rule, school officials should not be present during the interview of the student. However, at the request of a parent or guardian, a school official may be present when a student is interviewed.
- 11.62 Investigations Involving Students 14 Years of Age or Older
- **11.621** SRO and other law enforcement officials may interview and interrogate students 14 years of age or older (suspects or witnesses) at school during school hours.
- **11.622** The SRO or investigating officer should contact the school principal in advance and inform him/her of the reason(s) to conduct an investigation within the school;
- **11.623** The SRO or investigating officer and the principal shall mutually agree on a convenient time during the school day to conduct the investigation; and
- **11.624** The SRO or investigating officer shall make a reasonable effort to notify the students' parents or guardians and to offer them the opportunity to be present during the interrogation.
- **11.625** Parental consent is not required to interview a witness and the presence of the student's parent, guardian or attorney is not required to interrogate a suspect.
- **11.626** As a general rule, school officials should not be present during the investigation. However, at the request of a student, SRO or investigating officer, a school official may be present during the questioning.
- **12.0** Bomb Threats It is a misdemeanor/felony to give false information concerning the placement of a bomb in a school building. School officials, the SRO and fire safety officials shall cooperate in the implementation of procedures in the event of a bomb threat (see PWCISD Emergency Procedures Manual). In all cases, the principal shall report such incidents to the area assistant superintendent and to the SRO. In the absence of physical evidence, it is the Principal's decision to evacuate the school.

13.0 Controlled Substances

- **13.1** School officials shall notify the SRO in all cases involving ALL possessions, sales or distribution of controlled substances at school or school activities.
- **13.2** Any controlled substances or suspected controlled substances confiscated by school officials shall be turned over to the SRO for proper identification and eventual destruction.
- **13.3** If there is probable cause to believe that a student or any other person has sold or is selling controlled substances at or near a school, the SRO shall be notified and the SRO should file a juvenile petition or seek a criminal warrant. However, the decision to initiate a juvenile petition or criminal warrant will be the discretion of the SRO.

14.0 Riots and Civil Disorders

- **14.1** In the event a riot or civil disorder occurs on a middle or high school campus, the principal and the SRO shall discuss and agree upon a response to the situation.
- **14.2** If, in the opinion of the principal and/or SRO, additional law enforcement personnel are needed to restore and/or maintain order, the SRO will contact the appropriate law enforcement agency and request that assistance. The principal or his designee also shall notify the appropriate assistant superintendent and School Community Relations Coordinator.
- **14.3** To the extent possible, all communications should be made by telephone to avoid alarming the public and news media.
- **14.4** The principal or his designee shall be prepared to respond to questions from the news media, parents and other members of the public as soon as order is restored.
- **14.5** If deemed necessary by school and law enforcement officials, the media and the public may be restricted to an area off campus away from the disturbance until order is restored.
- **14.6** The SRO or officer in charge shall consult with the principal about the need or decision to arrest and/or remove students and other persons from the campus. However, law enforcement officials shall have the authority to arrest and remove any person who commits a crime in their presence.

14.7 The names of any students arrested and removed from campus should not be released to the news media until their parents have been notified and in no event shall the names of students under age 17 who have been removed from campus be released to the news media.

14.8 Students engaged in misconduct may be suspended immediately without a pre-suspension hearing but arrangements shall be made by the principal to provide an opportunity for the students to be heard within 24 hours of their suspension; see Local Policy.

15.0 Access to Education Records

- **15.1** School officials shall allow SRO to inspect and copy any public records maintained by the school including student directory information such as yearbooks. However, law enforcement officials may not inspect and/or copy confidential student education records except in emergency situations.
- **15.2** If some information in a student's cumulative record is needed in an emergency to protect the health or safety of the student or other individuals, school officials may disclose to the SRO that information which is needed to respond to the emergency situation based on the seriousness of the threat to someone's health or safety; the need of the information to meet the emergency situation and the extent to which time is of the essence.
- **15.3** If confidential student records information is needed, but no emergency situation exists, the information may be released only upon the issuance of a search warrant or subpoena to produce the records.
- 16.0 Term of Agreement The term of this agreement is one year commencing on the October 01, 2013 and 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 1 of the initial or any succeeding term.

17.0 Consideration

- 17.1 For and in consideration of the County Sheriff's Office providing the SRO Program as described herein, the PWCISD agrees to reimburse the County Sheriff's Office for 1/2 (one half) cost of the said Program as determined by the Finance Officer of the County, subject to the approval by the Board of TRUSTEES of the PWCISD in a sufficient amount to fund the said Program each fiscal year.
- **17.2** The said compensation shall be paid by the PWCISD to the County Auditor of the COUNTY in twelve monthly installments on or about the first day of each calendar month.

18.0 Indemnification

- **18.1** The COUNTY agrees to hold PWCISD, its agent and employees free, harmless and indemnified from and against any and all claims, suits or causes of actions arising from negligent or intentionally wrongful acts or omissions of SRO officers in performance of their assigned duties. This indemnification does not extend to claims, suits, or causes of action which are based solely on the alleged negligent or intentional conduct of agents or employees of PWCISD, its agents and employees.
- **19.0** Evaluation It is mutually agreed that the PWCISD shall evaluate annually the SRO Program and the performance of each SRO of forms developed jointly by the parties. It is further understood that PWCISD'S evaluation of each officer is advisory only and that the COUNTY through its Sheriff retains the final authority to evaluate the performance of the SRO.

IN WITNESS WHEREOF, the parties hereto have caused this Operations Agreement to be executed the day and year first written above.

PERRIN-WHITT CONSOLIDATED INDEPENDENT SCHOOL DISTRICT

By: this 16 day of September, 2013.

By: With I I gourne this

this 29TH day of July, 2013.

By: Melian May)

JACK COUNTY SHERIFF

this 29^{TH} day of July, 2013.