

Public Safety Committee Agenda City Hall Council Chambers 104 Bridge Street South

October 3, 2024 09:00

Don Tracy, Co-Chair/Councilmember Stanley Holland, Co-Chair/Councilmember Scott Larson, City Administrator Devon Gabreluk, Police Chief Kristin Wetzel, Orting Police

This meeting is being held in person and through the platform zoom. Details for the virtual participation can be found below.

Join Zoom Meeting Join Zoom Meeting Meeting ID: 818 1485 6876

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Call to Order

Approval of September 2024 Minutes

<u>Agenda</u>

- 1. Police Monthly Statistics September, 2024
- 2. Police Automated School Zone Enforcement (AB24-75 & Draft Ordinance 2024-xxxx)
- 3. Police AB24-101 & Draft Ordinance Endangerment with a controlled substance
- 4. Police AB24-102 Pierce County ILA for Specialized services
- 5. Police Council Goals Update

Additional Comments/Good of the Order

Action Items

Adjournment

Next Meeting: *November 7, 2024 - 09:00 am*

Orting Public Safety Committee Meeting

City Hall Council Chambers September 5, 2024

ATTENDANCE Don Tracy, Chair/Councilmember

Stanley Holland, Chair/Councilmember

Scott Larson, City Administrator

Chief Devon Gabreluk, Orting Police Dept.

Kristin Wetzel, Orting Police Dept.

Call to Order at 9:00 AM

AGENDA ITEMS

Approval of Prior Minutes

Emergency Management Council Adoption of EM C.E.M.P (AB23-74 & Draft)

• Tim Bauer, City Emergency Management Coordinator, gave a presentation and fielded committee questions regarding the Comprehensive Emergency Management plan. He highlighted that this federally mandated master plan that Orting and seven sister cities created as part of an ILA for emergency planning and response among the agencies. This item was recommended for study session.

Police – 2024 Council Goals Update

• This month the department has an officer graduating from the police academy as well as two officers entering the academy. Chief Gabreluk indicated that staffing continues to be a department priority along with updating criminal code.

Admin - Legislative Priorities

• The police department highlighted the following legislative priorities: Increased state support/resources for crime labs, funding for the recruitment and retention of police officers and adjustments to the policy which prohibits law enforcement ability to speak with juveniles prior to them having contact with an attorney.

Police - Monthly Statistics (July/August 2024)

• Chief Gabreluk reported that the department had approximately 329 calls for service during the month of August. He provided the committee with information regarding the nature of each call.

Admin – RV/Boat Parking – (AB24-78 & Draft Ordinance)

• The draft ordinance is being reviewed by the City attorney and will be discussed at the next public safety committee meeting.

Police – Automated School Zone Enforcement (AB24-75 & Draft Ordinance)

• The committee was updated on the progress of the ordinance. The City attorney is currently reviewing the document.

Police – 2025 S.C.O.R.E Jail Housing ILA (AB24-76 & Draft ILA)

• The current interlocal agreement for inmate housing with the South Correctional Entity (SCORE) will be ending this December. The new ILA between the City and jail allows for booking by Orting officers when needed and available. The contract does not guarantee a specific number of beds. It also updates SCORE's new 2025 fee scale for bookings and daily rates. This item was recommended for study session.

Police -2024-2026 O.S.D. School Resource Officer ILA (AB24-77 & Draft ILA)

• The interlocal agreement between the City and Orting School District for School Resource Officer (SRO) services expired during the 2023/2024 school year. The district has expressed a desire for flexibility in the IRL that allows for the SRO to provide services on a part-time basis. This item was recommended for study session.

Meeting Adjourned at 10:12 AM

IncidentNo	CallDate	CallTime	Type_Text
2424500152	9/1/2024		911 HANG-UP/OPEN LINE
2424500165	9/1/2024		PHONE MESSAGE FOR OFFICER
2424500208	9/1/2024		UNKNOWN TROUBLE
2424500281	9/1/2024		WELFARE CHECK
2424500481	9/1/2024		SUSPICIOUS - VEHICLE
2424501131	9/1/2024		MVC - NON INJURY
2424501611	9/1/2024		TRAFFIC STOP
2424501672	9/1/2024		TRAFFIC STOP
2424501773	9/1/2024		TRAFFIC STOP
2424501824	9/1/2024		TRAFFIC STOP
2424501827	9/1/2024		CITIZEN ASSIST
2424502004	9/1/2024		FOLLOW UP
2424502275			
	9/1/2024		TRAFFIC STOP
2424502334	9/1/2024		TRAFFIC STOP
2424502494	9/1/2024		SUSPICIOUS - PERSON
2424600188	9/2/2024		DISORDERLY - VERBAL ALTERCATION
2424600412	9/2/2024		DVV - VERBAL DOMESTIC
2424600847	9/2/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2424600921	9/2/2024		MVC - NON INJURY
2424600943	9/2/2024		CITIZEN ASSIST
2424601034	9/2/2024		TRAFFIC STOP
2424601049	9/2/2024		SECURITY CHECK
2424601455	9/2/2024	16:07:07	CHECK/CREDIT CARD FRAUD
2424602232	9/2/2024	22:12:12	TRAFFIC STOP
2424700012	9/3/2024	0:03:03	SUICIDE THREAT
2424700071	9/3/2024	0:56:56	PHONE MESSAGE FOR OFFICER
2424700425	9/3/2024	7:03:03	MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2424700470	9/3/2024	7:23:23	MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2424700848	9/3/2024	10:26:26	DISABLED VEHICLE IN ROADWAY
2424701390	9/3/2024	13:42:42	RUNAWAY
2424701416	9/3/2024	13:52:52	CITIZEN ASSIST
2424701947	9/3/2024	17:08:08	MVC - NON INJURY
2424702476	9/3/2024	21:31:31	ANIMAL COMPLAINT (GENERAL)
2424800016	9/4/2024	0:04:04	SUBJECT STOP - SUBJECT ON BIKE
2424800091	9/4/2024	0:49:49	MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2424800360	9/4/2024	5:46:46	PARKING PROBLEM
2424800573	9/4/2024	8:09:09	INFORMATION FOR POLICE
2424800810	9/4/2024	9:54:54	PARKING PROBLEM
2424801269	9/4/2024	12:48:48	PARKING PROBLEM
2424801294	9/4/2024	12:56:56	911 HANG-UP/OPEN LINE
2424801744	9/4/2024	15:30:30	PARKING PROBLEM
2424801878	9/4/2024	16:11:11	ASSAULT NO WEAPON
2424801916	9/4/2024	16:33:33	MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2424802007	9/4/2024		DISORDERLY - ROAD RAGE
2424802120	9/4/2024	17:48:48	CITIZEN ASSIST
2424802191	9/4/2024		SHOPLIFT ~ JUST OCCURRED
2424802469	9/4/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2424802673	9/4/2024		TRAFFIC STOP
2424802730	9/4/2024		FOUND PROPERTY
2424802843	9/4/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2424900390	9/5/2024		SECURITY CHECK
2424900403	9/5/2024		SECURITY CHECK
2424901328	9/5/2024		SHOPLIFT ~ JUST OCCURRED
2424901374	9/5/2024		ANIMAL COMPLAINT (GENERAL)
2424901678	9/5/2024		911 HANG-UP/OPEN LINE
2424901912	9/5/2024		FOLLOW UP
2424901912	9/5/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2424902422	9/5/2024		WELFARE CHECK
2727302722	3/3/2024	15.75.45	INC GIRCON

2424002052	0/5/2024	22.40.40	MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2424902852	9/5/2024		
2425000291	9/6/2024		TRAFFIC STOP
2425000472	9/6/2024		FOLLOW UP
2425000927	9/6/2024		RUNAWAY
2425001288	9/6/2024		FOLLOW UP
2425001503	9/6/2024		911 HANG-UP/OPEN LINE
2425001707	9/6/2024		PERSON DOWN
2425001820	9/6/2024		ANIMAL AT LARGE
2425001960	9/6/2024		TRAFFIC STOP
2425002018	9/6/2024		WELFARE CHECK
2425002379	9/6/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425002470	9/6/2024		UNWANTED PERSON
2425002520	9/6/2024		TRAFFIC STOP
2425002596	9/6/2024		TRAFFIC STOP
2425002639	9/6/2024		TRAFFIC STOP
2425002736	9/6/2024		DISORDERLY - ROAD RAGE
2425002813	9/6/2024		TRAFFIC STOP
2425002840	9/6/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425002849	9/6/2024		TRAFFIC STOP
2425002927	9/6/2024		SUBJECT STOP
2425100005	9/7/2024		SUSPICIOUS - VEHICLE
2425100062	9/7/2024		SUSPICIOUS - PERSON
2425100233	9/7/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425100241	9/7/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425100537	9/7/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425100577	9/7/2024		PARKING PROBLEM
2425100614	9/7/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425100927	9/7/2024		PARKING PROBLEM
2425101073	9/7/2024		911 HANG-UP/OPEN LINE
2425101140 2425101869	9/7/2024		TRAFFIC COMPLAINT (RECKLESS VEHICLE) SECURITY CHECK
2425101869	9/7/2024 9/7/2024		
2425101967	9/7/2024		ANIMAL COMPLAINT (GENERAL) TRAFFIC STOP
2425102124	9/7/2024		TRAFFIC STOP
2425102184	9/7/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425102383	9/7/2024		TRAFFIC STOP
2425102385	9/7/2024		PARKING PROBLEM
2425102572	9/7/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425200671	9/8/2024		TRAFFIC STOP
242520071	9/8/2024		TRAFFIC STOP
2425200728	9/8/2024		TRAFFIC STOP
2425200760	9/8/2024		WELFARE CHECK
2425200795	9/8/2024		TRAFFIC STOP
2425201100	9/8/2024		DISORDERLY - VERBAL ALTERCATION
2425201161	9/8/2024		HAZARD - TRAFFIC
2425201174	9/8/2024		TRAFFIC STOP
2425201527	9/8/2024		HAZARD - TRAFFIC
2425201566	9/8/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425201691	9/8/2024		TRAFFIC STOP
2425201736	9/8/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425201740	9/8/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425201768	9/8/2024		VIOLATION OF COURT ORDER
2425201816	9/8/2024		DVV - VERBAL DOMESTIC
2425201845	9/8/2024		WELFARE CHECK
2425201863	9/8/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425202145	9/8/2024		HAZARD - MISCELLANEOUS
2425300053	9/9/2024		SUBJECT STOP - SUBJECT IN VEHICLE
2425300418	9/9/2024		911 HANG-UP/OPEN LINE
2425300449	9/9/2024	7:25:25	MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
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2425300890	9/9/2024	10.35.35	MOLESTATION/GROPING ~ NOT IN PROGRESS
2425300904	9/9/2024		DISORDERLY - NEIGHBOR DISPUTE
2425301337	9/9/2024		
2425301341	9/9/2024		HARASSMENT
2425301347	9/9/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425301457	9/9/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425301557	9/9/2024		HAZARD - MISCELLANEOUS
2425301606	9/9/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425301668	9/9/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425301704	9/9/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425301927	9/9/2024	18:09:09	MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425301980	9/9/2024	18:35:35	MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425302022	9/9/2024		CITIZEN FLAG DOWN
2425302030	9/9/2024	18:58:58	TRAFFIC STOP
2425302062	9/9/2024	19:09:09	911 HANG-UP/OPEN LINE
2425302088	9/9/2024	19:22:22	911 HANG-UP/OPEN LINE
2425302226	9/9/2024	20:17:17	911 HANG-UP/OPEN LINE
2425302473	9/9/2024	22:17:17	DISORDERLY - VERBAL ALTERCATION
2425302529	9/9/2024	22:54:54	TRAFFIC STOP
2425302617	9/9/2024	23:45:45	MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425400299	9/10/2024	5:20:20	CITIZEN FLAG DOWN
2425400511	9/10/2024	8:00:00	MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425400632	9/10/2024	8:58:58	ANIMAL AT LARGE
2425401272	9/10/2024	13:23:23	MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425401582	9/10/2024	15:13:13	FOLLOW UP
2425401837	9/10/2024	16:50:50	ANIMAL COMPLAINT (GENERAL)
2425402663	9/10/2024	22:56:56	TRAFFIC STOP
2425402736	9/10/2024	23:35:35	MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425500377	9/11/2024	7:26:26	MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425500535	9/11/2024	8:48:48	VIOLATION OF COURT ORDER
2425500702	9/11/2024	9:55:55	SECURITY CHECK
2425501314	9/11/2024	14:02:02	SUICIDE THREAT
2425501433	9/11/2024	14:46:46	SEARCH WARRANT
2425501475	9/11/2024	14:59:59	ANIMAL COMPLAINT (GENERAL)
2425501479	9/11/2024		TRAFFIC COMPLAINT (RECKLESS VEHICLE)
2425501581	9/11/2024	15:31:31	SEARCH WARRANT
2425501671	9/11/2024	16:07:07	ABUSE - CHILD OR ADULT
2425501695	9/11/2024		VIOLATION OF COURT ORDER
2425501949	9/11/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425600028	9/12/2024	0:24:24	DV - WITH WEAPON
2425600144	9/12/2024		HAZARD - MISCELLANEOUS
2425600413	9/12/2024		CITIZEN ASSIST
2425600419	9/12/2024		PARKING PROBLEM
2425600718	9/12/2024		MISSING AT RISK INDIVIDUAL
2425600858	9/12/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425600990	9/12/2024		CITIZEN ASSIST
2425602089	9/12/2024		ANIMAL INJURED/DOA
2425602156	9/12/2024		INTIMIDATION WITH WEAPON
2425602225	9/12/2024		RUNAWAY PICK UP
2425602253	9/12/2024		CITIZEN ASSIST
2425602530	9/12/2024		SECURITY CHECK
2425700282	9/13/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425700379	9/13/2024		RUNAWAY ~ CCR
2425700405	9/13/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425700938	9/13/2024		VIOLATION OF COURT ORDER
2425701235	9/13/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425701358	9/13/2024		TRAFFIC STOP
2425701385	9/13/2024		911 HANG-UP/OPEN LINE
2425701501	9/13/2024	14:55:55	MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)

2425702015	9/13/2024	10.21.21	MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425702018	9/13/2024		ASSAULT WITH WEAPON ~ NOT IN PROGRESS
2425702056	9/13/2024		SHOPLIFT
2425702083	9/13/2024		OFF-DUTY
2425702294	9/13/2024		TRAFFIC STOP
2425702327	9/13/2024		SUSPICIOUS - VEHICLE
2425702355	9/13/2024		DISORDERLY - VERBAL ALTERCATION
2425702494	9/13/2024	21:56:56	
2425800152	9/14/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425800485	9/14/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425800534	9/14/2024		TRAFFIC STOP
2425800543	9/14/2024		SECURITY CHECK
2425800718	9/14/2024		SECURITY CHECK
2425801148	9/14/2024	13:10:10	BURGLARY ALARM - COMMERCIAL
2425801419	9/14/2024		Community Oriented Policing
2425801493	9/14/2024	16:10:10	OFF ROAD VEHICLE COMPLAINT
2425801499	9/14/2024		IDENTITY THEFT
2425801630	9/14/2024		SECURITY CHECK
2425801702	9/14/2024		TRAFFIC STOP
2425801977	9/14/2024		TRAFFIC STOP
2425802025	9/14/2024		TRAFFIC STOP
2425802050	9/14/2024	20:27:27	SHOPLIFT ~ JUST OCCURRED
2425802254	9/14/2024	22:02:02	FOLLOW UP
2425802265	9/14/2024	22:05:05	TRAFFIC STOP
2425900854	9/15/2024	11:39:39	MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2425900876	9/15/2024	11:50:50	SECURITY CHECK
2425900937	9/15/2024	12:29:29	DISORDERLY - NEIGHBOR DISPUTE
2425900997	9/15/2024	13:11:11	VIOLATION OF COURT ORDER
2425901010	9/15/2024	13:19:19	SHOTS FIRED - NO KNOWN VICTIMS
2425901642	9/15/2024	18:29:29	UNWANTED LOITERER
2425901797	9/15/2024	19:33:33	SECURITY CHECK
2425901848	9/15/2024	19:56:56	SUSPICIOUS - VEHICLE
2425901914	9/15/2024	20:22:22	TRAFFIC STOP
2425902149	9/15/2024	22:41:41	TRAFFIC STOP
2425902194	9/15/2024		TRAFFIC STOP
2426000203	9/16/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2426000305	9/16/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2426000673	9/16/2024		WELFARE CHECK
2426001016	9/16/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2426001094	9/16/2024		SECURITY CHECK
2426001133	9/16/2024		SECURITY CHECK
2426001233	9/16/2024		TRAFFIC STOP
2426001708 2426001728	9/16/2024 9/16/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP) 911 HANG-UP/OPEN LINE
2426001728	9/16/2024		OFF ROAD VEHICLE COMPLAINT
2426001972	9/16/2024		CITIZEN ASSIST
2426002239	9/16/2024		SECURITY CHECK
2426002530	9/16/2024		TRAFFIC STOP
2426100384	9/17/2024		FOLLOW UP
2426100608	9/17/2024		CITIZEN ASSIST
2426101005	9/17/2024		MVC - HIT & RUN
2426101142	9/17/2024		MVC - HIT & RUN ~ JUST OCCURRED
2426101748	9/17/2024		CITIZEN FLAG DOWN
2426101971	9/17/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2426102057	9/17/2024		THREATS
2426102104	9/17/2024	17:59:59	DV - PHYSICAL
2426102584	9/17/2024	22:05:05	AGENCY ASSIST
2426102660	9/17/2024	22:55:55	TRAFFIC STOP
2426200343	9/18/2024	6:44:44	MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)

2426200971	9/18/2024	11.27.27	MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2426200973	9/18/2024		CITIZEN ASSIST
2426201028	9/18/2024		ALARM OTHER
2426201153	9/18/2024		DEATH INVESTIGATION
2426201396	9/18/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2426201515	9/18/2024		DEATH INVESTIGATION
2426201530	9/18/2024		TRAFFIC STOP
2426201973	9/18/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2426201977	9/18/2024		PHONE MESSAGE FOR OFFICER
2426202140	9/18/2024		CITIZEN ASSIST
2426202211	9/18/2024		CIVIL CHILD CUSTODY
2426202241	9/18/2024		DVV - VERBAL DOMESTIC
2426202284	9/18/2024		FOLLOW UP
2426202376	9/18/2024	20:32:32	MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2426202579	9/18/2024	22:34:34	CITIZEN ASSIST
2426202654	9/18/2024	23:23:23	SUBJECT STOP - SUBJECT IN VEHICLE
2426202668	9/18/2024	23:35:35	CITIZEN FLAG DOWN
2426300643	9/19/2024	9:08:08	SUBJECT STOP
2426300685	9/19/2024	9:23:23	MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2426300781	9/19/2024	10:11:11	CIVIL ISSUE
2426300989	9/19/2024	11:33:33	MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2426301071	9/19/2024	12:05:05	MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2426301344	9/19/2024	14:06:06	MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2426301387	9/19/2024	14:19:19	MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2426301482	9/19/2024	14:49:49	MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2426301831	9/19/2024	17:12:12	RESIDENTIAL BURGLARY
2426302171	9/19/2024	19:30:30	MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2426302426	9/19/2024	21:28:28	SUICIDE THREAT
2426302560	9/19/2024	22:41:41	MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2426400153	9/20/2024	2:22:22	TRAFFIC STOP
2426400789	9/20/2024	9:54:54	VIOLATION OF COURT ORDER
2426400872	9/20/2024		WELFARE CHECK
2426400876	9/20/2024		911 HANG-UP/OPEN LINE
2426400941	9/20/2024		911 HANG-UP/OPEN LINE
2426401397	9/20/2024		MISSING PERSON
2426401442	9/20/2024		FIRE (CALL TRANSFERRED TO FIRE PSAP)
2426401743	9/20/2024		WELFARE CHECK
2426401828	9/20/2024		DV - PHYSICAL
2426401915	9/20/2024		MVC - HIT & RUN ~ JUST OCCURRED
2426402131	9/20/2024		911 HANG-UP/OPEN LINE
2426402255	9/20/2024		DVV - VERBAL DOMESTIC
2426402385 2426402474	9/20/2024 9/20/2024		FIREWORKS FOLLOW UP
	9/20/2024		INFORMATION FOR POLICE
2426500347 2426500370	9/21/2024		MVC - NON INJURY
2426500570	9/21/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2426500865	9/21/2024		MVC - NON INJURY
2426500885	9/21/2024		CITIZEN ASSIST
2426500908	9/21/2024		ANIMAL INJURED/DOA
2426500993	9/21/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2426501051	9/21/2024		PANIC ALARM - RESIDENTIAL
2426501581	9/21/2024		ANIMAL COMPLAINT (GENERAL)
2426501597	9/21/2024		CITIZEN ASSIST
2426501937	9/21/2024		CITIZEN ASSIST
2426502008	9/21/2024		OFF ROAD VEHICLE COMPLAINT
2426502019	9/21/2024		OFF ROAD VEHICLE COMPLAINT
2426502271	9/21/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2426502474	9/21/2024		Community Oriented Policing
2426502517	9/21/2024		Community Oriented Policing
			, ,

2426502551	9/21/2024	22.11.11	Community Oriented Policing
2426502561	9/21/2024		SUBJECT STOP - SUBJECT IN VEHICLE
2426502561	9/21/2024		
2426502614			Community Oriented Policing DRONE ACTIVITY
	9/21/2024		BURGLARY ALARM - RESIDENTIAL
2426600580	9/22/2024		
2426600613	9/22/2024		SUSPICIOUS - PERSON
2426600668	9/22/2024		SUSPICIOUS - PERSON
2426601532	9/22/2024		TRAFFIC STOP
2426601598	9/22/2024		TRAFFIC COMPLAINT (RECKLESS VEHICLE)
2426601628	9/22/2024		SECURITY CHECK
2426601755	9/22/2024		ANIMAL INJURED/DOA PANIC ALARM - RESIDENTIAL
2426601770	9/22/2024 9/22/2024		TRAFFIC STOP
2426601875			
2426601920	9/22/2024		TRAFFIC STOP
2426601943	9/22/2024		CIVIL CHILD CUSTODY
2426602125	9/22/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2426700593	9/23/2024		SECURITY CHECK
2426700600	9/23/2024		TRAFFIC COMPLAINT (RECKLESS VEHICLE)
2426700661	9/23/2024		FOLLOW UP
2426700716	9/23/2024		AGENCY ASSIST
2426700780	9/23/2024		UNWANTED PERSON
2426700919	9/23/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2426700954 2426700991	9/23/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP) FOLLOW UP
	9/23/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2426701075	9/23/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2426701217 2426701414	9/23/2024 9/23/2024		CITIZEN ASSIST
2426701414	9/23/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2426701407	9/23/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2426701896	9/23/2024		JUVENILE PROBLEM (GENERAL)
2426701954	9/23/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2426702122	9/23/2024		ATTEMPT SUICIDE
2426702232	9/23/2024		FOLLOW UP
2426702378	9/23/2024		911 HANG-UP/OPEN LINE
2426702519	9/23/2024		TRAFFIC STOP
2426702571	9/23/2024	22:13:13	PARKING PROBLEM
2426800754	9/24/2024	10:11:11	CITIZEN ASSIST
2426801245	9/24/2024		NARCOTICS ACTIVITY
2426801476	9/24/2024	14:50:50	FOLLOW UP
2426801526	9/24/2024	15:12:12	TRAFFIC COMPLAINT (RECKLESS VEHICLE)
2426801591	9/24/2024		SUSPICIOUS - VEHICLE
2426801750	9/24/2024	16:31:31	ANIMAL COMPLAINT (GENERAL)
2426801778	9/24/2024	16:43:43	FOLLOW UP
2426801846	9/24/2024	17:04:04	BURGLARY ALARM - COMMERCIAL
2426801877	9/24/2024	17:16:16	PARKING PROBLEM
2426802032	9/24/2024	18:13:13	FIRE (CALL TRANSFERRED TO FIRE PSAP)
2426802090	9/24/2024	18:44:44	FOLLOW UP
2426802360	9/24/2024	20:31:31	911 HANG-UP/OPEN LINE
2426802376	9/24/2024	20:35:35	911 HANG-UP/OPEN LINE
2426802406	9/24/2024	20:46:46	TRAFFIC STOP
2426900300	9/25/2024	5:45:45	911 HANG-UP/OPEN LINE
2426900358	9/25/2024	6:44:44	ALARM OTHER
2426900400	9/25/2024	7:18:18	SECURITY CHECK
2426900417	9/25/2024	7:31:31	911 HANG-UP/OPEN LINE
2426900436	9/25/2024	7:42:42	SECURITY CHECK
2426900734	9/25/2024		PARKING PROBLEM
2426900750	9/25/2024		PARKING PROBLEM
2426901147	9/25/2024		MEDICAL AID (CALL TRANSFERRED TO FIRE PSAP)
2426901168	9/25/2024	12:54:54	SEARCH WARRANT

Public Safety Committee Meeting ORTING POLICE DEPARTMENT October 3, 2024

Calls For Service September 2024 (9/1-9/25)

2426901203	9/25/2024	13.04.04	CITIZEN ASSIST
	3/ 23/ 2027	10.04.04	CITIELITAGOS

Row Labels	Count of IncidentNo
Jan	425
Feb	423
Mar	525
Apr	466
May	460
Jun	360
Jul	386
Aug	349
Sep	354
Grand Total	3748



2024 In-Service Training Hours

	Year to Date	Required	Percent Year to Date
OR1 D. GABRELUK	44.00	24.00	183%
OR2 E. TURNER	32.00	24.00	133%
OR3 Z. KENYON	354.00	24.00	1475%
OR20 C. POWERS-HUBBARD	25.50	24.00	106%
OR21 G. PALOMBI	0.00	24.00	0%
OR23 J. GIBBS	35.50	24.00	148%
OR24 BOND	19.00	24.00	79%
OR26 B. MITCHELS	32.50	24.00	135%
OR27 B. BARE	748.00	24.00	3117%
OR28 K. KIDWELL	100.00	24.00	417%
OR29 W. HOBBS	748.00°	* 24.00	3117%
OR30 J. GUYETTE	748.00°	* 24.00	3117%
Total	2886.50	288.00	

^{*} Includes Full 740 hours of BLEA Training to satisfy 2023 training requirement even though graduation is expected in Jan/Feb of 2024.

Case Number	Subject	Occurred On	М	н	Name	R	S	H2	W
2400601896	FIR DV	01/06/24	IVI	Х	Person 54	U	F	112	
2400001030	TIK DV	01/00/24		^	1 (13011 34		_	1	
2402200904	Mental Health Damage to Property Arrest	01/22/24	х	х	Person 59	В	М	5'6"	140
2402901227	Warrant Arrest	01/29/24	X	X	Person 60	В	M	5'9"	170
2402301227	Wallalit Allest	01/23/24	٨	^	r e13011 00	Ь	IVI	3 3	170
2402202429	Other Crim - Rcw 9A.52.080 Criminal Trespass 2Nd	02/01/24		Х	Person 61	w	М	6'0"	
2403202428	·					_	_		100
2403600701	Trespass Notification	02/05/24		X	Person 63	W	M	5'10"	169
2403601105	Fraud	02/05/24	\ <u>'</u>	X	Person 64	W	F	5'3" 5'6"	155
2404200633	Court Order / Service	02/11/24	Х	X	Person 2	W	M	5.6	200
2404401384	FIR	02/13/24	Х	Х	Person 2	W	M		
<u>2405701616</u>	Trespassing Arrest	02/26/24		Х	Person 2	W	M	5'9"	170
2406101143	Court Order / Service	03/01/24	Х	Х	Person 2	W	M		
<u>2407201273</u>	Trespassing	03/12/24	Х	Х	Person 4	W	M	5'11"	180
<u>2407201273</u>	Trespassing	03/12/24	Х	Х	Person 2	W	M	5'9"	170
<u>2407201394</u>	Court Order Violation	03/12/24	Х	Χ	Person 2	W	M	5'9"	170
<u>2408002341</u>	FIR	03/20/24	Χ	Χ	Person 2	W	М	5'9"	170
<u>2408300815</u>	Impersonating a Police Officer	03/23/24		Χ	Person 2	W	M		
<u>2408802523</u>	FIR	03/28/24		Χ	Person 2	W	М	5'9"	170
2408902285	Warrant Arrest	03/29/24		Х	Person 11	W	М	5'11"	174
	Resisting/Interfering w/Police Trespass								
2409801394	Notification Shoplifting	04/07/24	Х	Х	Person 13	W	M	6'7"	170
2411300913	Trespass Notification Trespassing Misd Arrest	04/22/24		Х	Person 18	w	М	5'9"	198
						1			
2411300913	Trespass Notification Trespassing Misd Arrest	04/22/24		Х	Person 18	w	М	5'9"	198
2111000310	Warrant Vehicle Prowl Obstruct Investigation /	0., 22, 2.			. 6.56.1. 26	Ť	<u> </u>	3 3	150
2411701657	Material Witness	04/19/24		х	Person 19	w	М	5'11"	235
2411701037	Warrant Vehicle Prowl Obstruct Investigation /	04/15/24		^	1 (13011 15		141	3 11	233
2411701657	Material Witness	04/19/24		Х	Person 20	w	F	5'4"	163
2411/0105/	Warrant Vehicle Prowl Obstruct Investigation /	04/19/24		^	Person 20	VV	Г	3 4	103
2444704657		07/45/24			D 10		_	FIAAII	200
2411701657	Material Witness	07/15/24		X	Person 19	W	F	5'11"	260
2412102591	Trespass Notification Warrant Arrest	04/30/24		Х	Person 23	W	М	5'8"	185
	Resisting/Interfering w/Police Warrant								
2412801288	Trespassing	05/07/24	Х	Х	Person 13	W	M	6'7"	170
<u>2413000062</u>	Court Order Violation DV Fel	05/09/24		Х	Person 25	1	M	5'9"	185
	Court Order Violation Residential Burglary								
<u>2413600142</u>	Possession of Stolen Property DV	05/14/24		Х	Person 26	W	M	5'7"	150
<u>2413901617</u>	Trespass Notification	05/18/24		Х	Person 27	W	F		
<u>2414701871</u>	Traffic Offense DWLS Misd Arrest	05/26/24		Χ	Person 29	W	М	5'10"	183
<u>2414701871</u>	Traffic Offense DWLS Misd Arrest	05/26/24		Χ	Person 30	W	F	5'8"	166
<u>2415602505</u>	Warrant Arrest	06/04/24		Χ	Person 31	W	F	5'4"	125
2416000118	DUI Misd Arrest	06/08/24		Х	Person 33	W	M	5'9"	185
	Resisting/Interfering w/Police Trespassing								
2416902109	Other Crim - Fail To Obey Police Misd Arrest	06/17/24		Х	Person 32	W	M	5'5"	125
						T			
	Resisting/Interfering w/Police Trespassing								
2416902109	Other Crim - Fail To Obey Police Misd Arrest	06/17/24		Х	Person 33	w	F	5'6"	120
2417202247	Mental Health Trespass Notification	06/20/24	Х	X	Person 34	W	M	6'0"	165
	Vandalism Weapon Discharge - Vehicle/Street	, ==, = .							
2417400049	Misd Arrest	06/22/24		х	Person 35	w	М	5'11"	150
2417800334	Damage to Property	06/25/24		X	Person 36	W	M	7 11	130
2419001664	Theft of Trailer Fel	07/08/24		X	Person 38	W	M	6'0"	195
	Bailee Motor Vehicle Theft Fel	<u> </u>		X	Person 39	_	M	5'9"	195
2419101694	·	07/09/24	V	_		W	F	33	198
2419401542	Trespass Notification	07/12/24	Х	X	Person 40	W	<u>'</u>	Flac"	450
2420400762	Trespass Notification	07/22/24		X	Person 35	W	М	5'11"	150
2421101601	Mental Health	07/29/24	Х	X	Person 43	W	F	5'5"	150
2421401311	Motor Vehicle Theft	07/30/24		Х	Person 44	U	F	5'7"	120
2424000023	Simple Assault DV	08/27/24		Х	Person 48	Α	М	5'8"	180
<u>2424000023</u>	Simple Assault DV	08/27/24		Х	Person 49	W	F	5'6"	171
	Trespassing Unlawful Possession of Controlled								
<u>2426202680</u>	Substance Misd Arrest	09/18/24		X	Person 51	W	F	5'8"	150

Casa Number	Cubiost	Occurred On		ш	Nama	D.	C	шэ	14/
Case Number	Subject Thoft Arrect	Occurred On	M	Н	Name Parson 55	R W	F	H2 5'6"	W
<u>2400902296</u>	Theft Arrest	01/09/24	X		Person 55	W B	F	סכ	110
2401101769	Missing Person	01/11/24 01/12/24	X		Person 56	W	М	6'0"	170
2401201961	Simple Assault Harassment DV Misd	1 1	_		Person 57				170
<u>2401201961</u>	Simple Assault Harassment DV Misd	01/12/24	Х		Person 58	W	М	6'0"	170
		0.4 /0.0 /0.4	.,	.,		_	l	-16H	
2402200904	Mental Health Damage to Property Arrest	01/22/24	X	Х	Person 59	В	М	5'6"	140
2402901227	Warrant Arrest	01/29/24	X	Х	Person 60	В	М	5'9"	170
2403501783	FIR	02/04/24	Х		Person 62	W	М		
2404200633	Court Order / Service	02/11/24	Х	Х	Person 2	W	М	5'6"	200
<u>2404401384</u>	FIR	02/13/24	Χ	Х	Person 2	W	М		
<u>2405101627</u>	FIR	02/20/24	Х		Person 65	U	М		
<u>2405300773</u>	Mental Health	02/22/24	Х		Person 66	W	F		
<u>2405601905</u>	Attempted Suicide - Att	02/25/24	Х		Person 67	W	F	5'4"	250
<u>2406001409</u>	Mental Health	02/29/24	Χ		Person 1	W	F		
<u>2406101143</u>	Court Order / Service	03/01/24	Χ	Χ	Person 2	W	М		
<u>2406601753</u>	FIR	03/06/24	Χ		Person 3	U	М	6'0"	
<u>2406801089</u>	Identity Theft FIR	03/08/24	Χ		Person 4	В	M		
<u>2407201273</u>	Trespassing	03/12/24	Χ	Χ	Person 4	W	М	5'11"	180
<u>2407201273</u>	Trespassing	03/12/24	Х	Х	Person 2	W	М	5'9"	170
<u>2407201394</u>	Court Order Violation	03/12/24	Х	Х	Person 2	W	М	5'9"	170
2407502261	Mental Health	03/15/24	Х		Person 5	W	F		
2407800811	Mental Health	03/18/24	Χ		Person 6	W	М	6'1"	165
2407901517	Court Order Violation	03/19/24	Х		Person 7	W	F	5'3"	115
2407901517	Court Order Violation	03/19/24	Х		Person 8	W	М		
2408002341	FIR	03/20/24	Х	Х	Person 2	W	М	5'9"	170
	Resisting/Interfering w/Police Trespassing								
2408702146	Disorderly / Unlawful Bus Conduct	03/27/24	Х		Person 6	w	М	6'1"	165
2408801774	Mental Health	03/28/24	Х		Person 9	W	М		
2408801774	Mental Health	03/28/24	Х		Person 10	W	М		
2100002771	Resisting/Interfering w/Police Simple Assault	00/20/2:	,						
	Obstruct Investigation / Material Witness DV								
2409101303	Arrest	03/31/24	х		Person 6	w	М	6'1"	165
2409302525	FIR	04/02/24	X		Person 12	P	F	01	103
2409302323	Resisting/Interfering w/Police Trespass	04/02/24	٨		F E13011 12		'		
2400901204		04/07/24	х	х	Dorson 12	w	N 4	6'7"	170
2409801394	Notification Shoplifting	04/07/24	X	^	Person 13	W	M	6'1"	
2410600698	Simple Assault	04/15/24	_		Person 14		M		165
2411101745	Simple Assault	04/20/24	X		Person 15	W	М	5'9"	160
2411101745	Simple Assault	04/20/24	Х		Person 16	W	F	5'1"	230
2411200032	Simple Assault DV	04/21/24	X		Person 17	W	М	5'6"	158
2411800911	FIR	04/26/24	Х		Person 21	W	M	5'8"	250
<u>2412000573</u>	Mental Health	04/29/24	Х		Person 22	W	F	5'2"	170
<u>2412702102</u>	Mental Health	05/06/24	Χ		Person 24	W	М	5'8"	142
	Resisting/Interfering w/Police Warrant		L	<u>.</u> .		l	L	l	i
<u>2412801288</u>	Trespassing	05/07/24	Х	Х	Person 13	W	М	6'7"	170
<u>2414301350</u>	Court Order Violation DV	05/22/24	Χ		Person 7	W	F		
<u>2414301350</u>	Court Order Violation DV	05/22/24	Х		Person 23	U	М		
2414401722	Mental Health	05/23/24	Х		Person 28	W	F	5'2"	200
<u>2415901389</u>	Mental Health	06/07/24	Х		Person 32	W	F		
<u>2416502306</u>	Mental Health Weapons Violation Arrest	06/13/24	Х		Person 34	W	М	5'8"	185
<u>2416502306</u>	Mental Health Weapons Violation Arrest	06/13/24	Χ		Person 34	W	М		
<u>2417202247</u>	Mental Health Trespass Notification	06/20/24	Χ	Х	Person 34	W	М	6'0"	165
<u>2418902229</u>	Attempted Suicide - Att	07/07/24	Χ		Person 37	Р	М	6'5"	320
2419401542	Trespass Notification	07/12/24	Х	Х	Person 40	W	F		
2420200140	Attempted Suicide - Att	07/20/24	Х		Person 41	W	F	5'7"	135
	Trespass Notification Damage to Property DV						_		
2420400618	Misd Arrest	07/22/24	Х		Person 22	W	F	5'2"	170
	Trespass Notification Damage to Property DV								
2420400618	Misd Arrest	07/22/24	х		Person 22	w	F	5'2"	170
2420401461	Mental Health	07/22/24	Х		Person 42	W	F		
2421101601	Mental Health	07/29/24	X	х	Person 43	W	F	5'5"	150
2421500655	Safekeeping / Property	08/02/24	X		Person 45	W	M	5'8"	185
2422701280	FIR	08/14/24	X		Person 46	W	M		175
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24229	902073	Missing Person	08/16/24	Χ	Person 47	W	М	5'5"	160
		Simple Assault Nonviolent / Domestic Offense							
24261	102104	DV Misd Arrest	09/17/24	Χ	Person 50	W	M		
24264	<u> 401397</u>	Missing Person	09/18/24	Χ	Person 52	W	М	6'1"	200
24267	702122	Mental Health Attempted Suicide - Att	09/23/24	Χ	Person 53	W	F	5'1"	200

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Agency	Month	Total
Roy Police	January	4
Roy Police	February	4
Roy Police	March	3
Roy Police	April	10
Roy Police	May	5
Roy Police	June	3
Roy Police	July	3
Roy Police	August	8
Roy Police	September	5
		45
Steilacoom Public Safety	January	36
Steilacoom Public Safety	February	30
Steilacoom Public Safety	March	35
Steilacoom Public Safety	April	50
Steilacoom Public Safety	May	45
Steilacoom Public Safety	June	31
Steilacoom Public Safety	July	51
Steilacoom Public Safety	August	51
Steilacoom Public Safety	September	36
		365
		303
Gig Harbor Police	January	180
Gig Harbor Police	February	147
Gig Harbor Police	March	170
Gig Harbor Police	April	141
Gig Harbor Police	May	146
Gig Harbor Police	June	116
Gig Harbor Police	July	126
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Gig Harbor Police Gig Harbor Police	August September	143 131
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Ruston Police	January	26
Ruston Police	February	53
Ruston Police	March	65
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Ruston Police	April	38
Ruston Police Ruston Police	May	45
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Ruston Police	May June July August September	45 44 45 51 23 390
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Ruston Police Dupont Police	May June July August September January February March April May June July August	45 44 45 51 23 390 65 71 58 48 48 57 48 60 60
Ruston Police Dupont Police	May June July August September January February March April May June July August	45 44 45 51 23 390 65 71 58 48 48 57 48 60
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Ruston Police Ruston Police Ruston Police Ruston Police Ruston Police Ruston Police Dupont Police	May June July August September January February March April May June July August September	45 44 45 51 23 390 65 71 58 48 48 48 57 48 57
Ruston Police Dupont Police	May June July August September January February March April May June July August September	45 44 45 51 23 390 65 71 58 48 48 48 57 48 60 46 501
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Orting Police	August	76 59
Orting Police	September	59
		783
Milton Police	January	161
Milton Police	February	153
Milton Police	March	137
Milton Police	April	150
Milton Police	May	203
Milton Police	June	155
Milton Police	July	172
Milton Police	August	143
Milton Police	September	123
		1397
Buckley Police	January	88
Buckley Police	February	74
Buckley Police	March	58
Buckley Police	April	58
Buckley Police	May	68
Buckley Police	June	72
Buckley Police	July	54
Buckley Police	August	72 58
Buckley Police	September	58
		602

City of Orting Council Agenda Summary Sheet

	Agenda Bill #	Recommending Committee	Study Session Dates	Regular Meeting Dates	
Cubicati	AB24-75	Public Safety			
Subject:		9.5.2024			
Automated					
School Zone					
Cameras	Department:	Public Safety			
	Date	9.5.2024			
	Submitted:				
Cost of Item:		<u>\$0</u>			
Amount Budgeted:		<u>0</u>			
Unexpended Balance:		N/A			
Bars #:					
Timeline:		ASAP			
Submitted By:		Devon Gabreluk			
Fiscal Note: Nor	ne				

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Attachments: Draft Resolution 2024-XXXX – Automated School Zone Cameras

SUMMARY STATEMENT:

Ensuring the safety of Orting's school children is paramount, children are walking to, and from, school in areas with substantial vehicle traffic. To help keep school children safe, this ordinance aims to reduce the number of vehicles that drive through school zones at excessive, and often dangerous speeds by implementing automated traffic safety enforcement cameras.

RECOMMENDED ACTION: Action:

Move to September study session.

FUTURE MOTION: TBD

CHAPTER 7-12

AUTOMATED TRAFFIC SAFETY CAMERAS

Sections

7-12-1	Purpose
7-12-2	Definitions
7-12-3	Authorized use.
7-12-4	Notice of infraction.
7-12-5	Prima facie presumption.
7-12-6	Processing of infractions.
7-12-7	Nonexclusive enforcement
7-12-8	Penalties.
7-12-9	Compensation for services
7-12-10	Annual reporting.

7-12-1 Purpose.

The purpose of this chapter is to establish an automated traffic safety camera program that will enhance roadway safety and create a safer community. The City of Orting recognizes automated traffic safety camera enforcement of speed limits encourages slower speeds and reduces crashes which leads to safer streets for citizens.

7-12-2 Definitions.

"Automated traffic safety camera" means a device that uses a sensor installed to work in conjunction with a speed measuring device, and a camera synchronized to automatically record one or more sequence photographs, microphotographs, or electronic images of the front or rear of a motor vehicle at the time the vehicle exceeds a speed limit as detected by a speed measuring device.

"School" includes a school as defined by RCW 28A.150.010 or 28A.150.020, and includes a private school approved under RCW 28A.195.010.

"School speed zone" has the same meaning as described in RCW 46.61.440 (1) and (2), and includes areas designated as "playground zones."

"School walk zone" means a roadway identified under RCW 28A.160.160 or roadways within a one-mile radius of a school that students use to travel to school by foot, bicycle, or other means of active transportation.

7-12-3 Authorized use.

- (a) The use of automated traffic safety cameras is subject to the following restrictions:
 - (1) Consistent with the authority granted in chapter 46.63 RCW, City law enforcement officers have the authority to issue a notice of traffic infraction. Trained and authorized civilian employees of law enforcement, and public works or transportation department performing under the supervision of a qualified traffic engineer, and as designated by the City shall also have authority to issue notices of infraction under this chapter.

- (2) Use of automated traffic safety cameras is restricted to the following locations:
 - (i) School Zone Washington Avenue North between the 200 block and 500 block
 - (ii) School Zone Washington Avenue North between the 700 block and 1000 block
- (3) Automated traffic safety cameras may only take pictures of the vehicle and vehicle license plate and only while an infraction is occurring. Pictures taken by automated traffic safety cameras may not reveal the face of the driver or of the passengers in the vehicle. Cameras will be installed to minimize the impact of camera flash on drivers.
- (4) Each location where an automated traffic safety camera is used shall be clearly marked by placing signs, at least 30 days prior to activation of the camera, in a manner that clearly indicates to a driver that the driver is entering an area where violations are enforced by an automated traffic safety camera.
- (5) Prior to placing a new camera, or relocating any existing camera, the City Council shall prepare an analysis of the location regarding equity considerations, including the impact of the camera placement on livability, accessibility, economics, education and environmental health. The analysis must also show a demonstrated need for traffic cameras based on one or more of the following in the vicinity of the road camera:
 - (i) Travel by vulnerable road users;
 - (ii) Evidence of vehicles speeding;
 - (iii) Rates of collisions;
 - (iv) Reports showing near collisions; and
 - (v) Anticipated or actual ineffectiveness or infeasibility of other mitigation measures.
- (6) Notwithstanding any other provision of law, all photographs, microphotographs, and electronic images prepared under this chapter, and as provided in RCW 46.63.220, are not open to the public and may not be used in a court in a pending action or proceeding unless the action or proceeding relates to a violation under this section. No photograph, microphotograph, or electronic image may be used for any purpose other than enforcement of violations under this section nor retained longer than necessary to enforce this section.
- (7) Automated traffic safety cameras may not be used on an on-ramp to a limited access facility as defined in RCW 47.52.010.
- (8) Automated traffic safety cameras may be used to enforce speed limits on state highways that are also classified as city streets under chapter 47.24 RCW. The City shall notify the department of transportation prior to installation of any automated traffic safety camera in such locations.

7-12-4 Notice of infraction.

(a) A notice of infraction based on evidence detected through the use of an automated traffic safety camera shall be mailed to the registered owner of the vehicle within fourteen (14) days of the violation, or to the renter of a vehicle within fourteen (14) days of establishing the renter's name and address under subsection (c) of this section. The notice of infraction must include with it a certificate or facsimile thereof, based upon the inspection of photographs, microphotographs, or electronic images produced

by an automated traffic safety camera, citing the infraction and stating the facts supporting the notice of infraction. This certificate or facsimile is prima facie evidence of the facts contained in it and is admissible in a proceeding charging a violation under this chapter. The photographs, microphotographs, or electronic images evidencing the violation must be available for inspection and admission into evidence in a proceeding to adjudicate the liability for the infraction. A person receiving a notice of infraction based on evidence detected by an automated traffic safety camera may respond to the notice of infraction by mail.

- (b) The registered owner of a vehicle is responsible for an infraction detected through the use of an automated traffic safety camera unless the registered owner overcomes the presumption stated in this chapter, or, in the case of a rental car business, satisfies the conditions under subsection (c) of this section. If appropriate under the circumstances, a renter identified under subsection (c)(1) of this section is responsible for such an infraction.
- (c) If the registered owner of a vehicle responsible for a notice of infraction detected through the use of an automated traffic safety camera is a rental car business, the Chief of Police or his designee shall, before such a notice of infraction is issued, provide a written notice to the rental car business that a notice of infraction may be issued to the rental car business if the rental car business does not, within 18 days of receiving the written notice, provide to the City of Orting Police Department by return mail:
 - (1) A statement under oath stating the name and known mailing address of the individual driving or renting the vehicle when the infraction occurred; or
 - (2) A statement under oath that the business is unable to determine who was driving or renting the vehicle at the time of the infraction occurred because the vehicle was stolen at the time of the infraction. A statement provided under this subsection must be accompanied by a copy of a filed police report regarding the vehicle theft; or
 - (3) In lieu of identifying the vehicle operator, the rental car business may pay the applicable penalty.
 - Timely mailing of the above statements to the City of Orting Police Department relieves a rental car business of any liability under this chapter for the notice of infraction.
- (d) Notices of infraction for infractions detected through an automated traffic safety camera shall not be issued to the registered vehicle owner of a marked fire engine equipped with emergency lights and siren or to an ambulance licensed by the department of health and equipped with emergency lights and siren.

7-12-5 Prima facie presumption.

(a) In a traffic infraction case involving an infraction detected through the use of an automated traffic safety camera under this chapter, proof that the particular vehicle described in the notice of infraction was involved in a violation of the speed limit in a public park zone [or other location where automated traffic safety cameras are authorized], together with proof that the person named in the notice of infraction was at the time of the violation the registered owner of the vehicle, shall constitute in evidence a prima facie presumption that the registered owner of the vehicle was the person in control of the vehicle at the point where, and for the time during which, the violation occurred.

(b) This presumption may be overcome only if the registered owner states under oath, in a written statement to the court or in testimony before the court, that the vehicle involved was, at the time, stolen or in the care, custody, or control of some person other than the registered owner.

7-12-6 Processing of infractions.

Infractions detected through the use of automated traffic safety cameras are not part of the registered owner's driving record and shall be processed in the same manner as parking infractions.

7-12-7 Nonexclusive enforcement.

Nothing in this chapter prohibits a City of Orting law enforcement officer from issuing a notice of traffic infraction to a person in control of a vehicle at the time a violation occurs under RCW 46.63.030(1) as now in effect or hereinafter amended.

7-12-8 Penalties.

- (a) The maximum penalty for infractions detected through the use of an automated traffic safety camera shall be \$145. This amount May be doubled for school speed zone infractions as per RCW 36.63.220(16).
 - (b) Revenue from fines assessed under authority of this chapter shall be used solely for:
 - (1) Subject to the requirements of RCW 46.63.220, traffic safety activities related to construction and preservation projects and maintenance and operations purposes including, but not limited to, projects designed to implement the complete streets approach as defined in RCW 47.04.010, changes in physical infrastructure to reduce speeds through road design, and changes to improve safety for active transportation users, including improvements to access and safety for road users with mobility, sight, or other disabilities, which activities will be informed by the department of health's environmental health disparities map; and
 - (2) The cost to administer, install, operate, and maintain the automated traffic safety cameras including the cost of processing infractions.
- (c) Beginning four (4) years after an automated traffic safety camera authorized under this chapter is initially placed and in use after the effective date of the ordinance codified in this chapter, twenty-five (25) percent of the noninterest money received for infractions issued under this chapter in excess of the cost to administer, install, operate, and maintain the automated traffic safety cameras, including the cost of processing infractions, shall be deposited into the Cooper Jones active transportation safety account created in RCW 46.68.480.
- (d) Registered owners of vehicles who receive notices of infraction under this chapter and who are recipients of public assistance under Title 74 RCW or participants in the Washington women, infants, and children program, upon request to the City, shall receive reduced penalty amounts of fifty (50) percent of what would otherwise be assessed for a first automated traffic safety camera violation and for subsequent automated traffic safety camera violations issued within twenty-one (21) days of issuance of the first automated traffic safety camera violation. The City shall provide information to registered owners of vehicles on their eligibility and the opportunity to apply for a reduction in penalty amounts through the mail or internet.

7-12-9 Compensation for services.

- (a) The compensation paid to the vendor of the automated traffic safety camera equipment shall be based only upon the value of the equipment and services provided or rendered in support of the automated traffic safety camera equipment. Compensation paid to the vendor shall not be based upon any portion of the fines or civil penalties imposed or the revenue generated by infractions detected through the use of the automated traffic safety cameras.
- (b) Unless otherwise included in the vendor contract, the City will perform a performance audit of the vendor of the equipment every three (3) years to ensure images produced from the automated traffic safety cameras are sufficient for evidentiary purposes as described in this chapter.

7-12-10 Annual reporting.

- (a) The City shall post an annual report on the City's website which includes the number of traffic crashes that occurred at each automated traffic safety camera location, as well as the number of notices of infraction issued for each camera.
- (b) Beginning January 1, 2026, the annual report shall include the percentage of revenues received from fines issued from automated traffic safety camera infractions that were used to pay for the costs of the automated traffic safety camera program and shall describe the uses of revenues that exceeded the costs of operation and administration of the automated traffic safety camera program implemented under this chapter by the City.

CITY OF ORTING

WASHINGTON

ORDINANCE NO. 2024-XXXX

AN ORDINANCE OF THE CITY OF ORTING, WASHINGTON, AUTHORIZING THE USE OF AUTOMATED TRAFFIC SAFETY CAMERAS; ADOPTING AMENDMENTS AND ADDING A NEW CHAPTER 12 TO ORTING MUNICIPAL CODE TITLE 7; PROVIDING FOR SEVERABILITY; AND ESTABLISHING AN EFFECTIVE DATE.

WHEREAS, the City of Orting, Washington, has numerous school and playground

facilities located within its jurisdiction; and

WHEREAS, pursuant to RCW 46.61.440, the geographic locations of areas surrounding Orting school and playground facilities meet the definition of "School Zones and Playgrounds", limiting vehicle traffic to a maximum of 20 miles per hour when operating in these zones; and cause the existence of two vehicular school zones within the City; and

WHEREAS, a significant portion of school children who attend Orting Schools walk to school; and

WHEREAS, both school zones located within the City are bisected by SR-162are located in close proximity to ,busy roadways or -a major state routes; and

WHEREAS, the City has observed an increase in the number of traffic collisions, traffic-complaints, and traffic-related injuries in these areas and

WHEREAS, the City wishes to provide a safe environment for school children while they travel to, and from, school facilities by enforcing traffic laws in these areas; and

WHEREAS, automated traffic safety cameras have been shown to reduce vehicle speeds and increase the safety of school children and other pedestrians, and

WHEREAS, Chapter 46.63 RCW authorizes the use of automated traffic safety cameras for school speed zones and school walk zones, and

WHEREAS, pursuant to RCW 46.63.220(3) the City has prepared an analysis of the locations where automated traffic safety cameras are proposed to be located, and

WHEREAS, the City wishes to automate the enforcement of school zone-related traffic violations to protect finds it is in the interest of public health, safety, and the general

welfare of its citizens to authorize the use of automated traffic safety cameras for school speed zone enforcement and to use the money collected from fines to be used for traffic safety purposes.

NOW, THEREFORE, the City Council of the City of Orting, Washington, do ordain as follows:

<u>Section 1. Amendments</u>: Orting Municipal Code Title 7 Chapter 1 is hereby amended to the language included in Attachment A of this Ordinance.

Orting Municipal Code Title 7 Chapter 9 is hereby amended to the language included in Attachment B of this Ordinance.

Orting Municipal Code Title 7 is hereby amended to include a new chapter, titled "Chapter 7-12 – School Safety Zones & Enforcement" included in Attachment AC of this Ordinance.

<u>Section 2. Corrections by City Clerk or Code Reviser</u>. Upon approval of the City Attorney, the City Clerk, and the code reviser are authorized to make necessary corrections to this Ordinance, including the correction of clerical errors; references to other local, state, or federal laws, codes, rules, or regulations; or ordinance numbering and section/subsection numbering.

<u>Section 3. Severability</u>. Should any section, paragraph, sentence, clause, or phrase of this Ordinance, or its application to any person or circumstance, be declared unconstitutional or otherwise invalid for any reason, or should any portion of this Ordinance be pre-empted by state or federal law or regulation, such decision or pre-emption shall not affect the validity of the remaining portions of this Ordinance or its application to other persons or circumstances.

<u>Section 4. Transmittal to State.</u> Pursuant to RCW 36.70A.106, a complete and accurate copy of this Ordinance shall be transmitted to the Department of Commerce within ten (10) days of adoption.

<u>Section 5. Effective Date.</u> This Ordinance shall take effect and be in force five (5) days after its approval, passage, and publication as required by law.

ADOPTED BY THE CITY COUNCIL AT A REGULAR MEETING THEREOF ON THE XX DAY of JULY, 2024.

CITY OF ORTING

Joshua Penner, Mayor

ATTEST/AUTHENTICATED:



City of Orting Council Agenda Summary Sheet

	Agenda Bill #	Recommending Committee	Study Session Dates	Regular Meeting Dates	
Subject:	AB24-101	Public Safety			
Subject:		10.3.24			
Endangerment with a controlled					
substance	Department:	Public Safety			
	Date	10.3.24			
	Submitted:				
Cost of Item:		<u>\$0</u>			
Amount Budgeted: Unexpended Balance:		<u>0</u> <u>N/A</u>			
Timeline:		ASAP			
Submitted By:		Devon Gabreluk			
Fiscal Note: None	_		_		

Attachments: Draft Ordinance 2024-XX Endangerment with a Controlled Substance

SUMMARY STATEMENT:

Recently, the Pierce County Council adopted a local ordinance (Ordinance 02024-524s - Endangerment with a Controlled Substance) to address deficiencies in State law relating to exposing children and dependents to harmful drugs. Currently, RCW 9A.42.100 (Endangerment with a controlled substance, a Felony crime) only includes the drug methamphetamine and fails to protect children and dependents from other drugs currently being encountered. The Pierce County Prosecutors office has urged local jurisdictions to adopt similar language to protect their citizens from the larger scope of drugs that in some cases, are far more deadly.

RECOMMENDED ACTION: <u>Action:</u>

Move to October study session.

FUTURE MOTION: TBD

From: Mary Robnett

To: Mayor Penner; Tod Gunther; Chris Moore; Don Tracy; Jeff Sproul; Stanley Holland; Greg Hogan; Melodi Koenig

Cc: <u>Devon Gabreluk</u>; <u>Karen Lentz</u>

Subject: New Criminal Ordinance: Endangerment with a Controlled Substance

Date: Monday, August 26, 2024 4:45:41 PM

Dear Mayor Penner and Councilmembers,

You are likely aware of the tragic incidents of children exposed to fentanyl, heroin, oxycodone and other drugs. Adults leave pills, needles, and other paraphernalia within reach of children, and smoke drugs in enclosed spaces with children present. The health impacts on children are significant, and sometimes lethal.

As Prosecuting Attorney, my office has not had appropriate tools to respond to these harmful scenarios. The felony in state law, <u>Endangerment with a Controlled Substance</u>, was passed in 2002 and only applies to methamphetamine (and only to manufacturing scenarios, at that), rather than the drugs commonly used today. We urged the Legislature to update the felony statute with <u>SB</u> 5010, which received great support in the Senate but died in the House in both 2023 and 2024.

Consequently, Pierce County recently took the initiative to adopt a *local* ordinance of Endangerment with a Controlled Substance. The County ordinance makes it a gross misdemeanor to knowingly or recklessly permit a child or dependent person to have contact with a controlled substance other than cannabis. The crime does not apply if the controlled substance was obtained by prescription or in the course of delivering health care services. The full text is available here. The County Council passed this ordinance unanimously and the County Executive signed it. I bring it to your attention with two recommendations:

- I encourage your city to consider similar legislation in order to address these harmful scenarios. Feel free to use the <u>County ordinance</u> as model language. Following the <u>Blake</u> decision, the statutes for unlawful possession of a controlled substance needed to be updated, but the Legislature failed to act until local governments began adopting their own ordinances. Similarly, passing local ordinances on Endangerment with a Controlled Substance will serve as signals to the state Legislature on the need to adequately update the felony statute.
- If instances of endangerment occur within your city limits and your city has *not* passed a similar criminal ordinance, please consider referring the criminal case to my office for a charging decision. The county Prosecuting Attorney is authorized to prosecute crimes that occur within city limits when that city does not have a similar municipal ordinance. Questions on referring specific cases can be directed to two of my supervising deputy prosecuting attorneys:
 - Robert Yu, Assistant Chief of the Criminal Division, <u>robert.yu@piercecountywa.gov</u> (253) 798-6445
 - Sarah Eaquinto, Misdemeanors Supervisor, <u>sarah.eaquinto@piercecountywa.gov</u> (253) 798-4174

I will continue to urge the Legislature to update the felony statute. If you have any questions, please don't hesitate to contact me.

Sincerely,

Mary Robnett

Pierce County Prosecuting Attorney 930 Tacoma Ave. So., Room 946 Tacoma, WA 98402 253-798-7792

CITY OF ORTING

WASHINGTON

ORDINANCE NO. 2024-XX

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF ORTING, WASHINGTON ADOPTING A NEW CHAPTER 6-18-19 OF THE ORTING MUNICIPAL CODE, "ENDANGERMENT WITH A CONTROLLED SUBSTANCE", AND PROVIDING FOR SEVERABILITY AND ESTABLISHING AN EFFECTIVE DATE

Whereas, the misuse of controlled substances in Washington State is a growing public health crisis, resulting in negative health outcomes such as addictions, overdoses, and deaths for far too many community members; and

Whereas, drug overdose and drug poisoning moved from the sixth leading cause of death among children aged 1-19 years of age in the United States in 2019 to third in 2020, which included a 110.6 percent increase in unintentional poisonings; and

Whereas, drug poisonings in Washington have increased steadily since 2014, increasing 30 percent from 2019 to 2020, another 30 percent from 2020 to 2021, and 17 percent from 2021 to 2022 according to the University of Washington Addictions, Drug, and Alcohol Institute; and

Whereas, opioid-related overdose is the most common cause of accidental death in Pierce County, outnumbering motor vehicle collisions and firearm deaths according to the Tacoma-Pierce County Health Department; and

Whereas, between 2020 to 2022, Pierce County experienced 32.53 deaths per 100,000 residents due to overdose, a higher rate than the state average of 27.98 for the same period; and

Whereas, controlled substances come in all forms, and they are regularly made into powders, pills, candies, eye droppers, and nasal sprays; and

Whereas, users are entirely unable to discern by sight, taste, or smell just how potent and dangerous these illicit drugs may be due to unregulated sources. The identity, purity, and quantity are uncertain and inconsistent, thus posing significant adverse health risks not only to the user, but also to their family members or members of the public who may be exposed inadvertently or through secondhand contact; and

Whereas, these risks are particularly high for children and other dependent persons who may live in close proximity to and come in contact with controlled substances through no fault of their own; and

Whereas, 1 in 8 children nationwide aged 17 or younger lived in households with at least one parent who had a past substance use disorder according to a 2014 report by the Substance Abuse and Mental Health Services Administration (SAMHSA); and

Whereas, fentanyl is often up to 50 times more potent than heroin and other synthetic opioids such as nitazenes and carfentanil; and

Whereas, the ease of illicit manufacture and potency of synthetic opioids has driven down illegal drug prices and caused synthetic opioids to be mixed with street drugs such as heroin, cocaine, and methamphetamine; and

Whereas, the Washington State Office of the Family and Children's Ombuds Child Fatalities and Near Fatalities in Washington State September 2023 report states that over a quarter of the child fatalities and more than half of the child near fatalities involved accidental ingestions and overdoses in 2022; and

Whereas, the same report reflects that 1 unknown, 8 multiracial, 8 African American/ Black, 9 Latino/Hispanic, and 39 Caucasian/White youths were involved in accidental ingestion and overdose accidents in 2022; and

Whereas, according to the Tacoma-Pierce County Health Department, deaths and emergency room visits from overdoses involving synthetic opioids, methamphetamine, and cocaine are on the rise and neighboring counties are starting to see overdoses related to tranquilizers like xylazine; and

Whereas, the Washington Poison Center had 116 cases in 2020 which involved the accidental exposure of children ages 0-5 years to opioids and opiates and it is believed many more cases go unreported; and

Whereas, the Washington State Department of Health reports youth (ages 0-17) died from drug overdoses at the rate of 148 youth in 2016, 160 youth in 2017, 159 youth in 2018, 149 youth in 2019, 247 youth in 2020, 340 youth in 2021, 346 youth in 2022, and 378 youth in 2023; and

Whereas, in August of 2022, a two-year-old child nearly died after consuming a fentanyl pill at a residence in Pierce County; and

Whereas, for those who survive exposure, an overdose can result in acute and chronic medical complications, including cognitive impairment, brain injury, and cardiac arrhythmia; and

Whereas, exposure to controlled substances is a threat to the health and safety of all City residents, especially so for the children and dependent persons who are in close proximity to individuals who use illegal substances; and

Whereas, sufficient mechanisms must be in place to hold people accountable when children and dependent persons are exposed to life-threatening harms; and

Whereas, the City of Orting City Council encourages the State Legislature to consider mending RCW 9A.42.100, "Endangerment with a Controlled Substance," to include all 6 controlled substances as a Class B felony; in the interim, the City Council finds it necessary and appropriate to take action in its capacity to establish Municipal Code to protect public health and safety, and desires to take immediate steps to deter the endangerment of children and other vulnerable populations caused by the dangers of exposure to controlled substances;

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF ORTING, WASHINGTON:

<u>Section 1.</u> A new chapter 6-18-19 to the Orting Municipal Code, "Endangerment with a Controlled Substance," is hereby adopted as shown in Exhibit A, which is attached hereto and incorporated herein by reference.

<u>Section 2.</u> The City Clerk is authorized to make necessary corrections to this resolution including, but not limited to, the correction of scrivener's/clerical errors, references, resolution numbering, section/subsection numbers and any references thereto.

PASSED BY THE CITY COUNCIL AT A SPECIAL MEETING THEREOF ON THE DAY of 2024.	Eth
CITY OF ORTING	
Joshua Penner, Mayor	
ATTEST/AUTHENTICATED:	
Kimberly Agfalvi, City Clerk	
Approved as to form:	
Charlotte Archer, City Attorney Inslee Best, PLLC	

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Sections: 6-1D-1

12 **Definitions.** 6-1D-2 **Endangerment with a Controlled Substance.** 13

Penalty for Violations. 6-1D-3

Preemption. 6-1D-4 Severability.

6-1D-5

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6-1D-1 **Definitions.**

For the purpose of this Article, the following terms shall apply:

- A. "Cannabis" shall mean the same as the term is defined in RCW 69.50.101.
- B. "Child" shall mean the same as the term is defined in RCW 9A.42.010.
- C. "Controlled substance" shall mean the same as the term is defined in RCW 69.50.101.

Article 6-D

ENDANGERMENT WITH A CONTROLLED SUBSTANCE

D. "Dependent person" shall mean the same as the term is defined in RCW 9A.42.010.

6-1D-2 **Endangerment with a Controlled Substance.**

- A. A person is guilty of the crime of endangerment with a controlled substance if the person knowingly or recklessly permits a child or dependent person to ingest, inhale, absorb, or have contact with a controlled substance other than cannabis, unless the controlled substance was obtained directly from, or pursuant to, a valid prescription or order of a practitioner while acting in the course of his or her professional practice.
- B. Administering or providing a controlled substance to a child or dependent person in the course of delivering health care services is not a violation of this Section.

6-1D-3 Penalty for Violations.

Unless otherwise specified, any person who violates this Article is guilty of a gross misdemeanor punishable by up to 364 days in jail and a \$5,000 fine. The Prosecuting Attorney is encouraged to consider referring such cases for assessment, treatment, and other services including referral to alternative resolution courts following the formal filing of charges.

6-1D-4 Preemption.

In the event the Washington State Legislature passes a law preempting this Article, this Article shall cease to have effect on the same date the statute comes into effect. Any violation of this Article that occurs prior to the preempting statute coming into effect may be prosecuted and punished pursuant to this Article.

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City of Orting Council Agenda Summary Sheet

	Agenda Bill #	Recommending Committee	Study Session Dates	Regular Meeting Dates	
Subject:	AB24-102	Public Safety	Dates		
Diamas Carrets		9.5.2024			
Pierce County ILA for					
Specialized	Department:	Public Safety			
Services.	Date Submitted:	10.3.24			
Cost of Item:	,	<u>\$0</u>			
Amount Budgeted:		<u>0</u>			
Unexpended Balance:		N/A			
Bars #:					
Timeline:		ASAP			
Submitted By:		Devon Gabreluk			
Fiscal Note: Non	•				

Fiscal Note: None

Attachments: Pierce County ILA for Specialized Services

SUMMARY STATEMENT:

Pierce County is requesting the City sign an ILA for certain specialized services it provides to agencies requesting their assistance. Some services remain free of charge (air support and bomb disposal responses). However, official requests for County SWAT services will be charged back to the requesting agency. The County, via this ILA, would like agencies to choose a payment model that suits their needs. Agencies are only charged if an official request for services is made, and billing will be via the method chosen in the ILA.

Staff recommends the City choose the "Per Incident" model as these services are currently covered by existing agreements with our small city partners.

RECOMMENDED ACTION: Action:

Move to October study session.

FUTURE MOTION: TBD

INTERLOCAL AGREEMENT BETWEEN

PIERCE COUNTY AND THE CITY OF ORTING FOR THE PROVISION OF SPECIALIZED LAW ENFORCEMENT SERVICES

THIS INTERLOCAL AGREEMENT ("Agreement") is entered into by and between **PIERCE COUNTY**, a political subdivision of the State of Washington ("County") and **THE CITY OF ORTING**, a municipal corporation of the State of Washington ("City") (together, "Parties") as follows:

WHEREAS, the City of Orting on behalf of the Orting Police Department has requested the County provide certain law enforcement services to the City; and

WHEREAS, the County has the resources necessary through the Pierce County Sheriff's Department (PCSD) to provide specialized law enforcement services to the City; and

WHEREAS, the County is willing to provide these services to the City; and

WHEREAS, the parties are authorized to enter into such agreements by virtue of RCW Chapter 39.34, the Interlocal Cooperation Act.

NOW, THEREFORE, in consideration of the terms and conditions contained herein, it is mutually agreed by and between the County and the City as follows:

SECTION 1. PURPOSE.

The purpose of this agreement is for the County to provide the City with specialized law enforcement services by and through the Pierce County Sheriff's Department. Both parties to this agreement have responsibility to provide police protection within their respective boundaries. The Pierce County Sheriff's Department has developed an expertise in certain areas of specialized response. The City recognizes that the expertise of the County, and the Pierce County Sheriff's Department, would be of benefit in such matters. In order to allow towns and cities to take advantage of the expertise of the County, the Pierce County Sheriff's Department is willing to provide certain services on a reimbursable basis. This agreement sets forth the respective rights and duties of each of the parties in the provision of these services.

SECTION 2. DUTIES/RESPONSIBILITIES OF THE COUNTY.

A. To provide access to the agreed upon services between the Sheriff's Department and the City.

- B. To provide a timely response for services requested.
- C. To provide all necessary personnel and command.
- D. To provide all reasonably needed and necessary equipment for the response.
- E. To handle the call to completion, to include all necessary reports, testimony, or other follow-up.
- F. To provide a full and complete invoice on all services, personnel and equipment utilized hereunder, only if the per response billing basis option is pre-selected by the City.

SECTION 3. DUTIES/RESPONSIBILITIES OF THE CITY.

- A. To determine when to request specialized services from the County.
- B. To provide a contact person of command level to act as liaison between the contracting agencies.
- C. To provide traffic control or other perimeter security as may be required.
- D. To provide schematics, floor plans, or other items of information which may be required as part of a response.
- E. To allow training at sites within the City as may be desired by the County to assure knowledgeable response.
- F. To provide reimbursement hereunder for the services rendered.

SECTION 4. JOINT DUTIES/RESPONSIBILITIES.

- A. To provide joint law enforcement response as necessary to keep and restore the peace.
- B. To complete and submit all necessary reports, documents, and other needed information in a timely manner for any law enforcement or prosecution need.
- C. To mutually cooperate to assure the success of any and all law enforcement missions.

SECTION 5. SERVICE DESCRIPTIONS.

The County will provide the specialized law enforcement services as described in the categories below within the City's service area. The type of service selected by the City and cost for service provided by the County is detailed in Exhibit "A," which is also attached hereto and incorporated herein by this reference.

A. Major Crimes Investigations: This service shall consist of criminal investigation carried out by detectives often in conjunction with forensic trained individuals when necessary. Investigations will be supported by crime scene analysis, crime laboratory, polygraph, identifications, evidence control, Automatic Fingerprint Identification System (AFIS) and any other technology then in the possession of the Sheriff and determined by the lead investigator as appropriate for the investigation. Unless otherwise agreed by the County, the crimes to be investigated shall typically be homicides, abductions, and aggravated assaults which involve substantial bodily harm as set forth by RCW 9A.04.110 or the possibility of death.

This service will only be available on a pre-determined hourly basis or on a pre-determined per capita basis.

For other felony crimes that are not homicides, abductions, or aggravated assaults, members of the Sheriff's Criminal Investigations Bureau can be requested through the Sheriff's CDO on a per hourly basis.

B. <u>Major Crimes Forensics</u>: This service shall be for major crimes outlined in Section A and shall include a fully trained Forensics Investigator who shall have the ability and training to take photographs and measurements, document other important physical evidence, obtain and process fingerprints, utilize all technology available to the Forensics Investigator, and perform all other services and procedures to assist in the processing of a crime scene or subject. Forensics will respond to incidents after-hours if a Sheriff's detective will be acting as the lead investigator.

This service will be available for major crimes on a pre-determined hourly basis or on a pre-determined per capita basis.

Forensics services for crimes other than the major crimes outlined in Section A can be requested through the Sheriff's CDO on a pre-determined hourly basis.

If only forensics services – and no detective services – are provided by members of the Sheriff's Department in response to an incident, then all property/evidence collected by forensics will be retained by the lead agency in the investigation and not the Sheriff's Department.

C. <u>Internal Affairs Investigations</u>: This service shall involve a member of the Sheriff's Department who shall perform any matter involving an Internal Affairs complaint or investigation. The investigator will be trained in investigating such matters and will provide Garrity warnings and other aspects of due process, etc. which are required by law, contract, etc. If needed, polygraph services may be included for such services. Unless otherwise agreed by the County, the matters to be investigated shall typically be: complaints of criminal acts; excessive force; complaints of racial, sexual or other types of protected status harassment; cases of high public interest.

This service will be included at no additional cost only if the City has a current agreement with the County for Major Crimes Investigations on pre-determined per capita billing basis. This service is not available on an hourly basis or a per incident basis.

D. <u>Special Weapons And Tactics (SWAT)</u>: This service shall be in the nature of a team response, which may call for a variety of disciplines (negotiators, sharpshooters, snipers, entry, and others). Each SWAT call response is made as a team and each call is staffed as a team. The team, and each member, is responsible to the success of every SWAT Team mission.

This service will be available on a pre-determined per capita billing basis or on a pre-determined per incident billing basis.

E. <u>Hazardous Devices (Bomb Squad)</u>: This service shall include the Hazardous Devices Unit (HDU) and will typically be a multi-officer response for safety reasons. The team will include an

explosive specialist, and will provide the necessary and required equipment to address the threat.

The Sheriff's Department Hazardous Devices Unit is considered as a Regional Asset when responding to an emergency call for service. There are no applicable charges or billings associated with regional deployment under mutual aid.

F. <u>Marine Services/Dive</u>: This service shall involve deputies and other personnel who are trained in areas of marine rescue or dive techniques, including rescue and recovery. This may include a response with vessels or other watercraft, and will typically include a response with multiple personnel for safety and deployment reasons.

The Sheriff's Department Marine Services Unit and Dive Team are as considered as a Regional Asset when responding to an emergency call for service. There are no applicable charges or billings associated with regional deployment under mutual aid.

G. <u>Air Operations</u>: This service shall involve deputies and other personnel who are trained in flight operations, to include pilots and tactical flight observers. This may include a response with an aircraft capable of deployment in search & rescue, natural disaster, and major incidents/crime scenes.

The Sheriff's Department airplane is considered as a Regional Asset when it is in operation. There are no applicable charges or billings associated with regional deployment under mutual aid.

SECTION 6. SELECTION OF BILLING BASIS AND SERVICES.

The City shall select to be billed on either a per capita or a per incident basis, and select the services to be provided by the County. These mutually agreed up selections are set forth in "Exhibit A", which is attached hereto and made a part hereof. If a service is not listed, it will not be provided absent a separate request and it will be charged in accordance with the Default Costing described in Section 6-D.

- A. <u>Per Capita</u>: The City shall pay a sum, as outlined in Exhibit A, which is attached hereto and made a part hereof, which shall be that cost which is multiplied by the population of the City, as determined by the most recent estimate by the Office of Financial Management. This cost shall be the cost irrespective of the quantity or duration of the calls for service responded.
- B. Per Incident: The City shall pay a sum based upon the hourly rate or incident rate, as outlined in Exhibit A, which is attached hereto and made a part hereof, which shall be that cost multiplied by the hours expended. Those items which are indicated as a per incident response will be paid irrespective of the time needed to resolve the matter. If the matter is being charged on an hourly basis, then the time shall commence on the time such services are requested by the City and shall end at such time as when the scene is secured or the need for services is terminated. The need for services shall include whatever reasonable time is necessary for the completion of

paperwork, reports, interviews, analysis or other necessary follow-up work. All accountings of time by the County shall be in increments of 30 minutes (half-hours). If the response is cancelled while personnel are responding, the City will be billed for those specific personnel at a three-hour overtime minimum.

- C. <u>Mixed Costing</u>: The City shall have the right to elect to reimburse the County on a per capita cost for some specialized services and a per incident cost for other specialized services. Such election must be pre-determined and mutually agreed upon by both parties, and incorporated within Exhibit A.
- D. <u>Default Costing</u>: In the event that the City has not selected a payment method for any service provided hereunder and the City shall make a request for service from the County, the City shall reimburse to the County a sum based upon the Per Incident basis as set forth in Section 6.B.

SECTION 7. BILLING.

If per capita billing is selected, the County will provide the City with an annual invoice for the provision of services. For all other billing methods that include a per incident response, the County will provide the City with an invoice for the provision of services to include description of the specialized services, dates of service, hours of service, and hourly rate for the service.

Billings shall be mailed to:

City of Orting 104 Bridge Street S. Orting, WA 98360

The City shall reimburse the County within 30 days of receipt of invoice by mailing payment to:

Pierce County Sheriff's Department ATTN: Business Unit 930 Tacoma Ave. S. Tacoma, WA 98402

Rates may be adjusted annually by the County, and the new rate schedule will be provided to the City no less than 30 days prior to the beginning of each calendar year. The parties are authorized to negotiate annual rate and service adjustments, and execute written agreements that reflect agreed-upon adjustments.

SECTION 8. INDEMNIFICATION AND DEFENSE.

To the extent permitted by law, each Party agrees to protect, defend, indemnify, and save harmless the other Party, its elected and appointed officials, officers, employees, agents, and volunteers, from and against any and all claims, damages, losses, judgements, and expenses, including but not limited to court costs, attorney's fees, and alternative dispute resolution costs, for any injury or damage of any kind

which are alleged or proven to be caused by an act or omission related to the actions under this Agreement, negligent or otherwise, of the Party, its elected and appointed officials, officers, employees, agents, and volunteers.

A Party shall not be required to indemnify, defend, or hold the other Party harmless if the claim, damage, loss, judgement, or expense for any injury or damage of any kind is caused by the sole act or omission of the other Party or its elected and appointed officials, officers, employees, agents, or volunteers.

In executing this Agreement, neither Party shall assume liability or responsibility for or in any way release the other Party from any liability or responsibility which arises in whole or in part from the existence or effect of the other Party's ordinances, rules, regulations, resolutions, customs, polices or practices. If any cause, claim, suit, action or administrative proceeding is commenced in which the enforceability and/or validity of any such ordinance, rule, regulation, resolution, custom, policy or practice is at issue, the appropriate Party shall defend the same at its sole expense, and if judgment specifically attributable to such Party's provisions is entered and damages are awarded against the City, the County, or both, the appropriate Party shall satisfy the same, including all reasonable attorney's fees and costs.

The Parties agree that where such claims, suits, or actions result from the concurrent negligence of the Parties, the indemnity provisions herein shall be valid and enforceable only to the extent of a Party's own negligence.

It is further understood that no liability shall attach to either Party by reason of entering into this Agreement except as expressly provided herein.

Obligations under this section shall survive the expiration or termination of this Agreement.

SECTION 9. NO THIRD-PARTY BENEFICIARY.

Pierce County does not intend by this Agreement to assume any contractual obligations to anyone other than the City of Orting, and the City does not intend by this Agreement to assume any contractual obligations to anyone other than the County. The County and the City do not intend that there be any third-party beneficiary to this Agreement.

SECTION 10. INSURANCE.

The County maintains a comprehensive self-insurance program that is funded to pay claims, judgements, and settlements for which the County is found to be wholly or partially responsible.

The City is a member of a self-insured risk management pool formed pursuant to Chapter 48.62 RCW which provides its members with insurance coverage and is funded to pay claims, judgements, and settlements for which the City is found to be wholly or partially responsible.

Evidence of coverage shall be delivered to each of the Parties prior to the execution of this Agreement. It is the responsibility of each Party to ensure a valid certificate of coverage is in effect at all times throughout the course of this Agreement. If the insurance programs for either party is modified, the party needs to continue to provide proof of coverage in whatever form the coverage takes.

SECTION 11. MODIFICATION.

Any amendments to this agreement must be in writing and signed by all parties.

SECTION 12. ENTIRE AGREEMENT.

This written agreement constitutes the entire agreement between the parties and supersedes any prior oral statements, discussions, or understandings between the parties.

SECTION 13. TERM OF AGREEMENT.

This agreement shall become effective November 1, 2024, and remain in effect through October 31, 2025. It shall automatically renew on January 1 of each calendar year thereafter, to extend no later than October 31, 2029, unless either party chooses to terminate the agreement by providing ninety (90) days written notice of termination.

SECTION 14. OPERATIONAL ISSUES.

Both parties recognize that any response may have many serious operational matters, which attend each individual call. These issues are separately covered in the Pierce County Sheriff's Department Specialized Services Protocols which are set forth in "Exhibit B", which is attached hereto and made a part hereof. The protocols involve issues such as criteria for mobilization of the SWAT Team, authority to determine size of response, handling of media, SWAT command, miscellaneous costs due to damage, cost of meals, etc.

SECTION 15. INDEPENDENT CONTRACTOR.

Pierce County, when providing the special services contemplated by the terms of this agreement, is acting as an independent contractor of the City. Pierce County will control the method, means and timing of providing the specialized services, and all County employees shall remain under the supervisory control of the County. The City may, in a given circumstance, exercise direction and control pursuant to R.C.W. 10.93.040.

END OF AGREEMENT; SIGNATURE PAGE IMMEDIATELY FOLLOWING.

PIERCE COUNTY CONTRACT SIGNATURE PAGE

		Contract #		
IN WITNESS WHEREOF, the parties	have executed t	this Agreement this day of, 2024.		
CONTRACTOR:		PIERCE COUNTY:		
		Approved As to Legal Form Only:		
Contractor Signature	Date			
		Prosecuting Attorney	Date	
Title of Signatory Authorized by Firm Bylaw	r'S			
Name:		Recommended:		
Address:		Finance	Date	
			24.0	
Address:		Approved:		
Contact Name:		Department Director	Date	
Phone:		(less than \$250,000)		
Fax:		County Executive (o <i>ver \$250,000</i>)	Date	

EXHIBIT A

Specialized Law Enforcement Services Costs FY2024

SERVICE	HOURLY RATE	PER CAPITA RATE	PER INCIDENT RATE		
☐ Major Crimes Investigations	\$170/hour per officer (3 hr. minimum)	\$1.39 per resident	N/A		
☐ Major Crimes Forensics	\$150/hour per officer (3 hr. minimum)	\$0.30 per resident	N/A		
Non-Major Crimes Forensics	\$150/hour per officer (3 hr. minimum)	N/A	N/A		
☐ Internal Affairs Investigations	Included at no additional cost if the City has a current agreement with the County for Major Crimes Investigations on pre-determined per capita billing basis; service is not available on an hourly or per incident basis.				
Special Weapons & Tactics (SWAT)	N/A	\$0.57 per resident	\$16,880 per response		
Hazardous Devices (Bomb Squad)	No charge for Regional Asset				
☐ Marine Services/Dive	No charge for Regional Asset				
Air Operations	No charge for Regional Asset				
The City will indicate in the table above which services are to be provided by the County to the City by and through this agreement; this selection will be indicated by the City placing a mark in the box next to the service title. In the same manner, the City will indicate for each service selected whether the City will be billed by the County for this service on a pre-determined hourly rate, per capita billing basis, or on a per incident billing basis.					
CITY OF ORTING:					
Signature	 Date				
Name	 Title				

EXHIBIT B

Specialized Law Enforcement Services Protocols

Air Operations

1. Criteria for Mobilization

The Chief of Police/Agency Contact or his/her designee shall have the authority to request an Air Operations response through the South Sound 911 Dispatch Center. The Air Unit Supervisor, Command Duty Officer (CDO) or his/her designee will receive and approve all Air Operation Request. The Air Operations Supervisor and Pilot in Command (PIC) based on information received and other Conditions (e.g. weather), will determine if a mission can be safely accomplished. (See the Air Support Unit Manual for additional details)

2. Mobilization

The Sheriff or his/her designee in conjunction with the Air Operations Supervisor and Pilot in Command (PIC) shall have the sole authority to determine the nature, size, duration and configuration of any mobilization. (See the Air Support Unit Manual for additional details.)

3. Authority for Stand-down/De-mobilization

The Sheriff, Air Operations Supervisor/PIC shall be the sole authority in determining if a deployment is no longer productive or if the deployment has become too dangerous for pilot, crew or aircraft. When possible, this decision will be done in consultation with the Chief of Police/Agency Contact or his/her designee, who may likewise make a decision to terminate the deployment for any reason.

4. Command

The Air Operations Unit will be commanded by a member of the Pierce County Sheriff's Department. Operational direction for the unit will come from the Air Operations Supervisor. Tactical direction will be from the Incident Commander at the scene of the incident in conjunction with the Air Operations Supervisor/PIC. However, the Chief of Police/Agency Contact, Sheriff or his/her designee retain the authority to discontinue the deployment at their discretion.

5. Information Available to Chief of Police/Agency Contact

The supervisor of the Air Operations Unit/PIC or another person in command shall periodically inform the Chief of Police/Agency Contact or his/her designee of progress in the operation to the extent practical in light of communications availability and tactical considerations.

6. Community Liaison

The Pierce County Sheriff's Department and the utilizing agency shall jointly share the responsibility to liaison with the community both during and after mobilization. Both parties agree to provide necessary personnel for this purpose.

7. Miscellaneous Costs

The Pierce County Sheriff's Department shall assume responsibility for damage to their equipment, which may occur coincident to the mobilization and response provided, however, that damage caused by the negligence of any other party shall be the responsibility of that party. Damage which shall occur to property as a consequence of the Air Operations Unit shall be the responsibility of Pierce County.

8. Media

The Public Information Officer of the Pierce County Sheriff's Department shall be the contact person for handling news media inquiries during the course of the mobilization and while the unit is deployed. This contact will be made, whenever possible, after consultation with the Chief of Police/Agency Contact or his/her designee. When the unit is no longer deployed, responsibility for news media contact will remain with the Chief of Police/Agency Contact unless the Chief/Agency Contact requests and the Sheriff approves that the Sheriff's Department Public Information Officer will continue as liaison.

Hazardous Devices Unit

1. Criteria for Mobilization

The Chief of Police/Agency Contact or his/her designee shall have the authority to request a Hazardous Devices Unit response. The County shall provide a person or persons to whom the request will be made. Response will be made unless the Command Duty Officer/designee or Hazardous Devices Unit supervisor determines, based on information received and other conditions (e.g. exceptional character of the device), that mobilization would create undo danger or not serve as a bona fide law enforcement purpose related to standard use of the Hazardous Devices Unit.

2. Mobilization

The Hazardous Devices Unit supervisor shall have the sole authority to determine the nature, size, duration and configuration of any mobilization.

3. Authority for Stand-down/De-mobilization

The Hazardous Devices Supervisor shall have the sole authority to determine the nature, size, and duration of any Hazardous Devices Unit mobilization. This will be done in consultation with the Chief of Police or his/her designee.

4. Command

The Hazardous Devices Unit will be commanded by a member of the Pierce County Sheriff's Department. Operational direction for the unit will come from the person in command at the scene of the incident. However, the Chief of Police/Agency Contact or his designee will have authority to discontinue the deployment.

5. Information Available to Chief/Agency Contact

The supervisor of the Hazardous Devices Unit or another person in command shall be expected to periodically inform the Chief of Police/Agency Contract or his/her designee of progress in the operation to the extent practical in light of communications availability and tactical considerations.

6. Community Liaison

The Pierce County Sheriff's Department and the City Police Department/Agency shall jointly share the response of liaison with the community both during and after mobilization. Both parties agree to provide necessary personnel to be available for contacts with the community.

7. Miscellaneous Costs

The Pierce County Sheriff's Department shall assume responsibility for damage to their equipment, which may occur coincident to the mobilization and response provided, however, that damage caused by the negligence of any other party shall be the responsibility of that party. Damage which shall occur to property as a consequence of the Hazardous Devices Unit (e.g. damage to suspicious packages, damage due to primary or secondary devices) shall not be the responsibility of Pierce County.

8. Media

The Public Information Officer of the Pierce County Sheriff's Department shall be the contact person for handling news media inquiries during the course of the mobilization while the Unit is deployed. This contact will be made, whenever possible, after consultation with the Chief of Police/Agency Contact or his/her designee. When the unit is no longer deployed, responsibility for news media contact will rest with the Chief of Police/Agency Contact unless the Chief requests and the Sheriff approves that the Sheriff Department Public Information Officer will continue as liaison.

SWAT

1. Command

The SWAT Team will be commanded by a member of the Pierce County Sheriff's Department. No other person shall provide command regardless of their rank or position. Provided, however, that the Chief of Police/Agency Contact or his/her or designee shall have the authority to require the discontinuance of the deployment of the SWAT Team.

2. Command Post

The configuration of the Command Post will be determined by the SWAT Commander. Consideration will be made to include the Chief of Police/Agency Contact or his/her designee.

3. Criteria for Mobilization

The Chief of Police or his/her designee shall have the authority to request a SWAT response. The County shall provide a person or persons to whom the request may be made. Response shall be made unless the SWAT Commander determines, based upon the information received, that mobilization of the SWAT Team would create undo danger and would not serve any bona fide law enforcement purpose related to standard use of SWAT.

4. Mobilization

The SWAT commander shall have the sole authority to determine the nature, size, duration and configuration of any mobilization.

5. Authority for Stand down/De-mobilization

The SWAT Commander shall have the sole authority to determine issues of Stand down or demobilization; provided however that the Chief of Police/Agency Contact or his/her designee shall have the authority to require the discontinuance of the SWAT response.

6. Community Liaison

The Pierce County Sheriff's Department and the City/Agency police department shall jointly share the response of liaison with the community both during and after a SWAT mobilization. Both parties agree to provide all necessary personnel to be available for community meetings or other necessary contacts with the community.

7. Miscellaneous Costs

The Pierce County Sheriff's Department shall assume responsibility for damage to their equipment firearms and gear which shall occur coincident to the SWAT call, mobilization and response; provided, however, that damage caused by the negligence of any other party shall be the responsibility of that party. Damage which shall occur to property as a consequence of the SWAT call (e.g. damage to doors in entry, damage due to discharge of weapons, flash devices, or other explosives, etc.) Shall be the responsibility of the Pierce County Sheriff's Department. The City/Agency shall be responsible for any cost involved in providing meals, lodging or the mobilization of the SWAT Team.

8. Media

The Public Information Officer of the Pierce County Sheriff's Department shall be the contact person for handling all media inquiries during the course of mobilization and shall coordinate all response to the media relative to the SWAT call. This contact will be made, whenever possible, after consultation with the Chief of Police/Agency Contact or his/her designee.

When the unit is no longer deployed, responsibility for news media contact will rest with the Chief of Police/Agency Contact unless the Chief requests that the Sheriff Department Public Information Officer will continue as liaison.

CANINE (K-9)

1. Criteria for Mobilization

The Chief of Police/Agency Contact or his/her designee shall have the authority to request a K-9 Unit response. The County shall provide a person or persons to whom the request will be made. Response will be made unless the Command Duty Officer/designee or K-9 Unit deputy determines, based on information received and other conditions (e.g. inordinate danger to the dog), that mobilization would create undo danger or not serve as a bona fide law enforcement purpose related to standard use of the K-9 Unit.

2. Mobilization

The K-9 Unit deputy shall have the sole authority to determine the nature, size, duration and configuration of any mobilization.

3. Authority for Stand-down/De-mobilization

The K-9 Unit deputy shall have the sole authority to determine the nature, size, duration of any *K*-9 Unit de-mobilization. This will be done in consultation with the Chief of Police/Agency Contact or his/her designee.

4. Command

The K-9 Unit deployment will be commanded by a member of the Pierce County Sheriff's Department. Operational direction for the unit will come from the person in command at the scene of the incident. However, the Chief of Police/Agency Contact or his designee will have authority to discontinue the deployment.

5. Information Available to Chief

The K-9 Unit will be deployed in conjunction with units of the requesting agency. The report generated by the K-9 Unit deployed will be available to the requesting agency.

6. Community Liaison

The Pierce County Sheriff's Department and the City Police Department/Agency shall jointly share the response of liaison with the community both during and after mobilization. Both parties agree to provide necessary personnel to be available for contacts with the community.

7. Miscellaneous Costs

The Pierce County Sheriff's Department shall assume responsibility for damage to equipment and any injury to dog [DGI] which occurs co-incident to the mobilization and deployment; provided, however, that damage caused by the negligence of any other party shall be the responsibility of that party.

Damage which shall occur to property as a consequence of the K-9 deployment (e.g. broken fences) shall be the responsibility of the Pierce County Sheriff's Department.

Liability arising from deployment of the K-9 unit including dog bites will be shared by Pierce County and the requesting agency.

8. Media

The Public Information Officer of the Pierce County Sheriff's Department shall be the contact person for handling news media inquiries during the course of the mobilization while the Unit is deployed. This contact will be made, whenever possible, after consultation with the Chief of Police/Agency Contact or his/her designee. When the unit is no longer deployed, responsibility for news media contact will rest with the Chief of Police/Agency Contact unless the Chief requests and the Sheriff approves that the Sheriff Department Public Information Officer will continue as liaison.

Marine Services Unit

1. Criteria for Mobilization

The Chief of Police/Agency Contact or his/her designee shall have the authority to request a Marine Services Unit response. The County shall provide a person or persons to whom the request will be made. Response will be made unless the Command Duty Officer or his/her designee determines, based on information received and other conditions (e.g. weather), that mobilization would create undue danger or would not serve a bona fide law enforcement purpose related to standard use of the Marine Services Unit.

2. Mobilization

The Marine Services Unit supervisor or his/her designee shall have the sole authority to determine the nature, size, duration and configuration of any mobilization.

3. Authority for Stand Down/Demobilization

The Marine Services Unit supervisor shall have the sole authority to determine the nature, size and duration of any Marine Services Unit de-mobilization. This will be done in consultation with the Chief of Police/Agency Contact or his/her designee.

4. Command

The Marine Services Unit will be commanded by a member of the Pierce County Sheriff's Department. Operational direction for the unit will come from the person in command at the scene of the incident. However, the Chief of Police/Agency Contact or his/her designee will have authority to discontinue the deployment.

5. Information Available to Chief or Agency Contact

The supervisor of the Marine Services Unit shall be expected to periodically inform the Chief of Police/Agency Contact or his/her designee of progress in the operation to the extent practical in light of communications availability and tactical considerations.

6. Community Liaison

The Pierce County Sheriff's Department and the City Police Department/Agency shall jointly share the response of liaison with the community both during and after mobilization. Both parties agree to provide necessary personnel to be available for contacts with the community.

7. Miscellaneous Costs

The Pierce County Sheriff's Department shall assume responsibility for damage to its equipment, which may occur coincident to the mobilization and response provided. However, that damage caused by the negligence of any other party shall be the responsibility of that party. Damage which shall occur to property as a consequence of the Marine Services Unit shall be the responsibility of Pierce County.

8. Media

The Public Information Officer of the Pierce County Sheriff's Department shall be the contact person for handling news media inquiries during the course of the mobilization while the Marine

Services Unit is deployed. This contact will be made, whenever possible, after consultation with the Chief of Police/Agency Contact or his/her designee. When the unit is no longer deployed, responsibility for news media contact will rest with the Chief of Police/Agency Contact unless the Chief/Contact requests and the Sheriff approves that the Sheriff Department Public Information Officer will continue as liaison.

Dive Team

1. Criteria for Mobilization

The Chief of Police/Agency Contact or his/her designee shall have the authority to request a Dive Team Response. The County shall provide a person or persons to whom the request will be made. Response will be made unless the Command Duty Officer/designee or determines, based on information received and other conditions, that mobilization would create undo danger or not serve as a bona fide law enforcement purpose related to standard use of the Dive Team.

2. Mobilization

The Dive Team Commander or his/her designee, shall have the sole authority to determine the nature, size, duration and configuration of any mobilization.

3. Authority for Stand-down/De-mobilization

The Dive Team Commander, or his/her designee shall have the sole authority to determine if a deployment is no longer productive or if the deployments' risks outweigh the benefit of the operation. When possible, this decision will be done in consultation with the Chief of Police/Agency Contact or his/her designee. The Chief of Police/Agency Contact or his/her designee may likewise make the decision to terminate the deployment of the Dive Team and may do so irrespective of reason.

4. Command

The Dive Team will be commanded by a member of the Pierce County Sheriff's Department. Operational direction for the unit will come from the person in command at the scene of the incident. However, the Chief of Police/Agency Contact or his designee will have authority to discontinue the deployment.

5. Information Available to Chief or Agency Contact

The Dive Team Commander, or his/her designee, shall be expected to periodically inform the Chief of Police/Agency Contact or his/her designee of the progress of the operation to the extent it is practical in light of communications available and tactical considerations.

6. Community Liaison

The Pierce County Sheriff's Department and the City Police Department/Agency shall jointly share the response of liaison with the community both during and after mobilization. Both parties agree to provide necessary personnel to be available for contacts with the community.

7. Miscellaneous Costs

The Pierce County Sheriff's Department shall assume responsibility for damage to their Equipment which may occur coincident to the mobilization and response provided, however, that damage caused by the negligence of any other party shall be the responsibility of that party. Damage which shall occur to property as a consequence of the Dive Team shall be the responsibility of Pierce County.

The jurisdiction requesting Dive Team response shall be responsible for any cost involved in providing meals, lodging, or the mobilization of the Dive Team.

8. Media

The Public Information Officer of the Pierce County Sheriff's Department shall be the contact person for handling news media inquiries during the course of the mobilization while the Dive Team is deployed. This contact will be made, whenever possible, after consultation with the Dive Team Commander and/or the Chief of Police/Agency Contact or his/her designee.

When the unit is no longer deployed, responsibility for news media contact will rest with the Chief of Police/Agency Contact unless the Chief/Agency Contact requests and the Sheriff approves that the Sheriff Department Public Information Officer will continue as liaison.

Major Crime Investigations

Jurisdictions which choose the "hourly" costing model will be able to request major crimes investigations at the hourly rate noted on the basis of resources available.

Jurisdictions which choose the "per capita" costing model in this area will be accessing response to homicides or aggravated assaults likely to become homicides.

1. Criteria for Mobilization

The Chief of Police/Agency contact or his/her designee shall have the authority to request a major crime investigation. The County shall provide a person or persons to whom the request will be made.

2. Mobilization

The commander of Criminal Investigations or his/her designee shall have the sole authority to determine the nature, size, duration and configuration of any mobilization.

3. Authority for Stand-down/De-mobilization

The Commander of Criminal Investigations or his/her designee shall have the sole authority to determine the nature, size, duration of any major crime investigation. This will be done in consultation with the Chief of Police/Agency Contact or his/her designee.

4. Command

The major crime investigation will be commanded by a member of the Pierce County Sheriff's Department. Operational direction for the unit will come from the person in command at the scene of the incident. However, the Chief of Police/Agency Contact or his designee will have authority to discontinue the deployment.

5. Information Available to Chief

The commander of Criminal Investigations or lead detective shall be expected to periodically inform the Chief of Police/Agency Contact or his/her designee of progress in the operation to the extent practical in light of communications availability and tactical considerations.

6. Community Liaison

The Pierce County Sheriff's Department and the City Police Department/Agency shall jointly share the response of liaison with the community both during and after the investigation. Both parties agree to provide necessary personnel to be 'available for contacts with the community.

7. Miscellaneous Costs

The Pierce County Sheriff's Department shall assume responsibility for damage to their equipment, which may occur coincident to the mobilization and response provided, however, that damage caused by the negligence of any other party shall be the responsibility of that party. Damage which shall occur to property as a consequence of the unit shall be the responsibility of Pierce County. Costs associated with extra-ordinary forensic analysis will be negotiated with the Chief of Police/Agency Contact.

8. Media

Media relations on major criminal investigations will be jointly handled by the Chief/Agency Contact and the Sheriff's Department Public Information Officer with agreement between parties as to primary contact. Contact with the media by the Sheriff's Department Public Information Officer, when such contact is made will be made, whenever possible, after consultation with the Chief of Police/Agency Contact or his/her designee.

Internal Affairs

1. Criteria for Requesting an Internal Affair's Investigation or Assistance in conducting an Internal Investigation

The Chief of Police/Agency Contact or his/her designee shall have the authority to request an Internal Affairs investigation by contacting the IA Supervising Lieutenant, or designated Detective Sergeant in the absence of the Lieutenant, to make a formal written request documenting the justification and reason for the request.

2. Mobilization

The Sheriff or his/her designee in conjunction with the IA Investigations Supervisor shall have the sole authority to determine the nature, size, duration and configuration of any investigation. (See the Sheriff's Department Lexipol Policy regarding Internal Investigations Procedures.)

3. Authority for Completion of an Investigation

The Sheriff or his/her designee shall be the sole authority in determining if an investigation is no longer productive or is completed to meet the standards accepted by the Sheriff's Department. When possible, this decision will be done in consultation with the Chief of Police/Agency Contact or his/her designee, who may likewise make a decision to accept the investigatory files as presented by the Internal Affairs Unit.

4. Conclusion of Investigation

The Internal Investigations Unit will provide documentation of their investigation in a timely manner to the Chief of Police/Agency Contact or his/her designee to include all data and investigative summaries. Internal Affairs does not provide a recommendation based on the data. That responsibility is the sole responsibility of the agency requesting the investigation.

5. Information Available to Chief of Police/Agency Contact

The supervisor of the Internal Affairs Unit shall periodically inform the Chief of Police/Agency Contact or his/her designee of progress in the investigation and timeline for conclusion.

6. Miscellaneous Costs

The Pierce County Sheriff's Department shall assume responsibility for costs arising from the investigation for normally incurring actions such as transcriptions, recordings and investigative field work.

7. Media

The Public Information Officer of the Pierce County Sheriff's Department shall be the contact person for handling news media inquiries during the course of the investigation. This contact will be made, whenever possible, after consultation with the Chief of Police/Agency Contact or his/her designee. When the IA unit is no longer involved, responsibility for news media contact will remain with the Chief of Police/Agency Contact unless the Chief/Agency Contact requests and the Sheriff approves that the Sheriff's Department Public Information Officer will continue as liaison.