

CLARK COUNTY STAFF REPORT

DEPARTMENT: Clark County Sheriff's Office

DATE: March 10, 2020

REQUESTED ACTION: Authorize 2020 budget adjustments for the Merwin/Yale Lakes marine enforcement contract with PacifiCorp

BACKGROUND

The Sheriff's Office maintains a marine program for the enforcement of safety regulations and laws on the lakes and rivers of Clark County. Population increases and ongoing campground development have resulted in an increase in recreational activity on Merwin and Yale Lakes. In response to this increased usage, PacifiCorp entered into a contract with the Sheriff's Office in 1996 to provide limited marine patrol coverage on the lakes during 1997. In subsequent years, PacifiCorp has agreed to provide additional funding to increase the patrol coverage on the lakes. In March 2018, PacifiCorp and Clark County signed a new contract that expires at the end of 2022.

For the 2020 season, PacifiCorp has agreed to reimburse the Sheriff's Office for all supplemental hours of marine patrol at the rate of \$63.70 per hour for a total of up to \$79,626, plus up to \$5,374 for the maintenance, repair, use, and licensing of watercraft. A budget-neutral adjustment of \$85,000 will be necessary to account for increases in revenues and expenses in the 2020 budget under the terms of this agreement.

ADMINISTRATIVE POLICY IMPLICATIONS

There are no anticipated administrative policy implications.

COUNCIL POLICY IMPLICATIONS

There are no anticipated policy implications for the Board of County Councilors.

PREVIOUS REVIEWS AND ACTIONS

None.

COMMUNITY OUTREACH

The Marine Patrol Unit provides instruction on safe boating practices, performs safety inspections of boats and personal watercraft, and provides "loaner" life jackets to boaters. These activities, together with Marine Patrol presence on the lakes, contribute to keeping boating and other activities on the lakes safe and enjoyable for citizens.

BUDGET IMPLICATIONS

YES	NO	
	X	Action falls within existing budget capacity.
	X	Action falls within existing budget capacity but requires a change of purpose within existing appropriation.
X		Additional budget capacity is necessary and will be requested at the next supplemental. If YES, please complete the budget impact statement. If YES, this action will be referred to the county council with a recommendation from the county manager.

BUDGET IMPACT ATTACHMENT

Part I: Narrative Explanation

I. A – Explanation of what the request does that has fiscal impact and the assumptions for developing revenue and costing information

The Sheriff's Office will incur overtime and other expenses. These expenses will be reimbursed by PacifiCorp after they are incurred subject to an \$85,000 limit. Therefore, the request will result in no net fiscal impact.

Part II: Estimated Revenues

Fund #/Title	2020 Annual Budget		2021 Annual Budget		2022 Annual Budget	
	GF	Total	GF	Total	GF	Total
0001 / General Fund	85,000	85,000	0	0	0	0
Total	85,000	85,000	0	0	0	0

II. A – Describe the type of revenue (grant, fees, etc.)

Reimbursements from PacifiCorp as outlined in Exhibit A of the contract.

Part III: Estimated Expenditures

III. A – Expenditures summed up

Fund #/Title	FTE's	2020 Annual Budget		2021 Annual Budget		2022 Annual Budget	
		GF	Total	GF	Total	GF	Total
0001 / General Fund	85,000	85,000	0	0	0	0	
Total	85,000	85,000	0	0	0	0	

III. B – Expenditure by object category

Fund #/Title	2020 Annual Budget		2021 Annual Budget		2022 Annual Budget	
	GF	Total	GF	Total	GF	Total
Overtime	79,626	79,626	0	0	0	0
Contractual						
Supplies/Equipment	5,374	5,374	0	0	0	0
Travel						
Other controllables						
Capital Outlays						
Inter-fund Transfers						
Debt Service						
Total	85,000	85,000	0	0	0	0

SUBMITTED BY:
DATE:

John Lawler
March 10, 2020

DISTRIBUTION OF COUNCIL STAFF REPORTS:

Distribution of staff reports is made via the Grid. <http://www.clark.wa.gov/thegrid/>
Copies are available by close of business on the Thursday after council deliberations.

SHERIFF'S OFFICE APPROVALS:



Staff: Darin Rouhier
CCSO Finance Manager



John Chapman
Clark County Undersheriff

Attachments:

Contract between Clark County Sheriff's Office and PacifiCorp (SH 18-8)

Contract between Clark County Sheriff's Office and PacifiCorp (SH 18-8), Exhibit A (Amendment 3)

APPROVED: 
CLARK COUNTY, WASHINGTON
CLARK COUNTY COUNCIL

DATE: March 10, 2020

SR# 039-20



COUNTY MANAGER ACTION\RECOMMENDATION

By: Shawn W. Hennessee

Date:

SR Number:

REQUESTED ACTION:

Approve the budget adjustments for the 2020 Merwin/Yale Lakes marine enforcement contract with PacifiCorp.

COUNTY MANAGER RECOMMENDATION:

Action	Conditions	Referral to council?
<i>Approval\denial</i>	<i>Enter conditions or requests here</i>	<i>Yes\No</i>

Shawn W. Hennessee
County Manager

Package Number		Cost Center search string		Select Cost Center for list of related Programs			Revenue Category search string				Revenue		2020 EXP inc / 2020 EXP dec /		2021 EXP inc / 2021 EXP dec /		Operating vs capital		Position	Notes
Number	Fund	Cost Center Name	Cost Center ID	Program Name	Program ID	Ledger Account Name	Acct Number	Revenue Category Name	Revenue Category ID	2020 EXP inc / 2020 EXP dec /	2021 EXP inc / 2021 EXP dec /	Type	Operating vs capital	Position	Notes					
SHR-02-20SP	0001	Sheriff Enforcement	CC299	Marine Patrol	PG0302	Overtime	5020000			79,628		One-time	Operating	N/A	Deputy salary/benefits for marine patrol time					
SHR-02-20SP	0001	Sheriff Enforcement	CC299	Marine Patrol	PG0302	Non Capital Expense	5320000			5,374					Equipment maintenance					
SHR-02-20SP	0001	Sheriff Enforcement	CC299	Marine Patrol	PG0302	Charges for Goods and Services	3410000	Off Duty Reimbursements	RD172		65,000									

Package Number	Fund	Cost Center Name <small>List will be limited based on search string on coding tab</small>	Program Name <small>List will be limited based on selected Cost Center on coding tab</small>	Type	Add, Delete, Change	Does this change involve a reclass?	FTE CHANGE	Effective date of change (MM/YY)	Position #	New job classification	Grade & Range	Length for new project positions
N/A: No new FTEs												

FOR STAFF REPORTS ONLY:

HR APPROVAL

N/A
Signature

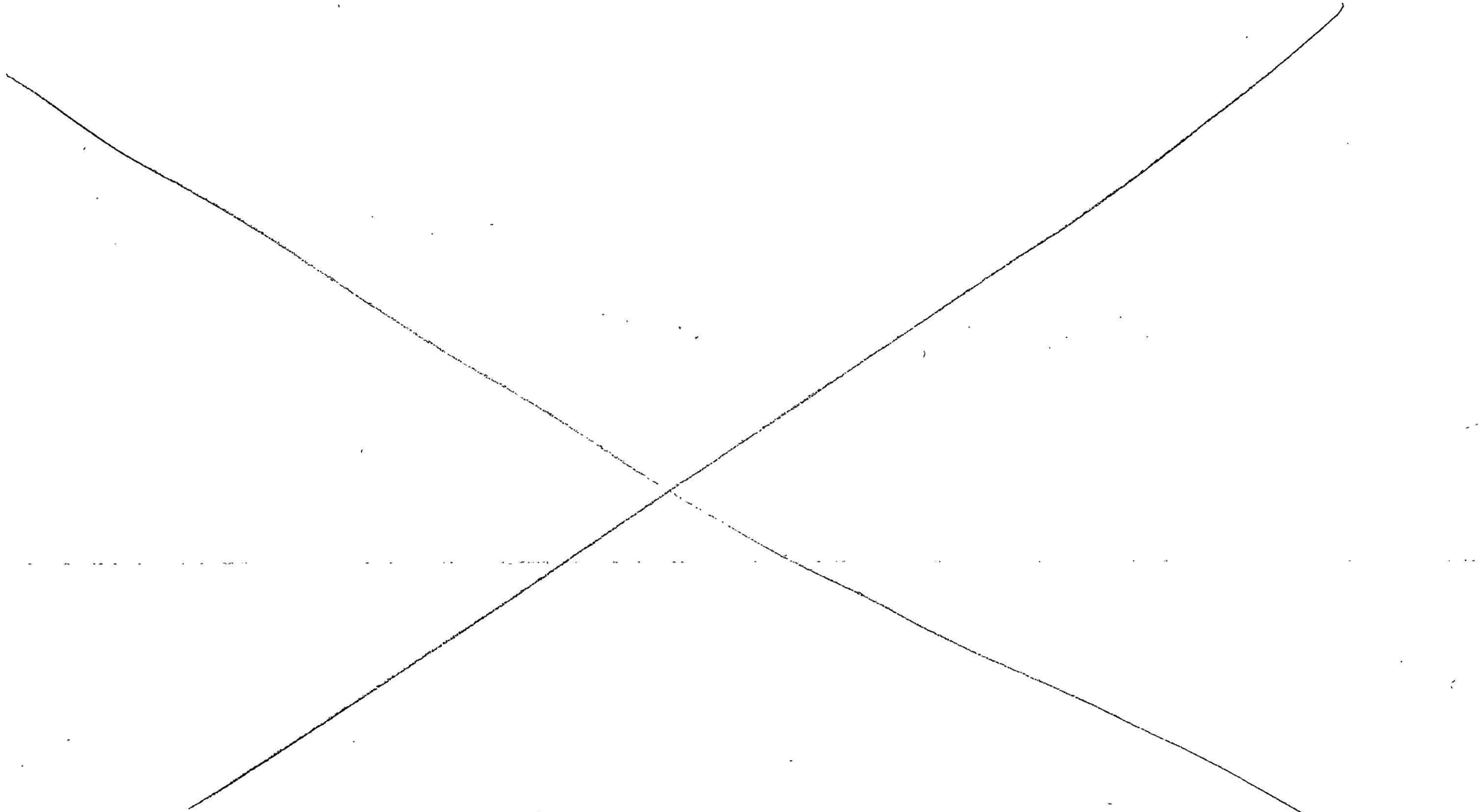
Date

BUDGET OFFICE APPROVAL

Janet M. Sweet, Budget Director
Signature

3-2-20
Date

Package Number	Fund	Cost Center Name	Center ID	Program Name	Program ID	Ledger Account Name	Acct Number	Revenue Category Name	Revenue	2020 EXP inc /	2020 EXP dec /	2021 EXP inc /	2021 EXP dec /	REV inc (CR)	REV dec (DR)	REV inc (CR)	REV dec (DR)	Type	vs Central Position	Notes	
SH14-02-005P	0001	Shared Enforcement	CC202	License Patrol	P00102	Quarantine	5020000		79,670									Operating	Cherokee Operating / NA	Deputy sheriff/benefits for reserve patrol time	
SH14-02-005P	0001	Shared Enforcement	CC209	License Patrol	P00302	Non-Central Expects	5330000		9,374									Operating	Equipment maintenance		
SH14-02-005P	0001	Shared Enforcement	CC299	License Patrol	P00202	Chumps for Goods and Services	3410000											Operating	Off Duty Reimbursements		
																					85,000



CONTRACT
BETWEEN CLARK COUNTY SHERIFF'S OFFICE
AND PACIFICORP

This Contract is between the Clark County Sheriff's Office, a division of Clark County, Washington hereinafter referred to as the "CCSO," and PacificCorp, an Oregon corporation hereinafter referred to as "PACIFICORP" each a "Party" and together the "Parties".

WITNESSETH:

WHEREAS, pursuant to its obligation under Section 13.2.1 of the Lewis River Settlement Agreement dated November 30, 2004 (to which both Parties are signatories) PACIFICORP desires to enter into a contract with CCSO for services, to provide marine and land patrol for Yale and Merwin reservoirs in Clark County, Washington, with the option to provide marine and land patrol for Swift Reservoir as a sub-agreement under the Master Interlocal Agreement between Clark County and Skamania County.

WHEREAS, CCSO will contract with PACIFICORP to provide services, as described in Section I of this Contract.

Now, therefore, the Parties hereby agree as follows:

I. CCSO OBLIGATIONS

The CCSO agrees to the following:

- A. To provide patrol-boat coverage on Yale and Merwin reservoirs on Fridays, Saturdays, Sundays and Mondays, on or about the 4th week of May and continuing through the month of September. This arrangement is based on the deputies working a forty (40) hour work week and having two (2) weeks of vacation, and is specified further in **Exhibit A**.
- B. To perform all general duties of marine patrol including enforcing criminal and civil laws, aiding vessels, performing safety inspections, investigating criminal incidents and supporting prosecution of criminal suspects, investigating accidents, addressing vessel operations complaints, and all other activities the marine patrol currently performs.
- C. Provide PACIFICORP with a monthly activity sheet summarizing law enforcement activities conducted under the Contract, including but not limited to boating accidents,

citations, arrests, vessel safety inspections (VSI), warnings, boater/public assists and any other significant incidents.

- D. To work with Skamania County on the marine patrol coverage on Swift reservoir where feasible.

II. PACIFICORP OBLIGATIONS

- DI. PACIFICORP agrees to pay CCSO for services rendered under this Contract as set forth in Exhibit A, Scope of Work, and as adjusted on an annual basis to reflect negotiated salary increases in starting deputies' wages. Total annual billings (inclusive of all charges) shall not exceed the NTE costs in Exhibit A. CCSO and PacifiCorp agree to meet annually to negotiate hourly rates, Total Authorized Annual Limit, and other operational terms for the succeeding calendar year. Mutually agreed upon annual changes to Exhibit A will be documented as subsequent amendments to this Contract. PacifiCorp's performance of its obligations herein fully discharges its duties to CCSO under Section 13.2.1 of the Lewis River Settlement Agreement for the term of this Contract.

III. REGULATIONS AND REQUIREMENT

This Contract shall be subject to all laws, rules and regulations of the United States of America, the State of Washington, and political subdivisions of the State of Washington.

IV. MODIFICATIONS

The Parties agree that this Contract replaces the previous law enforcement services contract between the Parties scheduled to expire February 28, 2018.

Either Party may request changes in this Contract. Any and all modifications shall be in writing and signed by each of the Parties.

V. INSURANCE

Without limiting any liabilities or any other obligations of CCSO, CCSO shall, prior to commencing Work, secure and continuously carry with insurers having an A.M. Best Insurance Reports rating of A-VII or better such insurance as will protect CCSO from liability and claims for injuries and damages which may arise out of or result from CCSO's operations under the Contract and for which CCSO may be legally liable, whether such operations are by CCSO or a Subcontractor or by anyone directly or indirectly employed by any of them, or by anyone for whose acts any of them may be liable. CCSO shall insure the risks associated with the Work and this Contract with minimum coverages and limits as set forth below:

1. Workers' Compensation. CCSO shall comply with all applicable workers' compensation laws and shall furnish proof thereof satisfactory to PacifiCorp prior to commencing Work. If Work is to be performed in Washington or Wyoming, CCSO will participate in the appropriate state fund(s) to cover all eligible employees and provide a stop gap (employer's liability) endorsement.

2. Employers' Liability. CCSO shall maintain employers' liability insurance with limits not less than \$1,000,000 each accident, \$1,000,000 disease each employee, and \$1,000,000 disease policy limit.

3. Commercial General Liability. CCSO shall maintain commercial general liability insurance on the most recently approved ISO policy form, or its equivalent, written on an occurrence basis, with limits not less than \$1,000,000 per occurrence (on a per location and/or per job basis) (with no exclusions applicable to bodily injuries sustained by volunteers working or participating on the Project) and shall include the following coverages:

- a. Premises and operations coverage
- b. Independent contractor's coverage
- c. Contractual liability
- d. Products and completed operations coverage
- e. Coverage for explosion, collapse, and underground property damage
- f. Broad form property damage liability
- g. Personal and advertising injury liability, with the contractual exclusion removed
- h. Sudden and accidental pollution liability
- i. Watercraft liability, either included or insured under a separate policy

4. Business Automobile Liability. CCSO shall maintain business automobile liability insurance on the most recently approved ISO policy form, or its equivalent, with a minimum single limit of \$1,000,000 each accident for bodily injury and property damage including sudden and accidental pollution liability, with respect to CCSO's vehicles whether owned, hired or non-owned, assigned to or used in the performance of the Work.

5. Umbrella Liability. CCSO shall maintain umbrella or excess liability insurance with a minimum limit of \$10,000,000 each occurrence/aggregate where applicable on a following form basis to be in excess of the insurance coverage and limits required in employers' liability insurance, commercial general liability insurance and business automobile liability insurance above. CCSO shall provide Notice to PacifiCorp, if at any time the full umbrella limit required under this Contract is not available, and will purchase additional limits, if requested by PacifiCorp.

6. Pollution Liability. CCSO shall maintain (or cause the applicable sub-contractor to maintain) pollution liability coverage to apply to sudden and non-sudden pollution conditions including the discharge, dispersal, release or escape of smoke, vapors, soot,

fumes, acids, alkalis, toxic chemicals, liquids or gases, waste materials or other irritants, contaminants or pollution into or above land, the atmosphere or any watercourse or body of water. Coverage shall be written on an occurrence basis with limits of not less than \$2,000,000 per loss combined single limits for bodily injury and property damage and shall include the following coverages:

- a. coverage for bodily injury, sickness, disease, mental anguish or shock sustained by any person, including death
- b. coverage for property damage including physical injury to or destruction of tangible property including the resulting loss of use thereof, cleanup costs, and the loss of tangible property that has not been physically insured or destroyed
- c. coverage for defense costs including costs, charges and expenses incurred in the investigation adjustment or defense of claims for such compensatory damages

Except for workers' compensation liability insurance, the policies required herein shall include provisions or endorsements naming PacifiCorp, its parent, divisions, affiliates, subsidiary companies, co-lessees, co-venturers, officers, directors, agents, employees, servants and insurers as additional insureds or loss payees, as applicable to specific insurance coverage. The commercial general liability additional insured endorsement shall be ISO Form CG 20 10 or its equivalent.

To the extent of CCSO's negligent acts or omissions, all policies required by this Contract shall include: (i) provisions that such insurance is primary insurance with respect to the interests of PacifiCorp and that any other insurance maintained by PacifiCorp (including self-insurance) is excess and not contributory insurance with the insurance required hereunder; and (ii) provisions that the policy contain a cross liability or severability of interest clause or endorsement in the commercial general liability and automobile liability coverage. Unless prohibited by applicable law, all required insurance policies (except professional liability) shall contain provisions that the insurer will have no right of recovery or subrogation against PacifiCorp, its parent, divisions, affiliates, subsidiary companies, co-lessees or co-venturers, agents, directors, officers, employees, servants, and insurers, it being the intention of the Parties that the insurance as effected shall protect all of the above-referenced entities evidenced by waiver of subrogation wording.

A certificate of insurance shall be furnished to PacifiCorp confirming the issuance of such insurance prior to commencement of Work by CCSO. Should a loss arise during the Term of the Contract that may give rise to a claim against CCSO and/or PacifiCorp as an additional insured, CCSO shall deliver to PacifiCorp (or cause to be delivered to PacifiCorp) certified copies of such insurance policies. CCSO shall not cancel or reduce limits of liability without: (i) ten (10) calendar days prior written Notice to PacifiCorp if canceled for nonpayment of premium; or (ii) thirty (30) calendar days prior written Notice to PacifiCorp if canceled for any other reason. Lack of notification shall be considered a material breach of this Contract. CCSO may self-insure in lieu of carrying the policies described in the contract. CCSO shall be liable for any such

deductible or self-insured retention level. If any of the insurance coverages required by this contract at any point in time are not provided pursuant to CCSO's self-insurance program but are provided through a third-party insurance company, then CCSO shall provide certificates of insurance evidencing such coverage in accordance with the terms of this Contract.

CCSO shall require Subcontractors who perform Work under this Contract to carry liability insurance (auto, commercial general liability and excess) and workers' compensation/employer's liability insurance commensurate with their respective scopes of work. CCSO shall remain responsible for any claims, lawsuits, losses and expenses including defense costs that exceed any of its Subcontractors' insurance limits or for uninsured claims or losses.

PacifiCorp does not represent that the insurance coverage's specified herein (whether in scope of coverage or amounts of coverage) are adequate to protect the obligations of CCSO, and CCSO shall be solely responsible for any deficiencies thereof.

VI. JURY WAIVER

TO THE FULLEST EXTENT PERMITTED BY LAW, EACH OF THE PARTIES HERETO WAIVES ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN RESPECT OF LITIGATION DIRECTLY OR INDIRECTLY ARISING OUT OF, UNDER OR IN CONNECTION WITH THIS CONTRACT. EACH PARTY FURTHER WAIVES ANY RIGHT TO CONSOLIDATE ANY ACTION IN WHICH A JURY TRIAL HAS BEEN WAIVED WITH ANY OTHER ACTION IN WHICH A JURY TRIAL CANNOT BE OR HAS NOT BEEN WAIVED. THIS PROVISION SURVIVES THE EXPIRATION OR TERMINATION OF THIS CONTRACT.

VII. BUSINESS ETHICS

CCSO, its employees, officers, agents, representatives and Subcontractors shall at all times maintain the highest ethical standards and avoid conflicts of interest in the performance of CCSO's obligations under this Contract. In conjunction with its performance of the Scope of Work, CCSO and its employees, officers, agents and representatives shall comply with, and cause its subcontractors and their respective employees, officers, agents and representatives to comply with, all applicable laws, statutes, regulations and other requirements prohibiting bribery, corruption, kick-backs or similar unethical practices including, without limitation, the United States Foreign Corrupt Practices Act, the United Kingdom Bribery Act 2010, and the PacifiCorp Code of Business Conduct. Without limiting the generality of the foregoing, CCSO specifically represents and warrants that neither the CCSO nor any subcontractor employees, officers, representatives or other agents of CCSO have made or will make any payment, or have given or will give anything of value, in either case to any government official (including any officer or employee of any governmental authority) to influence his, her, or its decision or to gain any other advantage for PacifiCorp or CCSO

in connection with the work to be performed hereunder. CCSO shall maintain and cause to be maintained effective accounting procedures and internal controls necessary to record all expenditures in connection with this Contract and to verify CCSO's compliance with this provision. PacifiCorp shall be permitted to audit such records as reasonably necessary to confirm CCSO's compliance with this provision. CCSO shall immediately provide notice to PacifiCorp of any facts, circumstances or allegations that constitute or might constitute a breach of this provision and shall cooperate with PacifiCorp's subsequent investigation of such matters. CCSO shall indemnify and hold PacifiCorp harmless from all fines, penalties, expenses or other losses sustained by PacifiCorp as a result of CCSO's breach of this provision. The Parties specifically acknowledge that CCSO's failure to comply with the requirements of this provision shall constitute a condition of default under this Contract.

VIII. LIABILITY /INDEMNIFICATION

All liabilities for salaries, wages and other compensation, shall be that of the CCSO.

PacifiCorp agrees to indemnify and hold harmless CCSO, Clark County and its officers, agents, and employees, or any of them, from any and all claims, actions, suits, liability, loss, costs, expenses, and damages of any nature whatsoever, by reason of or arising out of any negligent action or omission of PacifiCorp, its officers, directors, agents, employees, and representatives or any of them related to its obligations under this Contract. In the event that any suit based upon such a claim, action, loss or damage is brought against CCSO and or Clark County, PacifiCorp agrees to defend the same at its sole cost and expense; provided, Clark County retains the right to participate in said suit if any principle of governmental or public law is involved. Said participation shall not compromise the ability of PacifiCorp to settle the suit if it deems that course advisable. If final judgment be rendered against Clark County, its officers, agents and employees, or any of them, or jointly against Clark County and PacifiCorp and their respective officers, directors, agents, employees, and representatives, or any of them, PacifiCorp shall satisfy the same.

CCSO and Clark County agree to indemnify and hold harmless PacifiCorp and its officers, directors, agents, employees, and representatives, or any of them, from any and all claims, actions, suits, liability, loss, costs, expenses, and damages of any nature whatsoever, by reason of or arising out of any negligent act or omission of CCSO and/or Clark County, its officers, agents, and employees or any of them related to their obligations under this Contract. In the event that any suit based upon such a claim, action, loss or damage is brought against PacifiCorp, CCSO and Clark County agree to defend the same at their sole cost and expense; provided that PacifiCorp retains the right to participate in said suit. Said participation shall not compromise the ability of CCSO or Clark County to settle the suit if they deem that course advisable. If final judgment is

rendered against PacifiCorp, its officers, directors, agents, employees, and representatives, or any of them, or jointly against PacifiCorp and CCSO and/or Clark County and their respective officers, agents, and employees, or any of them, CCSO and Clark County agree to satisfy the same.

IX. GOVERNING LAW.

This agreement shall be governed by the laws of the State of Washington. Venue for any litigation shall be in Clark County, Washington.

X. INTERPRETATION

In the event of invalidity or unresolvable ambiguity of any provision of this Contract, the remaining provision shall nevertheless continue to be valid and enforceable. This written contract represents the entire Contract between the Parties and supersedes any prior oral statements, discussions or understandings between Parties.

XI. TERM AND TERMINATION

This Contract shall commence on April 1, 2018 and shall expire at midnight, December 31, 2022 unless earlier terminated by revocation of the underlying Lewis River Projects FERC licenses, provided, that either Party herein shall have the right to terminate this Contract for any reason whatsoever, upon giving the other Party one hundred eighty (180) days written notice in advance of the date sought for such termination. Any notice required or permitted to be given under this Contract shall be deemed sufficient if given in writing and sent by registered or certified mail to the official mailing address of the CCSO or PacifiCorp.

XII. NOTICE

All notices required to be given by the terms of this Contract, including options, terminations, amendments, and disputes, shall be sent to the Sheriff as follows:

Clark County Sheriff
Attn: John Lawler
707 West 13th Street
Vancouver, WA 98666
(360) 397-2211

To PacifiCorp as follows:

PacifiCorp
Attn: Kim McCune
825 NE Multnomah St., Suite 1500
Portland, OR 97232
(503) 813-6078

The signatories to this Contract represent that they have the authority to bind their respective organizations to this Contract.

IN WITNESS WHEREOF, the Parties hereto have caused this Contract to be executed by the dates and signatures hereunder affixed.

BOARD OF COUNTY COUNCILORS
FOR CLARK COUNTY, WASHINGTON



Chuck E. Atkins, Sheriff

Marc Boldt, Chair

2-12-18

Date

Date



Mark A. Sturtevant, PACIFICORP
Director, Renewable Resources

2-12-2018

Date

Exhibit A
CLARK COUNTY SHERIFF'S OFFICE
Marine Patrol Unit

Lewis River Marine Patrol
Lake Merwin and Yale Lake
Swift Lake (Option)
CY 2020

This would provide for an average of forty hours per week coverage by a two-deputy team beginning Memorial Day weekend (May 23-25) and running through the last weekend of September (September 26 – 27) for a total of eighteen weeks' coverage. It is understood by both parties that during hot weather, additional trained staff may be needed to cover both reservoirs and during inclement weather, no coverage may be needed. Both parties agree to additional coverage on July 4 and September 7 if required. Both parties also agree to additional limited weekend coverage for the period of April 4 - May 17 and October 3 – October 25

for fishing season to replace poor weather / low traffic periods when summer coverage is not warranted. Total deputy labor reimbursements are not to exceed the total below.

	<u>Merwin/Yale</u>	<u>Swift</u>
Contracted Hourly Rate	\$63.70	\$63.70
Deputies per Hour	2	
Hours per Week	40	
Weeks of Coverage	18	
Total Deputy Labor Reimbursements	\$91,728	
Costs for maintenance and operation of CCSO towing vehicles, boat trailers, and vessels:	\$ 5,374	
NTE Total	\$97,102*	

*PacifiCorp agrees to a NTE of \$85,000 for the 2020 services and ancillary equipment. However, should circumstances warrant additional patrols and in accordance with SA 13.2.1.3 Need for Additional Coverage, *PacifiCorp shall, in consultation with local and state law enforcement as part of the contracting process, consider the need for additional law enforcement coverage related to land- and water-based recreation activities reasonably related to PacifiCorp Projects.* Either Party may request a mid-season budget review.

Invoicing Instructions: Invoices shall be sent to:

PacifiCorp
ATTN: Kim McCune
825 NE Multnomah St., Suite 1800
Portland, OR 97232

Payments will be made on a Net-30 day basis.

The work described herein, necessary for the performance of this Contract, shall be performed under the coordination of the persons listed below or their successors, who will provide assistance and guidance to the other Party.

Project Manager for PacifiCorp

Jessica Kimmick
825 NE Multnomah, Suite LCT 1800
Portland, OR 97232
Office: (503) 813-6945
E-mail: jessica.kimmick@pacificorp.com

Project Manager for CCSO

Sgt. Alex Schoening
Clark County Sheriff's Office
707 West 13th Street
PO Box 410
Vancouver, WA 98661
360-397-6127
E-mail: alex.schoening@clark.wa.gov