

**AGREEMENT FOR ENHANCED EMERGENCY  
SERVICES BETWEEN THE BOARD OF TRUSTEES OF  
THE CALIFORNIA STATE UNIVERSITY,  
THE CITY OF SAN LUIS OBISPO,  
THE COUNTY OF SAN LUIS OBISPO,  
AND THE STATE OF CALIFORNIA  
DEPARTMENT OF FORESTRY AND  
FIRE PROTECTION**

THIS AGREEMENT is effective July 1, 2024 between the Board of Trustees of the California State University on behalf of California Polytechnic State University, San Luis Obispo (Cal Poly), one of 23 campuses in the California State University system (collectively CSU or the University), the City of San Luis Obispo (City), the County of San Luis Obispo, a political subdivision of the State of California (County), and the State of California Department of Forestry and Fire Protection (Cal Fire).

**RECITALS**

WHEREAS, in 1996, Cal Poly discontinued its on-campus fire department and entered into a written agreement with the City for emergency and fire services on a fee-for-service basis whereby the City provided service to the central part of campus, including the campus core, and all on-campus housing structures. The most recent fire and emergency services agreement with the City covers the term July 1, 2023, to June 30, 2024. Because of these agreements, the City has tailored its services to best meet Cal Poly's needs through purchase of specialized equipment, on-campus training, and inclusion of the Cal Poly campus in its overall strategic emergency service planning. The value of this Agreement has and will continue to increase in proportion to growth of Cal Poly's academic and extra-curricular programs, activities, facilities, and future student enrollment.

WHEREAS, Cal Poly is situated in an unincorporated area of the County, immediately adjacent to the City, with approximately one-third of its students currently living on campus. Cal Poly is within the jurisdiction and service area of the County Fire Department (County Fire) and Cal Fire for fire services. Cal Fire's response obligations extends to wildland and watershed fire protection, and does not cover structure protection, rescue or emergency services. County Fire is responsible for the protection of buildings and improvements in unincorporated County areas.

WHEREAS, under the laws of the State of California, only the State and incorporated cities are obligated to provide fire protection services. The State provides wildland and watershed fire protection within State Responsibility Areas; it does not provide structure protection, rescue and emergency service and hazardous materials response. Counties provide fire services at their discretion, and service levels vary from county to county.

WHEREAS, in 1930, the County chose to protect residents and property within its jurisdiction by creating the San Luis Obispo County Fire Department in partnership with Cal Fire. The partnering and consolidation is documented through contractual agreements that direct Cal Fire/County Fire to provide fire protection and emergency response services and shared funding for the provision of such services. As a result, Cal Fire/County Fire share multiple resources, including a fire chief, stations and equipment, command center and firefighters. Cal Fire/County Fire emergency services are predominantly focused on semi-rural and rural fire and emergency service needs. Because Cal

Poly is located in an unincorporated County area and a State Responsibility Area, Cal Fire and County Fire have jurisdictional fire protection obligations over the campus. The closest Cal Fire/County Fire station is Station 12, which is located on Cal Poly property at 635 N. Santa Rosa Street and across Highway 1 from the campus. This station also serves as Cal Fire's command center for the County and region.

WHEREAS, the City has a robust fire department which is designed to address fire, rescue, and emergency services needed for the predominantly urban/sub-urban land use patterns within the City limits, and to Cal Poly (pursuant to previous written agreements with the City). The City has four fire stations staffed with 47 firefighters. The fire station closest to Cal Poly's campus is Fire Station 2, located at 132 North Chorro Street. This station currently serves Cal Poly and the north section of the City.

WHEREAS, the City and Cal Fire/County Fire have adopted an "automatic mutual aid" doctrine which provides for the closest fire engine to respond to a new emergency regardless of jurisdictional lines. This allows for enhanced service without increasing the number of fire stations or firefighters by utilizing existing resources regionally, rather than just within jurisdictional boundaries. The City and Cal Fire/County Fire have documented their automatic mutual aid agreement through an Operational Plan and Agreement for Automatic Aid dated May 17, 2024 ("Automatic Aid Agreement") (attached as EXHIBIT E). Through the Automatic Aid Agreement, the City serves as the primary first responder to the Cal Poly campus core (see attached EXHIBIT E), with support from Cal Fire/County Fire as needed. The Automatic Aid Agreement exists independent of any agreement between Cal Poly and the City, and obligates the City Fire Department to provide fire and emergency response services to Cal Poly. In exchange, the City receives support from Cal Fire/County Fire for its more rural locations and/or where Cal Fire/County Fire is the closest responder.

WHEREAS, the provision of emergency services on the Cal Poly campus is led and coordinated by the University Police Department (UPD) at Cal Poly and is the subject of multiple mutual aid and shared service agreements between Cal Poly, the City, Cal Fire and/or County Fire. With this Agreement, the University desires enhanced fire protection and emergency services for the Cal Poly campus which includes multi-story academic buildings, residence/housing facilities, and dining facilities.

WHEREAS, the parties want to continue their Agreement for enhanced emergency services and have the City continue to provide personnel, equipment, materials, and supervision required to respond to structure and other hostile fires (a hostile fire differs from a friendly fire, which burns in a place where it was intended to burn, such as one confined to a fireplace or furnace), medical emergencies, disaster response, and other agreed upon incidents on the main campus of the University; and

WHEREAS, the best interests of the City and the University would be served by entering into this Agreement.

WHEREAS, the County and Cal Fire consent to the City's continued provision of increased and enhanced fire protection, emergency medical services and specialty rescue services to the University, which is situated within the County's and Cal Fire's local responsibility area, upon the terms and conditions agreed to by the City and the University as set forth herein.

NOW, THEREFORE, IT IS AGREED:

### **1. Services Components**

The City agrees to provide personnel, equipment, materials, and supervision required to respond to structure and other hostile fires, medical emergencies, disaster response, and other agreed upon incidents in the Service Area, which is the campus core of the University. The specific services shall be more thoroughly outlined as follows:

Attachment A	Services Performed
Attachment B	Scope of Service
Attachment C	Service area
Attachment D	San Luis Obispo City and Cal-Fire Response to Incidents within University Contract Service Area
Attachment E	Operational Plan and Agreement for Automatic Aid

All services shall be provided in compliance with applicable federal and state laws and regulations, or in the absence of such laws or regulations, in compliance with recognized performance standards for similar services. The City shall respond, within its capacity, to provide services upon being notified by the University. Nothing in this Agreement shall be construed to waive, limit, or impair any defenses, rights, duties, obligations or immunities available to the parties by statute, at law or in equity, or otherwise, in the performance or provision of fire protection and emergency services activities, including under the California Environmental Quality Act (CEQA).

### **2. Difference in Conditions**

The University and City recognize differences in design, building and fire code application in the City and on the Cal Poly campus. The California State Fire Marshal has jurisdiction over State property and is responsible for the compliance of facilities and operations with applicable fire and safety codes as well as fire safety design of facilities and supporting infrastructure. The City of San Luis Obispo fire and emergency response resources have been designed to operate within the City. Operations on the campus may be at a disadvantage when conditions such as, but not limited to, accessibility, fire flows, hydrant locations, fixed fire protection systems, and alarms systems are different than conditions within the City of San Luis Obispo. The City and University seek opportunities to collaborate to minimize operational disadvantages when possible; however, neither the University nor the California State Fire Marshal relinquishes their rights and privileges to the City regarding fire and safety codes that apply to the University.

### **3. Administration**

- a. **University** The term "University" shall include the State of California, the Board of Trustees of the California State University, California Polytechnic State University, San Luis Obispo, all Auxiliary Organizations, each of their officers, officials, employees, authorized representatives, agents, directors, and volunteers.
- b. **Unified Command** In general, emergency operations on the University campus shall be conducted through unified command between the City and the University.

c. **Cooperation** To facilitate the performance of the services components (above), it is agreed that the City and University shall fully cooperate with each other, including but not limited to the following:

(1) The University will cooperate with the City in assisting with the training of City personnel for familiarization of, and access to, all facilities of the University.

(2) University employees, equipment, and supplies (such as trade persons, police, hazardous materials technicians, heavy equipment, emergency management personnel etc.) shall be available for assistance to the City in mitigating emergencies.

(3) City personnel shall, upon identification of a life safety and/or fire hazard within the service area not already known to the University, notify the designated University contact and/or University Police Watch Commander. The City's Battalion Chief shall maintain close contact with the University when the City is operating (emergency or non-emergency) on campus.

(4) The University will make every effort to notify the agency providing Dispatch services for the City Fire Department of changes in the following areas: access points, road conditions and closures (major thoroughfares only), new buildings or changes in building use, major events and significant changes in hazardous materials storage or use as soon as possible and will confirm in writing.

(5) The City will continue to conduct training, provide advice and assistance to the University with issues, such as fire prevention, water system, and hydrant maintenance. The City, when requested by the University, will act as a Technical Specialist on hazardous materials and fire prevention concerns.

d. **Personnel Status** While involved in the execution of this Agreement, regularly employed personnel of the City and the University shall remain employees of their respective agencies, and shall remain subject to the rules and regulations of their own agency in all matters of employment, including but not limited to benefits, medical and life insurance, and worker's compensation insurance. Neither party shall at any time or in any manner represent that it or any of its officers, employees, or agents are in any manner officers, employees, or agents of the other party. Neither party shall incur nor have the power to incur any debt, obligation, or liability whatsoever against the other party, or bind the other party in any manner.

#### 4. **Compensation**

Compensation for services is calculated based on the primary factor that influences fire, medical and rescue service delivery: campus population. The University will compensate the City for students that reside on-campus in University housing at one rate, staff residing year round on-campus in University housing at a second rate, and a third rate for students that do not reside on campus according to the schedule below. In addition to these compensation terms, the University will pay \$50,000 to City annually toward replacement of Truck 1.

For purposes of this Agreement, the final fall quarter adjusted census information will be used. This census information is reported by the University approximately three to four weeks after the start of

the fall quarter. The Fall 2023 adjusted census population as reported by the University was 8,739 University campus residents and 22,279 total full-time equivalent students (FTEs). To smooth reimbursement rates, this census population will lag one year.

Additionally, the fees will be adjusted annually, starting July 1, 2024, based upon the regional Consumer Price Index (CPI) by averaging the CPIs of Los Angeles and San Francisco. For 2024 the average 2023-24 CPI between the Los Angeles and San Francisco areas is 3.83% as shown in Attachment F.

<b>FIRE</b>	Contract Year 1 (2024-25)	Contract Year 2 (2025-26)	Contract Year 3 (2026-27)	Contract Year 4 (2027-28)	Contract Year 5 (2028/29)
Fee per University student residing on campus	\$31.17	Adjusted per CPI	Adjusted per CPI	Adjusted per CPI	Adjusted per CPI
Adjusted Fall census	8,739	As reported in 2024	As reported in 2025	As reported in 2026	As reported in 2027
<b>Subtotal</b>	<b>\$ 272,402</b>				
Fee per University student population not residing on campus	\$9.91	Adjusted per CPI	Adjusted per CPI	Adjusted per CPI	Adjusted per CPI
Adjusted Fall census	13,540	As reported in 2024	As reported in 2025	As reported in 2026	As reported in 2027
Fall Census Year	2023	2024	2025	2026	2027
<b>Subtotal</b>	<b>\$ 134,123</b>				
Fee per on campus housing per door	\$37.40	Adjusted per CPI	Adjusted per CPI	Adjusted per CPI	Adjusted per CPI
Adjusted Fall census	3	As reported in 2024	As reported in 2025	As reported in 2026	As reported in 2027
<b>Truck 1 contribution</b>	<b>\$ 50,000</b>	Adjusted per CPI	Adjusted per CPI	Adjusted per CPI	Adjusted per CPI
<b>TOTAL</b>	<b>\$ 456,525</b>				
<b>Quarterly Payments</b>	<b>\$ 114,131.20</b>				

The University will pay City in accordance with the above schedule. These annual sums will be paid in four equal installments in advance each quarter beginning July 1 for the duration of the Agreement. In addition, the University will pay the City at the end of each contract year for additional services as defined in Attachment A section 7, for services requested and received by the University.

**5. Term**

The term for this Agreement shall be three years, commencing July 1, 2024 and expiring June 30, 2027, and will include an option for up to two one-year contract extension periods. Prior to the expiration of this Agreement, the parties agree to meet and discuss renewal of this Agreement, if not sooner terminated as provided herein.

**6. Reports**

The City will provide a monthly written report to the University identifying emergency response activities to the Cal Poly campus in accordance with all applicable local, state, and federal privacy laws.



## **7. Termination**

Either party, upon six (6) months advance written notice, may terminate this agreement, except that City may, in case of unexpected depletion of resources, terminate this agreement upon shorter notice. In this situation, City shall provide as much notice of termination as reasonably possible.

## **8. Indemnification**

The City shall defend, indemnify, hold harmless and protect the State of California, the Trustees of the California State University, California Polytechnic State University, San Luis Obispo, all Auxiliary Organizations, and each of their officers, officials, employees, authorized representatives, agents, and volunteers from and against any and all costs, damages, expenses, liability, losses of every nature arising out of or in connection with City's (including any *subcontractor*, anyone directly or indirectly employed by anyone for whose acts any of them may be liable) performance hereunder or failure to comply with any of its obligations contained in the agreement, except such loss or damage which was caused by the sole negligence or willful misconduct of the University. Nothing in this Agreement is intended to create duties or obligations to or rights in third parties not parties to this contract or affect the legal liability of either party by imposing any standard of care respecting emergency services different from the standard of care imposed by law. It is understood and agreed that neither City, nor any officer or employee thereof is responsible for any damage or liability occurring by reason of anything done or omitted to be done by the University under or in connection with any work, authority or jurisdiction delegated to the University under this Agreement.

It is also understood and agreed that University shall indemnify, defend, and hold harmless the City, and its elected officials, officers, employees, volunteers, and agents (“City Indemnitees”), from and against any and all causes of action, claims, liabilities, obligations, judgments, or damages, including reasonable legal counsels’ fees and costs of litigation (“claims”), arising out of the University’s performance or University’s failure to perform its obligations under this Agreement or out of the operations conducted by University, including the City’s passive negligence, except for such loss or damage arising from the sole negligence or willful misconduct of the City. In the event the City Indemnitees are made a party to any action, lawsuit, or other adversarial proceeding arising from University’s performance of this Agreement, the University shall provide a defense to the City Indemnitees or at the City’s option, reimburse the City Indemnitees their costs of defense, including reasonable legal fees, incurred in defense of such claims.

## **9. Insurance Requirements**

The City shall not commence Work until it has obtained all the insurance required in this Contract, and such insurance has been approved by the CSU.

### **(a) Policies and Coverage**

(1) The City shall obtain and maintain the following policies and coverage:

- (i) Comprehensive or Commercial Form General Liability Insurance, on an occurrence basis, covering Work done or to be done by or on behalf of the City and providing insurance for bodily injury, personal injury, and property damage
- (ii) Worker's Compensation including Employers Liability Insurance as required by law.

(2) The City also may be required to obtain and maintain the following policies and coverage:

- (i) Other Insurance by agreement between the Trustees and the City.

### **(b) Verification of Coverage.**

The City shall submit original certificates of insurance and endorsements to the policies of insurance required by the Contract to the Trustees as evidence of the insurance coverage. The Trustees reserve the right to require the City to furnish the Trustees complete, certified copies of all required insurance policies.

(c) Insurance Provisions.

Nothing in these insurance provisions shall be deemed to alter the indemnification provisions in this Agreement. The insurance policies shall contain, or be endorsed to contain, the following provisions.

- (1) For the general and automobile liability policies, the State of California, the Trustees of the California State University, the University, their officers, employees, representatives, volunteers, and agents are to be covered as additional insureds.
- (2) For any claims related to the Work, the City's insurance coverage shall be primary insurance as respects the State of California, the Trustees of the California State University, the University, their officers, employees, representatives, volunteers, and agents. Any insurance or self-insurance maintained by the State of California, the Trustees of the California State University, the University, their officers, employees, representatives, volunteers, and agents shall be in excess of the City's insurance and shall not contribute with it.
- (3) Each insurance policy required by this section shall state that coverage shall not be canceled by either the City or the insurance carrier, except after thirty (30) Days prior written notice by certified mail, return receipt requested, has been given to the Trustees.
- (4) The State of California, the Trustees of the California State University, the University, their officers, employees, representatives, volunteers, and agents shall not by reason of their inclusion as additional insureds incur liability to the insurance carriers for payment of premiums for such insurance.

(d) Amount of Insurance.

(1) The City of San Luis Obispo has elected to be self-insured for its general liability, vehicle liability, workers' compensation and property exposures through the California Joint Powers Insurance Authority. As a member of the California Joint Powers Insurance Authority, the City of San Luis Obispo is included in this self-insured program. And shall provide coverage in amounts not less than the following:

- (i) Comprehensive or Commercial Form General Liability Insurance--Limits of Liability  
\$2,000,000 General Aggregate  
\$1,000,000 Each Occurrence--combined single limit for bodily injury and property damage.
- (ii) Workers' Compensation limits as required by law with Employers Liability limits of \$1,000,000.

(e) Miscellaneous

- (1) Any deductible under any policy of insurance required in this Contract shall be City's liability.
- (2) Acceptance of certificates of insurance by the Trustees shall not limit the City's liability under the Contract.
- (3) In the event the City does not comply with these insurance requirements, the Trustees may, at its option, provide insurance coverage to protect the Trustees. The cost of the insurance shall be paid by the City and, if prompt payment is not received, may be deducted from Contract sums otherwise due the City.
- (4) If the Trustees are damaged by the failure of City to provide or maintain the required insurance, the City shall pay the Trustees for all such damages.
- (5) The City's obligations to obtain and maintain all required insurance are non-delegable duties under this Contract.

## **10. Priorities**

The University recognizes there will be priorities that will dictate the City's capabilities. Subsequent to prioritizing emergencies based on life safety, the City will deliver available resources to assist the University in its mitigation efforts. If additional emergency response resources are needed, they will be accessed through the Mutual Aid system already in place.

## **11. Notices**

Any notice required to be given pursuant to the terms and provisions of this Agreement shall be in writing and shall be sent by certified or registered mail to the:

### **University:**

Police Chief  
California Polytechnic State University  
San Luis Obispo, CA 93407

### **City:**

Fire Chief  
San Luis Obispo City Fire Department 2160 Santa Barbara Ave.  
San Luis Obispo, CA 93401-5240

### **County:**

County Administrative Officer  
1055 Monterey Street  
San Luis Obispo, CA 93408

### **Cal Fire:**

Fire Chief  
635 N. Santa Rosa Street  
San Luis Obispo, 93405

## **12. Entire Agreement**

This Agreement represents the entire Agreement between the City and the University, and supersedes all prior negotiations, representations, or agreements, either written or oral. This Agreement may be amended only by written instrument, signed by both City and University. All provisions of this Agreement are expressly made conditions. This Agreement shall be governed by the laws of the State of California. Any action arising out of this Agreement shall be brought in the Superior Court of San Luis Obispo County, California, regardless of where else venue may lie.



**IN WITNESS THEREOF**, City, County, Cal Fire, and University have executed this Agreement as follows:

**BOARD OF TRUSTEES OF THE CALIFORNIA STATE UNIVERSITY**

By: \_\_\_\_\_  
Dru Zachmeyer  
Administration & Finance

**CITY OF SAN LUIS OBISPO**

By: \_\_\_\_\_  
Erica A. Stewart, Mayor

**CAL FIRE**

By: \_\_\_\_\_  
John Owens, Chief

**SAN LUIS OBISPO COUNTY**

By: \_\_\_\_\_  
County Board of Supervisors

**ATTACHMENT A**  
**SERVICES PERFORMED**

**1. Fire Suppression**

City shall provide personnel, equipment, materials and supervision for suppression of structure and other hostile fires on the campus core (Service Area) of the University, as available.

Fire suppression shall include those universally accepted activities, which bring a hostile fire under control and render the property safe from further damage.

Fires to be suppressed shall include (but are not limited to): structure, rubbish, trash container, automobile, vegetation adjacent to structure and other such fires which are evaluated from the initial report to be of significance or beyond the capabilities of the University's response.

**2. Extrication/Rescue Emergencies**

City shall provide personnel, materials, equipment and supervision for emergency extrication of students, faculty, staff, guests, and visitors on the campus core (Service Area) of the University, as available.

Rescue includes: extrication of trapped persons from vehicles, machinery, cave-ins, structure collapses, confined spaces, fire, and other significant situations, which may require assistance. The City will provide emergency medical treatment for rescue situations, as it is available.

The City's response to elevator problems will be limited to situations where the University has determined that an emergency exists.

**3. Fire Alarms**

The University shall maintain all campus alarm systems. University personnel will evaluate a reporting alarm prior to notifying City dispatch. The City shall respond one engine "Code 3" and one engine "Code 2" to water flow alarms in buildings with sprinkler systems. The University will screen all other alarms and will notify the City when confirmation is made that a fire or other emergency is in progress or likely.

**4. Pre-Hospital Emergency Care**

University has established an Emergency Medical Dispatch (EMD) program that will determine the priority of a medical emergency and provide pre-arrival instructions to the caller. The City agrees to provide emergency medical support to the University for Priority One (ALS) type calls as outlined in the EMD Program.

**5. Hazardous Materials**

City shall provide trained personnel as indicated by the Code of Federal Regulations 29

"First Responder Capabilities" to the University, as available. It is the intent that the City will share in a unified command of any hazardous materials incidents based on the availability of responding University personnel.

Response to the threat of or release of hazardous materials shall include: evacuation of affected area, identification of substances, containment of substances, protective actions for people, environment and property.

The University will provide technical support of qualified staff (within the University's capacity and to the extent available) to assist the City with hazardous materials response. The City will provide supplies and materials normally associated with first response. The University will arrange for hazardous materials response beyond the capability of the City including the removal and disposal of the hazardous material(s).

The City shall act, when required, as the University's representative on the San Luis Obispo County Regional Hazardous Materials Response Team. The University will continue to participate on the team during the term of the agreement. The City and the University will operate a unified command on any hazardous materials emergency that should occur on the campus.

The University will maintain its status as a participating agency/region in the San Luis Obispo Regional Hazardous Materials Response Team.

## **6. Disaster Preparedness**

The University has developed and maintains at a high state of readiness, a multi-hazard disaster response plan. Included in this plan is the establishment and operation of a University Emergency Operations Center as well as annexes addressing the roles of operational units of the University. The Fire Department agrees to work cooperatively with the University in following, the University's disaster plans as resources allow. The University shall provide to the City one copy of the University's disaster response plan and annual updates.

## **7. Additional Services**

Special non-emergency situations, not specifically covered in this Agreement, may arise that are determined by the University to require resources beyond their capabilities. When requested by the University, the City may provide, at its sole discretion, resources if available. The University will compensate the City in accordance with the City Council adopted cost of services study, which is annually adjusted by the Consumer Price Index as referenced in section 4, "Compensation", of the agreement.

The following are examples of Fire Department additional services that may be available:

- flooding/storm response
- smoke removal
- electrical hazard
- bomb threats (not including Bomb Task Force)
- pipeline ruptures/water control
- animal rescues
- special events/crowd control/civil disturbances
- non-emergency stand-by

## **ATTACHMENT B** **SCOPE OF SERVICE**

The San Luis Obispo City Fire Department will respond to the University as outlined below. The San Luis Obispo Fire Department agrees that 90% of the time it will initiate response within 60 seconds of the request during day-time hours (0800-2000) and 90 seconds at night-time (2000-0800).

The Fire Chief and the Fire Department leadership staff are dedicated to continuing to partner with University and student leadership to positively impact safety and safe decision making by students, including but not limited to engagement opportunities during new student orientation, Week of Welcome, and graduation.

### **1. First Alarm Assignment for the University**

A standard "First Alarm" assignment for the University shall consist of 2 engines, 1 ladder truck and 1 Battalion Chief code 3 from the City and 1 engine code 3 from Cal-Fire. The use of a move-up company to cover Fire Station One is required.

### **2. Reduced Assignment for the University**

The incident being reported may not require a first alarm assignment and may, therefore, require the dispatcher to send a reduced assignment to the emergency. Anything less than a first alarm assignment is considered to be a reduced assignment.

### **3. Greater Alarm Assignments for the University**

When an Incident Commander determines that the resources at hand may not be sufficient to both alleviate the threat presented at the University and provide adequate coverage to the City, s/he has an obligation to call for additional resources in a timely manner. This is especially critical with "working" incidents on the campus and will typically require moving quickly to greater alarm assignments immediately upon confirmation of a "working" incident. To facilitate efficiency in assigning additional resources, this department has established pre-planned greater alarm assignments and procedures.

### **4. Second Alarm Assignment for the University**

A standard "Second Alarm" shall consist of:

- Notification of the Fire Chief.
- Call back of all off duty suppression personnel.
- Dispatch a University public works representative to the Command Post.
- Review the next alarm level in anticipation of a request by the Incident Commander.
- Notification of Cal-Fire to alert the area coordinator; in anticipation of a request for additional resources (Do not have them respond unless/until their assistance is actually requested by the Incident Commander).
- Notification of San Luis Ambulance Company and request a stand-by ambulance.

## **5. Third Alarm Assignment for the University**

If the emergency on the campus exceeds the capabilities of a second alarm assignment as most large working structures fires will do, the Incident Commander shall request a third alarm assignment.

The third alarm assignment draws upon the resources of various fire departments throughout the County. Pre-arranged Mutual Aid agreements exist to provide assistance to the requesting agency. The Incident Commander should consider how quickly s/he needs the additional resources. If the first strike team is needed immediately, because of their close proximity to the University (e.g. E21, E12, C.M.C., etc.), they should be requested to respond to the incident's staging area and form up as a strike team upon their arrival. Due to longer travel distances of the second and third strike teams, it is best to request the mutual aid companies as a group and have them respond as a task force or strike team. A task force or strike team will automatically have a task force or strike team leader. Truck companies are always a special request, as are any specialized equipment.

A standard "Third Alarm" assignment consists of:

- All items inclusive of a "Second Alarm Assignment".
- Call back of all Fire Department staff personnel.
- One or more in-county strike team(s).
- All requested mutual aid companies will respond with minimal delay and operate on the specified radio frequency (normally County Net until on scene).

## **6. Special-Call Assignment for the University**

Once a First Alarm Assignment has been committed to an emergency at the University, the Incident Commander may request additional companies in the following manner:

- Request a Second or Third Alarm Assignment.
- Request a "Special-Call Assignment"

Some incidents require specialized apparatus or personnel, either in place of, or in addition to, a First, Second or Third Alarm assignment. Examples might be the need for additional ladder trucks, a Hazardous Materials Response unit or a Mass Casualty Response unit. An Incident Commander requiring such specialized resources will access them through City Dispatch.

Resources outside of the City will be drawn from the County Emergency Command Center (E.C.C). Once the City Fire Dispatcher receives a request for a special call assignment from the Incident Commander for a non-city resource the following procedure shall be followed:

- a. San Luis Obispo City Fire Dispatcher will call Cal-Fire via phone and have them notify the Area Coordinator of a mutual aid request for an incident on University's campus.
- b. Give nature of incident and location of incident.
- c. List type of assistance required and quantity of units (do not request OES or local government resources specifically – Area Coordinator will decide).
- d. Give the name of the requesting Incident Commander.

- e. State the urgency of the request; is it immediate need or planned need?
- f. Request an ETA (Estimated Time of Arrival) of responding mutual aid units.
- g. Give staging area location for the mutual aid units.
- h. Request radio frequency for mutual aid resources and City resources to operate on the incident (usually White 2 unless Incident Commander specifies otherwise).

**7. Principles of Operation for the University**

The on-duty Battalion Chief or a University Police Officer should be the only person(s) responsible for reducing an initial assignment prior to Fire Department arrival. The first arriving Engine Company Officer may reduce an assignment after their arrival and they have determined it safe to do so.

The Fire Chief, Battalion Chief, Company Officer or Dispatcher may increase an initial response assignment if there might be a need for additional companies immediately.

If the description of the call does not meet the criteria in the response guide and it is not clear as to what should be sent initially, a first alarm assignment should be dispatched immediately.

Departure from the standard response assignment is not recommended.

When dispatching engine companies the general rule should be: Send the engine company assigned to the University (Engine-2). If another engine company is closer or the first- due company is delayed, the closest engine should be sent.

**8. Response Levels Specific to the University**

University 1st Alarm Assignment = 2 Engines, 1 Ladder Truck, 1 Battalion Chief from City all code 3 1 Engine from Cal-Fire all code 3

<u>CODE</u>	<u>TYPE OF INCIDENT</u>	<u>RESPONSE PLAN</u>
8	Fire, unknown type	1 <sup>st</sup> Alarm Assignment 1 eng. code 3
8A	Fire Alarm (heat, smoke, pull) Fire	1 eng. code 3, 1 eng. code 2
8AF	Alarm, Water Flow	After incident #
8F	Fire, false alarm (not to be used with fire alarms)	1 <sup>st</sup> Alarm
8H	Fire, electrical hazard	1 eng. code 2 1 <sup>st</sup> Alarm
81	Fire, illegal burn	Alarm
8O	Fire, Refuse/Trash threatening	1 eng. code 3
8P	Fire, vehicle	1 eng. code 3 1 <sup>st</sup> Alarm
8R	Fire, Refuse/Trash non-threatening Fire, structure	Alarm
8S	structure	1 eng., 1 B/C code 3
8W	Fire, wildland (inside or outside core)	Cal-Fire Response
8X	Fire, train/railcar	1 <sup>st</sup> Alarm
8Z	Fire, aircraft	1 <sup>st</sup> Alarm
12	Emergency, not elsewhere classified	1 <sup>st</sup> Alarm or Special call out



14	Medical emergency	1 eng. code 3
14B	Medical assistance, non-emergency	1 eng. code 2
14T	Traffic accident, injuries (in Core area)	1 eng. code 3
14T	Traffic accident injuries (outside Core area)	1 eng. code 3
		1 eng. Cal-Fire code 3
48	Natural Gas leak outside	1 eng. code 3
48S	Natural Gas leak inside	1 eng. code 3, 1eng. code 2
53S	Smoke check inside	1 eng. code 3, 1eng. code 2
57	Fire reported out	1 eng. code 2, Notify Cal-Fire
83	Explosion	1 <sup>st</sup> Alarm
84M	Hazardous materials threatening (State reportable)	1 <sup>st</sup> Alarm

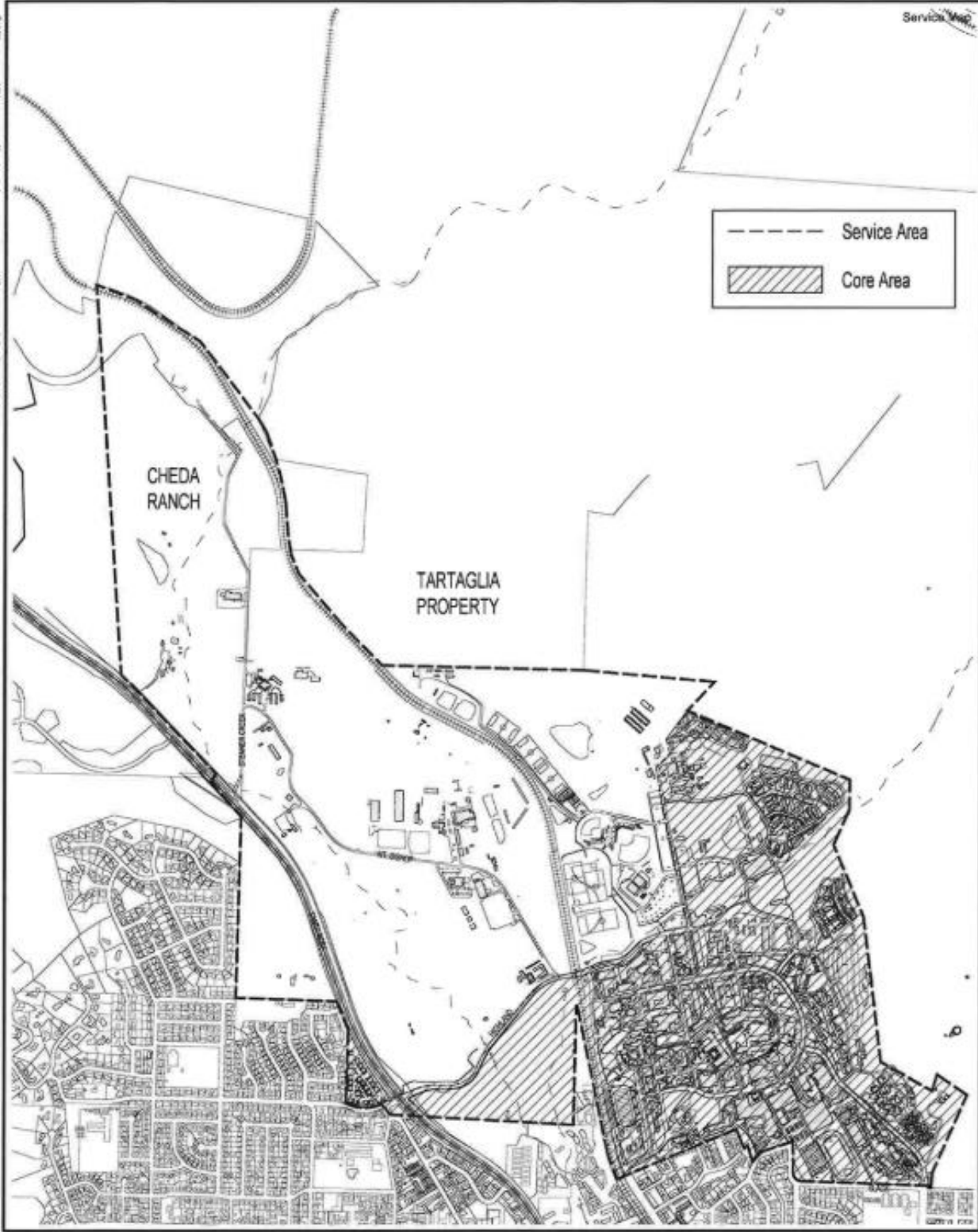
## **ATTACHMENT C** **SERVICE AREA**

The area of service of this Agreement is described as the area bounded on the south by the City of San Luis Obispo (Slack Street, Longview Avenue, Via Carta, Foothill Blvd.); bounded on the west by the City of San Luis Obispo; out Highway 1 to the Cheda Ranch Complex (included); to the north from the Cheda Ranch Complex to the Union Pacific Railroad right-of-way to the Tartaglia Ranch southern boundary, along the base of the foothills to Poly Canyon Road; and bounded on the east so as to include the facilities at the base of the foothills (Poly Canyon Road, Klamath Road, Deer Road and Grand Avenue – including all structures and parking areas) and also including those areas known as Cerro Vista Housing, Poly Canyon Village and the faculty/staff housing known as Bella Montana which is bordered on the east by Highway 1, on the south by Westmont Street and on the north and west by City jurisdiction.

University properties not included in this agreement are outlying structures of the University and wildlands non-contiguous to the campus core of the University. For example: Chorro Creek Ranch, Serrano Ranch, Peterson Ranch and the structures up Poly Canyon.

- Refer to Attachment C map of the Service Area including the "core area" to have a visual understanding of how the Service Area is divided.
- Refer to Attachment D for definition of the University "core area".
- Refer to Attachment D for those areas that are identified to be outside the "core area".

O:\planroom\planroom Projects\maps-0-ama\Basemap\3\_Special.dwg



# CAL POLY

## Service Map

SAN LUIS OBISPO

Facility Services    Facilities Planning and Capital Projects

17

DATE	8.21.2018
PLOT DATE	Basemap3_Special.dwg
FILE	ServicesMap_Letter
AS TSD	Peter F Weber
PLOT BY	



1"=1500'

**ATTACHMENT D**  
**SAN LUIS OBISPO CITY AND CAL FIRE RESPONSE TO**  
**INCIDENTS WITHIN UNIVERSITY CONTRACT SERVICE AREA**

**1. Definitions**

University "Core Area" Please see map in Attachment C

- Includes student and faculty housing
- East of city limits including Bella Montana
- North of city limits from Highland Drive cross of Hwy. 1 to Grand Avenue cross of Slack Street
- West of Poly Canyon gate including Cerro Vista Housing
- South of Highland Drive and Via Carta, including Poly Canyon Village

Outside "Core Area" -Please see map in Attachment C

- North of Highland, and University "Core Area"
- East of city limits
- South of San Luis Obispo Treatment Plant, and Tartaglia property including the San Luis Obispo Treatment Plant and Cheda Ranch
- West of Via Carta

SLO City - San Luis Obispo City Fire Department

Cal-Fire- California Department of Forestry and Fire Protection and San Luis Obispo County Fire Department

ECC - Cal-Fire/San Luis Obispo County Fire Department Emergency Command Center

**2 Response Inside and Outside of "Core Area"**

Structure Response Inside Core Area	SLO City Cal-Fire	1 Truck, 2 Engines & Battalion Chief 1 Engine
Structure Response Outside of Core Area	SLO City Cal-Fire	1 Truck, 2 Engines & Battalion Chief 1 Engine & Battalion Chief
Wildland Response Inside of Core Area	SLO City Cal-Fire	1 Engine & Battalion Chief 1 Engine
Wildland Response Outside of Core Area	SLO City Cal-Fire	1 Engine & Battalion Chief Appropriate Response per ECC <b>Note:</b> Cal-Fire has jurisdiction by statute on all State Responsibility Areas as defined in PRC 4126 & 4127. Cal-Fire does not give up any jurisdictional responsibilities for fires in SRA
Medical Aid & Traffic Collision Response Inside Core Area	SLO City Cal-Fire	1 Engine No Response
Medical Aid & Traffic Collision Response	SLO City	1 Engine

Outside of Core Area	Cal-Fire	1 Engine
Vehicle Traffic Collision on Highway 1 in Cal-Fire Response Area A36 (Highway 1 from Highland to Stenner Creek Road)	SLO City Cal-Fire	1 Engine Response per Cal-Fire Response Plan
Haz. Mat. Response Inside and Outside of Core Area	SLO City Cal-Fire	1 Engine or as appropriate per SLO City Response Card 1 Engine or as Requested

### 3. Fires on State Property

Cal-Fire Investigator or engine must respond to all fires on state property per Health and Safety Code Section 13107.

### 4. Frequencies

#### Command

Inside Core Area: City Net

Outside Core Area: Wildland - As Determined by the ECC  
All Other Incidents - City Net

#### Tactical

Inside Core Area: City Tactical

Outside Core Area: White 2 or 3 as Determined by ECC

### 5. Incident Command Responsibility

Inside Core Area: SLO City

Outside Core Area: Unified Command on All Incidents

**ATTACHMENT E**  
**OPERATIONAL PLAN AND AGREEMENT FOR AUTOMATIC AID**

**AUTOMATIC AID AGREEMENT BETWEEN**

City of San Luis Obispo Fire Department

**And**

County of San Luis Obispo

for

The San Luis Obispo County Fire Department / CAL FIRE San Luis Obispo Unit

THIS AGREEMENT, ("Agreement") is made and entered into for a term of five (5) years, commencing on the date of the final signature to the Agreement, between the City of San Luis Obispo City Fire Department, hereinafter referred to as "SLO", and the County of San Luis Obispo for San Luis Obispo County Fire Department, hereinafter referred to as "SLC". SLO and SLC may be referred to herein individually as a "Party" and collectively as "Parties."

WITNESSETH:

WHEREAS, the Parties provide fire protection services to contiguous areas located in the County of San Luis Obispo, State of California; and

WHEREAS, the Parties have determined that it is of mutual benefit that they render reciprocal emergency assistance for fires and other emergencies, under circumstances not covered by or within the scope of the California Fire Service and Rescue Emergency Mutual Aid Plan but constituting so-called "day-to-day automatic aid" arising out of expediency rather than necessity.

NOW, THEREFORE, in consideration of their mutual covenants set forth herein, the Parties agree as follows:

**I. AUTOMATIC AID RESPONSE**

**A. GENERAL PROVISIONS**

1. Each Party will provide emergency response in the service area of the other Party as described in Exhibit 1, attached hereto, and incorporated herein. For the purposes of this Agreement, "emergency" shall mean a situation requiring a response with the use of red lights and sirens, and "non-emergency" shall mean a situation not requiring a response with the use of red lights and sirens.
2. Non-emergency responses for public service, post-fire investigation, fire prevention, and other routine calls, shall not be a part of the Agreement. Responses to these calls shall remain with the jurisdiction having authority.

**B. GUIDELINES GOVERNING RESPONSE TO AN EMERGENCY**

1. When responding to an emergency under this Agreement, the Parties agree to send the resources described in Exhibit 1, provided, however, that no Party shall be required to unreasonably deplete its own resources, facilities, and services in furnishing such mutual aid.



2. If a resource included in the Resource Response Matrix in Exhibit A is requested to respond but is either not available or out of position, the sending Party shall immediately notify the receiving Party so that it can dispatch its own resources.
3. The Party sending aid under this Agreement shall dispatch only the equipment and personnel requested or communicate with the AHJ dispatch center alternate and equivalent resources being sent at the discretion of a chief officer.

### **C. COMMITMENT TO JOINT TRAINING**

Each Party to this Agreement shall use its best efforts to schedule and participate in joint training exercises at mutually agreed upon times and locations in order to ensure that optimal performance levels are maintained; provided, however, that this Section shall not commit either Party to paying the costs of such training.

### **D. COMMITMENT TO INFORMATION SHARING**

Both Parties to this Agreement shall freely share information such as pre-plans, mapping, and GIS data in digital and hard-copy formats as requested in order to ensure optimal performance levels are maintained.

## **II. COMMAND AUTHORITY**

### **A. Responsible Party to Have Command Authority**

1. The Incident Command System (ICS) shall be the command system used at incidents.
2. Equipment shall be operated only by personnel from the Party providing the equipment.
3. The first fire officer at scene will assume the role of Incident Commander (IC) and determine the need for continued response by other dispatched units and/or call for additional resources. Once arriving at the scene, the first chief officer may assume IC.
4. If the IC determines that the full response is not warranted and an apparatus or resource from the AHJ is not yet on scene, the sending party may reduce the AHJ response to a single "Code 2" resource, but not cancel their response entirely.
5. When both Parties are responding to the same emergency, and jurisdictional responsibility has been determined, the Party sending automatic aid under this Agreement shall work under the direction of the Party having jurisdictional authority, which shall be the receiving Party.
6. Parties shall remain on the scene of the emergency until released at the discretion of the IC. Such release shall be as expeditious as possible.

### **B. Judicious Use of Personnel and Equipment**

1. It shall be the responsibility of the Incident Commander to utilize the personnel and equipment of the sending Party only to the extent that is required to bring the emergency under control.
2. The sending Party shall not be required to provide assistance for overhaul and/or clean-up operations after the fire or other emergency has been controlled/stabilized.

### C. Order of Release

While the personnel and equipment from the sending Party should generally be the first released from the scene of an emergency, the needs of the incident and any special equipment provided may drive the need to retain personnel from the sending party.

## III. REPORTS

### A. Structure or Multi-Jurisdiction Response

If the party having jurisdictional authority (the AHJ) has arrived on scene during the emergency, that party shall be responsible for preparing, filing, recording, and storing all required reports. If the AHJ does not arrive on scene during the emergency, the sending party shall be responsible for providing the information needed by the AHJ for required reports.

### B. Report of Jurisdiction Providing Automatic-Aid

The sending Party, upon request, shall provide the AHJ with a report, pursuant to the National Fire Incident Reporting System, describing the details of the emergency and the services provided.

## IV. COMPENSATION

All services provided by either Party under this Agreement shall be performed without monetary compensation or reimbursement, except to the extent expressly provided in this Agreement. The mutual advantage, protection, and service afforded by this Agreement are mutually agreed to be adequate compensation to both jurisdictions. The Parties acknowledge their mutual intention that the value of the services provided and received by each Party is intended to be equal. The Parties agree, however, that to the extent that compensation, including but not limited to statutory cost recovery, is or may be available from one or more third parties as a result of an incident in which response was rendered under this Agreement, it is the intention of the Parties to cooperatively pursue such compensation and to allocate any recovery pro rata in accordance with the costs incurred by each entity providing response to the incident.

## V. LIABILITY/HOLD HARMLESS

Nothing in the provisions of this Agreement is intended to affect the legal liability of either Party to this Agreement by imposing any standard of care different from the standard of care imposed by law.

Each Party shall bear the costs of Workers' Compensation for its own personnel, including when such personnel are furnished by the sending Party under this Agreement.

Each Party shall bear the costs and shall not file claims against the other party(s) for losses resulting from the performance of this agreement, including:

Repair or replacement of its supplies, durable goods, equipment, apparatus, vehicles, or other assets

Injuries, including death, of its employees, agent's volunteers, or contractors.

The parties agree that any and all claims for damage to private property resulting from the performance of this agreement shall be processed by the Party having jurisdictional authority (the AHJ).

In lieu of and notwithstanding the pro rata risk allocation which might otherwise be imposed between the Parties pursuant to Government Code Section 895.6, the Parties agree that all losses or liabilities incurred by a Party shall not be shared pro rata. Instead, pursuant to Government Code Section 895.4, each Party hereto shall fully indemnify and hold the other Party, its officers, board members, employees and agents, harmless from any claim, expense or cost, damage or liability imposed for injury (as defined by Government Code Section 810.8) occurring by reason of the negligent acts or omissions or willful misconduct of the indemnifying Party, its officers, board members, employees or agents, under or in connection with or arising out of any work, authority or jurisdiction delegated to such Party under the Agreement. No Party, nor any officer, board member, employee, or agent thereof shall be responsible for any damage or liability occurring by reason of the negligent acts or omissions or willful misconduct of other Party hereto, its officers, board members, employees, or agents, under or in connection with or arising out of any work, authority or jurisdiction delegated to such other Party under this Agreement.

## VI. AGREEMENT NOT FOR BENEFIT OF THIRD PARTIES

This Agreement shall not be construed as, or deemed to be, an agreement for the benefit of any third party or parties, and no third party or parties shall have any right of action hereunder for any cause whatsoever.

## VII. INDEPENDENT PARTIES

None of the provisions of this Agreement is intended to create, nor shall be deemed or construed to create any relationship between the Parties other than that of independent parties contracting with each other for the purpose of effecting the provisions of this Agreement. The Parties are not and will not be construed to be in a relationship of joint venture, partnership, or employer-employee. Neither Party has the authority to make any statements, representations, or commitments of any kind on behalf of the other Party, or to use the name of the other Party in any publication or advertisements, except with the written consent of the other Party or as explicitly provided herein. Each Party will be solely responsible for the acts and omissions of its officers, agents, employees, contractors, and subcontractors, if any.

## VIII. NONDISCRIMINATION

Each Party shall comply with all applicable Federal, State, and local laws and regulations. Such laws include but are not limited to the following: Title VII of the Civil Rights Act of 1964 as amended; Americans with Disabilities Act of 1990; the Rehabilitation Act of 1973 (Sections 503 and 504); California Fair Employment and Housing Act (Government Code Sections 12900 et seq.); California Code of Regulations, Title II, Division 4, Chapter 5; and California Labor Code Sections 1101 and 1102. Neither Party shall discriminate against any subcontractor, employee, applicant, or any person for employment or in the provision of services because of age, race, color, national origin, ancestry, religion, sex/gender, sexual orientation, mental disability, physical disability, medical condition, political beliefs, organizational affiliations, or marital status.

## IX. TERMINATION

This Agreement may be terminated by either Party upon written notice of termination given to the other Party at least thirty (30) days in advance of the effective date of termination.

## X. NOTICES

All notices of the Parties shall be in writing and shall be addressed to the primary contact for each Party as set forth below:

### SLO

Fire Chief  
2160 Santa Barbara St.  
San Luis Obispo, CA 93401

### SLC

Fire Chief  
San Luis Obispo County Fire Department 635 N.  
Santa Rosa  
San Luis Obispo, CA 93405

Notices shall be personally served or mailed, postage prepaid to the address designated above, or to such other address as may be designated by written notice. Notice shall be deemed given when personally served or three business days after deposit in the mail.

## XI. AMENDMENTS TO CONTRACT

- A. This Agreement shall not be amended or altered without the written consent of the Parties.
- B. The Fire Chiefs of the Parties shall have the authority to make additions, deletions, or other amendments to the Exhibits, including the areas in which Automatic Aid is to be provided and the resources included in the Resource Response Matrix in Exhibit
- C. Such changes shall be made in writing upon the Fire Chiefs' mutual agreement and shall not require written amendment of this Agreement by the Parties.

## XII. ENTIRE AGREEMENT

This document embodies the entire agreement between the Parties with respect to the subject matter hereof. All prior negotiations and written and/or oral agreements between the Parties with respect to the subject matter of this Agreement are replaced by this Agreement.

## XIII. ASSIGNMENT

Neither Party may assign any of its rights, delegate any of its duties, or subcontract any portion of its work or business under this Agreement without the prior written consent of the other Party, which consent may be withheld by the other Party in its sole and absolute discretion. No assignment, delegation or subcontracting will release either Party from any of its obligations or alter any of its obligations under this Agreement.

## XIV. SEVERABILITY

If any term, covenant, condition, or provision of this Agreement, or the application thereof to any person or circumstance, shall to any extent be held by a court of competent jurisdiction to be invalid, void, or unenforceable, the remainder of the terms, covenants, conditions, and provisions of this Agreement, or the application thereof to any person or circumstance, shall remain in full force and effect and shall in no way be affected, impaired or invalidated thereby.

## XV. CONTROLLING LAW AND VENUE

This Agreement shall be construed, and its performance enforced under California law. In the event that suit shall be brought by either Party to this Agreement, the Parties agree that venue shall be exclusively vested in the state courts of the County of San Luis Obispo or, if federal jurisdiction is appropriate, exclusively in the United States District Court for the Southern District of California, in Los Angeles, California.

## XVI. EXECUTION BY COUNTERPARTS

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

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the date of the final signature to the Agreement.

APPROVED AS TO FORM SAN LUIS OBISPO CITY FIRE DEPARTMENT

DocuSigned by:  
*Todd Tuggle*  
By: 51EAEC13B3504A5...  
Todd Tuggle  
Name:

Title: City of San Luis Obispo Fire Chief  
Date: 5/16/2024 | 7:42 PM PDT

APPROVED AS TO FORM SAN LUIS COUNTY FIRE DEPARTMENT

DocuSigned by:  
*John Owens*  
By: 00603F5E799D4E7...  
John Owens  
Name:

Title: Cal Fire San Luis Obispo County Fire Chief  
Date: 5/17/2024 | 8:22 AM PDT



## **AUTOMATIC AID AGREEMENT BETWEEN**

San Luis Obispo City Fire Department

And

The San Luis Obispo County Fire Department / CAL FIRE San Luis Obispo Unit

### **OPERATIONAL PROCEDURES - Exhibit 1**

#### **A. DISPATCH PROCEDURES**

San Luis Obispo City Fire Department dispatches alarms for emergency assistance for SLO. The CAL FIRE/SLO County Fire Emergency Command Center (ECC) in San Luis Obispo dispatches alarms for emergency assistance for SLC.

When an alarm is received by the AHJ regarding an emergency in an area covered by the Agreement, the AHJ shall request dispatch of the automatic aid resources of the sending jurisdiction as required by this Agreement. The operational philosophy is that the first due engine shall be first dispatched.

#### **B. NOTIFICATION**

For alarms originating in the jurisdiction of the AHJ, the agency will send the incident information electronically via CAD to CAD to the sending Party's dispatch center. The sending Party will then reply electronically in CAD to CAD with a message in the incident notes "*Copy*" within 30 seconds. If no "*Copy*" is sent a follow up by a phone call will be made by the AHJ directly to the sending Party's dispatch center.

#### **C. RADIO FREQUENCIES FOR USE IN RESPONSE**

Fire apparatus from both Parties responding to the same incident shall work on common radio frequencies.

Alarms in San Luis Obispo City will be handled on City Fire Dispatch or on an assigned command channel.

Alarms in San Luis Obispo County will be handled on a command channel assigned by the San Luis Emergency Command Center; XSL CMD 4, XSL CMD 5, SLU Local.

For structure fire alarms in San Luis Obispo, the primary tactical will be SLO City TAC 1 and a common secondary tactical channel will be assigned by the ECC as needed.

Vegetation Fire Alarms in SLO MTZ, will be handled on County CMD 5, or alternate command channel assigned by the San Luis Emergency Command Center

For all Vegetation Fire Alarms, the ECC will assign an Air to Ground Frequency and a common tactical channel, typically VFIRE 23 or alternate.

For all open space rescues in San Luis Obispo City, and remote area rescues in San Luis Obispo County covered by this agreement will use SLO Common as the primary tactical channel.

**Automatic Aid Resource Response Matrix**

	FOR RESPONSES IN RESPONSE AREAS: (Fill in from CAD)						
	SLO will send these resources to SLC/SLU			SLC/SLU will send these resources to SLO			
Incident Type	A2, A4, A5, A5A A5B, A8, A9, A10, A10A, A10B, A12, A14, A17, A20 A21, A22, A23, A24, A28, A33, A34, A35, A36, A37, A38						
	BC	Engine	Other	BC	Engine	Rescue	Other
Structure Fire Res.(FSR)	1	1		1	1		
Structure Fire (FSC)	1	0	1 Truck	1	1		
Multi Occ. Fire (FSM)	1	1		1	1		
Structure Fire Other(FSO)	1	1		1	1		
Aircraft Fire(FAA)	1	1		1	1		
Structure Fire Veg (FSRW)	1	1		1	2		
Veg Fire Median / Vacant Lot (FWLCD)		1		1	1		
Vegetation Fire Winter <sup>1</sup>	1	1		1	1 Any		
Vegetation Fire Low	0	1		0	1 Any		
Vegetation Fire Medium/High	1	1		1	1 Any 1 Type 3		1 AA <sup>2</sup> 1 DOZ
Vehicle Fire Passenger(FVP)	1	1		0	0		
Vehicle Fire Comm.(FVC)	1	1		0	1		
Train Derail, Fire (FVCT)	1	1		1	1		
Fire Alarms (FSRA, FSCA, FSMA)	0	0		0	0		
Smoke Check (FCS)	0	0		0	0		
Fire Other (FOD, FOO, FOI)	0	0		0	0		

<sup>1</sup> When SLU is in Winter Preparedness.

<sup>2</sup> If CAL FIRE aircraft is not available or closest, ECC will inquire if SLO would like Federal aircraft.

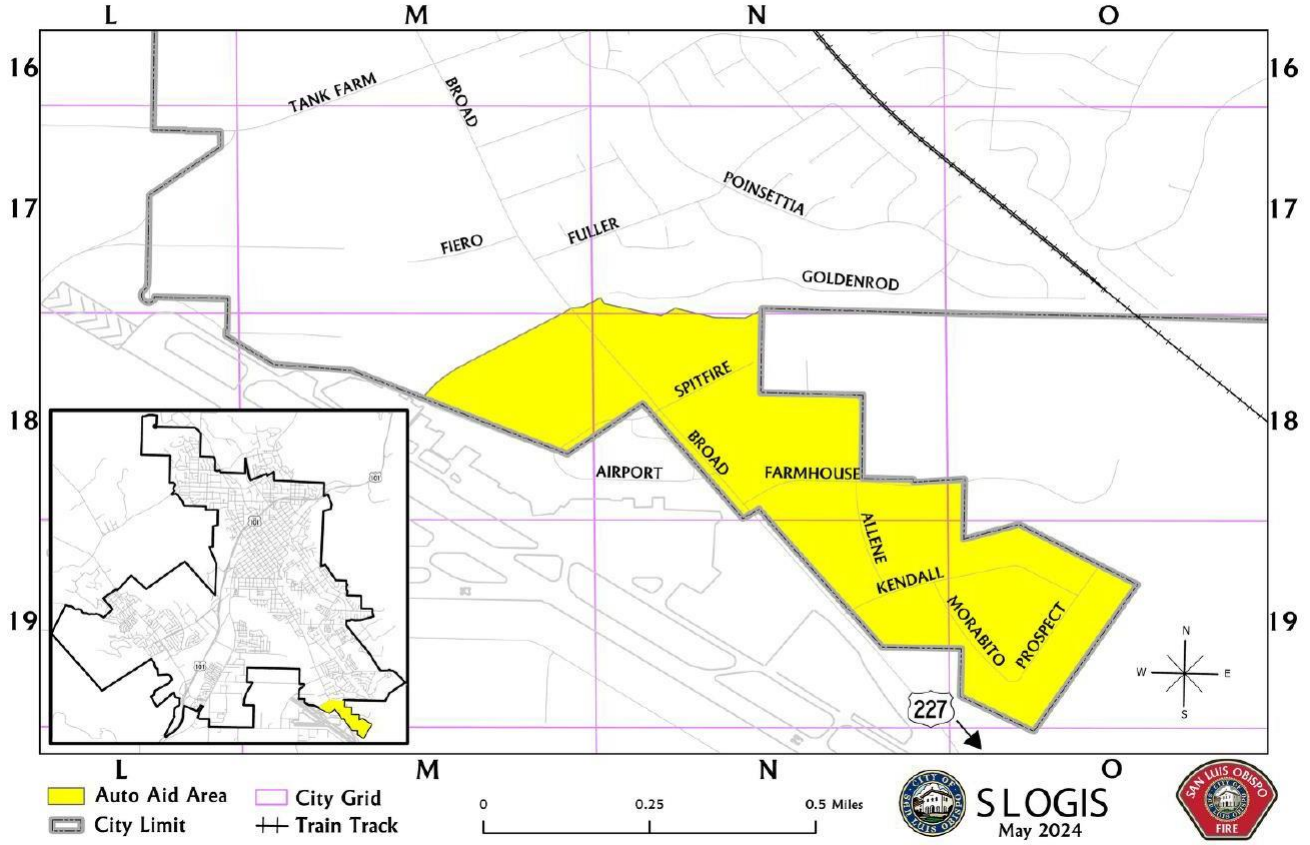
Medical Aid (MED, MEDU, MVI, MVIS)	0	*1		0	0
Traffic Collision(MTC)	1	1		0	0
Traffic Coll Extrication (MTX)	1	1		0	0
Traffic Coll Highway (MTCH)	1	1		0	0
Traffic Coll Multi-Veh (MTCMV)	1	1		0	0
Aircraft Emergency (MEDCT4, MEDCTS)	1	1		0	0
Mass Casualty (MEDM, MTCM)	1	1		0	1
Cliff Rescue (MRECLF)	0	1		0	0
Swift Water Rescue (MRESWF)	0	1		0	0
Surf Rescue (MRESRF)	0	0		0	0
Confined Space Res (MRECS)	1	1		1	1
Trench Rescue (MRETCH)	1	1		1	1
USAR (MREUSR)	0	1		0	0
Open Space Recue	1	1	*UTV	1	1
Haz-Mat (HZM)	0	0		0	0
Fire Menace Standby (HFS)	0	0		0	0
Earthquake (HFSEQ)	0	0		0	0
Bomb Threat (HSB)	0	0		0	0
Tree into House(HOAT)	0	0		0	0
Electrical Hazard (HSE)	0	0		0	0
Terrorist Threat (HTI)	0	0		0	0
Nat. Gas/ Propane Leak (HSGC, HSGR)	0	0		0	0
Carbon Monoxide Detector (HSGCO)	0	0		0	0
Liquid Fuel Leak(HZMF)	0	0		0	0
PSA (PAO) (PAF)	0	0		0	0
*SLO Fire Department will provide EMS to A14, A20, A20j, A35 Auto-Aid. All other areas would be mutual aid request if SLU units are out of position.					
*A-20, A-20J Johnson Ranch, A-4 Poly Canyon/Miossi, A-35 Cerro San Luis, A-8 Bishops, and A-17 Reservoir canyon					

<b>MTZ Wildland Addendum</b>	SLO –San Luis Obispo City Fire will send these resources to the MTZ			SLC/SLU- Will send these resources to SLO			
<b>Incident Type</b>	<b>MTZ</b>						
	<b>BC</b>	<b>Engine</b>	<b>Other</b>	<b>BC</b>	<b>Engine</b>	<b>Aircraft</b>	<b>Other</b>
Vegetation Fire Winter <sup>3</sup>	1	1		1	1 Any		
Vegetation Fire Low	1	1		1	1 Type 1	1AA	
Vegetation Fire Medium	1	1		1	1 Type 1 1 Type 3	1AA 1AT	1 DOZ 1 CRW
Vegetation Fire High	1	2		1	6 2 Type 1 4 Type3	1AA, 2 AT 1 HELI	2 DOZ, 2 CRW
Structure Fire Veg(FSRW)	1	2		1	4 1 Type 1 3 Type3	IAA, 2 AT, 1 HEL	1 DOZ, 2 CRW

The Response Area map is SLOFD's auto aid area with E21.

# City of San Luis Obispo & CalFire Mutual-Aid Response Area Map

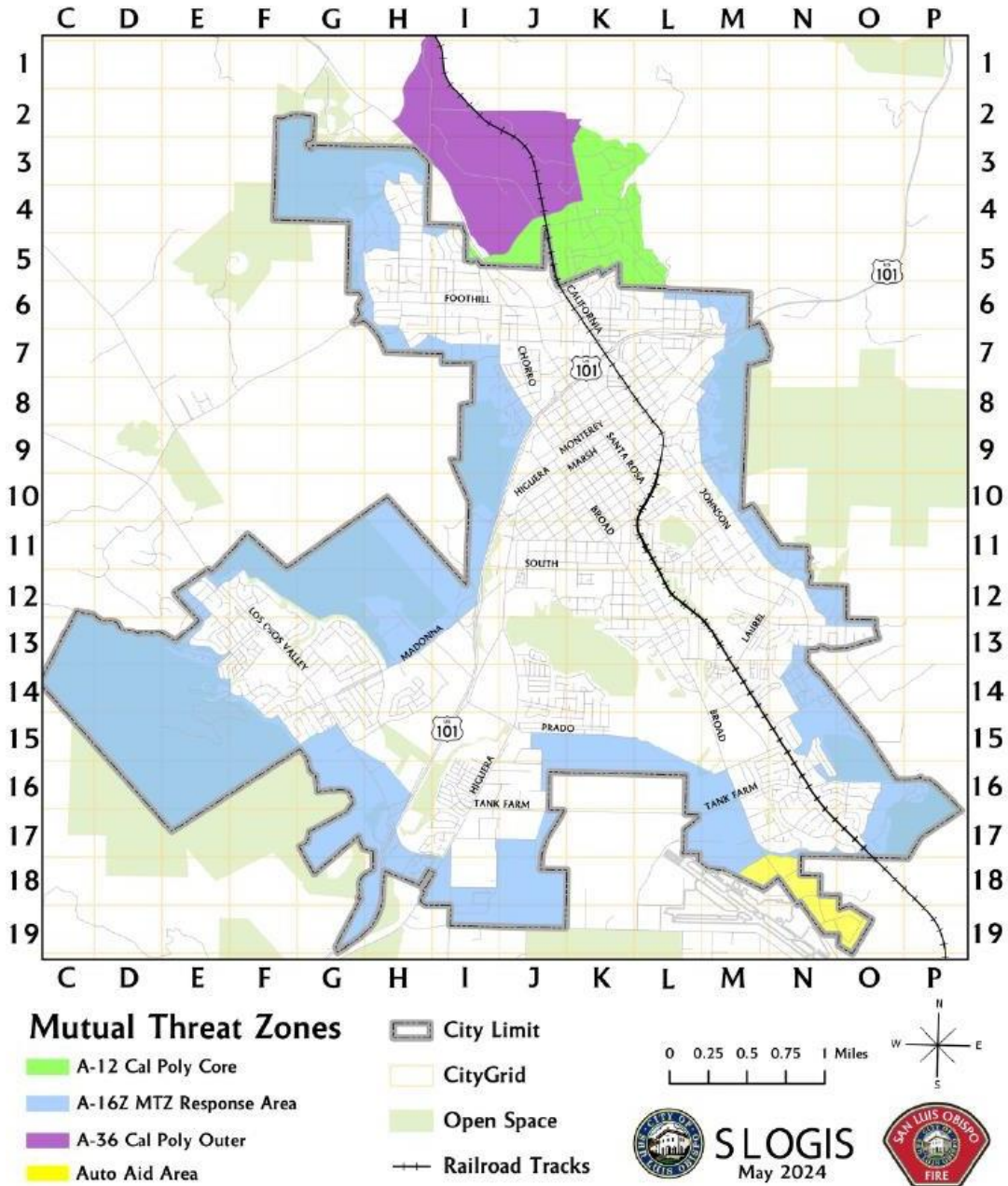
## SLO Fire Station 3 & CalFire Station 21



The Mutual Threat Zone map represents where SLOFD will use CalFire radio channels and leverage their resources.

# San Luis Obispo Mutual Threat Zone

## City of San Luis Obispo & CalFire





# ATTACHMENT F

## Consumer Price Index

### CONSUMER PRICE INDEXES PACIFIC CITIES AND U. S. CITY AVERAGE April 2024

(All items indexes. 1982-84=100 unless otherwise noted. Not seasonally adjusted.)

MONTHLY DATA	All Urban Consumers (CPI-U)						Urban Wage Earners and Clerical Workers (CPI-W)					
	Indexes			Percent Change			Indexes			Percent Change		
				Year ending	1 Month ending					Year ending	1 Month ending	
	Apr 2023	Mar 2024	Apr 2024	Mar 2024	Apr 2024	Apr 2024	Apr 2023	Mar 2024	Apr 2024	Mar 2024	Apr 2024	Apr 2024
U. S. City Average.....	303.363	312.332	313.548	3.5	3.4	0.4	297.730	306.502	307.811	3.5	3.4	0.4
West.....	322.187	332.202	334.050	3.6	3.7	0.6	313.978	324.323	326.135	3.8	3.9	0.6
West – Size Class A <sup>1</sup> .....	331.296	341.299	343.531	3.6	3.7	0.7	319.941	329.897	332.012	3.7	3.8	0.6
West – Size Class B/C <sup>2</sup> .....	188.008	194.047	194.913	3.6	3.7	0.4	189.320	195.880	196.818	3.8	4.0	0.5
Mountain <sup>3</sup> .....	128.390	131.176	131.800	2.5	2.7	0.5	129.781	132.864	133.419	2.7	2.8	0.4
Pacific <sup>3</sup> .....	124.019	128.341	129.096	4.0	4.1	0.6	124.798	129.315	130.106	4.1	4.3	0.6
Los Angeles-Long Beach-Anaheim, CA.....	320.089	330.671	332.572	4.0	3.9	0.6	308.474	318.280	320.458	3.9	3.9	0.7
BI-MONTHLY DATA (Published for odd months)	Indexes			Percent Change			Indexes			Percent Change		
				Year ending	2 Months ending					Year ending	2 Months ending	
	Mar 2023	Jan 2024	Mar 2024	Jan 2024	Mar 2024	Mar 2024	Mar 2023	Jan 2024	Mar 2024	Jan 2024	Mar 2024	Mar 2024
	Riverside-San Bernardino-Ontario, CA <sup>3</sup> .....	127.707	131.358	133.144	2.9	4.3	1.4	128.027	131.840	134.144	3.1	4.8
San Diego-Carlsbad, CA.....	358.026	367.917	370.858	3.8	3.6	0.8	339.498	348.486	351.778	3.6	3.6	0.9
Urban Hawaii.....	322.608	333.172	338.060	3.9	4.8	1.5	321.671	332.335	337.685	3.8	5.0	1.6
BI-MONTHLY DATA (Published for even months)	Indexes			Percent Change			Indexes			Percent Change		
				Year ending	2 Months ending					Year ending	2 Months ending	
	Apr 2023	Feb 2024	Apr 2024	Feb 2024	Apr 2024	Apr 2024	Apr 2023	Feb 2024	Apr 2024	Feb 2024	Apr 2024	Apr 2024
	Phoenix-Mesa-Scottsdale, AZ <sup>4</sup> .....	179.824	181.010	184.462	2.2	2.6	1.9	179.839	180.826	184.141	2.1	2.4
San Francisco-Oakland-Hayward, CA.....	338.496	345.151	351.247	2.4	3.8	1.8	333.478	341.595	346.671	2.9	4.0	1.5
Seattle-Tacoma-Bellevue, WA.....	338.487	349.288	353.503	4.3	4.4	1.2	332.082	342.387	347.039	4.2	4.5	1.4
Urban Alaska.....	258.866	261.340	267.046	1.7	3.2	2.2	256.349	259.326	263.875	1.7	2.9	1.8

<sup>1</sup> Population over 2,500,000    <sup>2</sup> Population 2,500,000 and under, Dec 1996 = 100    <sup>3</sup> Dec 2017=100    <sup>4</sup> Dec 2001=100

**NOTE:** In January 2018, BLS introduced a new geographic area sample for the Consumer Price Index (CPI): [www.bls.gov/regions/west/factsheet/2018cpirevisionwest.pdf](http://www.bls.gov/regions/west/factsheet/2018cpirevisionwest.pdf)

1967=100 base year indexes and tables with semiannual and annual average data are available at: [www.bls.gov/regions/west/factsheet/consumer-price-index-data-tables.htm](http://www.bls.gov/regions/west/factsheet/consumer-price-index-data-tables.htm)

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