RESOLUTION NO. 2025-3407

A RESOLUTION OF THE TOWN COMMISSION OF THE TOWN OF SURFSIDE, FLORIDA, APPROVING AN INTERAGENCY AGREEMENT BETWEEN THE TOWN OF SURFSIDE'S POLICE DEPARTMENT AND THE MIAMI-DADE SHERIFF'S OFFICE (MDSO) FOR ACCESS TO FCIC/NCIC VIA MIAMI-DADE SHERIFF'S OFFICE; PROVIDING FOR IMPLEMENTATION; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, the Town of Surfside Police Department ("SPD") and the Miami-Dade Sheriff's Office ("MDSO") are both allowed access to the Florida Criminal Justice Network ("CJNet"), National Crime Information Center ("NCIC"), the Florida Crime Information Center ("FCIC"), and the Interstate Identification Index ("III"), which are all hereafter collectively referred to as FCIC/NCIC, via network connectivity to the FDLE; and

WHEREAS, the SPD wishes to access, through agents and employees of the MDSO, the computer system provided via the MDSO for the purpose of gaining access to information systems including but not limited to FCIC/NCIC, Law Enforcement Interface System (LEIS), Electronic Arrest Form (e A-FORM), and the Miami-Dade CJIS System for the administration of criminal justice; and

WHEREAS, the Town desires to enter into an Interagency Agreement between the Town and SAO (the "Agreement"), in substantially the form attached hereto as Exhibit "A,"; and

WHEREAS, the Town Commission finds that this Agreement is in the best interest and welfare of the Town and its residents.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWN COMMISSION OF THE TOWN OF SURFSIDE, FLORIDA, AS FOLLOWS:

<u>Section 1.</u> <u>Recitals Adopted.</u> Each of the above-stated recitals are hereby adopted, confirmed and incorporated herein.

<u>Section 2.</u> <u>Approval and Authorization.</u> The Town Commission hereby approves the Agreement, in substantially the form attached hereto as Exhibit "A." The Town Manager is hereby authorized to execute the Agreement in substantially the form attached hereto as Exhibit "A."

<u>Section 3.</u> <u>Implementation.</u> The Town Manager and/or designee are hereby authorized to take any and all action necessary to implement the purposes of this Resolution and the Agreement.

Section 4. Effective Date. This Resolution shall be effective immediately upon

MAGTF MAA_MDSO & Surfside Page 1 of 2 adoption.

PASSED AND ADOPTED on this <u>10th</u> day of <u>June</u>, 2025.

Motion By: Vice Mayor Paul

Second By: <u>Commissioner Velasquez</u>

FINAL VOTE ON ADOPTION:Commissioner Ruben A. CotoYesCommissioner Nelly VelasquezYesCommissioner Gerardo VildosteguiYesVice Mayor Tina PaulYesMayor Charles W. BurkettYes
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OF SURF
Attest: SEAL
Sandra N. McCready, MMC 1/2000 Solo 2
Town Clerk
Approved as to Form and Legal Sufficiency:
(hard lander)
Thais Hernandez, Town Attorney

MAGTF MAA_MDSO & Surfside Page 2 of 2

CRIMINAL JUSTICE USER AGREEMENT

This Agreement, is entered into between the Florida Department of Law Enforcement (hereinafter referred to as "FDLE"), an agency of the State of Florida with headquarters at 2331 Phillips Road, Tallahassee, Florida and the

Miami-Dade Sheriff's Office

with headquarters at

9105 NW 25th Street, Doral, Florida 33172

with the primary ORI of: FL<u>0130000</u>, (hereinafter referred to as the "User").

Whereas, FDLE is authorized by Section 943.0544, Florida Statutes, to operate and regulate the Florida Criminal Justice Network (hereinafter CJNet) as an intra-agency information and data-sharing network for use by the state's criminal justice agencies;

Whereas, FDLE is authorized by Sections 943.05 and 943.051, Florida Statutes, to establish and operate the Florida Crime Information Center (hereinafter FCIC) for the exchange of information relating to crimes, criminals and criminal or suspected criminal activity;

Whereas, FDLE participates in the National Crime Information Center (hereinafter NCIC), a service of the United States Department of Justice, the Interstate Identification Index (hereinafter III), the Federal Bureau of Investigation's (hereinafter FBI) Law Enforcement Enterprise Portal (hereinafter LEEP), the FBI's National Data Exchange (hereinafter N-DEx), FBI's Next Generation Identification (hereinafter NGI), the FBI's National Incident Based Reporting System (hereinafter NIBRS), the FBI's National Instant Criminal Background Check System (hereinafter NICS), and the International Justice and Public Safety Network (hereinafter NIets), and serves as Florida's Criminal Justice Information Services (CJIS) Systems Agency (CSA) for the transmission of Criminal Justice Information (CJI) to and from agencies in Florida and agencies in the United States, U.S. Territories, Canada, and Interpol;

Whereas, FCIC, LEEP, NCIC, III, N-DEx, NGI, NICS, NIBRS and Niets are together (or collectively) considered CJI Systems;

Whereas, the FDLE Criminal Justice Information Services Director is recognized as the FBI CJIS Systems Officer (CSO) for the State of Florida, responsible for administering and ensuring statewide compliance with the FBI CJIS Security Policy (CSP);

Whereas, the Florida CSO and FBI has recognized the User as a Criminal Justice Agency by the issuance of a Criminal Justice ORI;

Whereas, the User is authorized access to CJI as a Criminal Justice Agency;

Whereas, the User may require access to intrastate, interstate and national CJI systems provided by FDLE in order to effectively discharge the administration of criminal justice;

Whereas, FDLE facilitates local law enforcement and other criminal justice agencies' requests to participate in the CJI services provided on CJNet, provided the User agrees to abide by applicable federal and state laws; administrative code, and all policies, procedures and regulations related to these systems; and further provided FDLE retains full control over the management and operation of CJNet and FCIC;

Therefore, in consideration of the mutual benefits to be derived from this Agreement, the FDLE and the User do hereby agree as follows:

This User Agreement, together with applicable portions of the CJIS Agency User Agreement Requirements Document (Requirements Document) attached to and made a part of this Agreement by reference, is designed for criminal justice agencies within Florida that have either direct or indirect access to Criminal Justice Information and Systems. Unless the context requires differentiation for clarity, the two documents combined will be referred to as "the (or this) Agreement." If the User does not perform a specific function, the provisions regarding that function will not apply to the User.

The following "Legal and Policy Requirements" are incorporated by reference and made part of this Agreement, and may be provided upon request:

- 1. Sections 943.045-943.056, Florida Statutes
- 2. Chapter 11C-4, Florida AdministrativeCode
- 3. 28 C.F.R. Part 20
- 4. FBI CJIS Security Policy
- 5. FCIC Operations Manual
- 6. NCIC Operations Manual
- 7. FDLE CJIS Memoranda
- 8. FDLE Guidelines for CJIS Access

SECTION I FDLE REQUIREMENTS

FDLE is duly authorized and agrees to ensure authorized access to the criminal justice information services provided via CJI Systems and to:

- 1. Serve as the CSA for the State of Florida and provide the User with authorized access to CJI as is available in the CJI Systems, and to serve as the means of exchanging CJI between the User and other criminal justice agencies via CJI Systems.
- 2 Provide the opportunity for CJIS certification/re-certification and CJIS Security Awareness training.

- 3 Provide the User with information concerning privacy and security requirements imposed by state and federal policies, laws, rules and regulations. All referenced policies, operating procedures, operating instructions, operating manuals and technical memoranda may be found on the CJNet CJIS Resource Center web page.
- 4. Act as the central state repository for Criminal History Record Information (CHRI) provided identification, record keeping, and exchange of CHRI services.
- 5 Facilitate access, using CJNet, to other CJI Systems that the User may be authorized to access.

SECTION II USER REQUIREMENTS

To ensure continued access as set forth above, the User agrees to comply with the disposition reporting provisions of Section 943.052, F.S., the CJI dissemination recordkeeping requirements in Section 943.055(1), F.S., and to implement and adhere to all applicable provisions of the CJIS Security Policy including, but not limited to, the following:

- 1. Record Quality The User shall be responsible to establish appropriate and reasonable quality assurance procedures, e.g., hit confirmation, audits for record timeliness, and validation, must be in place to ensure that only complete, accurate, and valid information is maintained in CJISystems.
- 2. Security The User shall be responsible for appropriate security measures as applicable to physical security of areas identified as physically secure locations, network communication lines; personnel security to include background screening requirements; technical security to protect against unauthorized use; information security to include III use, dissemination, and logging; and security of CHRI. Additionally, the User must establish an information security structure that establishes a Local Agency Security Officer (LASO) and complies with the CSP. The User shall also be responsible for computer security incident reporting as required by the CSP.

- Audit The User shall be responsible for complying with all audit requirements for use of FDLE and FBI CJI Systems to include but not be limited to FCIC/NCIC Record Audits, CSP Technical Audits, and N-DExAudits.
- Training The User shall be responsible for adhering to FDLE mandated training certifications, including compliance with FCIC operator certification/recertification mandates.
- Integrity of CJI The User shall be responsible for maintaining the integrity of Criminal Justice Information and Systems to ensure only authorized physical access; authorized logical access; only authorized transaction submission; and proper handling and dissemination of CJI.

SECTION III

ADDITIONAL SERVICES & REQUIREMENTS

 FDLE provides additional CJI services to authorized Users on a requested basis. Participation in these services is voluntary, apart from access to other CJI Systems. By initialing next to the listing of the appropriate service below, the User acknowledges intent to access and use these services, and to adhere to the provisions for the service(s) detailed in the FDLE CJIS User Agreement Requirements Document found here, Requirements Document.

	Yes	No	User Initial	CSO Initial	
N-DEx (via FDLE CJIS)	X		Ceo	LS	
Red Light Camera Program	X		Pre	LS	
License Plate Reader Program	X			LS	
Critical Infrastructure Program		x	(PD)	LS	
Registered Livescan Submitter	X		B		
FCIC VPF TVPP/BTAM		: <u>X</u>	(PO)	LS	
Florida Arrest Affidavit Application	_	<u>X</u>		LS	
Statewide Record Mgmt. System		×	C		
Cloud Computing Lead Agency Agreeme Microsoft Azure	nt with	FDLE	62	LS	
Microsoft Office 365	<u> </u>		69	LS	
Microsoft Dynamics	<u> </u>		(Le)	LS	
Amazon Web Services GovCloud	_	X	(res	LS	

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2 As lead agency for Microsoft and AWS cloud computing services, FDLE agrees to maintain a list of vendor employees who have been successfully vetted, completed the appropriate level of security awareness training, and signed the security addendum certification page thereby fulfilling the background check obligations for unescorted logical or physical access to unencrypted CJI.

Users participating in cloud services shall execute appropriate agreements with third party vendors or directly with cloud providers which shall specify responsibility for meeting security requirements. Ultimately, the responsibility for compliance remains with the User.

3 The CSP requires criminal justice agency oversight of contracts between the criminal justice agency and a noncriminal justice governmental entity or private vendor contracted to perform services for the administration of criminal justice as authorized in Title 28 CFR Part 20 Section 20.33. A criminal justice agency performing this oversight function is required to complete certain duties. By initialing and dating adjacent to the name of the entity performing these services for a noncriminal justice agency or private vendor, as applicable, the User acknowledges its role in performing oversight for the entity, and adherence to the provisions detailed in the Requirements Document.

Entity NameMiami-Dade S		iff's Office	0		
Noncriminal j	ustice ORI	N/A	x	Initial 14	

4. The User is required to appoint CJIS Agency Coordinator (CAC) to act as the central point of contact regarding all communications between FDLE CJIS and the User. The CAC shall have User authority to ensure that all agency identified personnel, including those with decision making authority, are made aware and able to participate in all FDLE CJIS discussions that may lead to User business and policy changes. The CAC shall have the authority to appoint other User personnel to serve in other designated CJIS positions and sign the agency contact form.

CJIS Agency Coordinator (CAC)

Name Jose Rivero		Email JRivero@MDSO.com		
Phone -	305-471-1855	Cell Phone 305-215-4109		

SECTION IV

MISCELLANEOUS REQUIREMENTS

- 1. Legal and Policy Requirements FDLE has received funding from the United States Department of Justice and is subject to and must demand intrastate users of its criminal history record services be bound by and adhere to the Legal and Policy Requirements which this agreement incorporates.
- 2. Penalties and Liabilities Any non-compliance with the terms of this Agreement concerning the use and dissemination of criminal history information may subject the User's officers or employees to a fine not to exceed \$11,000 as provided for in the Code of Federal Regulations, Title 28, Section 20.25, and/or discontinuance of service. Moreover, certain offenses against system security and the information contained therein are crimes under Florida Statutes and can result in criminal prosecution.
- 3. Termination Either party may terminate this Agreement, with or without cause, upon providing advanced written notice of 45 days. Termination for cause includes, but is not limited to, any change in the law that affects either party's ability to substantially perform as provided in this Agreement. Should the aforementioned circumstances arise, either party may terminate or ask to modify the Agreement accordingly.
- 4. Termination of Services FDLE reserves the right to terminate service, without notice, upon presentation of reasonable and credible evidence that the User is violating this Agreement or any pertinent federal or state law, policy, regulation or rule.

NOTICE MANDATED BY SECTION 943.0525, F.S:

Failure to comply with laws, rules, and the user agreement shall constitute grounds for immediate termination of services.

- 5. Modifications Modifications to the provisions in this Agreement shall be valid only through execution of a formal written amendment.
- 6. Accountability To the extent provided by the laws of Florida, and without waiving any defenses or immunities to which the User may be entitled, the User agrees to be responsible for the acts or omissions of its personnel arising out of or involving any information contained in, received from, or entered into or through CJI Systems.
- 7. Acknowledgement of Duties and Responsibilities The User hereby acknowledges the duties and responsibilities as set out in this Agreement. The User acknowledges that these duties and responsibilities have been developed and approved by FDLE to ensure the reliability, confidentiality,

completeness, and accuracy of all records contained in or obtained by means of CJI Systems. The User further acknowledges that failure to comply with these duties and responsibilities may subject its access to various sanctions as approved by the FBI Criminal Justice Information Services Advisory Policy Board. These sanctions may include termination of NCIC services to the User. The User may appeal these sanctions through the CSA.

8. Term of Agreement - Unless terminated sconer under Section IV. 3. or 4. above, this Agreement will remain in force until it is determined by FDLE that a new agreement is required. The User should initiate the execution of a new agreement when a change of agency chief executive or official occurs.

IN WITNESS HEREOF, the parties hereto have caused this Agreement to be executed by the proper officers and officials.

NAME OF THE USER AGENCY Miami-Dade Sheriff's Office

USER CRIMINAL JUSTICE CHIEF EXECUTIVE or OFFICIAL

BY Rosie Cordero-Stutz	TITLE Sheriff
Planstat	
	NATURE)
DATE 22425	
ADDITIONAL SIGNATORY AUTHORITY (Iser Option)
BY	TITLE
(SIG	NATURE)
DATE	
FLORIDA DEPARTMENT OF LAW ENFOR	RCEMENT
BYLucy Saunders	TITLEFBI CJIS Systems Officer
	(CSO) for the State of Florida
Sharp	
(SIG	NATURE)
DATE_02/24/2025	

ID&T Review SWB

Signature: SUSAN BOLTZField Susan Bortzfield (Feb 24, 2025 16:17 EST)

Email: susanbortzfield@fdle.state.fl.us

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INTERAGENCY AGREEMENT FOR ACCESS TO FCIC/NCIC VIA MIAMI-DADE SHERIFF'S OFFICE

WHEREAS, this Agreement is entered into by and between the Miami-Dade Sheriff's Office ("MDSO"), and the Town of Surfside ("Surfside"), through its Surfside Police Department ("SPD") (collectively, the "Parties"), and

WHEREAS, the MDSO and the SPD are law enforcement or criminal justice agencies, formally recognized by the Federal Bureau of Investigation ("FBI") and the Florida Department of Law Enforcement ("FDLE"); and

WHEREAS, the MDSO and the SPD are both allowed access to the Florida Criminal Justice Network ("CJNet"), National Crime Information Center ("NCIC"), the Florida Crime Information Center ("FCIC"), and the Interstate Identification Index ("III"), which are all hereafter collectively referred to as FCIC/NCIC, via network connectivity to the FDLE; and

WHEREAS, the SPD wishes to access FCIC/NCIC via the MDSO for the administration of criminal justice;

NOW THEREFORE, the Parties agree as follows:

1. The SPD shall:

- A. Be entitled to use, through agents and employees of the MDSO, the computer system provided via the MDSO for the purpose of gaining access to information systems including but not limited to FCIC/NCIC, Law Enforcement Interface System (LEIS), Electronic Arrest Form (e A-FORM), and the Miami-Dade CJIS System.
- B. Abide by all applicable local, state, and federal laws, rules and regulations, as well as the FBI CJIS Security Policy and rules and regulations of FCIC, with regard to the use of said computer systems.
- C. Abide by all the terms and conditions of the Criminal Justice User Agreement executed between the FDLE and the MDSO, dated February 24, 2025, a copy of which is attached to this Interagency Agreement.
- D. Only use the information technology systems for the administration of criminal justice.

2. The MDSO shall:

- A. Allow the SPD to access information systems including but not limited to FCIC/NCIC, LEIS, e A-FORM, and the Miami-Dade CJIS System, via the MDSO.
- B. Abide by all applicable local, state, and federal laws, rules and regulations, as well as the FBI CJIS Security Policy and rules and regulations of FCIC, with regard to the use of said computer systems.

3. Indemnification

Each Party to this Agreement agrees to assume responsibility for the acts, omissions, or conduct of such party's own employees while participating herein and pursuant to this Agreement, subject to the provisions of section 768.28, Florida Statutes, where applicable. "Assume Responsibility" shall mean incurring any and all costs associated with any suit, action, or claim for damages arising from the performance of this Agreement.

3. Amendments

This Agreement may be amended as necessary, to include amendments for compliance with requirements regarding access to these information systems, as set forth by the FBI, the FDLE and/or the MDSO. All amendments must be in writing and executed by all Parties.

4. Term

This Agreement shall be effective from the date of execution by the final signatory and shall continue for a period of four years.

5. Cancellation

Either party may terminate this Agreement with or without cause upon thirty (30) days written notice, except that the MDSO may terminate this Agreement immediately and without notice upon finding that the SPD has violated the terms of this Agreement.

SIGNATURES ON THE FOLLOWING PAGE

IN WITNESS HEREOF, the parties hereto have caused this Agreement to be executed by the proper officers and officials.

FOR MDSO:

Rosie Cordero-Stutz, Sheriff

Date

APPROVED AS TO FORM AND LEGAL SUFFICIENCY:

Janet Lewis, General Counsel

FOR THE TOWN OF SURFSIDE:

Mark Blumstein Town Manager

ATTEST:

Sandra N. McCready, MPA, MMC Town Clerk

APPROVED AS TO FORM AND LEGAL SUFFICIENCY:

Name: Thais Hernandez, Esq.
Title: Town Attorney
Surfside, Florida

Date

Date

Date

Date

INTERAGENCY AGREEMENT FOR ACCESS TO FCIC/NCIC VIA MIAMI-DADE SHERIFF'S OFFICE

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- D. Only use the information technology systems for the administration of criminal justice.

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FOR MDSO:

Rosie Cordero-Stutz, Sheriff

Date

Date

Date

APPROVED AS TO FORM AND LEGAL SUFFICIENCY:

Janet Lewis, General Counsel

FOR THE TOWN OF SURFSIDE:

Mark Blumstein Town Manager

ATTEST:

Sandra N. McCready, MPA, MMC Town Clerk

APPROVED AS TO FORM AND LEGAL SUFFICIENCY:

Name: Thais Hernandez, Esq.
Title: Town Attorney
Surfside, Florida

.....

Date

Date

MDSO & Surfside Access to FCIC/NCIC Page 3 of 3