

U. S. Department of Justice United States Marshals Service

Modification of Intergovernmental Agreement

1. Agreement No. 97-04-0009	2. Effective Date February 1, 2022		3. Facility Code(s) 9DT		4. Modification No. 4	5. DUNS No. N/A
6. Issuing Federal Agency			7. Local Govern	7. Local Government		
United States Marshals Service Prisoner Operations Division Intergovernmental Agreements Branch CG-3, Suite 300 Washington, DC 20530-0001		Tulare County Jail – Pre-trial Adult Facility 36650 Rd. 112 Visalia, CA 93291				
8. Appropriation Data 15X1020		9. Per-Diem N/A	Rate	10. Guard/Transportation Hourly Rate N/A		
11. EXCEPT AS PROVIDED SPECIFICALLY HEREIN, ALL TERMS AND CONDITIONS OF THE IGA DOCUMENT REFERRED TO IN BLOCK 1, REMAIN UNCHANGED. TERMS OF THIS MODIFICATION:						
The purpose of this modifica	ation is to ad	d the followin	g revisions to the	curre	ent IGA:	
 Replacing "Purpose of Agreement and Security Provided" section with Addendum #1 (see attached) Adding new language to "Medical Services" section pertaining to Covid-19 and other infectious diseases (see Addendum #2 attached) Adding "Pregnant or Post-Partum Prisoners" language to all Guard Services' sections (see Addendum #3 attached) Adding new "Video Teleconferencing" section (see Addendum #4 attached) Adding new "Voter Registration" section (see Addendum #5 attached) Adding new "Body Camera Information Requests" section (see Addendum #6 attached) Adding new language to "Restrictive Housing and Suicide Prevention" (see Addendum #7) To change the name and address for Tulare County Main Jail for housing prisoners. 						
12. INSTRUCTIONS TO LOCAL GOVERNMENT FOR EXECUTION OF THIS MODIFICATION:						
A. LOCAL GOVERNMENT IS NOT REQUIRED TO SIGN THIS DOCUMENT		THIS	B. X LOCAL GOVERNMENT IS REQUIRED TO SIGN THIS DOCUMENT AND RETURN ALL COPIES TO U. S. MARSHAL		TO SIGN COPIES TO	
13. APPROVALS						
Dennis Townsend		b. federat	B. FEDERAL GOVERNMENT Digitally signed by TIFFANI EASON Date: 2023.05.04 13:39:55 -04'00' Signature			
Chair, Board of Supervisors	May 2,2 DATE	<u>10</u> 23	Assistant Chi TIT		DAT	Е
Approve As To Form: County Counsel ATTEST: JASON T. BRITT County Administrative Officer/Clerk of the Boar of Supervisors of the County of Tulare By: <u>Amaset K. Nagna</u> Deputy Date: 04/24/2023 (2023419)						

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1. To change the name and address for Tulare County Main Jail for housing prisoners to:	
Tulare County Jail – Pre-trial Adult Facility 36650 Rd. 112 Visalia, CA 93291 (559) 731-3823	
Addendum #1:	
• Administration	
 Federal prisoners shall be housed in a manner consistent with the Federal Performance E (FPBDS) subset utilized by the USMS Detention Facility Review Program. These stands USM-218 (provided as an attachment to this modification). Facilities shall follow the cur in Form USM-218 and any other standards required by an authorized agency whose pris Local Government pursuant to this agreement. 	ards are set forth in Form rrent standards summarized
2. The FPBDS can be found at: http://www.usmarshals.gov/prisoner/detention-standards.htm	<u>1</u>
 TULARE COUNTY JAIL – PRE-TRIAL ADULT FACILITY shall comply with Congression laws, Executive Orders and all existing TULARE COUNTY JAIL – PRE-TRIAL ADULT TULARE COUNTY JAIL – PRE-TRIAL ADULT FACILITY shall provide a means for inspections, accreditation, and, if applicable, any alternative correctional facility accredited with the second s	LT FACILITY policies. r verification of any state
accreditation from the American Correctional Association accreditation.	
4. All work assignments for unsentenced Federal prisoners must be voluntary.	
5. The Local Government shall conduct initial and periodic background and reference check contractors, and volunteers. All allegations of staff misconduct shall be investigated and a as appropriate. Staff misconduct involving or affecting USMS prisoners shall be reported States Marshal (USM), Chief, or their designee and to the USMS Prisoner Operations D	reported to law enforcement d to the local district United
PODCoCInquiries@usdoj.gov.	· · · · · · · · · · · · · · · · · · ·
6. The Local Government shall maintain written policies and procedures that describe all far maintenance, and administration. The Local Government shall maintain written conting for situations including but not limited to riots, hunger strikes, disturbances, escapes, ho prisoner relocation.	ency and emergency plans
 The Local Government shall maintain records of annual fire safety inspections. The Loca maintain dangerous materials in accordance with government regulations. 	l Government shall
8. The Local Government shall maintain an objective review, classification, and housing pro- shall be clearly identified as USMS prisoners in the classification system.	ocess. Federal prisoners
 The Local Government shall ensure Federal prisoners under the age of 18 receive an age- and education. 	-appropriate diet, exercise,
10. The Local Government shall ensure Federal prisoners under the age of 18 or charged as a by sight and sound and out of regular contact with adult prisoners, except in emergency the court.	
11. The Local Government shall keep the Facility clean and in good repair. Food service equestablished health and safety codes. The Local Government shall provide a minimum of are varied and nutritionally adequate. The Local Government shall provide safe and clear prisoner hygiene.	three (3) meals per day that

12. The Local Government will provide clean and serviceable bedding and clothing. Clothing and shoes shall be properly sized and temperature and weather appropriate. The Local government shall provide appropriate attire upon release.

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- 13. The Local Government shall properly inventory, store, and return prisoner property upon release.
- 14. The Local Government shall provide adequate accommodations for prisoners with disabilities once accepted by the Local Government.
- 15. The Local Government shall prohibit discrimination on the basis of disability, race, gender, sexual orientation, religion, and national origin in the provision of services, programs, and activities.
- 16. The Local Government shall provide prisoners with reasonable opportunities to participate in religious practices, exercise, and access to mail, telephones, personal legal materials and legal reference materials or confidential counsel.
- 17. The Local Government shall maintain a grievance program with at least one level of appeal. The grievance procedures shall be made available to prisoners.

Addendum #2

Medical Services

- 1. The Local Government shall maintain written procedures that describe actions taken in the event of a prisoner's death, assault, or medical emergency to include notification to the USMS.
- 2. The Local Government shall provide a medical and mental health screening upon admission to the Facility. The Local Government shall inform prisoners how to access health services.
- 3. The Local Government shall notify the local USMS district office of <u>any</u> infectious disease outbreak
- 4. The Facility is encouraged to purchase non-OTC medications for USMS prisoners through the USMS' National Managed Care Contract (NMCC) Discount Pharmacy Program.
- 5. The USMS will not reimburse the detention facility for medical payments made on behalf of USMS prisoners in the absence of a specific arrangement approved in writing by the USMS.
- 6. The Facility shall have in place an adequate infectious disease control program which includes testing of all Federal prisoners for Tuberculosis (TB) in accordance with *National Commission on Correctional Health Care (NCCHC) Standards for Health Services in Jails*. TB testing shall occur with 14 days of intake (unless current TB tests results are available), be promptly documented in the Federal prisoner's medical record and the results forwarded to the local USMS District within thirty (30) days of intake. Special requests for expedited TB testing and clearance (to include time sensitive moves) shall be accomplished through advance coordination by the Federal Government and Local Government.
- 7. The Local Government shall immediately notify the Federal Government to include the local district office of any cases of suspected or active TB or any other highly communicable diseases such as but not limited to Coronavirus Disease (COVID), severe acute respiratory syndrome (SARS), Avian Flu, Methicillin-Resistant Staphylococcus Aureus (MRSA), Chicken Pox, etc., which might affect scheduled transports or productions.
- 8. Indigent Federal prisoners shall not be denied medical evaluation and treatment for failure to provide a co-payment

Addendum #3

Optional Guard/Transportation Services to/from Medical Facility

The Local Government agrees to provide additional personnel if requested by the USMS to enhance specific requirements for security, prisoner monitoring, and contraband control. Federal prisoners are not permitted to use the telephone, internet or WIFI enabled devices, or to receive outside food, drinks, or deliveries (including flowers) without consent from the USMS. The Local Government shall restrain Federal prisoners by attaching at least one extremity to the hospital bed, stretcher, or chair at all times when medically possible. Pregnant or postpartum prisoners should not be restrained. Postpartum is the twelve-week period following childbirth, miscarriage, or abortion. See First Step Act provision for more information.

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Optional Guard/Transportation Services to/from U.S. Courthouse

- Each prisoner will be fully restrained in handcuffs, waist chain, and leg restraints during transportation unless
 otherwise authorized by the USMS. Pregnant or postpartum prisoners should not be restrained. Postpartum is the
 twelve-week period following childbirth, miscarriage, or abortion. See First Step Act provision for more
 information. Deviations from full restraints must be documented and reported monthly to the local district USM,
 Chief, or their designee and to the USMS POD at <u>PODCoCInquiries@usdoj.gov</u>.
- Optional Guard/Transportation Services to Justice Prisoner & Alien Transportation System (JPATS)
 - Each prisoner will be fully restrained in handcuffs, waist chain, and leg restraints during transportation unless
 otherwise authorized by the USMS. Pregnant or postpartum prisoners should not be restrained. Postpartum is the
 twelve-week period following childbirth, miscarriage, or abortion. See First Step Act provision for more
 information. Deviations from full restraints must be documented and reported monthly to the local district USM,
 Chief, or their designee and to the USMS POD at <u>PODCoCInquiries@usdoj.gov</u>.

• Optional Guard Services to Video Teleconference Hearings within Facility

 Each prisoner will be fully restrained in handcuffs, waist chain, and leg restraints during transportation unless otherwise authorized by the USMS. Pregnant or postpartum prisoners should not be restrained. Postpartum is the twelve-week period following childbirth, miscarriage, or abortion. See First Step Act provision for more information. Deviations from full restraints must be documented and reported monthly to the local district USM, Chief, or their designee and to the USMS POD at <u>PODCoCInquiries@usdoj.gov</u>

Addendum #4

• Video Teleconference Hearings within the Facility

1. If available, the facility shall furnish, as applicable to this agreement, all things necessary for, or incident to, providing Video Teleconference (VTC) hearings within the facility. When VTC equipment is not available at the facility, the Federal Government, in coordination with the Courts, may assist with providing VTC equipment and ancillary items to the facility.

Addendum #5

Ensuring Access to Voter Registration for Eligible Individuals in Federal Custody

The facility, to the extent practicable and appropriate, will provide federal prisoners educational materials related to voter registration and voting and, upon request by the federal prisoner, facilitate voting by mail by prisoners who are eligible to vote under the laws of the applicable jurisdiction. The facility will work with state and local election officials and, in appropriate circumstances, may also work with other reliable sources of voter information to assist federal prisoners with voter registration, voting by mail, and notification of upcoming elections. This clause does not endorse or advocate in support of or in opposition to any candidate or political party.

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Addendum #6	

• Body Worn Camera Information Requests

 If the Local Government adopts a Body Worn Camera (BWC) use policy that mandates use of BWC for transport or other activities covered under the IGA, the agency shall, upon request by USMS, provide USMS with the audio/video footage and any metadata captured by the BWC pertaining to USMS prisoner incidents. The audio/video footage and any metadata may be requested by the USMS Body Worn Camera Program and the USMS Office of General Counsel. The agency agrees that no BWC footage depicting a USMS prisoner will be released without advance written notification to the USMS.

Addendum #7

• Restrictive Housing and Suicide Prevention

1. For the purposes of this agreement, "vulnerable population" refers to prisoners who are more likely to be victimized in confinement settings, including but not limited to: juveniles; young adults (age 18-24 at time of admission through conviction); prisoners with serious mental illness; lesbian, gay, bisexual, transgender, intersex, and gender nonconforming prisoners; pregnant and postpartum prisoners; and prisoners with medical needs.

NO OTHER TERMS OR CONDITIONS ARE AFFECTED BY THIS CHANGE