LAW ENFORCEMENT AGREEMENT BETWEEN
THE NAVAJO NATION AND
THE ARIZONA DEPARTMENT OF PUBLIC SAFETY

Section I  Parties
This law enforcement agreement (hereinafter “AGREEMENT”) is entered into by and between
the Navajo Division of Public Safety, Navajo Police Department (hereinafter “NATION”) and
the Arizona Department of Public Safety (hereinafter “AZ DPS”). The Navajo Nation and State
of Arizona may also be referenced as Parties or Agencies.

Section II  Purpose
This AGREEMENT is entered into to provide for the orderly and effective enforcement of the
criminal and traffic laws of the Navajo Nation and the State of Arizona within Navajo Indian
Country, as defined in 18 U.S.C. § 1151; to prevent any jurisdiction from becoming a sanctuary
for violators of the law of another jurisdiction; to prevent inter-jurisdictional flight; and to foster
greater respect for the laws of each jurisdiction by the more certain application thereof. This
AGREEMENT is based on mutual respect for and recognition of the inherent sovereignty of the
Navajo Nation and the State of Arizona and the laws enacted by each sovereign.

Section III  Authorities
The NATION is duly authorized to enter into this AGREEMENT pursuant to 17 N.N.C. § 102
and 2 N.N.C. § 1353, as amended. AZ DPS is authorized to enter into this AGREEMENT

Section IV  Creation of Third Party Rights or Benefits; Use of Agreement as Evidence
This AGREEMENT does not create any substantive or procedural right or benefit, civil or
criminal, in favor of any person or entity not a party hereto; nor does it create a duty to respond
not otherwise imposed by applicable law. No part of this AGREEMENT may be used as
evidence in any court proceeding by any party hereto or any successor, assignee, or subrogee of
any party hereto unless the entire AGREEMENT is also received into evidence. Failure to
follow the provisions of the AGREEMENT shall not, of itself, constitute a defense, ground for
suppression of evidence, or basis for dismissal of any criminal action.

Section V  Territorial Application
The geographical area covered by this AGREEMENT is co-extensive with the boundaries of the
Arizona portion of the Navajo Nation and the State of Arizona, provided nothing herein shall
limit the application of the laws of fresh pursuit to any action undertaken pursuant to this
AGREEMENT and each Party acting under the authority of this AGREEMENT may engage in
fresh pursuit as allowed by law.

Section VI  Scope of Powers
A. Pursuant to this AGREEMENT, the NATION hereby grants AZ DPS officers those
powers necessary to enforce the criminal and traffic laws of the Navajo Nation, including
the powers to conduct searches or make arrests for any violations thereof to the full
extent as allowed by applicable law, hereinafter referred to as “mutual aid law enforcement certification.”

B. The Parties to this AGREEMENT recognize and acknowledge that NATION officers are certified through Arizona Peace Officer Standards and Training, and thereby independently “possess and exercise all law enforcement powers of peace officers” in the State of Arizona, see A.R.S. §13-3874. Nothing in this AGREEMENT diminishes such authority.

Section VII Application for Certification

A. The Director of AZ DPS, or his or her designee, shall complete and submit the NATION’s Peace Officer Commission Card form (Exhibit 1) for each AZ DPS officer who is qualified for a mutual aid law enforcement certification. An AZ DPS officer is qualified if he or she completes the required training pursuant to Subsection B, satisfactorily meets all requirements on the Peace Officer Commission Card form, and the Director of DPS, or his or her designee, submits a statement of qualifications that includes certification of a satisfactory background check conducted within the last five years of the date of the application and copies of a currently valid State of Arizona driver’s license and a valid Arizona Department of Public Safety law enforcement certification card for each applicant.

B. AZ DPS officers shall complete a 16-hour training course at the NATION’s police academy, or at such other location agreed upon by the Parties, prior to receiving a mutual aid law enforcement certification by the NATION.

C. The NATION shall, without undue delay, certify each applicant upon determining that the applicant is qualified for mutual aid law enforcement certification. No applicant shall be denied a mutual aid law enforcement certification on the basis of race, creed, sex, or color.

D. An AZ DPS officer shall remain commissioned under this AGREEMENT unless and until he or she resigns his or her employment as an AZ DPS officer. AZ DPS shall timely notify the NATION of such resignation, and AZ DPS shall return the AZ DPS officer’s Navajo mutual law enforcement certification card within ten (10) calendar days of the date of resignation to the official and address shown in Section XXI.

E. AZ DPS agrees to timely notify the NATION if an AZ DPS officer who holds a Navajo mutual aid law enforcement certification under this AGREEMENT is being considered for termination from AZ DPS employment or has been charged with or convicted of a felony or misdemeanor.

F. The NATION may, at any time, suspend or revoke any mutual aid law enforcement certification issued pursuant to this AGREEMENT for reasons solely within the NATION’s discretion. The NATION shall notify, in writing, the official and address shown in Section XXI of the suspension or revocation of any certified AZ DPS officer. AZ DPS shall return the officer’s Navajo mutual law enforcement certification card
within ten (10) calendar days of the date of the suspension or revocation to the official and address shown in Section XXI.

Section VIII    Arrest and Custody Procedures
A. Indian suspects arrested within the NATION’s territorial jurisdiction by any certified AZ DPS officer pursuant to this AGREEMENT shall be immediately taken to the appropriate and nearest NATION detention facility for booking except if the appropriate and nearest NATION detention facility is Shiprock, New Mexico. In this case, an AZ DPS officer shall transfer the Indian suspect to a NATION officer who will transport the suspect to the Shiprock detention facility for booking.

B. Non-Indian suspects arrested by NATION officers pursuant to this AGREEMENT shall be taken to the appropriate County detention facility for booking in the County in which the arrest occurs.

C. A NATION officer who arrests any non-Indian shall inform the arrestee of his or her rights as required by federal law.

D. A certified AZ DPS officer who arrests any Indian within the NATION’s territorial jurisdiction under any provision of the NATION’s criminal laws shall inform the arrestee of his or her rights relating to criminal law under the Navajo Bill of Rights.

E. A certified AZ DPS officer who, if authorized by the Bureau of Indian Affairs (“BIA”) to enforce federal law, arrests any Indian within the NATION’s territorial jurisdiction for any offense under 18 U.S.C. § 1152 or 1153, or any other applicable federal criminal law, shall inform the arrestee of his or her rights as required by federal law. If the AZ DPS officer is not federally commissioned by the BIA, he or she shall hold the suspect until a federally commissioned NATION officer or other federally commissioned officer may inform the suspect of his or her rights as required by federal law.

F. In the event an arrest is made, or could be made, under 18 U.S.C. § 1152 or 1153 or for any federal felony within the NATION’s territorial jurisdiction:
   1. by a federally commissioned NATION officer, that officer shall immediately notify a NATION Criminal Investigator or FBI Agent who will then proceed with the case; or
   2. by an AZ DPS officer only if federally commissioned, he or she shall immediately notify a NATION Criminal Investigator or FBI Agent who will then proceed with the case.

G. A certified AZ DPS officer who arrests any Indian within the NATION’s territorial jurisdiction shall notify the NATION’s police dispatcher, via police radio, of the arrest, obtain a report number, prepare and submit a complete and accurate NATION arrest/booking report, submit the arrest report to the proper NATION police district immediately for processing, forward said information and documents to the proper NATION Prosecutor’s Office, and shall honor any Navajo district court subpoena and summons relating to the arrest.
H. A NATION officer who arrests a non-Indian pursuant to this AGREEMENT shall notify the nearest sheriff’s dispatcher, via police radio, of the arrest, obtain a report number, prepare and submit a complete and accurate sheriff’s arrest/booking report, submit the arrest report to the nearest sheriff’s facility immediately for processing, forward said information and documents to that county’s district attorney, and shall honor any county or magistrate court subpoena and summons relating to the arrest.

Section IX Investigations
All investigations, including searches and seizures, conducted within the applicable territory of this AGREEMENT shall be conducted pursuant to applicable Navajo, Arizona and/or federal law.

Section X Forfeitures
If, as a result of any investigation within the NATION’s territorial jurisdiction in which the NATION and AZ DPS participate together and any tangible items of contraband, including money, are seized from an Indian or non-Indian pursuant to the criminal laws of the Navajo Nation or the State of Arizona, the NATION and AZ DPS shall share in the distribution of any and all items not otherwise legally destroyed or money forfeited as a result of said investigation. Shares and proceeds from the sale of any and all items, including money, will be distributed based on applicable law and the relative contributions of the participating Agencies. Relative contributions will be cooperatively evaluated and determined by participating Agency heads or their authorized delegates.

Section XI Crime Statistics
The Parties agree that crime statistics arising from arrests and investigations conducted pursuant to this AGREEMENT shall be accounted for and maintained by the Agency in whose jurisdiction the offense was committed.

Section XII Extradition
Any Indian located within the NATION’s territorial jurisdiction who has violated Arizona criminal law and who seeks asylum from prosecution by the State of Arizona shall be extradited pursuant to 17 N.N.C. §§ 1951 et seq., as may be amended, except if the arrest is as a result of fresh pursuit pursuant to Section V of this AGREEMENT.

Section XIII Citations for Traffic Offenses
A. A certified AZ DPS officer who effects a stop for a traffic offense within the NATION’s territorial jurisdiction on any Indian may issue a written warning or issue a citation into the appropriate Navajo district court or effect an arrest where permitted by Navajo law.

B. A NATION officer who effects a stop for a traffic offense within the State of Arizona but outside the NATION’s territorial jurisdiction on any non-Indian may issue a verbal or written warning or issue a State of Arizona traffic citation or effect an arrest where permitted by Arizona law.

Section XIV Supervision and Control of NATION Officers and AZ DPS Officers
NATION officers remain under the ultimate supervision and control of the NATION, but shall take direction from the ranking AZ DPS officer when NATION officers are exercising authority granted pursuant to this AGREEMENT in assistance of AZ DPS officers outside the NATION’s territorial jurisdiction. Certified AZ DPS officers shall remain under the ultimate supervision and control of AZ DPS, but shall take direction from the ranking NATION officer when exercising authority granted pursuant to this AGREEMENT in assistance of NATION officers.

Section XV  Compensation and Benefits of NATION Officers and AZ DPS Officers
All NATION officers remain employees of the NATION. The NATION shall remain liable for NATION officers’ salaries, workers’ compensation, and civil liabilities. Each NATION officer shall be deemed to be performing regular duties for the NATION while performing public safety services pursuant to this AGREEMENT. All certified AZ DPS officers remain employees of the State of Arizona. The State of Arizona shall remain liable for all AZ DPS officers’ salaries, workers’ compensation, and civil liabilities. Each certified AZ DPS officer shall be deemed to be performing regular duties for the State of Arizona while performing public safety services pursuant to this AGREEMENT.

Section XVI  Dispute Resolution
In the event of a dispute, claim or controversy ("dispute") arising out of or related to this AGREEMENT, the Parties agree to meet as promptly as possible to informally resolve the dispute in good faith. In the event the Parties are unable to reach informal resolution, either Party, or both, may notify the other in writing of intent to terminate the AGREEMENT in accordance with Section XVIII of this AGREEMENT.

Section XVII  Indemnification
The NATION shall be liable for all acts or failure to act of its Officers acting within the scope of the NATION’s employment. The State of Arizona shall be liable for any and all acts or failure to act of certified AZ DPS officers acting within the scope of the State of Arizona’s employment.

Section XVIII  Duration, Modification and Termination of Agreement
This AGREEMENT is in effect for a period of five (5) years from the date of signing unless modified or terminated as described below. Renewals of this AGREEMENT may be made, each for a five-year period, with each renewal being completed and approved at least thirty (30) calendar days prior to the expiration of the preceding five-year period. Any amendment to this AGREEMENT may be adopted by an instrument in writing signed by all Parties to this AGREEMENT subject to approval by the appropriate authorities. The NATION or AZ DPS may terminate this agreement upon written notice of at least thirty (30) calendar days prior to the termination date, by certified, return receipt, postal mail. Such written notice shall be forwarded to the Director of DPS for the State of Arizona and to the Chief of Police for the NATION. All parties are hereby on notice that this contract is subject to cancellation for Conflicts of Interest pursuant to A.R.S. § 38-511.

Section XIX  Provisions Required in Contracts with Agencies of the State of Arizona
Notwithstanding any provision of the AGREEMENT to the contrary, the NATION agrees to abide by the following terms and provisions that are required for contracts with AZ DPS, a constituent department of the State of Arizona:
A. The NATION shall retain all data and other records relating to the performance of the AGREEMENT for a period of five years after the completion of the AGREEMENT. All records shall be subject to inspection and audit by the AZ DPS at reasonable times. Upon request, the NATION shall produce a legible copy of any or all such records.

B. The Parties agree to comply with all applicable state and federal statutes and regulations concerning anti-discrimination practices. This contract is governed by Arizona Executive Order 2009-09.

Section XX   Sovereign Immunity
Nothing in this AGREEMENT, or in any future amendments, shall be interpreted, either expressly or impliedly, as constituting a waiver of the sovereign immunity of the Navajo Nation or of the State of Arizona.

Section XXI   Notices
All notices and communications required or permitted under this AGREEMENT shall be in writing and shall either be delivered in person or sent by certified mail, return receipt requested, to the intended recipient at the addresses set forth below (or such other address as a Party may hereafter specify in writing):

NATION: Chief of Police
        Navajo Police Department
        P.O. Box 3360
        Window Rock, AZ 86515-3360

AZ DPS: Director
        Arizona Department of Public Safety
        P.O. Box 6638
        Phoenix, AZ 85005-6638

Section XXII   Savings Clause
If any provision of this AGREEMENT is held invalid or unenforceable by any court of competent jurisdiction, the remainder shall remain in effect unless terminated as provided herein.

Section XXIII   Entire Agreement
This AGREEMENT, including any exhibits or other attachments, constitutes the entire terms, conditions and understandings of the Parties hereto. There are no representations or provisions other than those contained herein.

Section XXIV   Effective Date of Agreement
This AGREEMENT shall become effective on the date the last signature of the appropriate authorities is affixed below. This AGREEMENT may be executed up to four counterparts; each to be treated as the original.