



INTERAGENCY AGREEMENT

between

COMPTON COMMUNITY COLLEGE DISTRICT

and the

FOUNDATION FOR CALIFORNIA COMMUNITY COLLEGES

(CALIFORNIA COMMUNITY COLLEGES AUXILIARY ORGANIZATION)

("SITE LICENSE")

SUMMARY

Compton Community College District ("DISTRICT") grants a site license to the Foundation for California Community Colleges, a California nonprofit 501 (c)(3) corporation, (the "FOUNDATION") for the use of DISTRICT facilities in support of the State of California, Department of Consumer Affairs, Bureau of Automotive Repair's ("BAR") Smog Check Referee and Student Technician Training Program.

BACKGROUND

BAR is the nation's foremost automobile regulatory system. The FOUNDATION has entered into an agreement with BAR (the "BAR Agreement") to operate, at multiple sites, a Smog Check Referee and Student Technician Training Program (the "Program"). The goal of the FOUNDATION is to help improve air quality in California, while training college students in critical technical services that provide economical solutions to citizens, consumers, and taxpayers related to vehicle ownership and a safer and healthier living environment. Accordingly, the Program will provide a network of referees to hear complaints from consumers who were unable to obtain smog certificates for their vehicles, negotiating reasonable results in those disputes, and train student technicians to perform the necessary technical services of California's Smog Check Referee Program. Funds earned through the Program may be used by the FOUNDATION through grants to enhance the educational programs of the California Community College system.

AGREEMENT

DISTRICT hereby grants to the FOUNDATION a license to use the DISTRICT facilities and equipment necessary to conduct the Program ("Site License"). The effective date of this Site License is July 1, 2015. The term of this Site License is from July 1, 2015 through June 30, 2017.

The FOUNDATION and DISTRICT mutually agree to the following terms and conditions:

Article I Responsibilities of DISTRICT

A. Site

1. DISTRICT will provide a Site, as described in Attachment I "Site Requirements" attached hereto and incorporated by referenced, for a Smog Check Station at which the smog check referee will perform the functions described Attachment II "Referee Site Functions & Referee Duties" attached hereto and incorporated by reference.
2. The FOUNDATION and BAR will have ready access to the Site to install BAR automotive emissions testing equipment, office furniture, equipment and supplies, signage, and other appropriate items.
3. The FOUNDATION and BAR will have ready access to Site to make such modifications to Site as described in Attachment III "Site Modifications" attached hereto and incorporated by reference. All improvements to the structure, including the installation of equipment that is physically attached to, bolted to, or screwed to, or contained within the structure shall become property of the College. All additional requests for Site modifications shall be submitted in writing to the DISTRICT President or designee. The DISTRICT President or designee shall approve such requests in writing within thirty (30) calendar days from the date of the request. Such approval shall not be unreasonably withheld.
4. DISTRICT will provide the FOUNDATION and Program staff with open access to the Site on the days and times specified in Attachment I "Site Requirements," during which the functions and duties of Attachment II "Referee Site Functions & Referee Duties" will be performed.
5. DISTRICT will maintain the Site in compliance with Attachment I "Site Requirements." The surrounding land adjacent to the Site shall be the responsibility of DISTRICT.
6. DISTRICT will supply campus and area maps, directions, and other Site information to the FOUNDATION within ten (10) business days of execution of this Site License, and within ten (10) business days after the date of each subsequent request.

B. Personnel

1. DISTRICT will have one (1) program representative (the "College Representative"), who will be the key point of contact between DISTRICT and the FOUNDATION. The College Representative will be readily available to communicate with the FOUNDATION by phone, letter, and electronic mail.

Rodney Murray, Ph.D
Dean of Student Learning, Division 2
El Camino Compton Center
310-900-1600 X2273

Article II Responsibilities of the FOUNDATION

A. Site

1. Pursuant to the BAR Agreement, the FOUNDATION will provide equipment, office furniture and supplies, signage, and other items it deems necessary to administer the Program at the Site, including:
 - a. Testing and marketing equipment and supplies:
 - i. If DISTRICT is in an Enhanced Area of the state, or if DISTRICT is in a Basic Area of the state as defined in Attachment V "Definitions" attached hereto and incorporated by reference and provides to its students BAR 97 training, DISTRICT will give the FOUNDATION access to DISTRICT'S Emissions Inspection System.
 - ii. All Sites will be equipped with diagnostic equipment, tools, books, manuals, copy machine, desks, chairs, telephone answering machine, cash management equipment, and general office supplies for use by FOUNDATION staff.
 - iii. The FOUNDATION will manage the provision to DISTRICT of brochures and other pamphlets for the general public.
 - b. Appropriate computing and telecommunication lines and equipment at the Site, where necessary.
2. The FOUNDATION will procure and maintain throughout the entire life of this Agreement, General Liability/Property Damage insurance, including Garagekeepers Liability insurance, at three million dollars (\$3,000,000) combined single limit. The FOUNDATION will designate the DISTRICT, its Board of Trustees, and its officers, agents, representatives and employees as additional named insureds and will provide to DISTRICT appropriate Certificates of Insurance and endorsement.

B. Personnel

1. The FOUNDATION will provide a Program Director to oversee the Program. The Program Director will be the primary contact of the College Representative. The Program Director will be readily available to communicate with the College Representative by phone, letter, and electronic mail.

Mark Carlock
Director, Air Quality Programs
Foundation for California Community Colleges
1102 Q Street, Suite 3500
Sacramento, CA 95814
Phone: (916) 709-8011
Fax: (626) 338-3225
Email: mcarlock@foundationccc.org

2. The Referee is an employee of the FOUNDATION and will work with the designated College Representative in managing the Site.

C. Fiscal Responsibilities

1. Commencing on July 1, 2015, the FOUNDATION will pay to DISTRICT the sum of one thousand three hundred (\$1,300.00) per month for the use of the Site and equipment as permitted herein. The fee will be due on the first day of each month during the term of this Site License.

The check should be made payable to:

Compton Community College District

and mailed to:

**1111 E. Artesia Blvd.
Compton, CA 90221
ATTN: Business Office / Felipe Lopez**

2. The FOUNDATION reserves the right to withhold the facilities equipment and licensing fee payments to DISTRICT if DISTRICT'S performance does not comply with the terms of this Site License.
3. DISTRICT must allocate at least fifty (50) percent of the monthly fee directly to its automotive department or program.

Article III General Provisions

This Site License hereby also incorporates by reference Attachment IV "General Provisions."

SIGNATURE PAGE TO FOLLOW

In witness whereof, the Parties hereto have executed this Site License per the dates and signatures below:

DISTRICT

By: 

Print Name: Felipe Lopez

Title: Chief Business Officer

Date: 6/29/2015

**FOUNDATION FOR CALIFORNIA
COMMUNITY COLLEGES**

By: 
Joseph Quintana (May 4, 2015)

Print Name: _____

Title: Vice President, Program Development

Date: May 4, 2015

**FOUNDATION FOR CALIFORNIA
COMMUNITY COLLEGES**

By: 
Mark A. Carlock, PhD (May 4, 2015)

Print Name: _____

Title: Vice President, Environmental Programs

Date: May 4, 2015

ATTACHMENT I

Site Requirements

1. Access and Hours of Operation. DISTRICT will provide access to the Site for the days and hours specified below. DISTRICT will be responsible for opening any gate or exterior entrances to the Site in addition to opening automotive technology.

Site will be open for Operation: Monday- Friday, 7 am to 5 pm

2. Automotive Lane. Access to an automotive bay/lane either in, or close to, automotive technology. If the Site is located in an Enhanced Area, access will be provided to a bay where the BAR 97 and dynamometer are located.
3. Office Space. Adequate space to close the automotive lane, where a desk, storage or file cabinet, bookshelf, and other equipment can be placed. Where possible, the furniture and equipment shall be located in a separate area that can be locked at the end of each day.
4. Site and Equipment Maintenance. DISTRICT will maintain the Site building and surrounding grounds. DISTRICT and the FOUNDATION will keep the facility clean at all times. If either party uses equipment owned by the other party, it will pay for the maintenance of the equipment proportionate to the use.
5. Parking. Two (2) parking spaces for waiting vehicles, one (1) suitable for handicapped access, will be provided close to the automotive bay. Parking for the Referee and student technicians will be arranged with DISTRICT, but need not be in immediate proximity to automotive technology.
6. Signage. The FOUNDATION will provide sandwich board signs and one (1) building sign to direct customers to the Site. The FOUNDATION will work with DISTRICT to ensure the signs meet the specifications required by DISTRICT.
7. Customer Waiting Area. The DISTRICT will provide space for a customer waiting area, or access to the campus lounge or cafeteria. The FOUNDATION will ensure that customers are restricted to the designated areas at all times.

The customer waiting area is currently designated: To be determined

8. Restrooms. DISTRICT will provide reasonable access to restroom facilities for FOUNDATION staff and customer use. The restroom facilities must meet ADA standards. DISTRICT will ensure regular maintenance and upkeep of the public restrooms, including keeping the restrooms stocked with adequate paper supplies.
9. Security. DISTRICT will specify what type of security is currently in place at the Site and what the basic security requirements are for DISTRICT. The FOUNDATION will supplement the security as deemed necessary by both parties.
10. Safety. DISTRICT and the FOUNDATION will ensure that Site is free from hazards to the public.
11. Availability. Pursuant to the BAR Agreement, DISTRICT will make Site available for training and others purposes at BAR's discretion.

ATTACHMENT II

Referee Site Functions & Referee Duties

The Smog Check Referee Program will provide a public service for motorists who need additional testing on their vehicles.

Referees assist motorists who are unable to obtain smog certificates for their vehicles from a Smog Check station. The Referee inspects and tests vehicles to determine whether the vehicle should be given a smog certificate, or whether it should be sent back to a Smog Check station for repairs. The Referee is responsible for providing information to motorists, Smog Check technicians, and others needing assistance.

The Referee actions will include testing vehicles on state-of-the-art diagnostic equipment, assisting customers, performing stationary vehicle inspection, recordkeeping, and data entry, as well as other services.

Referee Duty Statement

The Referee is responsible for the daily operations of the Site. In principle, these functions should be the same for all locations. The Referee's responsibilities include, but are not limited to, the following in accordance with the Smog Check Referee Program Policy and Procedure Manual:

1. Overseeing daily Site operations including all monetary transactions and deposits.
2. Maintaining an orderly flow of scheduled appointments.
3. Ensuring, with assistance from Program Director that there is adequate Site availability for motorists.
4. Obtaining equipment and office supplies.
5. Ensuring sufficient staffing of assistants during normal operating hours.
6. Interviewing Student Technicians and evaluating their performance. Applicants enrolled as students at DISTRICT will be given full priority for positions if they meet the established qualifications.
7. Assuring that the Student Technicians receive appropriate training in safe equipment operation. The FOUNDATION will assume all liability for Student Technicians, and hold harmless DISTRICT, and its employees and representatives, in any legal actions regarding Student Technicians while performing the scope of their duty as a Student Technician.
8. Supervising the Student Technicians in all daily tasks.
9. Maintaining Site records on all actions, and issuing all required reports.
10. Ensuring the cleanliness and maintenance of the Site, and of the machines used by the Referee Student Technician Training Program.
11. Interacting with the customers and displaying a high level of service.
12. Performing all testing procedures and engaging in required referee actions.
13. Performing other functions as required.

ATTACHMENT III

Site Modifications

DISTRICT and the FOUNDATION agree that the following modifications will be made to the Site by the FOUNDATION:

None.

ATTACHMENT IV

General Provisions

A. Disputes

In the event of a dispute between DISTRICT and the FOUNDATION, each party agrees to file a "Notice of Dispute" with the other party within ten (10) business days of the discovery of the problem. Within ten (10) business days of filing the Notice, the parties will meet in a mutually agreeable manner for the purpose of resolving the dispute. If the dispute cannot be resolved to the satisfaction of both parties, then an impasse will be declared. Upon impasse, all agreements will be terminated, and the FOUNDATION will remove all of its property from DISTRICT within fourteen (14) calendar days of the declaration of impasse. All DISTRICT facilities and equipment will be left in fully operational condition, with full containers of calibration gases and "zero" air, and filters to continue operations. In the event of any default or breach by DISTRICT, the FOUNDATION will pay DISTRICT only the reasonable value of its services theretofore rendered satisfactorily, as may be agreed by the parties, or determined by a court of law.

B. Indemnification

The FOUNDATION will indemnify, defend and hold harmless DISTRICT, and its directors, officers, agents, employees and successors against any and all third party losses, liabilities, claims, actions, suits, proceedings, penalties, fines, costs or expenses, including but not limited to, reasonable attorneys' fees and costs, resulting from, arising out of, or connected with (a) any breach of this Site License by the FOUNDATION; or (b) any willful misconduct or negligence act or omission in the performance of responsibilities under this Site License by the FOUNDATION or its employees, subcontractors, or any person or entity for whom the FOUNDATION is responsible. Such defense and payment will be conditional upon DISTRICT notifying the FOUNDATION of any such claim in writing and tendering the defense thereof within a reasonable time. DISTRICT will reasonably cooperate in the defense and in any related settlement negotiations, and will have the right to approve or disapprove any settlement or compromise and such approval will not unreasonably be withheld or delayed.

DISTRICT will indemnify, defend and hold harmless the FOUNDATION, and its directors, officers, agents, employees and successors against any and all third party losses, liabilities, claims, actions, suits, proceedings, penalties, fines, costs or expenses, including but not limited to, reasonable attorneys' fees and costs, resulting from, arising out of, or connected with (a) any breach of this Site License by DISTRICT; or (b) any willful misconduct or negligence act or omission in the performance of responsibilities under this Site License by DISTRICT or its employees, subcontractors, or any person or entity for whom DISTRICT is responsible. Such defense and payment will be conditional upon DISTRICT notifying the FOUNDATION of any such claim in writing and tendering the defense thereof within a reasonable time. The FOUNDATION will reasonably cooperate in the defense and in any related settlement negotiations, and will have the right to approve or disapprove any settlement or compromise and such approval will not unreasonably be withheld or delayed.

C. Prior and Supplemental Agreements

This Site License supersedes and makes null and void any prior agreements between the parties that conflict with the terms of this Site License. To the extent that any documents conflict with the terms of this Site License, this Site License will control, unless otherwise agreed upon by both parties in writing.

D. Changes to Terms

Any changes or modifications to the terms of this Site License must be agreed upon by both parties in writing. No oral understanding or agreement will be incorporated herein or binding on either party to this Site License.

E. Availability of Program Funds

1. It is mutually understood and agreed between the parties that this Site License may have been written before the appropriation of federal, state, and/or local funds, for the mutual benefit of both parties in order to avoid Program delays which would occur if this Site License was executed after that determination was made.
2. It is mutually understood and agreed between the parties that this Site License is valid and enforceable only if sufficient funds are made available to the FOUNDATION by BAR for the applicable fiscal year for the purpose of the Program and is subject to any additional restrictions, limitations, or conditions enacted by BAR that may affect the provisions, terms or funding of this Site License in any manner.
3. The FOUNDATION reserves the right, at its own option and with written notice to DISTRICT, to immediately suspend operations and payment if: (1) the State of California, the Department of Consumer Affairs or any other state agency issues IOUs to the FOUNDATION or imposes any restrictions, limitations, or conditions on the Program or this Site License; or (2) the Governor of the State of California issues an Executive Order that affects the provisions, terms or funding of this Site License in any manner.

F. Confidentiality

Subject to applicable federal, state and local law, including but not limited to the Richard McKee Transparency Act of 2011, all parties to this Site License will maintain as confidential all information obtained as a result of participating in this Site License. No party will disclose such information to any other person or entity without prior written authorization by the appropriate representative of the other party.

G. Assignment

This Site License is not assignable by either DISTRICT or the FOUNDATION, either in part or in whole, without prior written consent of the other party to this Site License. Any assignment without prior written consent of the other party is void.

H. Governing Law

It is agreed that the law of the State of California will govern this Site License.

I. Time Is of the Essence

The timing for performance of tasks necessary for the operation of this Site License may be changed by written agreement, after consultation between the parties. The date of completion of this Site License, and any payment amounts specified herein, may only be altered by formal amendment of this Site License.

J. Ownership of Data

Data and reports developed for and under this Site License will become the property of the FOUNDATION. Such data or reports will not be disclosed without prior written permission of the Program Director.

K. Termination

This Site License may be terminated, without penalty, by either party upon providing written notice to the other party thirty (30) days before the termination date.

L. Notices

1. Notice to the FOUNDATION may be given by certified mail, postage fully prepaid, to the following person and address:

**Foundation for California Community Colleges
Director of Air Quality Programs
1102 Q Street, Third Floor
Sacramento, CA 95811**

2. Notice to DISTRICT may be given by certified mail, postage full prepaid, to the following person and address:

**Felipe Lopez and Dean Rodney Murray
Compton Community College District
1111 E. Artesia Blvd.
Compton, CA 90221**

3. Such notice will be effective when received, as indicated by post office records. If deemed undeliverable by the post office, such notice will be effective nevertheless fifteen (15) days after mailing.
4. Alternatively, notice may be given by personal delivery such as Federal Express, United Parcel Service, or other licensed courier services, to the addresses provided above. Such notice will be deemed effective when delivered unless a legal holiday commences during said twenty-four (24) hour period, in which case the effective time of the notice will be postponed twenty-four (24) hours for each intervening day

M. Non-Discrimination

DISTRICT and the FOUNDATION agree that there will be no discrimination against, or segregation of, any person or group of persons on account of sex, marital status, race, age, physical or mental disability, color, religion, creed, or national origin or ancestry in the use or enjoyment of Site and Program, nor will DISTRICT or the FOUNDATION or any person claiming under or through them, establish or permit any such practice or practices of discrimination or segregation concerning the use or occupancy of Site by the FOUNDATION. The FOUNDATION will ensure that the evaluation and treatment of employees and applicants for employment is free of such discrimination.

N. Americans with Disabilities Act

DISTRICT will comply with the Americans with Disabilities Act (ADA) of 1990, which prohibits discrimination on the basis of disability and ensures equal opportunity and access for persons with disabilities, as well as applicable regulations and guidelines issued pursuant to the ADA (42 U.S.C. 12101

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et seq.) and any similar local, state or federal laws. DISTRICT represents and warrants that the Site, the Site building, and surrounding grounds will be reasonably accessible to persons with disabilities.

ATTACHMENT V

Definitions

Smog Check Referee Program. The Smog Check Referee Program is administered by the State of California's Bureau of Automotive Repair and the Foundation for California Community Colleges. The program serves the people of California who need assistance with a smog check or a noise test for their vehicle.

Student Technician Program. One intention of the Program is to provide training to California students to obtain work-ready skills as Automotive Technicians. Consequently, the Foundation will ensure that Student Technicians obtain training and job experience as Automotive Technicians with the intent that the technicians can pursue any related employment in the public or private sector.

Business Days are defined as weekdays.

In a Basic Area motorists can take their cars to any facility offering a smog test. Testing is every other year at registration time or when a car changes ownership.

An Enhanced Area is considered by the Air Resources Board and U.S. Environmental Protection Agency to have the most serious air quality problems. Smog Checks are done every two years in these areas. Testing on a dynamometer will be mandatory in Enhanced Areas. Enhanced Areas are typically urbanized areas.

Change-of-Ownership Areas are the least populated counties. Smog checks are only required when a car changes owners.

A Referee is a Foundation employee at a College Site who is responsible for inspecting and testing vehicles, determining if vehicles should be granted a smog certificate or sent back to a Smog Check station for repairs, and supervising, training and mentoring Student Technicians. The Referee is responsible for providing information to motorists, Program technicians, the College Representative and others needing assistance. The types of vehicle problems the Referee will handle include those listed in Attachment II, "Referee Site Functions & Referee Duties. "

In a Sound Test Program, the Referee tests the exhaust noise level of vehicles. A decimeter is used in compliance with BAR direction and SAE standards. Only motorists receiving a citation for violation of Vehicle Code § 27152 will be required to be tested.

A Student Technician assists the Referee, while being trained in the skills required of Student Technicians. The Referee will serve as mentor, trainer, and supervisor. All Student Technicians must be students in six units of classes per semester at a California community college.

The Call Center is located in Sacramento and serves the entire state. The primary purpose of the Call Center is to receive motorist calls and to schedule appointments at the Referee Sites. At the Call Center, motorists will be able to contact a technical director, who can handle disputes that could not be resolved at the Referee Site. An "800" number will be provided for motorists' convenience.