580 Camino Mercado Arroyo Grande, CA 93420 805 543 6082

Blackgold.org

May 1, 2017

David Church Executive Officer San Luis Obispo Local Agency Formation Commission 1042 Pacific Street, Suite A San Luis Obispo, CA 93401

Dear Mr. Church:

We have learned of Senate Bill 1266 which requires certain joint power agencies and authorities to file agreements with LAFCo in each county in which the JPA operates.

Black Gold Cooperative Library System was established in 1964 to provide services to public libraries in San Luis Obispo, Santa Barbara and Ventura Counties. We still provide services to the San Luis Obispo County and Paso Robles City libraries.

In compliance with SB 1266, a copy of our JPA agreement from 1984 is enclosed.

Sincerely,

Maureen Theobald Executive Director

Maneur Michael

Cc: Christopher Barnickel, Library Director, San Luis Obispo County Library Angelica Fortin, Library Manager, Paso Robles City Library

October 1, 1984

AMENDED JOINT POWERS AGREEMENT CREATING AS A SEPARATE LEGAL ENTITY

THE BLACK GOLD COOPERATIVE LIBRARY SYSTEM

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AMENDED JOINT POWERS AGREEMENT CREATING

THE BLACK GOLD COOPERATIVE LIBRARY SYSTEM AS A SEPARATE LEGAL ENTITY

said date it has been executed by not less than six of the agen-Agreement shall be effective October 1, 1984, provided that by of San Luis Obispo, City of El Paso De Robles, and City of City of Santa Barbara, City of Lompoc, City of Santa Maria, County Thousand Oaks (hereinafter collectively "the parties"). This Ventura, Santa Paula Union High School Bublic Library District, identified This Agreement is entered into by and among the County above. 0f

WITNESSETH

dated July 1, 1975, and prior agreements; a Cooperative Library System pursuant to a Joint Powers Agreement "Library Services Act"), the parties have established and operated Services Act (Education Code Sections 18700, et seq., hereinafter WHEREAS, in accordance with the California Library

California Government Code, and in particular Section 6507 thereof; and accordance with Article 1, Chapter 5, Division 7, Title 1 of the Cooperative Library System heretofore established through the proof creating a public entity separate from the parties in WHEREAS, the parties desire to continue in effect the

Powers Agreement shall supersede and be a novation of the WHEREAS, the parties intend that this Amended Joint

"Agreement of July 1, 1975;

NOW, THEREFORE, the parties do agree as follows:

Effect of Agreement.

Powers Agreement for Black Gold Cooperative Library System. Agreement among the parties dated July 1, 1975, and entitled Joint This Agreement shall supersede and be a novation of the

tive including, but not limited to, the following: cooperative library functions as necessary to fulfill this objecobjectives of the Library Services Act. exercised in a manner consistent with and in furtherance of the ties to Provide public library services. This power shall be for the exercise of the common power of each of the par-The purpose of this Amended Joint Powers Agreement is to The System shall perform

- Act 25 the same may be amended from time to time; (a) Receipt of monies under the Library Services
- the System is eligible to receive; Receipt of such other monies and benefits as
- System; from public or private entities to carry out the purposes of the <u>0</u> Making applications and contracts for grants

(a)

Plan, operate, and administer a Cooperative Library System, and possess all the powers, preogatives and authority necessary to extent of the powers may be recommended by the Administrative Council of the System. The foregoing, however, shall not be deemed to limit the Undertaking cooperative library projects which conferred on the System. The System shall

those powers necessary to establish, improve, and extend library

City Managers. established by their own governing bodies, Boards of Trustees, or personnel, and operate according to the policies and rules select their own books and other library materials, hire their own their own public libraries and library resources independently, right of the parties to administer, manage, direct, and control Nothing contained herein shall be deemed to limit the

Creation of the Black Gold Cooperative Library System as a Separate Public Entity.

as a public entity separate from the parties to this Agreement. System (heretofore and hereinafter "System") is hereby established California Government Code, the Black Gold Cooperative Library Pursuant to the provisions of Section 6507 of

Governing Body of System.

Composition of Administrative Council.

"Council") consisting of the head librarian of each of the parties System will be governed by an Administrative Council (hereinafter

- the purpose expressed in Article 2 hereof: of the System to do any or all of the following in furtherance of in accordance with Section 6508 of the Government Code in the name Authority of Council. The Council is authorized
- E To make and enter into contracts:
- (2) To employ agents and employees;
- ω) To acquire, construct, manage, maintain or

Operate any building, works, or improvements;

- (4) To acquire, hold, or dispose of property;
- constitute the debts, liabilities and obligations of any party hereto; tions, which debts, liabilities and obligations shall not (5) To incur debts, liabilities or obliga-
- 6) To solicit and receive funds from

source;

tuate the purpose of this Amended Agreement. common to the parties and are reasonable and necessary to effec-The Council shall have such further powers as are

Library Services Act. Services Board and otherwise comply with the provisions of the of services, submit annual proposals to the California Library vided for by the Library Services Act, shall adopt a System plan responsibility with respect to the Cooperative Library System pro-The Council shall have general administrative

Council Meetings.

for its meetings and shall hold at least one annual meeting. The Council shall fix the time and place

- conduct of public meetings may from time to time provide. time to time be amended or as other acts regulating the according to the provisions of the Ralph M. Brown Act (Government Code Sections 54950, et seq.) as that Act may from to the public and shall be called, conducted and adjourned All meetings of the Council shall be open
- The Council shall adopt by-laws or other

of the Council shall constitute a quorum. dance provided a quorum exists. A majority of the members offices of the System, and for other business. Any action taken by the Council shall be taken by a majority in attenrules for conducting its meetings, for the establishment of

Director - Custodian of Property

bond in the sum of one hundred thousand dollars (\$100,000) or such other amount as may from time to time be prescribed by the formation of the council.

Council.

Advisorv Board. access to any property of the System and shall file an official may prescribe. The Director shall have charge of, handle and have carried out and who shall have such further duties as the Council tion and control the library system provided for hereby shall be The Council shall appoint a Director under whose direc-

residents, to the Advisory Board. System shall establish an Advisory Board consisting of as many as there are parties to this Agreement. The governing In accordance with Education Code Section 18747(b) the party hereto shall appoint one member, from among its

determined by the Council the future existence and composition of an Advisory Board shall be Except to the extent that the law may otherwise provide,

Manner of Exercising Power

exercising such powers of the Santa Paula Union High School Public herein shall be subject to the restrictions upon the manner The manner of exercising the common power provided

> Title 1, Sections 19400, et seq., of the Education Code. Library District as set forth in Chapter 8, Part 11, Division 1,

Council's proposed designation. object within thirty days of its receipt of written notice of the consent shall be presumed in the event that a member has failed to the remaining members of the System have consented thereto. Such the System in lieu of said District, provided that two-thirds of significantly altered, the Council may select another member of shall, or in the event that said District's enabling legislation High School Public Library District from the System the Council In the event of the withdrawal of the Santa Paula Union

7 1

liens and encumbrances as may exist with respect of conducting the cooperative library system provided for by said may be modified prior to October 1, 1984, in the ordinary course agreement are hereby transferred to the System, subject to Agreement of July 1, 1975. Said assets, including cash, as they have been acquired by the parties pursuant to the Joint Powers County Account No. 01620-0010 and a separate cash fund of \$100 with a cash balance as of June 30, 1984 of \$344,877.20 in Ventura Those assets identified in Exhibit "A" hereto together

Government Code Section 6506 under such arrangement as may agreed upon between the Council and the advancing agency. advances made to Provided for in Section 6504 of the Government Code; any may provide for an exchange of services in accordance with Contributions, payments and advances may be made the System to be repaid in such manner as may

agreed upon between the Council and the agency whose services are to be utilized.

On or before April 1st of each year the Council shall determine the total contribution that will be required from all member agencies in order to function in the manner prescribed by the Council for the forthcoming fiscal year considering all other anticipated sources of revenue.

The Council shall determine the share of the total that shall be contributed by each member agency according to a formula or formulas which it determines to be fair and equitable, considering such factors as population, number of titles added during the prior fiscal year by each party, number of volumes owned by each party, the value of services rendered, the costs of providing services and other related matters.

Said contribution shall be made in cash unless otherwise provided by the Council and agreed to by the contributing agency. Contributions shall be payable in equal installments quarterly, the first installment being due August 1 of the year for which contribution is made, or alternatively in such other manner or at such other time or times as the Council shall determine to be appropriate.

In addition the System may borrow money and incur indebtedness in accordance with any authority therefore provided by the laws of the State of California to local agencies including without limitation, Chapter 4, Part 1, Division 2, Title 5, Sections 53600, et seq., of the Government Code.

Treasurer or Depository; and Auditor

a. The Treasurer of the System shall be the Director, who shall have custody of all the money of the System from whatever source.

employees of the System as Auditor of the System. In the event of the failure of the Council to act, the Director shall be Auditor of the System. The System shall be strictly accountable of all funds and shall report all receipts and disbursements. The Auditor shall contract with a certified public accountant to make an annual audit of the accounts and records of the System.

The audit report prepared by the certified public accountant shall be filed as a public record with each member agency and also with the auditor of the county in which each of the member agencies is located. Said report shall be unqualified as to its accuracy.

c. The Council may from time to time change the designation of the Treasurer or Auditor.

10. Fiscal Year.

The System fiscal year shall be from July 1 through June

30.

Indemnification and Insurance.

The System shall indemnify and hold harmless each member agency, and its officers, agents and employees, from all claims, demands or liability arising out of, or encountered in connection with this Agreement and the activities conducted hereunder, and shall defend them and each of them against any claim, cause of

action, or damage resulting therefrom.

The System shall secure and keep in effect during the term of this Agreement the following described insurance with the minumum limits provided.

- a. Workers' compensation insurance in compliance law.
- b. Comprehensive general liability insurance, naming each member agency as additional primary insureds without offset against their existing insurance, with a limit of not less than ten million dollars (\$10,000,000) for each occurrence.
- c. Comprehensive automobile liability insurance, including owned, hired, and non-owned automobiles, naming each member agency as additional primary insureds without offset against their existing insurance, with a bodily injury or death limit of ten million dollars (\$10,000,000) per occurrence combined single limit.

Certificates of insurance for the insurance required under this article shall be furnished to each member agency within 30 days of the effective date of this Agreement. Each policy of insurance shall provide for a 30 day written notice of cancellation, reduction of coverage or nonrenewal, to each member agency by certified mail return receipt requested.

The Council shall appoint, and continue in effect during the term of this Agreement, an insurance committee consisting of not less than three individuals whose repsonsibility it shall be to review and report to the Council annually on the adequacy of the System's insurance coverage.

9.

If, notwithstanding the provisions set forth above, any party to this Agreement suffers any loss because of an injury caused by a negligent or wrongful act or omission occurring in the performance of this Agreement such loss shall be allocated among the member agencies according to the following formula:

L = A B

where:

- L = the fraction such loss to be borne by the party in question.
- A = the population of the geographic area in which
 the party in question is providing library services independently of this Agreement; and
 B = the population of the entire geographic area in
 which the System is providing library services
 pursuant to this Agreement.

Population and geographic areas served by a party shall be deemed to include areas served by such party pursuant to contract with a public entity not a party to this Agreement and shall be determined annually as of the commencement of the System's fiscal year in which the debt, liability, or obligation becomes due. Population shall be based upon the latest figures available from the California Department of Finance or the United States Census Bureau.

Additional Members.

Other public agencies may be admitted into the System provided they meet the requirements of System membership as

established by the Council and by the laws of the State of California. All such applications must be approved by all members of the Council. The governing body of any admittee shall, as a condition precedent to admission, agree to become a party to this Agreement, including such amendments as may exist at the time of admission.

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Obligation to Accept Service

It is understood and agreed among the parties that System-wide programs shall be accepted by each party. Each party shall have an affirmative obligation to cooperate in the performance and execution of all System-wide programs and System policies.

14. Term, Withdrawal, and Termination of Agreement.

The term hereof is indefinite and this Amended Joint Powers Agreement shall remain in effect until terminated as hereafter provided.

Any member agency may withdraw from the System by resolution of its governing body. Written notice of such withdrawal shall be given to the Council prior to February 1 of the calendar year in which it is to become effective and shall become effective only as of July 1 of the calendar year in which the withdrawal is made. No party shall be entitled, by virtue of such withdrawal, to receive any payment of money or share of assets of the System except as may be agreed upon by all of the member agencies.

This Amended Joint Powers Agreement shall remain in effect until terminated by all of the remaining parties or until the withdrawal of all parties except one. In the event of ter-

mination of this Agreement the members of the Council remaining at the date of such termination shall continue as the governing board of the System for the purpose of winding up its affairs and during the course of such winding up shall exercise all powers granted by this Agreement as may be necessary or convenient in the accomplishment of its duties. When all affairs of the System have finally been settled then this Joint Powers Agreement shall terminate and be of no further force or effect.

Disposition of Property

In the event of the termination of this Agreement any and all property, funds, assets and interests therein of the System shall become the property of and be distributed to such member agencies as are then members of the System. Distribution shall be made among the then member agencies in such proportion as the Council determines fairly represents each agency's financial contribution to the System.

6. Notice

Within 30 days after the effective date hereof notice of this Agreement shall be filed with the office of the Secretary of State as required by section 6503.5 of the Government Code.
Within 70 days after the effective date hereof statements shall be filed with the Secretary of State and with the Clerk of the Counties of Ventura, Santa Barbara, and San Luis Obispo in compliance with Government Code Section 53051.

Counterparts

This Agreement may be executed in one or more counterparts, each of which shall be deemed an original.

ment on the dates set forth below their respective signatures.	IN WITNESS WHEREOF the parties have executed this Agree-
ment on the dates set forth below their respective signatures.	IN WITNESS WHEREOF the parties have executed this Agr

IN WITNESS WHEREOF the parties have executed this Agree-

DATED:

DATED:

APPROVED: ATTEST: DATED: APPROVED: City Attorney Secretary Counsel becretary CITY OF LOMPOC SANTA PAULA UNION HIGH SCHOOL PUBLIC LIBRARY DISTRICT APPROVED: DATED: September 24, 1984 APPROVED: ATTEST: (City Clerk Secretary Counsel CITY OF LOMPOC SANTA PAULA UNION HIGH SCHOOL PUBLIC LIBRARY DISTRICT

CITY OF EL PASO DE ROBLES

ATTEST:

APPROVE

DATED:

COUNTY OF SAN LUIS OBISPO

ATTEST:

Chairman of the Board of Supervisors

Clerk of the Board of Supervisors

APPROVED:

County Counsel

A-1 through A-28

IN THE BOARD OF SUPERVISORS

COUNTY OF SAN LUIS OBISPO, STATE OF CALIFORNIA

PRESENT: Supervisors

Bill Coy, Ruth Brackett, Jeff Jorgensen and Chairman Jerry Diefenderfer

__Tues__ day ...___September_4__, 19___84

ABSENT:

Kurt P. Kupper

In the matter of Consent Agenda:

on the following roll call vote, to wit: On motion of Supervisor Jorgensen, seconded by Supervisor Brackett and amended to read bid opening date of October 1, 1984, not October 15. Consent Agenda Item A-16 is continued one week. Item A-4 is

AYES: Supervisors Jorgensen, Brackett, Coy, Chairman Diefenderfer None Supervisor Kupper A, 96:16.

ABSENT: 4.96.69.

public inspection. file in the Office of the County Clerk-Recorder and are available for Item A-21 is RESOLUTION NO. 84-373. A-9 is RESOLUTION NO. 84-372. Item A-15 is RESOLUTION NO. 84-372A. the County Administrative Officer and as amended by this Board. Item Consent Agenda Items A-1 through A-28 are approved as recommended by Said Consent Agenda Items A-l through A-28, as amended, are on Item A-22 is RESOLUTION NO. 84-

Administration 9/14/84 vml

STATE OF CALIFORNIA, County of San Luis Obispo, 58.

APPROVED: ATTEST: Clerk of the Board of Supervisors APPROVED: ATTEST: DATED: City Attorney City Clerk COUNTY OF SAN LUIS OBISPO CITY OF EL PASO DE ROBLES Challman of the Board of Supervisors October 1, 1984 APPROVED: ATTEST: DATED: ATTEST: APPROVED AS TO FORM: City Clerk City Attorney City Attorney CITY OF SANTA MARIA APPROVED AS TO CONTENT: CITY OF SANTA BARBARA Library Director MAYOR

ACCORET T' TARA

14.

APPROVED: ATTEST: DATED: _ APPROVED: Clerk of the Board of Supervisors ATTEST: DATED: October 2, 1984 " County Counsel City Attorney #/226 16. COUNTY OF VENTURA APPROVED: CITY OF THOUSAND OAKS Chairman of the Board of Supervisors Que brines
City Attorney ATTEST: CITY ADMINISTRATOR APPROVED AS TO FORM: ATTEST: DATED: City Attorney City Clerk 4861 181 Garante CITY OF SANTA MARIA APPROVED AS TO CONTENT: CITY OF SANTA BARBARA Library Director

DATED:

CITY OF THOUSAND OAKS

Clerk of the Board of Supervisors	ATTEBICHARD D. DEAN, County Clork By HOLLY THE M- UNITY Dary County County County	DATED: Sept-18/1984	City Attorney	City Clerk APPROVED:	ATTEST:
	Chairman of the Board of Supervisors CHAIRMAN PRO TEMPORE	COUNTY OF VENTURA			