DATE: June 6, 2023

TO: Mayor and Council Members

FROM: Police Department

SUBJECT: Memorandum of Understanding with the Los Angeles Regional Interoperable Communications System Authority

RECOMMENDATION:
It is recommended that the Mayor and Council Members take the following actions:

1. Approve the attached Memorandum of Understanding with the Los Angeles Regional Interoperable Communication System Authority (LA-RICS) to provide the City of Inglewood (City) with operation usage of the Pre-Acceptance Land Mobile Radio (LMR) System; and

2. Authorize the Chief of Police (or designee) to approve no cost updates to the attached MOU, subject to review and approval by the City Attorney.

BACKGROUND:
In 2014, the Inglewood Police Department (Department) partnered with first responders in the Los Angeles County area to establish a Joint Powers Agreement (JPA) for the purposes of creating an interoperable voice and data communications system currently known as LA-RICS. The LA-RICS LMR System is a modern, integrated wireless voice and data communication system developed to serve first responders throughout the County of Los Angeles. This system provides day-to-day communications between agency personnel and allows seamless interagency communications for responding to routine, emergency, and critical incidents.

DISCUSSION:
LA-RICS has been in the process of replacing the patchwork system with a single countywide network to improve overall traffic capacity and provide a dedicated broadband network for first responders. LA-RICS has deployed portions of the Pre-Acceptance LMR System over the years for operational use. The Pre-Acceptance LMR System consists of Core 1 (main network), Core 2 (redundant network), and several LMR System sites. The Pre-Acceptance LMR System Acceptance will be utilized until the Final LMR System Acceptance is achieved between LA-RICS and its contractor.

It has been determined that the City is within the Pre-Acceptance LMR System’s coverage footprint, which will allot the City to utilize the Pre-Acceptance LMR System for operational usage prior to Final LMR System Acceptance. Use of Pre-Acceptance LMR System requires the City to maintain a backup/supplemental communications system to rely on and automatically
revert to in order to ensure the City has access to another communications system in the event of scheduled and/or unscheduled downtime impacting the Pre-Acceptance LMR System.

This MOU shall remain active until either the commencement of the Final LMR System Acceptance or a notice of termination is submitted by either the City or LA-RICS, whichever comes first.

The Department requests that the City Council authorize the Chief of Police (or designee) to approve no cost updates to the MOU, subject to review and approval by the City Attorney.

FINANCIAL/FUNDING ISSUES AND SOURCES:
None.

DESCRIPTION OF ANY ATTACHMENTS:
Attachment No. 1 – LA-RICS Land Mobile Radio System Early Onboarding Memorandum of Understanding

PREPARED BY:
Anna Chanyat, Police Administrative Analyst AC

COUNCIL PRESENTER:
Cardell Hurt, Acting Chief of Police
APPROVAL VERIFICATION SHEET

DEPARTMENT HEAD APPROVAL: Cardell Hurt, Acting Chief of Police

CITY MANAGER APPROVAL: Artie Fields, City Manager
ATTACHMENT NO. 1
LA-RICS LAND MOBILE RADIO SYSTEM EARLY ONBOARDING
MEMORANDUM OF UNDERSTANDING

CITY OF INGLEWOOD

This Memorandum of Understanding (the "MOU") is made and entered into this _____ day of ______________, 2023, by and between City of Inglewood hereinafter referred to as "Agency" and the Los Angeles Interoperable Communications System Authority (LA-RICS), a Joint Powers Authority, hereinafter collectively referred to as the "Authority" (collectively, the "Parties" or individually, a "Party").

RECITALS

WHEREAS, the Authority entered into Agreement No. LA-RICS 007 on August 15, 2013, with Motorola Solutions, Inc. (Motorola) for the design, construction, and implementation of a Land Mobile Radio (LMR) System.

WHEREAS, the Authority has since deployed a portion of the LMR System consisting of Core 1, Core 2, a number of LMR System Sites, and any other LMR sites that may be constructed, launched, and included in the LMR System prior to Final LMR System Acceptance (hereinafter collectively referred to as "Pre-Acceptance LMR System"), for operational usage to the extent coverage is available. Final LMR System Acceptance is achieved when the LMR System Contractor has fully performed, provided, completed, and delivered a functional LMR System that complies with the Testing and Acceptance requirements, Statement of Work criteria, LMR System Specifications, and the Warranty Period pursuant to Agreement No. LA-RICS 007.

WHEREAS, the LA-RICS Joint Powers Authority (JPA) Board of Directors (Board) took certain action on May 17, 2018, to approve the LA-RICS LMR System Standard Operating Procedures (SOP) Policy (Policy No. 022-2018), which may be updated from time to time, and is incorporated herein by this reference, to ensure consistent protocols are in place and formalizes the operational guidelines, technological specifications, and technological requirements including cybersecurity, for use of the LMR System by member agencies, subscribers, emergency response and support personnel, communications operational and technical personnel, State/Local/Federal government representatives, non-governmental organizations (NGOs), and other system users as authorized by the Authority.

WHEREAS, the LA-RICS JPA Board took certain action on April 3, 2019, to approve the LA-RICS LMR System Early Onboarding Policy (Policy No. 023-2018), which may be updated from time to time, and is incorporated herein by this reference, to ensure consistent protocols are in place and formalizes the operational usage of the LMR System by member agencies, subscribers, emergency response and support personnel, communication, operations and technical personnel, State/Local/Federal government representatives, NGOs, and other system users as authorized by the Authority prior to Final LMR System Acceptance for operational usage purposes.

WHEREAS, the Authority has conducted certain Pre-Acceptance LMR System coverage analysis and has determined the Agency's area is currently within the Pre-
Acceptance LMR System's coverage footprint such that Agency can utilize the Pre-Acceptance LMR System for operational usage prior to Final LMR System Acceptance.

WHEREAS, the Authority wishes to enter into this MOU to provide use of its Pre-Acceptance LMR System for operational usage, to the extent available, to its member agencies and other LMR System users as authorized by the Authority, for operational purposes prior to Final LMR System Acceptance on a gratis basis.

WHEREAS, Agency desires to enter into this MOU to use the Pre-Acceptance LMR System for its operation, to the extent available, for its operational purposes prior to Final LMR System Acceptance on a gratis basis.

WHEREAS, Agency acknowledges that use of the Pre-Acceptance LMR System prior to Final LMR System Acceptance for operational usage purposes will require Agency to maintain either its current, a backup and/or supplemental communications system to ensure Agency has access to another communications system in the event of scheduled, unscheduled, or unforeseen downtime impacting the Pre-Acceptance LMR System.

NOW, THEREFORE, in consideration of the mutual promises, covenants, and conditions set forth herein, the parties hereto and each of them do agree as follows:

1. INCORPORATION OF RECITALS

The Recitals contained herein are contractual in nature and are not merely recitals, and are incorporated fully herein as terms of this MOU.

2. PURPOSE

The purpose of this MOU is to allow the Authority to grant Agency access for use of the Pre-Acceptance LMR System prior to Final System Acceptance and set forth the terms and conditions of such use.

3. CONDITIONS OF USE OF PRE-ACCEPTANCE LMR SYSTEM

3.1 Agency enters into this MOU with the understanding and acknowledgment that it shall comply with and abide by all applicable operational guidelines, technical specifications, technical requirements including cybersecurity, pursuant to the LMR System SOP, which may be updated from time to time.

3.2 Agency enters into this MOU with the understanding and acknowledgment that it shall comply with and abide by all applicable LA-RICS policies related to the use of the LMR System as they are implemented. The Authority will notify and provide copies to Agency of all such policies.

3.3 Agency enters into this MOU with the understanding and acknowledgment that the Authority has conducted certain Pre-Acceptance LMR System coverage analysis as depicted in Exhibit A (Coverage Maps) to this MOU.
and Agency has determined such Pre-Acceptance LMR System coverage is acceptable for its operational usage purposes.

3.4 Agency enters into this MOU with the understanding and acknowledgment that use of the Pre-Acceptance LMR System prior to Final LMR System Acceptance for operational usage requires Agency to maintain either its current, a backup and/or supplemental communications system to ensure Agency has access to a communications system in the event of scheduled, unscheduled, or unforeseen downtime impacting the Pre-Acceptance LMR System. By entering into this MOU, Agency acknowledges and confirms it has either a current, backup and/or supplemental communications system in place to rely on and automatically revert to in the event of scheduled, unscheduled, or unforeseen downtime impacting the Pre-Acceptance LMR System.

3.5 Agency agrees and acknowledges that it will utilize the Conventional Analog Channels system as its backup supplemental communications system to rely on and automatically revert to in the event of scheduled and/or unscheduled downtime impacting the Pre-Acceptance LMR System, and confirms that this system is operational and effective for its operational uses.

3.6 Agency enters into this MOU with the understanding and acknowledgement that in order to use the Pre-Acceptance LMR System, Agency will need and use compatible Project 25 (P25) subscriber equipment. In addition, for 700 MHz operation, Agency's subscriber equipment must be able to operate in P25 Phase 2 (TDMA) mode.

3.7 Agency enters into this MOU with the understanding and acknowledgment that, except as otherwise provided herein, the Agency will be provided twenty-four (24) hour-a-day access to use the Pre-Acceptance LMR System with talk groups mutually agreed upon by all Parties pursuant to Exhibit B (Talk Group Details) of this MOU. Provided Authority resources are available, Agency's Radio Equipment may be pre-programmed by the Authority for use on the Pre-Acceptance LMR System, which will include the Agency's current radio channels as further defined in Section 4 (Scope of Programming Services). Additional Pre-Acceptance LMR System talk groups may be available upon written request to and approval from, the Authority, after execution of this MOU.

3.8 Agency enters into this MOU with the understanding and acknowledgment that the Pre-Acceptance LMR System is part of a larger LMR System that is currently in the design, construction, and implementation phases. For this reason, the Pre-Acceptance LMR System may experience scheduled downtimes. In the event the Pre-Acceptance LMR System must be taken down for any reason, the Authority will reasonably notify Agency of such...
shut down by email notification to the Agency's designee and telephonic notification to the Agency's dispatch center.

3.9 Agency enters into this MOU with the understanding and acknowledgement that the Authority's Pre-Acceptance LMR System may not have the same radio coverage as Agency's existing regularly assigned radio channels. Agency agrees that it will inform all of its users on the Pre-Acceptance LMR System of this and will adjust its operations accordingly to account for this.

3.10 Agency enters into this MOU with the understanding and acknowledgement that in the event its users operating on the Pre-Acceptance LMR System need to call for emergency assistance, they shall reach out to the contacts set forth in Exhibit C (Notification Contact List) to this MOU.

3.11 Agency enters into this MOU with the understanding and acknowledgement that the Agency is responsible for training and educating users regarding use of radios on the Pre-Acceptance LMR System, specifically fallback procedures to the Agency's current, backup and/or supplemental communications system in the event of a Pre-Acceptance LMR System outage.

3.12 Agency enters into this MOU with the understanding and acknowledgement that radio conversations conducted on the Pre-Acceptance LMR System may be recorded by the Authority and certain access may be granted to the Agency. However, Agency understands and acknowledges that recording of the Agency's radio audio is the responsibility of the Agency. For additional information regarding recording, please refer to Section 5.13 (Audio Logging Recorders) of the LMR System SOP.

4. SCOPE OF PROGRAMMING SERVICES

4.1 Agency may request the Authority, and its staff who are on loan from the County of Los Angeles (County), to the extent that such resources are available, to program (hereinafter referred to as "Programming Services") Agency's own public safety radios, subscriber equipment, and/or radio accessories (collectively referred to as "Agency's Radio Equipment" or "Radio Equipment") in order to use the Pre-Acceptance LMR System. In the event that Agency requests the Authority to provide such Programming Services, the Authority has the right, in its sole discretion, to determine (1) whether it will render such Programming Services and (2) what Radio Equipment will be accepted for Programming Services, with such determinations being made on a case-by-case basis by the Executive Director or his designee.

4.2 In the event the Authority will perform Programming Services, Exhibit D (Radio Equipment List) to this MOU shall be completed and shall identify all Radio Equipment that the Parties agree will be serviced.
4.3 If the Agency finds its Radio Equipment is not functioning properly after being programmed by the Authority, the Agency shall immediately remove the Radio Equipment from Service and may elect to return the Radio Equipment to the Authority for additional diagnosis and reprogramming.

4.4 In the event that the Authority has loaned Agency equipment owned by the Authority (i.e. portable radios, mobile radios, base station radios, radio accessories, collectively "Loaned User Equipment") under a separately executed "Memorandum of Understanding for Use of LA-RICS User Equipment," Agency may deliver its Loaned User Equipment to the Authority for programming pursuant to the terms of and conditions of the "Memorandum of Understanding for Use of LA-RICS User Equipment."

5. TERM OF MOU

5.1 The term of this MOU shall commence upon execution by both parties and shall expire on the earlier of: (1) upon Final LMR System Acceptance pursuant to Agreement No. LA-RICS 007, unless the term of this MOU is otherwise extended or shortened by the Authority in its sole discretion to transition Agency to a new agreement (e.g. subscription plan and/or, subscription agreement, etc.) for continued use of the LMR System following Final LMR System Acceptance; or (2) notice of termination by either Party pursuant to Section 5.2 below. The Authority will notify Agency within a reasonable timeframe of the expected termination date of this MOU due to Final LMR System Acceptance, or any timeframes related to the transition of Agency to a new agreement, whatever that may be, for continued LMR System use.

5.2 Notwithstanding the foregoing, either Party may terminate this MOU at any time for any reason upon giving thirty (30) calendar days prior notice from the effective date of any such termination.

6. CONSIDERATION

This MOU, inclusive of use of the Pre-Acceptance LMR System and rendering of Programming Services, is granted on a gratis basis in furtherance of public safety goals. Consideration for this MOU is the Parties’ full and faithful compliance with the mutual promises, covenants, terms and conditions set forth herein. In the future, should the Authority require payment for the use of the Pre-Acceptance LMR System, the Authority will notify Agency and a new agreement will be executed accordingly as specified in Section 5.1 of this MOU.

7. DESIGNATED ADMINISTRATORS

7.1 The authorized Agency official specified in this Section 7 (Designated Administrators) is hereby designated as the contact officer for all matters relating to the Agency’s performance of its obligations under this MOU.
Authority shall not take direction from any Agency’s employee or official other than the contact officer (or his/her designee).

- **Agency Designated Administrator:**
  
  City of Inglewood Police Department  
  Acting Chief Cardell Hurt  
  1 West Manchester Boulevard  
  Inglewood, CA 90301  
  churt@cityofinglewood.org  
  (310) 412-5211

- **Agency Designated Administrator Designee:**
  
  City of Inglewood Police Department  
  Sergeant Jeff LaGreek  
  1 West Manchester Boulevard  
  Inglewood, CA 90301  
  jlagreek@cityofinglewood.org  
  (310) 412-5641

7.2 The contact officer for all matters relating to the Authority's performance of its obligations under this MOU shall be the Executive Director (or his/her designee) as outlined in this Section 7.2.

- **Authority Designated Administrator:**
  
  LA-RICS  
  Scott Edson, LA-RICS Executive Director  
  2525 Corporate Place, Suite 100  
  Monterey Park, CA 91754  
  scott.edson@la-rcs.org  
  (323) 881-8281

- **Authority Designated Administrator Designee:**
  
  LA-RICS  
  Ronald Watson, Deputy Executive Director  
  2525 Corporate Place, Suite 100  
  Monterey Park, CA 91754  
  ronald.watson@la-rcs.org  
  (323) 881-8296

7.3 In the event of a dispute between the Parties to this MOU as to the extent of the duties and functions to be rendered hereunder, or the minimum level or manner of performance of such deployment, the Agency shall be consulted and a mutual determination thereof shall be made by both the Agency and the Authority.
7.4 The Authority, in an unresolved dispute, shall have final and conclusive determination as between the Parties hereto.

8. NOTICES

8.1 Notices desired or required to be given pursuant to this MOU or by any law shall be provided in the manner pursuant to this Section 8 (Notices) and shall be addressed to the individuals set forth in Exhibit C (Notification Contact List), which may be updated from time to time, based on a situational case-by-case basis as further specified in Exhibit C (Notification Contact List).

8.2 Unless otherwise specified herein, all notices, requests, demands, or other communications required or permitted to be given or made under this MOU shall be in writing, unless otherwise specified in Exhibit C (Notification Contact List). Notice will be sufficiently given for all purposes as follows:

a. **Personal delivery.** When personally delivered to the recipient, notice is effective on delivery.

b. **First Class mail.** When mailed first class to the last known address of the recipient, notice is effective three mail delivery days after deposit in a United States Postal Service office or mailbox.

c. **Certified mail.** When mailed certified, return receipt requested, notice is effective on receipt, if delivery is confirmed by a return receipt.

d. **Overnight delivery.** When delivered by an overnight delivery service, charges prepaid or charged to the sender’s account, notice is effective on delivery, if delivery is confirmed by the delivery service.

e. **Facsimile transmission.** When sent by fax to the last known fax number of the recipient, notice is effective on receipt. Any notice given by fax will be deemed received on the next business day if it is received after 5:00 p.m. or on a non-business day.

f. **Email.** When sent by email, notice is effective on receipt. Any notice given by email will be deemed received on the next business day if it is received after 5:00 p.m. or on a non-business day.

8.3 Any correctly addressed notice that is refused, unclaimed, or undeliverable because of an act or omission of the Party to be notified, will be deemed effective as of the first date the notice was refused, unclaimed or deemed undeliverable by the postal authorities, messenger or overnight delivery service.
8.4 Addresses and persons to be notified may be changed by either Party by giving ten (10) calendar days prior written notice thereof to the other Party.

9. INDEMNITY, HOLD HARMLESS, DISCLAIMERS

9.1 Agency accepts the Pre-Acceptance LMR System as-is, and assumes all risks, both known or unknown to Agency, arising from or connected with this MOU, from use of the Pre-Acceptance LMR System, and from the performance of Programming Services rendered on Agency Radio Equipment and/or Loaned Radio Equipment covered by this MOU. Agency agrees to defend, indemnify, and hold harmless the Authority, its member agencies, including the County, and their elected and appointed officers, member departments, agencies, employees, contractors and agents from and against any and all liability, including but not limited to demands, claims, lawsuits, actions, loss, damage and/or injury fees, costs, and expenses (including attorney and expert witness fees) arising from or connected with this MOU, from use of the Pre-Acceptance LMR System, and from the performance of Programming Services rendered on Agency Radio Equipment and/or Loaned Radio Equipment covered by this MOU, except for such loss or damage resulting from the willful misconduct of the Authority.

9.2 AUTHORITY DISCLAIMS ANY AND ALL EXPRESS AND IMPLIED WARRANTIES, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, FOR THE PRE-ACTEPTION LMR SYSTEM AND PROGRAMMING SERVICES PROVIDED BY THIS MOU.

10. INDEPENDENT STATUS

This MOU is by and between Agency and Authority and is not intended and shall not be construed to create the relationship of agent, servant, employee, partnership, joint venture or association as between Agency and Authority.

11. ASSIGNMENT

This MOU is personal to Authority and the Agency, and, in the event the Agency shall attempt to assign or transfer the same in whole or in part, all rights hereunder shall immediately terminate.

12. DEFAULT

Parties agree that if there is any default by either Party of the terms or conditions herein contained, the non-defaulting Party may forthwith revoke and terminate this MOU.
13. WAIVER

13.1 Any waiver by either Party of the breach of any one or more of the covenants, conditions, terms and MOUs herein contained shall not be construed to be a waiver of any other breach of the same or of any other covenant, condition, term or MOU herein contained, nor shall failure on the part of either Party to require exact, full and complete compliance with any of the covenants, conditions, terms or MOUs herein contained be construed as in any manner changing the terms of this MOU or stopping either Party from enforcing the full provisions thereof.

13.2 No option, right, power, remedy, or privilege of either Party shall be construed as being exhausted by the exercise thereof in one or more instances. The rights, powers, options, and remedies given either Party by this MOU shall be cumulative.

14. INTERPRETATION

Unless the context of this MOU clearly requires otherwise: (i) the plural and singular numbers shall be deemed to include the other; (ii) the masculine, feminine and neuter genders shall be deemed to include the others; (iii) "or" is not exclusive; and (iv) "includes" and "including" are not limiting. Further, captions and section headings used in this MOU are for convenience only and are not a part of this MOU and shall not be used in construing this MOU. Finally, this MOU is the product of arm's length negotiation between Agency and the Authority, where each Party has had the opportunity to receive advice from independent counsel of its own choosing. This MOU is to be interpreted as if both Parties participated equally in its drafting, and shall not construed against either Party.

15. GOVERNING LAW, JURISDICTION, AND VENUE

This MOU shall be governed by, and construed in accordance with, the laws of the State of California. The Parties agree and consent to the exclusive jurisdiction of the courts of the State of California for all purposes regarding this MOU and further agree and consent that venue of any action brought hereunder shall be exclusively in the County of Los Angeles.

16. SEVERABILITY

If any provision of this MOU is held invalid, the remainder of this MOU shall not be affected thereby if such remainder would then continue to conform to the terms and requirements of applicable law.

17. FACSIMILE REPRESENTATIONS

Agency and the Authority hereby agree to regard facsimile representations of original signatures of authorized officers of each Party, when appearing in
appropriate places on the MOU and/or amendments to the MOU, and received via electronic mail transmission or communications facilities, as legally sufficient evidence that such original signatures have been affixed to the MOU and/or any amendments to this MOU, such that the Parties need not follow up facsimile transmissions of such documents with subsequent (non-facsimile) transmission of "original" versions of such documents.

18. AMENDMENTS

All changes, modifications, or amendments to this MOU must be in the form of a written Amendment duly executed by authorized representatives of the Authority and Agency.

19. ENTIRE MOU

This MOU, Exhibit A (Coverage Maps), Exhibit B (Talk Group Details), Exhibit C (Notification Contact List), Exhibit D (Radio Equipment List), and any executed Amendments, between the Parties hereto, and no addition or modification of any terms or provisions shall be effective unless set forth in writing, signed by both Agency and Authority.

(Signature Page – following page)
IN WITNESS WHEREOF, Authority has executed this MOU or caused it to be duly executed, and Agency, by Order of its authorizing body, has caused this MOU to be executed on its behalf by its duly authorized representatives, on the dates written above.

CITY OF INGLEWOOD

Mayor, James T. Butts, Jr.

Executive Director, Scott Edson

APPROVED AS TO FORM:

City Attorney, Kenneth R. Campos

ATTEST:

City Clerk, Aisha L. Thompson
TALKGROUP DETAILS

Talk Group Details to be negotiated with Agency prior to MOU execution

Parties shall agree on the specific Agency talkgroup details prior to execution of the MOU. Such talkgroup details shall be consistent with the LA-RICS Standard Operating Procedures (SOP) as follows:

1. Talkgroups will be assigned, activated, and deactivated by the Authority based on Agency need and available system resources.

2. As part of this MOU, Agency shall be granted twenty (20) number of talkgroups for use on the Pre-Acceptance LMR System.

3. Such talkgroups shall adhere to standardized and common naming conventions pursuant to the LMR System SOP.

4. Agencies may only use the talkgroup IDs assigned by Authority staff for use on the Pre-Acceptance LMR System.

5. In the event that Agency requires additional talkgroups beyond those allocated, Agency must submit a written request to the LA-RICS Pre-Acceptance Help Desk set forth in Exhibit C (Notification Contact List). Agencies should provide reasonable justification in the written request for individual talkgroups, along with any requires such as encryption or special functions. The request will be reviewed and Authority staff with work with Agency to provide additional talkgroups if such request is approved.

6. Authority staff will monitor use of the talkgroups allocated to Agency. If a talkgroup has shown no usage in a minimum of 180 days, written notification will be sent to the Agency and the talkgroup may be reclaimed.
NOTIFICATION CONTACT LIST

1. **Pre-Acceptance LMR System Help Desk**

   In the event Agency requires assistance (none emergency and/or service delivery issue) while using the Pre-Acceptance LMR System during normal business days, Monday through Friday and hours (8:00 a.m. to 4:30 p.m.) Agency may contact the Pre-Acceptance LMR System Help Desk, in person, by phone and/or email as follows:

   LA-RICS Headquarters   FCCF ISD Technician
   2525 Corporate Place, Suite 100    (323) 881-6124
   Monterey Park, CA 91754
   (323) 881-8185
   LARICS.NOC@la-rics.org

2. **Pre-Acceptance LMR System Network Operations Center**

   In the event Agency requires immediate assistance due to service outage while using the Pre-Acceptance LMR System, Agency may contact the Pre-Acceptance LMR System Help Desk by phone and/or email as follows:

   LA-RICS Network Operation Center
   SCC ISD Technician
   1277 N. Eastern Ave.
   Los Angeles, CA 90063
   (323) 881-8229
   LARICS.NOC@la-rics.org

3. **Service and Emergency Notifications**

   In the event the Authority needs to notify the Agency of all service and emergency outages regarding the Pre-Acceptance LMR System, the notification shall be directed to the following Agency individuals by phone and/or email:

   City of Inglewood Police Department
   Sergeant Jeff LaGreek
   1 West Manchester Boulevard
   Inglewood, CA 90301
   jlagreek@cityofinglewood.org
   Office: (310) 412-5641
   Cell: (424) 750-1206
   IPD Dispatch: (310) 412-8771
RADIO EQUIPMENT LIST

Radio Equipment List to be completed in the event the Authority will be rendering Programming Services.

<table>
<thead>
<tr>
<th>Type of Equipment (Ex: Radio, Battery, Battery Charger, etc.)</th>
<th>Asset/Serial Number</th>
<th>Issue(s) (Ex: Diagnose problem, Repair, Program)</th>
<th>Signatures for: Delivered by Agency</th>
<th>Signatures for: Returned by Authority</th>
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