



PUBLIC SAFETY



NEBO SCHOOL DISTRICT SRO AGREEMENT

The **School District** agrees to **reimburse** the City for **one-half (1/2) of the SRO salary and benefit costs** for each school year (defined as July 1st to June 30th). **Overtime** pay that is specifically related to School District assignments (e.g., **after-school activities and events**, such as dances and sporting events) **shall be included** in the salary and benefit reimbursement calculation.



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The City may send an **invoice** to the School District's Business Administrator **quarterly** for twenty-five percent (25%) of the School District's estimated school year obligation in each of the months of October, January, and April, along with a final invoice representing the total actual costs of the SRO for the school year, less the quarterly amounts paid.



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The **SRO** is to be **present and available during regular school hours** throughout the academic calendar year at Springville High School. **Adjustments** outside these regular school hours shall be **by mutual agreement in writing** between the City and School District. The SRO's point of contact at Springville High School shall be the principal and assistant principals.

The City will, at least **annually, seek out and accept feedback from the School District about the SRO's performance** in accordance with UTAH CODE ANN., §53G-8-703(2)(h).



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The **SRO shall:**

- a) **walk the halls and campus** during passing time and encourage students to attend class;
- b) **positively interact with students** during lunch;
- c) walk the school campus perimeter regularly to **encourage students to attend class** and to respond to trespassers;
- d) walk the school campus periodically during the school day to conduct a **perimeter safety check**;
- e) when time permits, **stand near the main entrances and greet students** as they come into the building in the morning or as they leave at the end of the day; and
- f) **be available to school administrators** for advice, assistance, and consultation.



NEBO SCHOOL DISTRICT SRO AGREEMENT

Offenses committed by a minor student on school property which are defined under UTAH CODE ANN., §53G-8-211 as a class **C misdemeanor, an infraction, or a status offense** (i.e., a violation of the law that would not be a violation but for the age of the offender, such as certain alcohol and tobacco offenses) under criminal law **may be referred to:**

- a) an **evidence-based alternative intervention**... or
- b) for prevention and early intervention **youth services**, as described in UTAH CODE ANN., §80-5-201, **by the Division of Juvenile Justice and Youth Services if the minor student refuses to participate in an evidence-based alternative intervention** described in subsection (a) above.



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- a) the minor student allegedly committed the **same offense** on school property on **two previous occasions**; **and**
- b) the minor **was referred to an evidence-based alternative intervention, or to prevention or early intervention youth services, as described in the above paragraph, for both of the two previous offenses.**



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If a minor student is alleged to have committed a **traffic offense** that is an infraction, the minor student **may be referred to law enforcement, a prosecuting attorney, or a court** for the traffic offense.