

FY 2018 Asset Forfeiture Sharing Agreement
Task Force 2/Collin County Sheriff's Office

The Federal, state and local members (the "Participants"), of the DEA Task Force 2 (the "Task Force"), hereby agree to the following terms and conditions of this Memorandum of Understanding ("MOU") governing the Task Force's equitable sharing requests and participation in the United States Department of Justice ("DOJ") Equitable Sharing Program:

The following are the Task Force Participants and their contribution to the Task Force:

Collin CSO / One (1) officer assigned to the Task Force
DFW Airport DPS / One (1) officer assigned to the Task Force
Grand Prairie PD / One (1) officer assigned to the Task Force
Lancaster PD / One (1) officer assigned to the Task Force
Plano PD / One (1) officer assigned to the Task Force
Grapevine PD / One (1) officer assigned to the Task Force
Texas DPS / One (1) officer assigned to the Task Force
Dallas PD / One (1) officer assigned to the Task Force

Participants acknowledge that equitable sharing is at the discretion of the Attorney General and not guaranteed in any case. Participants acknowledge that sharing will not be awarded in a case if victims have not been fully compensated. State, local or federal government entities can be considered victims.

Sharing percentages shall be based upon the following formula:

Agencies with one or more full time deputized TFOs assigned to the Task Force will receive a pro rata share of the maximum amount available for sharing, based on the number of TFOs assigned as of the date of the seizure.

The maximum amount available for sharing is currently 80 percent of the asset value minus expenses related to the seizure, and minus any percentages allotted for agencies not a party or recently added to this Sharing Agreement who have also participated quantitatively or qualitatively in the asset seizure. Sharing is not automatically 80 percent. The actual amount to be shared among the participating agencies may be impacted by numerous factors.

Participants understand that if a non-MOU member receives an equitable share based upon their contribution, then the MOU Participants' shares shall be reduced proportionately (e.g., if non-MOU agency receives 10% based upon their contribution, then the MOU Participants' percentages shall be based upon 90% of the maximum amount available for sharing).

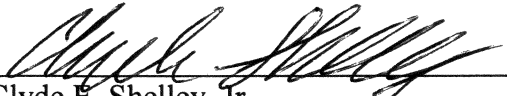
Participants further understand that additional adjustments may be necessary so to ensure that DEA (DOJ) receives a minimum of 20%.

17 AUG 28 PM 2:39
RECEIVED
PURCHASING AGENT


Participants further understand that the federal decision-makers on each equitable sharing request retain discretion to modify percentages as deemed appropriate based on the facts and circumstances in each case.

The addition and/or departure of Participant agencies and personnel shall not require renewal of this Sharing Agreement. Rather, the sharing percentages shall continue to reflect the pro rata contributions of any and all agencies which participated in a seizure pursuant to this Sharing Agreement.

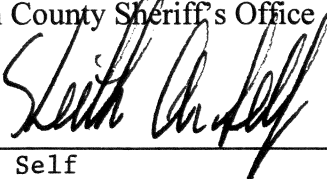
This Sharing Agreement shall remain in force upon the addition or departure of law enforcement agencies in the DEA Task Force 2 Task Force. This agreement shall be reviewed annually at the time each agency completes the State and Local Task Force Agreement with DEA for the coming Fiscal Year. Termination shall be by mutual consent in writing by all Task Force Participants or by the withdrawal of DEA (the latter upon 30 days advance written notice to all current Task Force Participants).


Clyde E. Shelley, Jr.
Special Agent in Charge
Dallas Field Division

8/22/17
Date


Jim Skinner
Sheriff
Collin County Sheriff's Office

7/14/17
Date


Keith Self
County Judge, Collin County

8/8/17
Date